at (202) 606–0902; or by e-mail at *cfc@opm.gov*.

SUPPLEMENTARY INFORMATION: To address the loss of CFC contributions experienced by local organizations due to the deployment of DoD personnel to certain warfighting area of responsibility, DoD and OPM are implementing a one-year pilot program designed to allow those deployed DoD personnel to adjust their CFC contributions so the contributions can be designated to the donor's home base MWR activities and/or the local charities located within the corresponding stateside campaign associated with their home base, in addition to the National and International charities. In the absence of this pilot program, CFC regulations limit CFC designations from deployed DoD personnel to national/international charities, or to MWR activities overseas. This pilot program will expire at the end of the 2006 CFC or approximately December 15, 2006.

Under the pilot program, the CFC–O Campaign will offer affected deployed DoD personnel a modified CFC–O Campaign pledge card that will contain two added donation options, as follows:

(1) Each deployed employee may designate a portion of their donation to their home base's MWR activities; and/or, (2) Each deployed employee may elect to apply a portion of their total contribution as a designated contribution for distribution among all local charities located within the geographic area of their home base campaign.

OPM will evaluate the costs and logistics tied to the implementation of the new options in anticipation of making it a permanent change in the

regulations.

These designated contributions will be distributed by CFC-O Campaign to the local campaign associated with the donor's home base as if the recipient campaign was a participating CFC-O Campaign charity, with the final payments in the distribution cycle sent early enough that the recipient campaign can include them in its final payment to charities. The home base campaign, in turn, will be directed to distribute these designated funds, at no cost, to all local charities in the same manner as local undesignated contributions (i.e. in the same proportion that each charity received designations in the local campaign). Home base campaigns will only need to adjust their distribution schedules and include these CFC-O Campaign contributions in their regular monthly/ quarterly distributions to the local

charities and track as cash received. Under this pilot program, donated funds will be reduced by the proportionate share of the CFC–O Campaign expenses only prior to distribution to the home base campaigns. Consequently, the home base campaigns will be directed not to charge additional processing costs to distribute these donations, since there is no additional cost associated with either the collection or distribution of the funds.

DoD personnel deployed to the affected warfighting areas of responsibility, regardless of the length of time, are officially assigned to the command to which they have been deployed. Therefore, personnel deployed to the affected warfighting areas of responsibility during the campaign season can only be solicited by the campaign responsible for the geographic area of the command. The exception to this rule is when a Navy ship has been deployed but is still considered "homeported." In this instance, the local campaign should continue to solicit the donor stationed on the homeported ship.

CFC regulations at 5 CFR 950.701 state that the CFC—O Campaign is the only authorized campaign to solicit overseas areas during the CFC solicitation period in the fall. Under no circumstances may the stateside campaigns solicit personnel deployed overseas. Sanctions may result for violations of this rule.

Authority: E.O. 12353 (March 23, 1982), 47 FR 12785 (March 25, 1982). 3 CFR 1982 Comp., p. 139. E.O. 12404 (February 10, 1983), 48 FR 6685 (February 15, 1983), Pub. L 100–202, and Pub. L. 102–393 (5 U.S.C. 1101 Note).

 $\ U.S.\ Office\ of\ Personnel\ Management.$

Dan G. Blair,

Deputy Director.

[FR Doc. E6–40 Filed 1–6–06; 8:45 am] BILLING CODE 6325–46–P

RAILROAD RETIREMENT BOARD

Agency Forms Submitted for OMB Review

SUMMARY: In accordance with the Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35), the Railroad Retirement Board (RRB) has submitted the following proposal(s) for the collection of information to the Office of Management and Budget for review and approval.

Summary of Proposal(s)

- (1) Collection title: Applicant Background Survey.
 - (2) Form(s) submitted: EEO-44.

- (3) *OMB Number:* 3220–NEW.
- (4) Expiration date of current OMB clearance: None; new collection.
 - (5) Type of request: New collection.
- (6) *Respondents:* Individuals or households.
- (7) Estimated annual number of respondents: 800.
 - (8) Total annual responses: 800.
 - (9) Total annual reporting hours: 67.
- (10) Collection description: To meet reporting requirements of Equal Employment Opportunity Commission (EEO) Management Directive 715, the RRB will collect information needed to properly assess the impact of its recruitment processes on the hiring of minorities, women, and people with disabilities.

ADDITIONAL INFORMATION OR COMMENTS:

Copies of the forms and supporting documents can be obtained by contacting Charles Mierzwa, the agency clearance officer, at (312) 751–3363 or *Charles.Mierzwa@RRB.GOV*.

Comments regarding the information collection should be addressed to Ronald J. Hodapp, Railroad Retirement Board, 844 North Rush Street, Chicago, Illinois 60611–2092 or Ronald.Hodapp@RRB.GOV and to the OMB Desk Officer for the RRB, at the Office of Management and Budget, Room 10230, New Executive Office Building, Washington, DC 20503.

Charles Mierzwa,

Clearance Officer.

[FR Doc. E6–62 Filed 1–6–06; 8:45 am] BILLING CODE 7905–01–P

SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-53032; File No. SR-DTC-2005-19]

Self-Regulatory Organizations; The Depository Trust Company; Notice of Filing and Immediate Effectiveness of a Proposed Rule Change Relating to Enhancements of the SMART/Track Service

December 28, 2005.

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 ("Act"),¹ notice is hereby given that on November 10, 2005, The Depository Trust Company ("DTC") filed with the Securities and Exchange Commission ("Commission") and on December 22, 2005, amended the proposed rule change as described in Items I, II, and III below, which Items have been prepared primarily by DTC. DTC filed

¹ 15 U.S.C. 78s(b)(1).