

Corporation, 1200 K Street, NW.,
Washington, DC 20005-4026.

NOTIFICATION PROCEDURE:

Procedures are detailed in PBGC
regulations: 29 CFR part 4902.

RECORD ACCESS PROCEDURES:

Same as notification procedure.

CONTESTING RECORD PROCEDURES:

Same as notification procedure.

RECORD SOURCE CATEGORIES:

Subject individual, plan
administrators, labor organization
officials, firms or agencies providing
locator services, and other Federal
agencies.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

None.

[FR Doc. 00-10811 Filed 4-28-00; 8:45 am]

BILLING CODE 7708-01-P

POSTAL SERVICE

Retirement Plan for Manually Set Postage Meters

AGENCY: Postal Service.

ACTION: Notice of proposed plan with
request for comments.

SUMMARY: The Postal Service recently
completed the first phase of a plan to
remove insecure postage meters from
the marketplace with the decertification
of mechanical postage meters. A plan is
herewith proposed for the second phase,
which is the retirement of manually
reset electronic meters. Upon
completion of this phase all meters in
service will offer enhanced levels of
security, thereby greatly reducing the
Postal Service's exposure to meter fraud,
misuse, and loss of revenue.

DATES: Comments must be received on
or before June 15, 2000.

ADDRESSES: Written comments should
be mailed or delivered to the Manager,
Postage Technology Management, U.S.
Postal Service, Room 8430, 475 L'Enfant
Plaza SW, Washington DC 20260-2444.
Copies of all written comments will be
available at the above address for
inspection and photocopying between 9
a.m. and 4 p.m. Monday through Friday.

FOR FURTHER INFORMATION CONTACT:
Nicholas S. Stankosky, (202) 268-5311.

SUPPLEMENTARY INFORMATION: In 1996
the Postal Service, in cooperation with
all authorized postage meter
manufacturers, began a phase-out, or
decertification, of all mechanical
postage meters because of identified
cases of indiscernible tampering and
misuse. Postal revenues were proven to

be at serious risk. With the recent
completion of this initial effort, 776,000
mechanical meters have been
withdrawn from service. Recent
advances in postage meter technology
offer high levels of security, operational
reliability, and flexibility for meter
users. As a result, the Postal Service is
addressing the next category of meter
insecurity, namely electronic meters
that are manually set by postal
employees. Of the current total installed
population of 1,587,000 meters, over 92
percent are remotely set through
telephone access to a manufacturer's
setting center. Customers have
recognized the advantages of remote
setting, and as a result the marketplace
has moved in a positive direction. The
remaining 145,000 manually set
electronic meters are to be retired and
no longer authorized for use as postage
evidencing devices. It is the Postal
Service's intent to make this an orderly
process minimizing impacts on meter
users. A schedule has been devised that
gives meter users ample time to make
timely and intelligent decisions on
replacement meters. The Postal Service
proposed plan is as follows:

1. Effective February 1, 2000, new
placements of manually reset electronic
postage meters ceased. The edict applies
to new customers as well as existing
meter users. All meter manufacturers
were notified of this policy and are
complying.

2. Meters must be withdrawn at the
expiration of a user's lease, with one
exception. The Postal Service will allow
a lease extension up to December 31,
2001, for any lease which expires during
calendar year 2000. No other lease
extensions are permitted by the Postal
Service. Manufacturers or users cannot
avoid meter retirement by the
manipulation of leases.

3. Some users currently have
multiple-year leases which expire after
June 30, 2001. Any meter covered under
such a lease may be used until the lease
expires.

4. All retired meters must be
withdrawn from active service records
immediately upon lease expiration.
Manufacturers must process PS Form
3601-C, Postage Meter Activity Report,
to withdraw the meter effective the lease
expiration date.

5. Retired meters must be physically
returned to the manufacturer within 30
business days after lease expiration. The
use of a retired meter in the time period
between the expiration date and when
the meter is returned to the
manufacturer may result in the
cancellation of the user's meter license.

6. Official notification to users
explaining this action will be sent

directly by the Manager, Postage
Technology Management, Postal Service
Headquarters. No other correspondence
will be considered to be official.

7. Any manufacturer correspondence
to these meter users must be provided
to and reviewed by the Manager,
Postage Technology Management prior
to distribution.

8. Manufacturers will provide the
Postal Service with a complete listing of
lease expiration dates including those
extended under item 2 above.

9. The meters affected by this rule are:

Ascom Hasler

1441
1446
SM1441
SM1446
16410
16410TMS
16413
16463
SM16410
SM16413
SM16463
17563
SM17563
741
SM741
7410
7413
SM7410
SM7413
7560
7563
SM7560
SM7563

Neopost

9212
9212G
9248
9248G
9252
9252G
9257
9257G
9258
9258G
9252U
9257U
9258U
9258UG
9267
9268
9268G

Francotyp-Postalia

7000
7100
7200

Pitney Bowes

6501
6502
6513
B901

E101
E102

A final plan will be published after all comments have been received from interested parties and reviewed by the Postal Service.

Stanley F. Mires,

Chief Counsel, Legislative.

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BILLING CODE 7710-12-P

SECURITIES AND EXCHANGE COMMISSION

Proposed Collection; Comment Request

Upon Written Request, Copies Available
From: Securities and Exchange
Commission, Office of Filings and
Information Services, Washington, DC
20549

Extension:

Form T-6, SEC File No. 270-344, OMB
Control No. 3235-0391
Form 11-K, SEC File No. 270-101, OMB
Control No. 3235-0082
Form 144, SEC File No. 270-112, OMB
Control No. 3235-0101
Regulation S-B, SEC File No. 270-370,
OMB Control No. 3235-0417

Notice is hereby given that pursuant to the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 et seq.) the Securities and Exchange Commission ("Commission") is soliciting comments on the collections of information summarized below. The Commission plans to submit these existing collections of information to the Office of Management and Budget for extension and approval.

Form T-6 is a statement of eligibility and qualification for a foreign corporate trustee under the Trust Indenture Act of 1939. Form T-6 provides the basis for determining if a trustee is qualified. All information is provided to the public upon request. Form T-6 takes approximately 17 burden hours to be prepared and is filed by 15 respondents. It is estimated that 25% of the 255 total burden hours (64 hours) would be prepared by the filer.

Form 11-K is the annual report designed for use by employee stock purchase, savings and similar plans to facilitate their compliance with the reporting requirement. Form 11-K is necessary to provide employees with information, including financial information, with respect to the investment vehicle or plan itself. Form 11-K provides the employees in turn with the necessary information to assess the performance of the investment vehicle in which their money is invested. Form 11-K is filed on

occasion and the information required is mandatory. All information is provided to the public upon request. Form 11-K takes approximately 30 burden hours to prepare and is filed by 774 respondents for a total of 23,220 annual burden hours.

Form 144 is used to report the sale of securities during any three month period that exceeds 500 shares or other units or has an aggregate sales price in excess of \$10,000. The information requested is mandatory. Form 144 operates in conjunction with Rule 144. If the information collection was not required, the objectives of the rule could be frustrated. All information is provided to the public upon request. Form 144 takes approximately 2 burden hours to prepare and is filed by 18,096 respondents for a total of 36,192 annual burden hours.

Regulation S-B provides an integrated disclosure system for small business issuers that file registration statements under the Securities Act of 1933 and reports under the Securities Exchange Act of 1934. The information requested is mandatory. The information collected is intended to ensure the adequacy of information is available to investors in the registration of securities. All information is provided to the public upon request. Regulation S-B takes approximately one burden hour to review and is filed by one respondent for a total of one annual burden hour. The one hour associated with Regulation S-B is strictly an administrative reporting burden.

Written comments are invited on: (a) Whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility; (b) the accuracy of the agency's estimate of the burden of the collection of information; (c) ways to enhance the quality, utility, and clarity of the information collected; and (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology. Consideration will be given to comments and suggestions submitted in writing within 60 days of this publication.

Please direct your written comments to Michael E. Bartell, Associate Executive Director, Office of Information Technology, Securities and Exchange Commission, 450 5th Street, NW, Washington, DC 20549.

Dated: April 19, 2000.

Margaret H. McFarland,
Deputy Secretary.

[FR Doc. 00-10728 Filed 4-28-00; 8:45 am]

BILLING CODE 8010-01-M

SECURITIES AND EXCHANGE COMMISSION

Submission for OMB Review; Comment Request

Upon Written Request; Copies Available
From: Securities and Exchange
Commission, Office of Filings and
Information Services, Washington, DC
20549

Extension:

Form T-1, SEC File No. 270-121, OMB
Control No. 3235-0110
Form T-2, SEC File No. 270-122, OMB
Control No. 3235-0111
Form T-3, SEC File No. 270-123, OMB
Control No. 3235-0105
Form T-4, SEC File No. 270-124, OMB
Control No. 3235-0107
Rule 14f-1, SEC File No. 270-127, OMB
Control No. 3235-0108
Rule 12d1-3, SEC File No. 270-116, OMB
Control No. 3235-0109

Notice is hereby given that pursuant to the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 et seq.) the Securities and Exchange Commission (Commission) has submitted to the Office of Management and Budget requests for extension on the previously approved collections of information discussed below.

Form T-1 is a statement of eligibility and qualification for corporate trustee under the Trust Indenture Act. Form T-1 is filed on occasion. The information required by form T-1 is mandatory. All information is provided to the public upon request. Form T-1 takes 15 burden hours to prepare and is filed by 180 respondents for a total of 2,700 burden hours.

Form T-2 is a statement of eligibility under the Trust Indenture Act of an individual designated to act as trustee. The information required by Form T-2 is mandatory. All information is provided to the public upon request. Form T-2 takes 9 burden hours to prepare and is filed by 36 respondents for a total of 324 burden hours.

Form T-3 is used as an application for qualification of indentures pursuant to the Trust Indenture Act, but only when securities to be issued thereunder are not required to be registered under the Securities Act of 1933. The information required by Form T-3 is mandatory. All information is provided to the public upon request. T-3 takes 43 burden hours to prepare and is filed by 55 respondents for a total of 2,365 burden hours.