international partner not included in any other part of the submission process. The fourth section, counts of scientists and students to be supported by the project, are also not available elsewhere in the proposal since OISE budgets do not include participant support costs. These factors are all important for OISE program management.

**Estimated Number of Annual Respondents:** 600.

**Burden on the Public:** 150 hours (15 mins each respondent).


**Suzanne H. Plimpton,**
Reports Clearance Officer, National Science Foundation.

[FR Doc. 2013-09195 Filed 4–18–13; 8:45 am]

**BILLING CODE 7555–01–P**

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**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:** Application to Act as Representative Payee; OMB 3220–0052.

Under Section 12 of the Railroad Retirement Act, the Railroad Retirement Board (RRB) may pay benefits to a representative payee when an employee, spouse or survivor annuitant is incompetent or is a minor. A representative payee may be a court-appointed guardian, a statutory conservator or an individual selected by the RRB. The procedures pertaining to the appointment and responsibilities of a representative payee are prescribed in 20 CFR part 266.

The forms furnished by the RRB to apply for representative payee status, and for securing the information needed to support the application follow. RRB Form AA–5, Application for Substitution of Payee, obtains information needed to determine the selection of a representative payee who will serve in the best interest of the beneficiary. RRB Form G–478, Statement Regarding Patient’s Capability to Manage Benefits, obtains information about an annuitant’s capability to manage their own benefits. The form is completed by the annuitant’s personal physician or by a medical officer, if the annuitant is in an institution. It is not required when a court has appointed an individual or institution to manage the annuitant’s funds or, in the absence of such appointment, when the annuitant is a minor. The RRB also provides representative payees with a booklet at the time of their appointment. The booklet, RRB Form RB–5, Your Duties as Representative Payee—Representative Payee’s Record, advises representative payees of their responsibilities under 20 CFR 266.9 and provides a means for the representative payee to maintain records pertaining to the receipt and use of RRB benefits. The booklet is provided for the representative payee’s convenience. The RRB also accepts records that are kept by representative payee’s as part of a common business practice.

Completion is voluntary. One response is requested of each respondent. The RRB is proposing non-burden impacting editorial changes to Form AA–5 and the RB–5 booklet. No changes are proposed for Form G–478.

**ESTIMATE OF ANNUAL RESPONDENT BURDEN**

(The estimated annual respondent burden is as follows)

<table>
<thead>
<tr>
<th>Form No.</th>
<th>Annual responses</th>
<th>Time (minutes)</th>
<th>Burden (hours)</th>
</tr>
</thead>
<tbody>
<tr>
<td>AA–5</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Institutions</td>
<td>3,000</td>
<td>15</td>
<td>850</td>
</tr>
<tr>
<td>Individuals</td>
<td>2,250</td>
<td>17</td>
<td>375</td>
</tr>
<tr>
<td>G–478</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Institutions</td>
<td>750</td>
<td>17</td>
<td>121.5</td>
</tr>
<tr>
<td>Individuals</td>
<td>2,000</td>
<td>6</td>
<td>240.0</td>
</tr>
<tr>
<td>RB–5</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Institutions</td>
<td>15,300</td>
<td>60</td>
<td>11,475</td>
</tr>
<tr>
<td>Individuals</td>
<td>11,475</td>
<td>60</td>
<td>11,475</td>
</tr>
<tr>
<td>Total</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>20,300</td>
<td></td>
<td>16,350</td>
</tr>
</tbody>
</table>

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**Additional Information or Comments:**

To request more information or to obtain a copy of the information collection justification, forms, and/or supporting material, contact Dana Hickman at (312) 751–4981 or Dana.Hickman@RRB.GOV. Comments regarding the information collection should be addressed to Charles Mierzwa, Railroad Retirement Board, 844 North Rush Street, Chicago, Illinois 60611–2092 or emailed to Charles.Mierzwa@RRB.GOV. Written comments should be received within 60 days of this notice.

**Charles Mierzwa,**
Chief of Information Resources Management.

[FR Doc. 2013–09195 Filed 4–18–13; 8:45 am]

**BILLING CODE 7905–01–P**

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**RAILROAD RETIREMENT BOARD**

**Agency Forms Submitted for OMB Review, Request for Comments**

**SUMMARY:** In accordance with the Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35), the Railroad Retirement Board (RRB) is forwarding two Information Collection Requests (ICR) to the Office of Information and Regulatory Affairs (OIRA), Office of Management and Budget (OMB). Our ICR describes the information we seek to collect from the public. Review and approval by OIRA ensures that we impose appropriate paperwork burdens.

The RRB invites comments on the proposed collections of information to determine (1) The practical utility of the collections; (2) the accuracy of the estimated burden of the collections; (3)
ways to enhance the quality, utility, and clarity of the information that is the subject of collection; and (4) ways to minimize the burden of collections on respondents, including the use of automated collection techniques or other forms of information technology. Comments to the RRB or OIRA must contain the OMB control number of the ICR. For proper consideration of your comments, it is best if the RRB and OIRA receive them within 30 days of the publication date.

1. **Title and purpose of information collection:** Repayment of Debt; OMB 3220–0169. When the Railroad Retirement Board (RRB) determines that an overpayment of Railroad Retirement Act (RRA) or Railroad Unemployment Insurance Act (RUIA) benefits has occurred, it initiates prompt action to notify the annuitant of the overpayment and to recover the money owed the RRB. To effect payment of a debt by credit card, the RRB utilizes Form G–421F, Repayment by Credit Card. RRB procedures pertaining to benefit overpayment determinations and the recovery of such benefits are prescribed in 20 CFR part 255 and 340. One form is completed by each respondent. Completion is voluntary.

**Previous Requests for Comments:** The RRB has already published the initial 60-day notice (78 FR 6152 on January 29, 2013) required by 44 U.S.C. 3506(c)(2). That request elicited no comments.

**Information Collection Request (ICR)**

**Title:** Repayment of Debt.

**OMB Control Number:** 3220–0169.

**Form(s) submitted:** G–421F.

<table>
<thead>
<tr>
<th>Form number</th>
<th>Annual responses</th>
<th>Time (minutes)</th>
<th>Burden (hours)</th>
</tr>
</thead>
<tbody>
<tr>
<td>G–421F</td>
<td>535</td>
<td>5</td>
<td>45</td>
</tr>
<tr>
<td>Total</td>
<td>535</td>
<td>5</td>
<td>45</td>
</tr>
</tbody>
</table>

2. **Title and Purpose of information collection:** Job Information Report; OMB 3220–0193. In July of 1997, the Railroad Retirement Board (RRB) adopted standards for the adjudication of occupational disabilities under the Railroad Retirement Act (RRA). As part of these standards, the RRB requests job information to determine an applicant’s eligibility for an occupational disability. The job information received from the railroad employer and railroad employee is compared, reconciled (if needed), and then used in the occupational disability determination process. The process of obtaining information from railroad employers used to determine an applicant’s eligibility for an occupational disability is outlined in 20 CFR 220.13(b)(2)(e).

To determine an occupational disability, the RRB must decide if the employee is precluded from performing the full range of duties of his or her regular railroad occupation. This is accomplished by comparing the restrictions an impairment(s) causes against an employee’s ability to perform his/her normal duties. To collect information needed to determine the effect of a disability on an employee applicant’s ability to work, the RRB needs the employee applicant’s work history. To obtain this information from the employee applicant, the RRB utilizes Form G–251, **Vocational Report** (OMB 3220–0141). **Note:** Form G–251 is provided to all applicants for employee disability annuities and to those applicants for a widow or widower’s disability annuity who indicate that they have been employed at some time.

In accordance with the standards, the RRB also requests pertinent job information from employers. The employer is given thirty days from the date of the notice to respond. The responses are not required, but are voluntary. If the job information is received timely, it is compared to the job information provided by the employee. Any material differences are resolved by an RRB disability examiner. Once resolved, the information is compared to the restrictions caused by the medical impairment. If the restrictions prohibit the performance of the regular railroad occupation, the claimant is found occupationally disabled.

To obtain the job information from the railroad employer, the RRB uses the following two forms. RRB Form G–251a, **Employer Job Information—Job Description**, is released to an employer when an application for an occupational disability is filed by an employee whose regular railroad occupation is one of the more common types of railroad jobs (locomotive engineer, conductor, switchman, etc.). It is accompanied by a “generic job description” for that particular railroad job. The generic job description describes how the select occupation is generally performed in the railroad industry. However, because not all occupations are performed the same way from railroad to railroad, the employer is given an opportunity to comment on whether the job description matches the employee’s actual duties. If the employer concludes that the generic job description accurately describes the work performed by the applicant, no further action is necessary. If the employer determines that the tasks are different, it may provide the RRB with a description of the actual job tasks. The employer has thirty days from the date the form is released to respond.

Form G–251b, **Employer Job Information—General**, is released to an employer when an application for an RRB occupational disability is filed by an employee whose regular railroad occupation does not have a generic job description. It notifies the employer that the employee has filed for a disability annuity and that, if the employer wishes, it may provide the RRB with job duty information. The type of information the RRB is seeking is outlined on the form. The employer has thirty days from the date the form is released to reply. Completion is voluntary.

**Previous Requests for Comments:** The RRB has published the initial 60-day notice (77 FR 63159 on October 16, 2012) required by 44 U.S.C. 3506(c)(2).

**Information Collection Request (ICR)**

**Title:** Job Information Report.

**OMB Control Number:** 3220–0193.
SECURITIES AND EXCHANGE COMMISSION


Self-Regulatory Organizations; NYSE Arca, Inc.; Order Granting Approval of Proposed Rule Change, as Modified by Amendment No. 1 Thereto, Relating to the Listing and Trading of Shares of the NYSE Arca U.S. Equity Synthetic Reverse Convertible Index Fund Under NYSE Arca Equities Rule 5.2(j)(3)

April 15, 2013.

I. Introduction

On September 27, 2012, NYSE Arca, Inc. (“Exchange” or “NYSE Arca”) filed with the Securities and Exchange Commission (“Commission”), pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 (“Act” or “Exchange Act”) \(^2\) and Rule 19b–4 thereunder,\(^2\) a proposed rule change to list and trade shares of the NYSE Arca U.S. Equity Synthetic Reverse Convertible Index Fund (“Fund”) under NYSE Arca Equities Rule 5.2(j)(3). On October 2, 2012, the Exchange submitted Amendment No. 1 to the proposed rule change.\(^3\) The proposed rule change, as modified by Amendment No. 1 thereto, was published in the Federal Register on October 18, 2012.\(^4\) On November 29, 2012, pursuant to Section 19(b)(2) of the Act,\(^5\) the Commission designated a longer period within which to either approve the proposed rule change, disapprove the proposed rule change, or institute proceedings to determine whether to disapprove the proposed rule change.\(^6\) On January 16, 2013, the Commission instituted proceedings to determine whether to approve or disapprove the proposed rule change, as modified by Amendment No. 1.\(^7\) The Commission thereafter received one comment letter on the proposal.\(^8\) This order grants approval of the proposed rule change.

II. Description of the Proposal

The Exchange proposes to list and trade the Shares of the Fund under Commentary .01 to NYSE Arca Equities Rule 5.2(j)(3), which governs the listing and trading of Investment Company Units. The Shares will be issued by the ALPS ETF Trust (“Trust”).\(^9\) ALPS Advisors, Inc. will be the Fund’s investment adviser (“Adviser”), and Rich Investment Solutions, LLC will be the Fund’s investment sub-adviser (“Sub-Adviser”).\(^10\)

The Bank of New York Mellon (“BNY”) will serve as custodian, fund accounting agent, and transfer agent for the Fund. ALPS Distributors, Inc. will be the Fund’s distributor (“Distributor”). NYSE Arca will be the “Index Provider” for the Fund.\(^11\)

Description of the Fund

The Fund will seek investment results that correspond generally to the performance, before the Fund’s fees and expenses, of the NYSE Arca U.S. Equity Synthetic Reverse Convertible Index (“Index”). The Index reflects the performance of a portfolio consisting of over-the-counter (“OTC”) “down-and-in” put options that have been written on 20 of the most volatile U.S. stocks that also have market capitalization of at least $5 billion.

In seeking to replicate, before expenses, the performance of the Index, the Adviser will: (a) determine which securities are included in the Index, (b) determine the weights assigned to the Index securities, (c) implement and maintain procedures designed to prevent the use and dissemination of material, non-public information regarding the Index, the Fund’s portfolio, or any successor fund, and (d) implement and maintain procedures designed to prevent the use and dissemination of material, non-public information regarding the delivery of services to the Direct Beneficial Owners of the Fund. The Adviser will also: (a) determine when gains or losses from the writing of options will be realized, (b) implement and maintain procedures designed to prevent the use and dissemination of material, non-public information regarding such transactions, (c) implement and maintain procedures designed to prevent the use and dissemination of material, non-public information regarding the delivery of services to the Direct Beneficial Owners of the Fund, (d) implement and maintain procedures designed to prevent the use and dissemination of material, non-public information regarding the delivery of services to the Direct Beneficial Owners of the Fund, and (e) implement and maintain procedures designed to prevent the use and dissemination of material, non-public information regarding the delivery of services to the Direct Beneficial Owners of the Fund.

1. In Amendment No. 1, the Exchange amended the filing to specify that a list of components of the Index (as defined below), with percentage weightings, will be available on the Exchange’s Web site, and that the Exchange may halt trading in the Shares (as defined below) if the Index value, or the value of the components of the Index, is not available or not disseminated as required.


6. The Trust is registered under the Investment Company Act of 1940 (“1940 Act”). On June 22, 2012, the Trust filed with the Commission an amendment to its registration statement on Form N–1A (“Registration Statement”) under the Securities Act of 1933 and under the 1940 Act relating to the Fund (File Nos. 333–144826 and 811–22175). In addition, the Commission has issued an order granting certain exemptive relief to the Trust under the 1940 Act. See Investment Company Act Release No. 28262 (May 1, 2008) (File No. 812–13430). The Adviser is affiliated with a broker-dealer and will implement and maintain procedures designed to prevent the use and dissemination of material, non-public information regarding the Fund’s portfolio. The Sub-Adviser is not affiliated with a broker-dealer. In the event (a) the Sub-Adviser becomes newly affiliated with a broker-dealer, or (b) any new adviser or sub-adviser becomes affiliated with a broker-dealer, it will implement and maintain procedures designed to prevent the use and dissemination of material, non-public information regarding the Fund’s portfolio. The Sub-Adviser is not affiliated with a broker-dealer. In the event (a) the Sub-Adviser becomes newly affiliated with a broker-dealer, or (b) any new adviser or sub-adviser becomes affiliated with a broker-dealer, it will implement and maintain procedures designed to prevent the use and dissemination of material, non-public information regarding the Fund’s portfolio.

8. The Trust is not affiliated with the Trust, the Adviser, the Sub-Adviser, or the Distributor. NYSE Arca is affiliated with a broker-dealer and will implement a fire wall and maintain procedures designed to prevent the use and dissemination of material, non-public information regarding the Index.

9. The Trust is registered under the Investment Company Act of 1940 (“1940 Act”). On June 22,