Wilson Boulevard, Suite 300, Arlington VA 22203–1961.

FOR FURTHER INFORMATION CONTACT:

Dallan Wordekemper, 703-526-2779. **SUPPLEMENTARY INFORMATION:** In June 2006, the construction of the new Postal Service Processing and Distribution Center in southwest Philadelphia, Pennsylvania was completed. With the opening of this new facility, the Postal Service is vacating much of its property in west Philadelphia. According to Section 106 of the National Historic Preservation Act of 1966 (NHPA), federal agencies including the Postal Service, are required to take into account the effects of their undertakings on historic properties, and afford the Advisory Council on Historic Preservation, the State Historic Preservation Officer, the public, and other consulting parties, a reasonable opportunity to comment on those undertakings.

Consistent with the disposition of its properties and as required by Section 106 of NHPA, the Postal Service is serving notice of this undertaking and is seeking comments from the public on the disposition of three properties: the Main Post Office, the Truck Terminal Annex, and the fourteen acre parking lot. The Postal Service will continue to maintain operations and ownership at the Vehicle Maintenance Facility located at the southwest corner of Chestnut and 30th streets; this building is not part of the disposition.

The Main Post Office building, constructed from 1931-1935, stands prominently at the southeast corner of Market and 30th streets, and it extends a full city block south to Chestnut Street and east to Schuylkill Avenue. It is six stories in height and encompasses 927,183 gross square feet. The Main Post Office building is listed on the National Register of Historic Places. The Truck Terminal Annex building, constructed in 1962, is situated on the southeast corner of Chestnut and 30th streets, and it extends a full city block south to Walnut Street and east to Schuvlkill Avenue. The building is a three-story structure and measures 171,902 gross square feet. The third piece of property in this disposition of Postal Service properties is a fourteen acre parking lot that is situated south of the Truck Terminal Annex building, south of Walnut Street, east of the Schuylkill Expressway and Amtrak railroad, and west of rail High Line.

In May 2007, the Postal Service plans to convey the Main Post Office to the University of Pennsylvania or its assignee, and the Truck Terminal Annex building and the fourteen acres of land to the University of Pennsylvania. The Postal Service is in consultation with the Pennsylvania State Historic Preservation Officer and the Advisory Council on Historic Preservation and all improvements will meet the Secretary of the Interior Standards for Historic Rehabilitation. Interested persons may obtain more detailed information about this action at the retail store located in the main branch at 2970 Market Street, Philadelphia PA.

Neva R. Watson,

Attorney, Legislative. [FR Doc. E7–7814 Filed 4–23–07; 8:45 am] BILLING CODE 7710–12–P

PRESIDIO TRUST

Notice of Public Meeting

AGENCY: The Presidio Trust. **ACTION:** Notice of public meeting.

SUMMARY: In accordance with § 103(c)(6) of the Presidio Trust Act, 16 U.S.C. 460bb note, Title I of Pub. L. 104-333, 110 Stat. 4097, as amended, and in accordance with the Presidio Trust's bylaws, notice is hereby given that a public meeting of the Presidio Trust Board of Directors will be held commencing 6:30 p.m. on Thursday, May 10, 2007, at the Golden Gate Club, 135 Fisher Loop, Presidio of San Francisco, California. The Presidio Trust was created by Congress in 1996 to manage approximately eighty percent of the former U.S. Army base known as the Presidio, in San Francisco, California.

The purposes of this meeting are to hear presentations from the finalists selected to submit proposals for the development of a Presidio Lodge, to adopt a Philanthropic Recognition Policy, to provide an Executive Director's report, and to receive public comment in accordance with the Trust's Public Outreach Policy.

Individuals requiring special accommodation at this meeting, such as needing a sign language interpreter, should contact Mollie Matull at 415.561.5300 prior to May 2, 2007.

Times: The meeting will begin at 6:30 p.m. on Thursday, May 10, 2007.

ADDRESSES: The meeting will be held at the Golden Gate Club, 135 Fisher Loop, Presidio of San Francisco.

FOR FURTHER INFORMATION CONTACT:

Karen Cook, General Counsel, the Presidio Trust, 34 Graham Street, P.O. Box 29052, San Francisco, California 94129–0052, Telephone: 415.561.5300. Dated: April 18, 2007.

Karen A. Cook,

General Counsel.

[FR Doc. E7–7738 Filed 4–23–07; 8:45~am]

BILLING CODE 4310-4R-P

RAILROAD RETIREMENT BOARD

Proposed Collection; Comment Request

Summary: In accordance with the requirement of Section 3506(c)(2)(A) of the Paperwork Reduction Act of 1995 which provides opportunity for public comment on new or revised data collections, the Railroad Retirement Board (RRB) will publish periodic summaries of proposed data collections.

Comments are invited on: (a) Whether the proposed information collection is necessary for the proper performance of the functions of the agency, including whether the information has practical utility; (b) the accuracy of the RRB's estimate of the burden of the collection of the information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; and (d) ways to minimize the burden related to the collection of information on respondents, including the use of automated collection techniques or other forms of information technology.

Title and Purpose of Information Collection

Earnings Information Request; OMB 3220–0184; RRB Form G–19–F

Under Section 2 of the Railroad Retirement Act, an annuity is not payable, or is reduced for any month(s) in which the beneficiary works for a railroad or earns more than prescribed amounts. The provisions relating to the reduction or non-payment of annuities by reason of work are prescribed in 20 CFR part 230.

To obtain the information needed to determine if an annuity is not payable to an applicant because of earnings in excess of prescribed amounts, the RRB uses a series of basic application forms used to request specific information related to an annuitant's past, present and future earnings. To determine information needed for determining reductions in, or non-payment of, annuities currently being paid to annuitants, the RRB primarily relies on earnings information received from the Social Security Administration under the terms of a computer matching agreements.

The RRB utilizes Form G-19-F, Earnings Information Request, to obtain earnings information that either had not been previously reported or erroneously reported by a beneficiary. If a respondent fails to complete the form, the RRB may be unable to pay them benefits. One response is requested of each respondent.

In order to enhance program integrity, the RRB proposes to revise Form G–19– F to expand a current item that requests information about the annuitant's employer to include the employer's identification number (EID). Other minor non-burden impacting editorial changes are also proposed.

The RRB estimates that 900 G-19-F's are completed annually at an estimated completion time of eight minutes per response. Total respondent burden is

estimated at 120 hours.

Additional Information or Comments: To request more information or to obtain a copy of the information collection justification, forms, and/or supporting material, please call the RRB Clearance Officer at (312) 751-3363 or send an e-mail request to Charles.Mierzwa@RRB.GOV. Comments regarding the information collection should be addressed to Ronald J. Hodapp, Railroad Retirement Board, 844 North Rush Street, Chicago, Illinois 60611–2092 or send an e-mail to Ronald.Hodapp@RRB.GOV. Written comments should be received within 60 days of this notice.

Charles Mierzwa,

Clearance Officer.

[FR Doc. E7–7716 Filed 4–23–07; 8:45 am] BILLING CODE 7905–01–P

SECURITIES AND EXCHANGE COMMISSION

Submission of OMB Review; Comment Request

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

Extension:

Rule 31a–2, SEC File No. 270–174, OMB Control No. 3235–0179.

Notice is hereby given that, pursuant to the Paperwork Reduction Act of 1995 (44 U.S.C. 3501–3520), the Securities and Exchange Commission ("Commission") has submitted to the Office of Management and Budget ("OMB") a request for extension of the previously approved collection of information discussed below.

Section 31(a)(1) of the Investment Company Act of 1940 (the "Act") requires registered investment companies ("funds") and certain principal underwriters, broker-dealers, investment advisers and depositors of funds to maintain and preserve records as prescribed by Commission rules. Rule 31a–1 specifies the books and records that each of these entities must maintain. Rule 31a–2, which was adopted on April 17, 1944, specifies the time periods that entities must retain books and records required to be maintained under rule 31a–1.

Rule 31a–2 requires the following:

- 1. Every fund must preserve permanently, and in an easily accessible place for the first two years, all books and records required under rule 31a–1(b)(1)–(4).⁴
- 2. Every fund must preserve for at least six years, and in an easily accessible place for the first two years:
- a. All books and records required under rule 31a–1(b)(5)–(12); ⁵
- b. All vouchers, memoranda, correspondence, checkbooks, bank statements, canceled checks, cash reconciliations, canceled stock certificates and all schedules that support each computation of net asset value of fund shares:
- c. Any advertisement, pamphlet, circular, form letter or other sales literature addressed or intended for distribution to prospective investors;
- d. Any record of the initial determination that a director is not an interested person of the fund, and each subsequent determination that the director is not an interested person of the fund, including any questionnaire and any other document used to determine that a director is not an interested person of the company;
- e. Any materials used by the disinterested directors of an fund to determine that a person who is acting as legal counsel to those directors is an independent legal counsel; and

- f. Any documents or other written information considered by the directors of the fund pursuant to section 15(c) of the Act in approving the terms or renewal of a contract or agreement between the company and an investment advisor.
- 3. Every underwriter, broker or dealer that is a majority-owned subsidiary of a fund must preserve records required to be preserved by brokers and dealers under rules adopted under section 17 of the Securities Exchange Act of 1934 ⁶ ("section 17") for the periods established in those rules.
- 4. Every depositor of any fund, and every principal underwriter of any fund other than a closed-end fund, must preserve for at least six years records required to be preserved by brokers and dealers under rules adopted under section 17 to the extent the records are necessary or appropriate to record the entity's transactions with the fund.
- 5. Every investment adviser that is a majority-owned subsidiary of a fund must preserve the records required to be maintained by investment advisers under rules adopted under section 204 of the Investment Advisers Act of 1940 ⁷ ("section 204") for the periods specified in those rules.
- 6. Every investment adviser that is not a majority-owned subsidiary of a fund must preserve for at least six years records required to be maintained by registered investment advisers under rules adopted under section 204 to the extent the records are necessary or appropriate to reflect the adviser's transactions with the fund.

The records required to be maintained and preserved under this part may be maintained and preserved for the required time by, or on behalf of, a fund on (i) Micrographic media, including microfilm, microfiche, or any similar medium, or (ii) electronic storage media, including any digital storage medium or system that meets the terms of this section. The fund, or person that maintains and preserves records on its behalf, must arrange and index the records in a way that permits easy location, access, and retrieval of any particular record.⁸

Continued

¹ 15 U.S.C. 80a-30(a)(1).

² 17 CFR 270.31a–1.

^{3 17} CFR 270.31a-2.

⁴17 CFR 270.31a–1(b)(1)–(4). These include, among other records, journals detailing daily purchases and sales of securities or contracts to purchase and sell securities, general and auxiliary ledgers reflecting all asset, liability, reserve, capital, income and expense accounts, separate ledgers reflecting, separately for each portfolio security as of the trade date all "long" and "short" positions carried by the fund for its own account, and corporate charters, certificates of incorporation and by-laws.

⁵17 CFR 270.31a–1(b)(5)–(12). These include, among other records, records of each brokerage order given in connection with purchases and sales of securities by the fund, all other portfolio purchases, records of all puts, calls, spreads, straddles or other options in which the fund has an interest, has granted, or has guaranteed, records of proof of money balances in all ledger accounts, files of all advisory material received from the investment adviser, and memoranda identifying persons, committees or groups authorizing the purchase or sale of securities for the fund.

⁶ 15 U.S.C. 78q.

⁷ 15 U.S.C. 80b–4.

⁸ In addition, the fund, or whoever maintains the documents for the fund must provide promptly any of the following that the Commission (by its examiners or other representatives) or the directors of the fund may request: (A) A legible, true, and complete copy of the record in the medium and format in which it is stored; (B) a legible, true, and complete printout of the record; and (C) means to access, view, and print the records; and separately store, for the time required for preservation of the original record, a duplicate copy of the record on