This notice is distributed by mail to several hundred subscribers; if you no longer wish to receive it, or would like to be added to the distribution, please contact the Office of the Secretary, Washington, DC 20555 (301–415–1969). In addition, distribution of this meeting notice over the Internet system is available. If you are interested in receiving this Commission meeting schedule electronically, please send an electronic message to dkw@nrc.gov.

Dated: April 19, 2001.

David Louis Gamberoni,

Technical Coordinator, Office of the Secretary.

[FR Doc. 01–10236 Filed 4–20–01; 11:50 am] BILLING CODE 7590–01–M

NUCLEAR REGULATORY COMMISSION

[NUREG-1671]

Standard Review Plan for the Gaseous Diffusion Plants; Notice of Availability

AGENCY: Nuclear Regulatory Commission.

ACTION: Notice of availability.

SUMMARY: Because of significant changes to current draft U.S. Nuclear Regulatory Commission (NRC) standard review plan for the recertification of the gaseous diffusion plants, NRC is offering the opportunity for public review and comment on the addition of an introduction to the draft report NUREG-1671 retitled, "Standard Review Plan for the Gaseous Diffusion Plants." DATES: Submit comments to the address listed below by May 25, 2001. Comments received after this date will be considered if it is practical to do so, but the Commission is able to ensure consideration only for comments received on or before this date.

ADDRESSES: Mail written comments to: Chief, Rules and Directives Branch, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001. Hand deliver comments to the U.S. Nuclear Regulatory Commission's headquarters building at One White Flint North, 11545 Rockville Pike, Rockville, Maryland 20852, between 7:45 a.m. and 4:15 p.m. during Federal workdays.

Draft NUREG–1671, without the new Introduction, is available for inspection and copying for a fee at the NRC public document room (PDR), that is currently located at NRC's headquarters building, One White Flint North, 11555 Rockville Pike, Rockville, Maryland 20852. A copy of the draft Introduction may be obtained from the NRC's Internet website, *http://www.nrc.gov/NRC/* NUREGS/SR1671/REVISED/index.html or from the Agency's document management system, called ADAMS, http://www.nrc.gov/NRC/ADAMS/ index.html.

FOR FURTHER INFORMATION CONTACT: Bill

Gleaves, Division of Fuel Cycle Safety and Safeguards, Office of Nuclear Material Safety and Safeguards, U.S. Nuclear Regulatory Commission, Washington, DC 20555. Telephone: (301) 415–5848.

Dated at Rockville, Maryland, this 8th day of March 2001.

For the Nuclear Regulatory Commission.

William C. Gleaves,

Mechanical Systems Engineer, Special Projects Branch, Division of Fuel Cycle Safety and Safeguards, Office of Nuclear Material Safety and Safeguards.

[FR Doc. 01–10093 Filed 4–23–01; 8:45 am]

BILLING CODE 7590-01-P

POSTAL SERVICE BOARD OF GOVERNORS

Sunshine Act Meeting

Board Votes To Close April 13, 2001, Meeting

By telephone vote on April 13, 2001, the Board of Governors of the United States Postal Service voted unanimously to close to public observation its meeting held in Washington, DC via teleconference. The Board determined that prior public notice was not possible.

ITEMS CONSIDERED:

1. Strategic Planning/Postal Reform.

2. Postal Rate Commission Opinion and Recommended Decision on Further Reconsideration in Docket No. R2000–1, Omnibus Rate Case.

3. Personnel Matters.

GENERAL COUNSEL CERTIFICATION: The General Counsel of the United States Postal Service has certified that the meeting was properly closed under the Government in the Sunshine Act.

CONTACT PERSON FOR MORE INFORMATION:

Requests for information about the meeting should be addressed to the Secretary of the Board, David G. Hunter, at (202) 268–4800.

David G. Hunter,

Secretary. [FR Doc. 01–10265 Filed 4–20–01; 2:15 pm] BILLING CODE 7710–12–M

POSTAL SERVICE BOARD OF GOVERNORS

Sunshine Act Meeting

Board Votes To Close May 1, 2001, Meeting

At its meeting on April 13, 2001, the Board of Governors of the United States Postal Service voted unanimously to close to public observation its meeting scheduled for May 1, 2001, in Washington, DC via teleconference.

MATTERS TO BE CONSIDERED:

1. Postal Rate Commission Opinion and Recommended Decision on Further Reconsideration in Docket No. R2000–1, Omnibus Rate Case.

Strategic Planning/Postal Reform.
Personnel Matters.

PERSONS EXPECTED TO ATTEND: Governors Ballard, Daniels, del Junco, Dyhrkopp, Fineman, Kessler, McWherter, Rider and Walsh; Postmaster General Henderson, Deputy Postmaster General Nolan, Secretary to the Board Hunter, and General Counsel Gibbons.

GENERAL COUNSEL CERTIFICATION: The General Counsel of the United States Postal Service has certified that the meeting was properly closed under the Government in the Sunshine Act.

CONTACT PERSON FOR MORE INFORMATION: Requests for information about the meeting should be addressed to the Secretary of the Board, David G. Hunter, at (202) 268–4800.

David G. Hunter,

Secretary.

[FR Doc. 01–10266 Filed 4–20–01; 2:15 pm] BILLING CODE 7710–12–M

RAILROAD RETIREMENT BOARD

Privacy Act of 1974; Proposed Changes to Systems of Records

AGENCY: Railroad Retirement Board. **ACTION:** Notice of proposed new system of records.

SUMMARY: The purpose of this document is to give notice of a proposed new Privacy Act system of records, RRB–50, Child Care Tuition Assistance Program. DATES: The proposes new system of records shall become effective as proposed without further notice in 40 calendar days from the date of this publication unless comments are received before this date which would result in a contrary determination. ADDRESSES: Send comments to Beatrice Ezerski, Secretary to the Board, Railroad Retirement Board, 844 North Rush Street, Chicago, Illinois 60611–2092.

FOR FURTHER INFORMATION CONTACT:

LeRoy Blommaert, Privacy Act Officer, Railroad Retirement Board, 844 North Rush Street, Chicago, Illinois 60611– 2092, (312) 751–4548.

SUPPLEMENTARY INFORMATION: Public Law 106–58 authorizes Federal agencies to fund out of appropriated funds a child care tuition assistance program for lower income families who pay for qualified child care. The Railroad Retirement Board is establishing a program under which child care tuition assistance would be provided to eligible agency employees.

The Railroad Retirement Board will collect family income data from RRB employees who make application under the RRB Child Care Tuition Assistance Program. The family income data will be used by the RRB to determine eligibility under the program, and if eligibility is determined, to make a further determination as to the amount of monthly tuition assistance that will be made. In addition, the RRB will collect information from the employee's child care provider(s) for verification purposes; e.g. that the provider is fully licensed.

On April 12, 2001, the Railroad Retirement Board filed a new system report for this system with the House Committee on Government Operations, the Senate Committee on Governmental Affairs, and the Office of Management and Budget. This was done to comply with Section 3 of the Privacy Act of 1974 and OMB Circular No. A–130, Appendix I.

By authority of the Board.

Beatrice Ezerski,

Secretary to the Board.

RRB-50

SYSTEM NAME:

RRB–50, Child Care Tuition Assistance Program.

SYSTEM LOCATION:

U.S. Railroad Retirement Board, 844 North Rush Street, Chicago, Illinois 60611–2092.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Current and former Railroad Retirement Board employees who voluntarily applied for child care tuition assistance, the employee's spouse, the employee's children and their child care providers.

CATEGORIES OF RECORDS IN THE SYSTEM:

Employee (parent) name, Social Security Number, pay grade, home and work numbers, addresses, total family income, spouse employment

information, names of children on whose behalf the employee parent is applying for tuition assistance, each applicable child's date of birth, information on child care providers used (including name, address, provider license number and state where issued, tuition cost, and provided tax identification number), and copies of IRS Form 1040 and 1040A for verification purposes. Other records may include the child's social security number, weekly expense, pay statements, records relating to direct deposits, verification of qualification and administration for child care assistance.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

Pub. L. 106–58, section 643 and E.O. 9397.

PURPOSE(S):

The purpose of the system is to determine eligibility for, and the amount of, the child care tuition assistance for lower income RRB employees.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

a. Records may be released to agency employees on a need to know basis.

b. Relevant records relating to an individual may be disclosed to a congressional office in response to an inquiry from the Congressional office made at the request of that individual.

c. Relevant information may be disclosed to the Office of the President for responding to an individual pursuant to an inquiry from that individual or from a third party in his/ her behalf.

d. Relevant records may be disclosed to representatives of the General Services Administration or the National Archives and Records Administration who are conducting records management inspections under the authority of 44 U.S.C. 2904 and 2906.

e. Records may be disclosed in response to a request for discovery or for the appearance or a witness, to the extent that what is disclosed is relevant to the subject matter involved in a pending judicial or administrative proceeding.

f. Records may be disclosed in a proceeding before a court or adjudicative body to the extent that they are relevant and necessary to the proceeding.

g. In the event that material in this system indicates a violation of law, whether civil, criminal, or regulatory in nature, and whether arising by general statute, or by regulation, rule, or order issued pursuant thereto, the relevant records may be disclosed to the appropriate agency, whether Federal, State, local or foreign, charged with the responsibility of investigating or prosecuting such violation or charged with enforcing or implementing the statute, rule, regulation, or order, issued pursuant thereto.

h. Relevant records may be disclosed to respond to a Federal agency's request made in connection with the hiring or retention of an employee, the letting of a contract or issuance of a grant, license or other benefit by the requesting agency, but only to the extent that the information disclosed is relevant and necessary to the requesting agency's decision on the matter.

i. Relevant records may be disclosed to the Office of Personnel Management or the General Accounting Office when the information is required for evaluation of the subsidy program.

j. Records may be disclosed to an expert, consultant, or contractor of RRB (including employees of the contractor) if the RRB decides to contract with a private firm for the implementation of any part of the program.

k. Relevant records may be disclosed to child care providers to verify a covered child's dates of attendance at the provider's facility.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

Paper and computer hard disk, cartridge, and tape.

RETRIEVABILITY:

Name, Social Security Number.

SAFEGUARDS:

When not in use by an authorized person, paper records are stored in lockable cabinets in a building with security cameras and 24-hour security guards. Access to electronic records require the use of restricted passwords.

RETENTION AND DISPOSAL:

These records will be maintained permanently until their official retention period is established.

SYSTEM MANAGER(S) AND ADDRESS:

Director of Human Resources, U.S. Railroad Retirement Board, 844 North Rush Street, Chicago, Illinois 60611– 2092.

NOTIFICATION PROCEDURE:

Requests for information regarding an individual's record should be in writing addressed to the Systems Manager identified above, including the full name and social security number of the individual. Before information about any record will be released, the System Manager may require the individual to provide proof of identity or require the requester to furnish an authorization from the individual to permit release of information.

RECORD ACCESS PROCEDURES:

See Notification section above.

CONTESTING RECORD PROCEDURES:

See Notification section above.

RECORD SOURCE CATEGORIES:

Applications for child care tuition assistance submitted voluntarily by RRB employees; forms completed by child care providers.

SYSTEMS EXEMPTED FROM CERTAIN PROVISIONS OF THE ACT:

None.

[FR Doc. 01–10030 Filed 4–23–01; 8:45 am] BILLING CODE 7905–01–M

SECURITIES AND EXCHANGE COMMISSION

[Release No. IC-24939; File No. S7-11-97]

RIN 3235-AH11

Investment Company Names; OMB Approval of Collections of Information

AGENCY: Securities and Exchange Commission.

ACTION: Notice of OMB Approval of Collections of Information.

SUMMARY: The Securities and Exchange Commission adopted rule 35d–1 under the Investment Company Act of 1940 on January 17, 2001. Rule 35d–1 addresses certain broad categories of investment company names that are likely to mislead investors about an investment company's investments and risks. Certain provisions of rule 35d-1 contain "collection of information" requirements within the meaning of the Paperwork Reduction Act [44 U.S.C. 3501 et seq.], and the Commission submitted the proposed collections of information to the Office of Management and Budget (OMB) for review. The Office of Management and Budget has approved the collection of information requirements contained in rule 35d–1.

DATES: On March 13, 2001, OMB approved the collections of information contained in rule 35d–1.

FOR FURTHER INFORMATION CONTACT: Paul G. Cellupica, Senior Special Counsel, Office of Disclosure and Insurance Product Regulation, at (202) 942–0670, in the Division of Investment

Management, Securities and Exchange Commission, 450 5th Street, NW., Washington, DC 20549–0506.

SUPPLEMENTARY INFORMATION: The Securities and Exchange Commission ("Commission") adopted new rule 35d-1 [17 CFR 270.35d–1] under the Investment Company Act of 1940 [15 U.S.C. 80a-1 et seq.] ("Investment Company Act") on January 17, 2001.1 Rule 35d–1 addresses certain broad categories of investment company names that are likely to mislead investors about an investment company's investments and risks. The rule requires a registered investment company with a name suggesting that the company focuses on a particular type of investment (e.g., an investment company that calls itself the ABC Stock Fund, the XYZ Bond Fund, or the QRS U.S. Government Fund) to invest at least 80% of its assets in the type of investment suggested by its name. The rule also addresses other types of names, including names suggesting that an investment company focuses its investments in a particular country or geographic region.

The rule generally requires that the 80% investment requirement either may be a fundamental policy of an investment company affected by the rule, or the investment company may adopt a policy to provide notice to shareholders at least 60 days prior to any change in its 80% investment policy. Additionally, an investment company with a name suggesting that it focuses its investments in a particular country or geographic region must disclose in its prospectus the specific criteria that are used to select investments that meet this standard, in order for its name not to be deemed misleading under the rule.

As explained in the Adopting Release, certain provisions of rule 35d–1 contain "collection of information" requirements within the meaning of the Paperwork Reduction Act of 1995 [44 U.S.C. 3501 *et seq.*].² In the Adopting Release, the Commission estimated the burden hours for these collection of information requirements and solicited comments on the collection of information requirements and the burden estimate. The Commission submitted the proposed collection of information requirements to OMB for review in accordance with 44 U.S.C.

3507 and 5 CFR 1320.11. The titles for the collections of information are: (1) "Rule 35d–1 under the Investment Company Act of 1940, Investment Company Names''; (2) "Form N-1A under the Investment Company Act of 1940 and Securities Act of 1933, **Registration Statement of Open-End** Management Investment Companies"; and (3) "Form N-2 under the Investment Company Act of 1940 and Securities Act of 1933, Registration Statement of Closed-End Management Companies." The Commission did not receive any comments on the collection of information requirements of rule 35d-1.

The purpose of the notice policy provision of rule 35d–1 is to ensure that when shareholders purchase shares in an investment company based on its name, and with the expectation that it will follow the investment policy suggested by that name, they will have sufficient time to decide whether to redeem their shares in the event that the investment company decides to pursue a different investment policy. The Commission estimates that the total annual burden of this notice policy provision will be 480 hours.³

The purpose of the prospectus disclosure requirement of rule 35d–1 applicable to investment companies with names suggesting an investment focus in a particular country or geographic region is to enable investors to make more informed choices about their investments in investment companies with such names. The likely respondents to this information collection are open-end management investment companies or series registering with the Commission on Form N-1A and closed-end management investment companies registering with the Commission on Form N–2. The Commission estimates that the total annual burden of this disclosure requirement will be 404 hours for open-end management investment companies or series filing post-effective amendments or initial registration statements on Form N-1A, and 52 hours for closed-end management investment companies filing registration statements on Form N-2.4

¹Investment Company Act Release No. 24828 (Jan. 17, 2001) [66 FR 8509 (Feb. 1, 2001), correction 66 FR 14828 (Mar. 14, 2001)] ("Adopting Release"). All references to "rule 35d–1" or any paragraph of the rule are to 17 CFR 270.35d–1, as adopted by the Adopting Release.

² See Adopting Release, supra note 1, 66 FR at 8516–8518.

³ The Commission estimates that 24 investment companies and series would provide prior notice to shareholders of a change in their investment policies pursuant to a notice policy adopted in accordance with rule 35d–1, and that the annual burden for each such investment company or series would be 20 hours, for a total annual burden of 480 hours. *See* Adopting Release, *supra* note 1, 66 FR at 8517.

⁴ The Commission estimates that 202 open-end management investment companies or series that file post-effective amendments or initial registration