permit retrieval of the record from its files by name or other personally identifiable information. The authorized agency may also retrieve the DNA record, if any, that was submitted to NDIS, once locally specified requirements are met.

În addition, where a convicted offender is relocated voluntarily or involuntarily to a criminal justice agency (i.e., penal institution or parole and probation authorities) for custodial or supervisory purposes in another State or jurisdiction, the DNA record may be created by the new host criminal justice agency or other State (or Federal) authority from a DNA sample collected from the Convicted Offender at the new host criminal justice agency or other State (or Federal) authority. In such circumstances, the individual may contact such agency or authority for access instructions.

b. Close Biological Relatives of Missing Persons and Victims; Living Victims; and Missing Persons Who Have Been Located: These individuals must contact the criminal justice agency (Federal, State, or local) which collected and processed the DNA sample to generate the DNA record. The criminal justice agency can then advise the individual about procedures for access to the DNA record. Such agency may also retrieve the DNA record, if any, that was submitted to NDIS, once locally specified requirements are met.

2. Records of DNA Personnel: These individuals may write to the Federal, State, or local criminal justice agency by which they are or were employed.

3. FBI generated records: The subject of an FBI-generated DNA record may address a Freedom of Information/ Privacy Act (FOIA/PA) request to the Director, FBI, at the address given at the end of this paragraph. DNA personnel employed by the FBI may also address their requests to the system manager; however, all the information in NDIS concerning DNA personnel is also contained in the FBI's Central Records System (CRS), which may contain additional information. To request access to the CRS, DNA personnel may address an FOIA/PA request to the Director, FBI, U.S. Department of Justice, J. Edgar Hoover Building, 935 Pennsylvania Ave., NW., Washington, DC 20535-0001.

CONTESTING RECORDS PROCEDURE:

This system of records has been exempted from subsections (d) and (e)(4)(H) pursuant to subsection (j)(2) of the Privacy Act, and is thus exempt from its amendment and correction provisions. However, subject to applicable Federal, State, and local laws

and procedures, the following alternative procedures are available by which an individual may contest his/her records:

1. All Subjects of DNA Records: The requester must follow the same procedures for contesting records as those outlined under "Record Access Procedures." In addition, the requester should be aware of the following:

a. DNA records submitted to NDIS and contested on the basis of inaccurate information must be resolved with the criminal justice agency that submitted the DNA record NDIS. If a contested DNA record is found to be inaccurate by the criminal justice agency submitting the DNA record, such agency shall correct the inaccurate DNA record by either amending or deleting the record.

b. DNA records submitted to NDIS and contested on the basis of the authority to retain the DNA record must be resolved with the criminal justice agency that submitted the contested DNA record. If such agency determines that the contested DNA records should not be included in NDIS, such agency must delete the contested DNA record.

2. Records of All DNA Personnel: DNA personnel must follow the same procedures for contesting records as those outlined under "Record Access Procedures."

RECORD SOURCE CATEGORIES:

DNA records in NDIS are received from Federal, State, and local criminal justice agencies. These DNA records may be derived from DNA samples obtained by Federal, State, and local and criminal justice agencies or their agents (public or private).

SYSTEMS EXEMPTED FROM CERTAIN PROVISIONS OF THE ACT:

The Attorney General has exempted this system of records from subsection (c) (3) and (4); (d); (e) (1), (2), and (3); (e) (4) (G) and (H); (e) (5) and (8); and (g) of the Privacy Act pursuant to 5 U.S.C. 552a(j)(2). Rules are being promulgated in accordance with the requirements of 5 U.S.C. 553 (b), (c), and (e); and are being published in the Federal Register. [FR Doc. 96–18328 Filed 7–17–96; 8:45 am]

NATIONAL INSTITUTE FOR LITERACY

[CFDA No. 84.251]

Literacy Leader Fellowship Program; Notice Inviting Applications; Correction

AGENCY: The National Institute for Literacy.

ACTION: Notice Inviting Applications for the Literacy Leader Fellowship Program.

Correction

In notice document 96–14720 appearing on page 29575 in the issue of Thursday, June 11, 1996 in the third column the following corrections are made to the Estimated Range and Estimated Average Size of Awards.

Estimated Range of Awards: \$30,000–\$40,000.

Estimated Average Size of Awards: \$30,000.

Sharyn Abbot,

Executive Officer, National Institute for Literacy.

[FR Doc. 96–18186 Filed 7–17–96; 8:45 am] BILLING CODE 6055–01–M

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: Pension Plan Reports: OMB 3220–0089. Under Section 2(b) of the Railroad Retirement Act (RRA), the Railroad Retirement Board (RRB) pays supplemental annuities to qualified RRB employee annuitants. A supplemental annuity, which is computed according to Section 3(e) of the RRA, can be paid at age 60 if the employee has at least 30 years of creditable railroad service or at age 65 if the employee has 25-29 years of railroad service. In addition to 25 years of service, a "current connection" with the railroad industry is required. Eligibility is further limited to employees who had at least one month of rail service before October 1981 and were awarded regular annuities after

June 1966. Further, if an employee's 65th birthday was prior to September 2, 1981, he or she must not have worked in rail service after certain closing dates (generally the last day of the month following the month in which age 65 is attained).

The RRB requires the following information from railroad employers to calculate supplemental annuities: (a) the current status of railroad employer pension plans and whether such an employer pension plan causes a reduction to the supplemental annuity; (b) the amount of the employer private pension being paid to the employer; (c) whether or not the railroad employer pension is based on a collective bargaining agreement, and; (d) whether the employer pension plan continues when the employer status under the RRA changes.

The RRB currently utilizes Form(s) G– 88p (Employer's Supplemental Pension Report), G–88r (Request for Information About New or Revised Pension Plan), and G-88r.1 (Request for Additional Information about Employer Pension Plan in Case of Change of Employer Status or Termination of Pension Plan), to obtain the necessary information from railroad employers. One response is requested of each respondent. Completion is mandatory. Minor editorial changes are being proposed to all of the forms in order to incorporate language required by the Paperwork Reduction Act of 1995. Also, at the request of railroad employers, minor textual changes are being proposed to Form G-88p.

Estimate of Annual Respondent Burden
The estimated annual respondent
burden is as follows:

Form #(s)	Annual re-	Time	Burden
	sponses	(Min)	(Hrs)
G–88p	2,200	8	293
G–88r	25	10	4
G–88r.1	15	10	3
Total	2,240		300

ADDITIONAL INFORMATION OR COMMENTS: To request more information or to

obtain a copy of the information collection justification, forms, and/or supporting material, please call the RRB Clearance Officer at (312) 751–3363. Comments regarding the information collection should be addressed to Ronald J. Hodapp, Railroad Retirement Board, 844 N. Rush Street, Chicago, Illinois 60611–2092. Written comments should be received within 60 days of this notice.

Chuck Mierzwa, Clearance Officer.

[FR Doc. 96–18224 Filed 7–17–96; 8:45 am]

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 for Survivor Death Benefits: OMB 3220–0031 Under Section 6 of the Railroad Retirement Act (RRA), lump-sum death benefits are payable to surviving widow and widowers, children and certain other dependents. Lump-sum death benefits are payable after the death of a railroad employee only if there are no qualified survivors of the employee immediately eligible for annuities. With the exception of the residual death benefit,

eligibility for survivor benefits depend on whether the employee was "insured" under the RRA at the time of death. If a deceased employee was not so insured, jurisdiction of any survivor benefits payable is transferred to the Social Security Administration and survivor benefits are paid by that agency instead of the RRB. The collection obtains the information required by the RRB to determine entitlement to and amount of the survivor death benefits applied for.

The RRB currently utilizes Form(s) AA–11a (Designation for Change of Beneficiary for Residual Lump-Sum), AA–21 (Application for Lump-Sum Death Payment and Annuities Unpaid at Death), G–131 (Authorization of Payment and Release of All Claims to a Death Benefit or Accrued Annuity Payment), and G–273a (Funeral Director's Statement of Burial Charges), to obtain the necessary information. One response is requested of each respondent. Completion is required to obtain benefits.

In order to implement a presumed Electronic Funds Transfer (EFT) policy, a new section that requests information about an applicant's financial institution is being proposed to Form AA-21. A similar section is being proposed to Form G-273a in order to allow for EFT payments directly to the funeral director's financial institution. Additional changes being proposed to the G-273a include the addition of a clarification question related to billing by the responsible funeral home, the deletion of two questions deemed to be no longer necessary, and some reformatting of questions remaining from the current approved version. In addition, minor editorial changes are being proposed to all of the forms in order to incorporate language required by the Paperwork Reduction Act of 1995.

Estimate of Annual Respondent Burden

The estimated annual respondent burden is as follows:

Form Nos.	Annual responses	Time (min- utes)	Burden (hours)
AA-11a	400 6,000 6,000 600 9,600	10 32 42 5 12	67 3,200 4,200 50 1,920
Total	22,600		9,437