

OFFICE OF PERSONNEL MANAGEMENT

Federal Employees Health Benefits Program: Medically Underserved Areas for 2007

AGENCY: Office of Personnel
Management.

ACTION: Notice of medically underserved
areas for 2007.

SUMMARY: The Office of Personnel Management (OPM) has completed its annual determination of the States that qualify as Medically Underserved Areas under the Federal Employees Health Benefits (FEHB) Program for calendar year 2007. This is necessary to comply with a provision of the FEHB law that mandates special consideration for enrollees of certain FEHB plans who receive covered health services in States with critical shortages of primary care physicians. Accordingly, for calendar year 2007, OPM's calculations show that the following states are Medically Underserved Areas under the FEHB Program: Alabama, Arizona, Idaho, Kentucky, Louisiana, Mississippi, Missouri, Montana, New Mexico, North Dakota, South Carolina, South Dakota, Texas, West Virginia, and Wyoming. For the 2007 calendar year Texas is being added and Alaska is being removed from the list.

DATES: *Effective Date:* January 1, 2007.

FOR FURTHER INFORMATION CONTACT:
Ingrid Burford, 202-606-0004.

SUPPLEMENTARY INFORMATION: FEHB law (5 U.S.C. 8902(m)(2)) mandates special consideration for enrollees of certain FEHB plans who receive covered health services in States with critical shortages of primary care physicians. The FEHB law also requires that a State be designated as a Medically Underserved Area if 25 percent or more of the population lives in an area designated by the Department of Health and Human Services (HHS) as a primary medical care manpower shortage area. Such States are designated as Medically Underserved Areas for purposes of the FEHB Program, and the law requires non-HMO FEHB plans to reimburse beneficiaries, subject to their contract terms, for covered services obtained from any licensed provider in these States.

FEHB regulations (5 CFR 890.701) require OPM to make an annual determination of the States that qualify as Medically Underserved Areas for the next calendar year by comparing the latest HHS State-by-State population counts on primary medical care manpower shortage areas with U.S.

Census figures on State resident populations.

Office of Personnel Management.

Linda M. Springer,
Director.

[FR Doc. E6-17161 Filed 10-16-06; 8:45 am]

BILLING CODE 6325-39-P

SECURITIES AND EXCHANGE COMMISSION

[Release No. IC-27516; File No. 812-13301]

MONY Life Insurance Company of America, et al.

October 12, 2006.

AGENCY: The Securities and Exchange Commission ("Commission").

ACTION: Notice of application for an order pursuant to Section 26(c) of the Investment Company Act of 1940 (the "1940 Act") approving certain substitutions of securities and an order of exemption pursuant to Section 17(b) of the 1940 Act from Section 17(a) of the 1940 Act.

SUMMARY OF APPLICATION: The Section 26 Applicants (as defined below) request an order approving the proposed substitution of shares of certain series of EQ Advisors Trust ("EQAT") and AXA Premier VIP Trust ("VIP", together with EQAT, the "Trusts," and each, a "Trust"), by the Separate Accounts (as defined below) for shares of similar series of unaffiliated registered investment companies (the "Substitutions"). In particular, the Section 26 Applicants request an order pursuant to Section 26(c) approving the substitution of: (1) Class IA shares of the EQ/Calvert Socially Responsible Portfolio for Initial Class shares of The Dreyfus Socially Responsible Growth Fund, Inc.; (2) Class IA shares of the EQ/Mercury International Value Portfolio for Initial Class shares of the Dreyfus Variable Investment Fund—International Value Portfolio; (3) Class IA shares of the EQ/Lord Abbett Growth and Income Portfolio for Class VC shares of the Lord Abbett Series Fund—Growth and Income Portfolio; (4) Class IA shares of the EQ/Short Duration Bond Portfolio for shares of the T. Rowe Price Fixed Income Series, Inc.—Limited-Term Bond Portfolio; (5) Class IA shares of EQ/Money Market Portfolio for shares of the T. Rowe Price Fixed Income Series, Inc.—Prime Reserve Portfolio; (6) Class IA shares of the EQ/Alliance International Portfolio for shares of the T. Rowe Price International Series, Inc.—International Stock Portfolio; (7) Class IA shares of the EQ/Van Kampen Emerging Markets Equity

Portfolio for Class I shares of The Universal Institutional Funds, Inc.—Emerging Markets Equity Portfolio; (8) Class IA shares of the EQ/FI Mid Cap Portfolio for shares of the Old Mutual Insurance Series Fund—Mid-Cap Portfolio; (9) Class IA shares of the EQ/Lord Abbett Mid Cap Value Portfolio for Class VC shares of the Lord Abbett Series Fund—Mid-Cap Value Portfolio; (10) Class IA shares of the EQ/JPMorgan Core Bond Portfolio for Administrative Class shares of the PIMCO Variable Insurance Trust—Real Return Portfolio; and (11) Class A shares of the AXA Premier VIP High Yield Portfolio for Class VC shares of the Lord Abbett Series Fund—Bond Debenture Portfolio. Applicants also request an order of exemption to permit certain in-kind transactions in connection with the proposed Substitutions (the "In-Kind Transactions"). Each of the portfolios involved in the Substitutions serves as an underlying investment option for certain variable annuity contracts and/or variable life insurance policies ("Contracts") issued by the Insurance Companies (as defined below). The portfolios receiving assets in the Substitutions are referred to in this notice as the "Replacement Portfolios." The portfolios from which the assets are transferred in connection with the Substitutions are referred to in this notice as the "Removed Portfolios."

APPLICANTS: MONY Life Insurance Company of America ("MLOA"), MONY Life Insurance Company ("MONY", with MLOA, each an "Insurance Company" and collectively, the "Insurance Companies"), MONY America Variable Account A ("MLOA Separate Account A"), MONY America Variable Account L ("MLOA Separate Account L" and together with MLOA Separate Account A, "MLOA Separate Accounts"), MONY Variable Account A ("MONY Separate Account A") and MONY Variable Account L ("MONY Separate Account L" and together with MONY Separate Account A, "MONY Separate Accounts") (the MONY Separate Accounts and the MLOA Separate Accounts are referred to as the "Separate Accounts" and individually as a "Separate Account") (the Separate Accounts and the Insurance Companies are referred to as the "Section 26 Applicants"). EQAT is also an applicant for purposes of the order pursuant to Section 17(b) together with the Insurance Companies and the Separate Accounts (the "Section 17 Applicants").

FILING DATE: The application was filed on June 1, 2006 and amended on October 6, 2006.