covered in subpart D of the regulation. Subpart D prescribes rules on who may file appeals, when and where to file appeals, contents of appeals, and other matters relating to appeals.

Most appeals filed with PBGC are filed by individuals (participants, beneficiaries, and alternate payees) in connection with benefit entitlement or amounts. A small number of appeals are filed by employers in connection with other matters, such as plan coverage under ERISA section 4021 or employer liability under ERISA sections 4062(b)(1), 4063, or 4064. Appeals may be filed by hand, mail, commercial delivery service, fax or e-mail. For appeals of benefit determinations, PBGC has optional forms for filing appeals and requests for extensions of time to appeal.

OMB has approved the administrative appeals collection of information under control number 1212–0061 through January 31, 2010. PBGC intends to request that OMB extend approval of this collection of information for three years. An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number.

PBGC estimates that an average of 900 appellants per year will respond to this collection of information. PBGC further estimates that the average annual burden of this collection of information is 0.71 hours and \$52 per appellant, with an average total annual burden of 643 hours and \$46,680.

PBGC is soliciting public comments to—

- Evaluate whether the collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;
- Evaluate the accuracy of the agency's estimate of the burden of the collection of information, including the validity of the methodology and assumptions used;
- Enhance the quality, utility, and clarity of the information to be collected; and
- Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

Issued in Washington, DC, this 3rd day of December 2009.

John H. Hanley,

Director, Legislative and Regulatory Department, Pension Benefit Guaranty Corporation.

[FR Doc. E9–29315 Filed 12–8–09; 8:45 am] **BILLING CODE 7708–01–P**

OFFICE OF PERSONNEL MANAGEMENT

[OMB Control No. 3206-0194; Form RI 92-22]

Proposed Collection; Comment Request for an Extension of a Currently Approved Information Collection:

AGENCY: Office of Personnel

Management. **ACTION:** Notice.

SUMMARY: In accordance with the Paperwork Reduction Act of 1995 (Pub. L. 104-13, May 22, 1995), this notice announces that the Office of Personnel Management (OPM) intends to submit to the Office of Management and Budget (OMB) a request for review of an existing information collection. "Annuity Supplement Earnings Report" (OMB Control No. 3206-0194; Form RI 92-22), is used each year to obtain the earned income of each Federal Employees Retirement System (FERS) annuitant receiving an annuity supplement. The annuity supplement is paid to eligible FERS annuitants who are not retired on disability and are not yet age 62. The supplement approximates the portion of a full career Social Security benefit earned while under FERS and ends at age 62. Like Social Security benefits, the annuity supplement is subject to an earnings limitation.

Comments are particularly invited on: Whether this collection of information is necessary for the proper performance of functions of the Office of Personnel Management, and whether it will have practical utility; whether our estimate of the public burden of this collection of information is accurate, and based on valid assumptions and methodology; and ways in which we can minimize the burden of the collection of information on those who are to respond, through the use of appropriate technological collection techniques or other forms of information technology.

We estimate 700 RI 92–22 forms are completed annually. Each form requires approximately 15 minutes to complete. The annual estimated burden is 175 hours.

For copies of this proposal, contact Cyrus S. Benson on (202) 606–4808, FAX (202) 606–0910 or via E-mail to Cyrus.Benson@opm.gov. Please include a mailing address with your request.

DATES: Comments on this proposal should be received within 60 calendar days from the date of this publication.

ADDRESSES: Send or deliver comments to—James K. Freiert, Deputy Assistant Director, Retirement Services Program, Center for Retirement and Insurance Services, U.S. Office of Personnel Management, 1900 E Street, NW., Room 3305, Washington, DC 20415–3500.

FOR INFORMATION REGARDING ADMINISTRATIVE COORDINATION CONTACT:

Cyrus S. Benson, Team Leader, Publications Team, RIS Support Services/Support Group, U.S. Office of Personnel Management, 1900 E Street, NW., Room 4H28, Washington, DC 20415, (202) 606–0623.

U.S. Office of Personnel Management.

John Berry,

Director.

[FR Doc. E9–29314 Filed 12–8–09; 8:45 am] **BILLING CODE 6325–38–P**

OFFICE OF PERSONNEL MANAGEMENT

Notice of Extension of Federal Long Term Care Insurance Program Special Decision Period for Current Enrollees

AGENCY: U.S. Office of Personnel Management.

ACTION: Notice of extension of federal long term care insurance program special decision period for current enrollees.

SUMMARY: The U.S. Office of Personnel Management (OPM) is announcing an extension of the limited Special Decision Period for current enrollees in the Federal Long Term Care Insurance Program (FLTCIP) who have the automatic compound inflation option. The initial deadline for changes under the Special Decision Period was December 14, 2009. It has been extended through February 15, 2010 for some enrollees with automatic compound inflation and through March 15, 2010 for other enrollees who are being individually notified by mail of the extension of their Special Decision Period. Both sets of enrollees are subject to premium increases if they retain their current coverage. Abbreviated underwriting requirements have also been extended. The effective date of premium increases for automatic compound inflation option enrollees

has been extended from January 1, 2010 to March 1, 2010.

DATES: The Special Decision Period for FLTCIP enrollees with the automatic compound inflation option began October 1, 2009 and has been extended through February 15, 2010 for some enrollees and through March 15, 2010 for other enrollees. The latter group will be individually notified by mail regarding an error in the initial information packet they received from Long Term Care Partners pertaining to premium changes and available options. They are being provided a second information packet and additional time to make their decisions. The effective date of premium increases for enrollees with the automatic compound inflation option has been extended from January 1, 2010 to March 1, 2010. There are no changes to the Special Decision Period and effective dates for enrollees with the future purchase option.

FOR FURTHER INFORMATION CONTACT:

Enrollees may call 1–800–LTC–FEDS (1–800–582–3337) (TTY: 1–800–843–3557) or visit www.ltcfeds.com. For purposes of this **Federal Register** notice only, the contact at OPM is John Cutler, Senior Policy Analyst, Strategic Human Resources Policy Division, at *john.cutler@opm.gov* or (202) 606–0004.

SUPPLEMENTARY INFORMATION: On October 1, 2009, OPM published a Federal Register Notice announcing a limited Special Decision Period for current enrollees in the Federal Employees Long Term Care Insurance Program. That notice may be found at 74 FR 50845: http://edocket.access.gpo.gov/2009/pdf/E9-23727.pdf.

The limited Special Decision Period is solely for current enrollees. Provisions in the October 1, 2009 Federal Register notice pertaining to underwriting, billing age, and premiums (other than the changes noted below) remain the same, as do other provisions in that Notice. For example, enrollees who make coverage changes outside of the Special Decision Period may be subject to full underwriting, as specified in § 875.403, and different premium calculation rules.

Underwriting requirements:
Underwriting requirements remain
unchanged, except that for a special
decision period coverage change to
become effective, the active workforce
member must be actively at work at
least one day during the calendar month
immediately before the coverage
effective date. For example, for an
effective date of March 1, 2010, the
active workforce member must be

actively at work at least one day during the month of February 2010.

Effective date of changes to premium: The effective date of premium increases for enrollees with the automatic compound inflation option will be March 1, 2010, or the first day of the month following approval of the request, whichever is later. However, if coverage changes result in a premium decrease, the premium decrease will be effective January 1, 2010. Billing will be adjusted retroactively as needed for coverage decreases requested after January 1, 2010.

For enrollees with the future purchase option who choose to accept the regular biennial future purchase option offer or to change their coverage, the effective date of any changes remains January 1, 2010.

Effective date of changes to coverage: The effective dates of coverage changes specified in the Federal Register notice issued October 1, 2009 remain unchanged. Coverage changes that do not require underwriting will be effective January 1, 2010, regardless of when the enrollee submits the Special Decision Period request. Coverage changes requiring underwriting will be effective January 1, 2010, or the first day of the month following approval of the request, whichever is later.

Authority: 5 U.S.C. 9008; 5 CFR 875.402.

Office of Personnel Management.

John Berry,

Director.

[FR Doc. E9–29359 Filed 12–8–09; 8:45 am] BILLING CODE 6325–39–P

POSTAL REGULATORY COMMISSION

[Docket Nos. MC2010-14 and CP2010-13; Order No. 351]

New Postal Product

AGENCY: Postal Regulatory Commission. **ACTION:** Notice.

SUMMARY: The Commission is noticing a recently-filed Postal Service request to add a bilateral agreement with Canada Post to the Competitive Product List. A related contract affects the delivery of inbound surface parcel post and Xpresspost. This notice addresses procedural steps associated with these filings.

DATES: Comments are due: December 14, 2009.

ADDRESSES: Submit comments electronically via the Commission's Filing Online system at http://www.prc.gov. Commenters who cannot submit their views electronically should

contact the person identified in "FOR FURTHER INFORMATION CONTACT" by telephone for advice on alternatives to electronic filing.

FOR FURTHER INFORMATION CONTACT:

Stephen L. Sharfman, General Counsel, 202–789–6820 or stephen.sharfman@prc.gov.

SUPPLEMENTARY INFORMATION:

I. Introduction II. Notice of Filing III. Ordering Paragraphs

I. Introduction

On November 25, 2009, the Postal Service filed a formal request pursuant to 39 U.S.C. 3642 and 39 CFR 3020.30 et seq. to add the Canada Post-United States Postal Service Contractual Bilateral Agreement for Inbound Competitive Services (Bilateral Agreement) to the Competitive Product List.¹ The Postal Service asserts that the Bilateral Agreement is a competitive product "not of general applicability" within the meaning of 39 U.S.C. 3632(b)(3). This Request has been assigned Docket No. MC2010–14.

The Postal Service contemporaneously filed notice, pursuant to 39 U.S.C. 3632(b)(3) and 39 CFR 3015.5, that the Governors have established prices and classifications not of general applicability for inbound competitive services as reflected in the Bilateral Agreement. More specifically, the Bilateral Agreement, which has been assigned Docket No. CP2010–13, governs the exchange of Inbound Parcel Post from Canada.

Existing agreement. The Postal Service acknowledges an existing bilateral agreement with Canada Post for inbound competitive services, which is set to expire at the end of calendar year 2009. Id. at 3. The Postal Service asserts that the proposed MCS language in Docket No. MC2010-14 "resembles the language" for the existing bilateral agreement and that the differences "reflect changes to certain operational details" including a reclassification of Canada Post's "Xpresspost-USA" product from a market dominant product to a competitive product. Id. The Commission reviewed and approved that bilateral agreement in Docket Nos. CP2009-9 and MC2009-8. The Commission had previously approved the "Xpresspost-USA" product as a market dominant product

¹ Request of United States Postal Service to Add Canada Post-United States Postal Service Contractual Bilateral Agreement for Inbound Competitive Services to the Competitive Product List, and Notice of Filing (Under Seal) the Enabling Governors' Decision and Agreement, November 25, 2009 (Request).