received two comments noting that Peace Corps should not “define couples as same sex”, which will be addressed in the supporting statement.

DATES: Submit comments on or before September 27, 2013.

ADDRESSES: Comments should be addressed to Denora Miller, Freedom of Information Act Officer. Denora Miller can be contacted by telephone at 202–692–1236 or email at pcfr@peacecorps.gov. Email comments must be made in text and not in attachments.

FOR FURTHER INFORMATION CONTACT: Denora Miller at Peace Corps address above.

SUPPLEMENTARY INFORMATION:

Method: The same sex domestic partner applicants will be given this form prior to staging.

Title: Affidavit Declaring Domestic Partner Relationship.

OMB Control Number: 0420-pending.

Type of information collection: New.

Affected public: Individuals or households.

Respondents’ obligation to reply: Required to obtain or retain benefits.

Burden to the public:

(a) Estimated number of respondents: 130
(b) Frequency of response: one time
(c) Estimated average burden per response: 2 minutes
(d) Estimated total reporting burden: 4.33 hours
(e) Estimated annual cost to respondents: $0.00

General description of collection: This form seeks information necessary for the Peace Corps’ Office of Volunteer Recruitment and Selection to verify that same sex domestic partners applying to be accepted and placed together as Peace Corps Volunteers meet the agency’s criteria for placement as a couple.

Request for Comment: Peace Corps invites comments on whether the proposed collection of information is necessary for proper performance of the functions of the Peace Corps, including whether the information will have practical use; the accuracy of the agency’s estimate of the burden of the proposed collection of information, including the validity of the information to be collected; and, ways to minimize the burden of the collection of information on those who are to respond, including through the use of automated collection techniques, when appropriate, and other forms of information technology.

This notice issued in Washington, DC, on August 21, 2013.

Garry W. Stanberry, Deputy Associate Director, Management.
[FR Doc. 2013–20927 Filed 8–27–13; 8:45 am]
BILLING CODE 6051–01–P

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 an Information Collection Request (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 collection of information to determine (1) The practical utility of the collection; (2) the accuracy of the estimated burden of the collection; (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.

Under Section 1(k) of the Railroad Retirement Act of 1974, railroad employees may be covered under the Unemployment Insurance Act (RUIA), a railroad employee must have certain qualifying earnings in the applicable base year. In addition, to qualify for extended or accelerated benefits under Section 2 of the RUIA, a railroad employee who has exhausted his or her rights to normal benefits must have at least 10 years of railroad service (under certain conditions, military service may be credited as months of railroad service). Accelerated benefits are unemployment or sickness benefits that are payable to a railroad employee before the regular July 1 beginning date of a benefit year if an employee has 10 or more years of service and is not qualified for benefits in the current benefit year.

During the RUIA claims review process, the RRB may determine that unemployment or sickness benefits cannot be awarded because RRB records show insufficient qualifying service and/or compensation. When this occurs, the RRB allows the claimant the opportunity to provide additional information if they believe that the RRB service and compensation records are incorrect.

RRB utilizes the following four forms to obtain information from railroad employers, nonrailroad employers, and claimants, that is needed to determine whether a claimed day or days of unemployment or sickness were improperly or fraudulently claimed:

- Form ID–5i, Request for Employment Information;
- Form ID–5R (SUP), Report of Employees Paid RUIA Benefits for Every Day in Month Reported as Month of Creditable Service;
- Form ID–49R, Railroad Payroll Record Check; and
- Form UI–48, Statement Regarding Benefits Claimed for Days Worked.

Completion is voluntary. One response is requested of each respondent.

To qualify for unemployment or sickness benefits payable under Section 2 of the Railroad Retirement Act of 1974, railroad employees may be covered under the Unemployment Insurance Act (RUIA), a railroad employee must have certain qualifying earnings in the applicable base year. In addition, to qualify for extended or accelerated benefits under Section 2 of the RUIA, a railroad employee who has exhausted his or her rights to normal benefits must have at least 10 years of railroad service (under certain conditions, military service may be credited as months of railroad service). Accelerated benefits are unemployment or sickness benefits that are payable to a railroad employee before the regular July 1 beginning date of a benefit year if an employee has 10 or more years of service and is not qualified for benefits in the current benefit year.

During the RUIA claims review process, the RRB may determine that unemployment or sickness benefits cannot be awarded because RRB records show insufficient qualifying service and/or compensation. When this occurs, the RRB allows the claimant the opportunity to provide additional information if they believe that the RRB service and compensation records are incorrect.

Depending on the circumstances, the RRB provides the following forms to obtain information needed to determine if a claimant has sufficient service or compensation to qualify for unemployment or sickness benefits:

- Form UI–9, Statement of Employment and Wages;
- Form UI–23, Statement of Service for Railroad Unemployment Insurance Benefits;
- Form UI–44, Claim for Credit for Military Service;
- Form ID–4F, Advising of Ineligibility for Unemployment Benefits;
- Form ID–4U, Advising of Ineligibility for Sickness Benefits.

Completion is voluntary. One response is requested of each respondent.

To qualify for unemployment or sickness benefits payable under Section 2 of the Railroad Retirement Act of 1974, railroad employees may be covered under the Unemployment Insurance Act (RUIA), a railroad employee must have certain qualifying earnings in the applicable base year. In addition, to qualify for extended or accelerated benefits under Section 2 of the RUIA, a railroad employee who has exhausted his or her rights to normal benefits must have at least 10 years of railroad service (under certain conditions, military service may be credited as months of railroad service). Accelerated benefits are unemployment or sickness benefits that are payable to a railroad employee before the regular July 1 beginning date of a benefit year if an employee has 10 or more years of service and is not qualified for benefits in the current benefit year.

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- Form ID–4F, Advising of Ineligibility for Unemployment Benefits;
- Form ID–4U, Advising of Ineligibility for Sickness Benefits.

Completion is voluntary. One response is requested of each respondent.
Normal Unemployment Benefits Are About to Be Exhausted; Form ID–20–2, Advising that Normal Sickness Benefits Are About to Be Exhausted; and Form ID–20–4, Advising that Normal Sickness Benefits Are About to Be Exhausted/Non-Entitlement. Completion of these forms is required to obtain or retain a benefit. One response is required of each respondent.

Previous Requests for Comments: The RRB has already published the initial 60-day notice (78 FR 38412 on June 26, 2013) required by 44 U.S.C. 3506(c)(2). That request elicited no comments.

Information Collection Request (ICR)

Title: RUIA Investigations and Continuing Entitlement.

Form No. | Annual responses | Time (minutes) | Burden (hours)
--- | --- | --- | ---
ID–5I | 1,050 | 15 | 262
ID–5R (SUP) | 400 | 10 | 67
UI–4B | 14 | 3 | 3
UI–9 | 69 | 10 | 11
UI–44 | 10 | 5 | 1
ID–4U | 35 | 5 | 3
ID–4X | 25 | 5 | 2
Total | 1,603 | | 349

Additional Information or Comments:
Copies of the forms and supporting documents can be obtained from 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 Charles.Mierzwa@RRB.GOV and to the OMB Desk Officer for the RRB, Fax: 202–395–6974, Email address: OIRA_Submission@omb.eop.gov.

Charles Mierzwa,
Chief of Information Resources Management.

[FR Doc. 2013–20979 Filed 8–27–13; 8:45 am]
BILLYING CODE 7905–01–P

SECURITIES AND EXCHANGE COMMISSION
[Investment Company Act Release No. 30671; File No. 812–14128]


August 22, 2013.

ACTION: Notice of application for an order approving the substitution of certain securities pursuant to Section 26(c) of the Investment Company Act of 1940, as amended (the “1940 Act” or “Act”) and an order of exemption pursuant to Section 17(b) of the Act from Section 17(a) of the Act.

APPLICANTS: The Northwestern Mutual Life Insurance Company (the “Company”), NML Variable Annuity Account A (“VA Account A”), NML Variable Annuity Account B (“VA Account B”) and NML Variable Annuity Account C (“VA Account C,” and together with VA Account A and VA Account B, the “Annuity Accounts”) and Northwestern Mutual Variable Life Account (“VL Account”) and Northwestern Mutual Variable Life Account II (“VL Account II,” together with VL Account, the “Life Accounts,” and together with the Annuity Accounts, the “Separate Accounts”). The Company and the Separate Accounts are collectively referred to herein as the “Substitution Applicants.” The Substitution Applicants and Credit Suisse Trust are also collectively referred to as the “Section 17 Applicants.”

SUMMARY OF THE APPLICATION: The Substitution Applicants seek an order pursuant to Section 26(c) of the 1940 Act, approving the substitution of shares of the Commodity Return Strategy Portfolio (the “Replacement Fund”), a series of the Commodities Return Strategy Portfolio (the “Replaced Fund”), a series of the Northwestern Mutual Series Fund, Inc. (the “Series Fund”), under each of the variable annuity contracts and variable life insurance policies issued by the Separate Accounts (collectively, the “Contracts”). The Section 17 Applicants seek an order pursuant to Section 17(b) of the 1940 Act exempting them from 17(a) of the Act to the extent necessary to permit them to engage in certain in-kind transactions in connection with the substitution (“In-Kind Transactions”).

DATES: Filing Date: The application was filed on March 6, 2013, and the amended and restated application was filed on July 12, 2013.

HEARING OR NOTIFICATION OF A HEARING: An order granting the application will be issued unless the Commission orders hearing. Interested persons may request a hearing by writing to the Secretary of the Commission and serving the 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 September 17, 2013, and should be accompanied by proof of service on the applicants in the form of an affidavit or, for lawyers, a certificate of service. Hearing requests should state the nature of the requester’s interest, the reason for the request, and the issues.