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Dated: June 10, 2010.
Rochelle C. Bavol,
Policy Coordinator, Office of the Secretary.

OFFICE OF PERSONNEL MANAGEMENT
Announcement of Public Meeting


ACTION: Notice of meeting.

SUMMARY: The Office of Personnel Management will hold a public meeting on June 25, 2010, as part of its hiring reform initiative to hear and consider views on whether normal, competitive hiring is an effective avenue for bringing recent college graduates into the Federal workforce. On May 11, 2010, President Obama issued a Memorandum for the Federal Government that is sufficiently significant to warrant action or changes to policy; and (3) if action or changes in policy are warranted, to determine what change should be effected and by whom.

Panel Discussions: The meeting will commence with a series of panels to discuss these issues, comprised of individuals from a broad variety of organizations with an interest in Federal hiring.

Public Presentations: Any member of the public may request to make an oral presentation at the hearing. Any such request must be in writing and accompanied by a written statement addressing the issue(s) on which the individual would like to present. Requests to make an oral presentation and the accompanying written statement must reach Ms. Angela Bailey, Deputy Associate Director for Recruitment and Diversity, on or before June 18, 2010. Individuals who do not wish to make an oral presentation but would like to submit a written statement for consideration must ensure that their statement is received by Ms. Bailey by no later than 5 p.m. on June 24, 2010. Submission by e-mail or by a delivery service such as FedEx or UPS is preferred to ensure delivery on time. Oral presentations will be limited to 5 minutes. Members of the public who submit written statements need not make an oral presentation at the hearing. All written statements and oral presentations will become part of the record of proceedings and deliberations.

John Berry, Director.
[FR Doc. 2010–14520 Filed 6–14–10; 8:45 am]
BILLING CODE 6325–39–P

SECURITIES AND EXCHANGE COMMISSION
Proposed Collection; Comment Request


Extension: Regulation 12B; OMB Control No. 3235–0062; SEC File No. 270–70.

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 collection of information summarized below. The Commission plans to submit this existing collection of information to the Office of Management and Budget for extension and approval.

Regulation 12B (17 CFR 240.12b–1—12b–37) includes rules governing all registration statements and reports under Sections 12(b), 12(g), 13(a), and 15(d) (15 U.S.C. 78l(b), 78l(g), 78m(a) and 78o(d)) of the Securities Exchange Act of 1934 (15 U.S.C. 78a et seq.) (“Exchange Act”). The purpose of the regulation is to set forth guidelines for the uniform preparation of Exchange Act documents. Regulation 12B is assigned one burden hour for administrative convenience because the regulation simply prescribes the disclosure that must appear in other filings under the federal securities laws.

Written comments are invited on: (a) Whether this 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 imposed by 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 Charles Boucher, 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.

Dated: June 7, 2010.

Florence E. Harmon,
Deputy Secretary.

[FR Doc. 2010–14355 Filed 6–14–10; 8:45 am]
BILLING CODE 8011–01–P

SECURITIES AND EXCHANGE COMMISSION
[Investment Company Act Release No. 29295; 812–13539]

DWS Advisor Funds, et al.; Notice of Application

June 9, 2010.

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

ACTION: Notice of an application for an order under section 12(d)(1)(J) of the Investment Company Act of 1940 (the “Act”) for an exemption from sections 12(d)(1)(A) and (B) of the Act, and under sections 6(c) and 17(b) of the Act for an exemption from section 17(a) of the Act.

SUMMARY OF THE APPLICATION:

Applicants request an order that would permit certain registered open-end management investment companies to acquire shares of other registered open-end management investment companies and unit investment trusts that are within and outside the same group of investment companies.

APPLICANTS: (a) DWS Advisor Funds, DWS Blue Chip Fund, DWS Communications Fund, Inc., DWS Equity Trust, DWS Global/International Fund, Inc., DWS High Income Series, DWS Income Trust, DWS Institutional Funds, DWS International Fund, Inc., DWS Investment Trust, DWS Investments VIT Funds, DWS Money Funds, DWS Money Market Trust, DWS Mutual Funds, Inc., DWS Portfolio Trust, DWS Securities Trust, DWS Strategic Income Fund, DWS Target Fund, DWS Target Date Series, DWS Technology Fund, DWS Value Equity Trust, DWS Value Series, Inc., DWS Variable Series I, and DWS Variable Series II (each, a “DWS Investment Company” and collectively, the “DWS Investment Companies”); and (b) Deutsche Investment Management Americas Inc. (“DIMA” or the “Advisor”).

FILING DATES: The application was filed on May 28, 2008, and amended on January 9, 2009, and May 11, 2010. Applicants have agreed to file an amendment during the notice period, the substance of which is reflected in this notice.

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 July 6, 2010, 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.


FOR FURTHER INFORMATION CONTACT: Christine Y. Greenlees, Senior Counsel, at (202) 551–6879, or Mary Kay Frech, Branch Chief, at (202) 551–6821 (Division of Investment Management, Office of Investment Company Regulation).

SUPPLEMENTARY INFORMATION: The following is a summary of the application. The complete application may be obtained via the Commission’s Web site by searching for the file number, or an applicant using the Company name box, at http://www.sec.gov/search/search.htm or by calling (202) 551–8090.

Applicants’ Representations

1. Each DWS Investment Company is organized as a Massachusetts business trust or a Maryland corporation and is registered as an open-end management investment company under the Act. Each DWS Investment Company is comprised of separate DWS Funds that pursue distinct investment objectives and strategies. The series of DWS Variable Series I, DWS Variable Series II and DWS Investments VIT Funds are offered to registered separate accounts (“Registered Separate Accounts”) and unregistered separate accounts (“Unregistered Separate Accounts,” collectively with Registered Separate Accounts, “Separate Accounts”) of affiliated and unaffiliated insurance companies (collectively, “Insurance Companies”) as the underlying investment vehicles for the variable life insurance and variable annuity contracts (“Variable Contracts”) issued by the Insurance Companies. Shares of the above funds may be offered to qualified pension and retirement plans.

The Adviser, an investment adviser registered under the Investment Advisers Act of 1940 (“Advisers Act”), is the investment adviser for each DWS Fund and will serve as investment adviser to each DWS Fund of Funds (as defined below).2

2. Applicants request relief to permit certain DWS Funds (each such DWS Fund, a “DWS Fund of Funds”) to invest in: (a) Other DWS Funds (“Affiliated Underlying Funds”) and (b) registered open-end management investment companies (“Unaffiliated Funds”) and registered unit investment trusts (“Unaffiliated Trusts,” and together with Unaffiliated Funds, “Unaffiliated Underlying Funds”) that are not part of the same “group of investment companies” (as defined in section 12(d)(1)(G)(ii) of the Act) as the DWS Funds (Unaffiliated Underlying Funds and Affiliated Underlying Funds are collectively referred to as the “Underlying Funds”). The relief also would permit the Underlying Funds, their principal underwriters and any broker or dealer registered under the Securities Exchange Act of 1934 (“Broker”) to sell shares of the Underlying Funds to the DWS Fund of Funds. Each DWS Fund of Funds may invest in Unaffiliated Underlying Funds that have received exemptive relief to list and trade their shares on a national securities exchange at negotiated prices (“ETFs”). Applicants state that the DWS Funds of Funds will offer investors a range of investment objectives generally designed to either provide diversified exposure to specific asset classes or meet long-term objectives.

Applicants’ Legal Analysis

A. Section 12(d)(1)(A)

1. Section 12(d)(1)(A) of the Act, in relevant part, prohibits a registered investment company from acquiring...