

For the Nuclear Regulatory Commission.  
**Andy Campbell,**  
*Acting Director, Division of Site and  
 Environmental Reviews, Office of New  
 Reactors.*  
 [FR Doc. E8-25381 Filed 10-23-08; 8:45 am]  
**BILLING CODE 7590-01-P**

## SECURITIES AND EXCHANGE COMMISSION

### Submission for OMB Review; Comment Request

Upon written request, copies available  
 from: U.S. Securities and Exchange  
 Commission, Office of Investor  
 Education and Advocacy,  
 Washington, DC 20549-0213.

Extension: Rule 30b1-5, SEC File No. 270-  
 520, OMB Control No. 3235-0577.

Notice is hereby given that pursuant  
 to the Paperwork Reduction Act of 1995  
 (44 U.S.C. 3501 *et seq.*) (“Act”) the U.S.  
 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.

The title for the collection of  
 information is “Rule 30b1-5 (17 CFR  
 270.30b1-5) under the Investment  
 Company Act of 1940 (15 U.S.C. 80a-1  
*et seq.*), Quarterly Filing of Schedule of  
 Portfolio Holdings of Registered  
 Management Investment Companies.”

Rule 30b1-5 under the Investment  
 Company Act of 1940 requires  
 registered management investment  
 companies, other than small business  
 investment companies registered on  
 Form N-5, (17 CFR 239.24 and 274.5) to  
 file a quarterly report via the  
 Commission’s EDGAR system on Form  
 N-Q (17 CFR 249.332 and 274.130), not  
 more than 60 calendar days after the  
 close of each first and third fiscal  
 quarter, containing their complete  
 portfolio holdings.

The Commission estimates that there  
 are 2,820 management investment  
 companies and series that are governed  
 by the rule. For purposes of this  
 analysis, the burden associated with the  
 requirements of Rule 30b1-5 has been  
 included in the collection of  
 information requirements of Form N-Q,  
 rather than the rule.

The collection of information under  
 rule 30b1-5 is mandatory. The  
 information provided under rule 30b1-  
 5 is not kept confidential. An agency  
 may not conduct or sponsor, and a  
 person is not required to respond to, a  
 collection of information unless it  
 displays a currently valid OMB control  
 number.

Please direct general comments  
 regarding the above information to the  
 following persons: (i) Desk Officer for  
 the Securities and Exchange  
 Commission, Office of Management and  
 Budget, Room 10102, New Executive  
 Office Building, Washington, DC 20503  
 or e-mail to: [nfraser@omb.eop.gov](mailto:nfraser@omb.eop.gov); and  
 (ii) Lewis W. Walker, Acting Director/  
 CIO, Securities and Exchange  
 Commission, C/O Shirley Martinson,  
 6432 General Green Way, Alexandria,  
 VA 22312; or send an e-mail to:  
[PRA\\_Mailbox@sec.gov](mailto:PRA_Mailbox@sec.gov). Comments must  
 be submitted to OMB within 30 days of  
 this notice.

Dated: October 20, 2008.

**Florence E. Harmon,**  
*Acting Secretary.*  
 [FR Doc. E8-25379 Filed 10-23-08; 8:45 am]  
**BILLING CODE 8011-01-P**

## SECURITIES AND EXCHANGE COMMISSION

[Investment Company Act Release No.  
 28442; 812-13077]

### Boulder Total Return Fund, Inc., et al.; Notice of Application

October 20, 2008.

**AGENCY:** Securities and Exchange  
 Commission (“Commission”).

**ACTION:** Notice of application under  
 section 6(c) of the Investment Company  
 Act of 1940 (“Act”) for an exemption  
 from section 19(b) of the Act and rule  
 19b-1 under the Act.

**SUMMARY OF APPLICATION:** Applicants  
 request an order to permit certain  
 closed-end investment companies to  
 make periodic distributions of long-term  
 capital gains with respect to their  
 outstanding common stock as frequently  
 as twelve times each year, and as  
 frequently as distributions are specified  
 by or in accordance with the terms of  
 any outstanding preferred stock that  
 such investment companies may issue.

**APPLICANTS:** Boulder Total Return Fund,  
 Inc., Boulder Growth & Income Fund,  
 Inc. and The Denali Fund Inc. (formerly,  
 the Neuberger Berman Real Estate  
 Income Fund) and Stewart West Indies  
 Trading Company, Ltd. (doing business  
 as Stewart Investment Advisers) and  
 Boulder Investment Advisers, LLC  
 (together, the “Advisers”).

**FILING DATES:** April 9, 2004, August 11,  
 2004, December 1, 2006, January 16,  
 2007 and August 22, 2008.

**HEARING OR NOTIFICATION OF HEARING:** An  
 order granting the application will be  
 issued unless the Commission orders a  
 hearing. Interested persons may request

a hearing by writing to the  
 Commission’s Secretary and serving  
 applicants with a copy of the request,  
 personally or by mail. Hearing requests  
 should be received by the Commission  
 by 5:30 p.m. on November 14, 2008, and  
 should be accompanied by proof of  
 service on applicants, in the form of an  
 affidavit or, for lawyers, a certificate of  
 service. Hearing requests should state  
 the nature of the writer’s interest, the  
 reason for the request, and the issues  
 contested. Persons who wish to be  
 notified of a hearing may request  
 notification by writing to the  
 Commission’s Secretary.

**ADDRESSES:** Secretary, Securities and  
 Exchange Commission, 100 F Street,  
 NE., Washington, DC 20549-1090;  
 Applicants, 2344 Spruce Street, Suite A,  
 Boulder, CO 80302, Attention: Stephen  
 C. Miller, Esq. or Joel L. Terwilliger,  
 Esq.

### FOR FURTHER INFORMATION CONTACT:

Wendy Friedlander, Senior Counsel, at  
 (202) 551-6837, or James M. Curtis,  
 Branch Chief, at (202) 551-6825  
 (Division of Investment Management,  
 Office of Chief Counsel).

**SUPPLEMENTARY INFORMATION:** The  
 following is a summary of the  
 application. The complete application  
 may be obtained for a fee at the  
 Commission’s Public Reference Room,  
 100 F Street, NE., Washington, DC  
 20549-1520 (telephone (202) 551-5850).

### Applicants’ Representations

1. Each fund is a registered closed-end  
 management investment company  
 organized as a Maryland corporation,  
 and each has total return as its primary  
 objective.<sup>1</sup> The common shares issued  
 by each fund are listed on the New York  
 Stock Exchange, and the preferred  
 shares are not listed on any exchange.  
 Applicants believe that the shareholders  
 of the funds are generally conservative,  
 dividend-sensitive investors who desire  
 current income periodically coupled  
 with long-term capital appreciation and  
 may favor a fixed distribution policy.

2. The Advisers are registered under  
 the Investment Advisers Act of 1940  
 and are responsible for the overall  
 management of the funds. The Advisers

<sup>1</sup> Applicants request that any order issued  
 granting the relief requested in the application also  
 apply to any future closed-end investment company  
 (“future fund”) that: (a) Is advised by the Advisers  
 (including any successor in interest) or by any  
 entity controlling, controlled by, or under common  
 control (within the meaning of section 2(a)(9) of the  
 Act) with the Advisers; and (b) complies with the  
 terms and conditions of the requested order. A  
 successor in interest is limited to entities that result  
 from a reorganization into another jurisdiction or a  
 change in the type of business organization.