ORDER UNDER SECTION 6(c) OF THE INVESTMENT COMPANY ACT OF 1940
GRANTING EXEMPTIONS FROM SECTIONS 2(a)(32), 22(c) and 27(i)(2)(A) of the ACT AND RULE 22c-1 THEREUNDER

ING USA Annuity and Life Insurance Company (the "Life Company"), Separate Account B of ING USA Annuity and Life Insurance Company, and Directed Services LLC (collectively, the "Applicants") filed an application on November 7, 2008, and filed amended and restated applications on March 6, 2009, and March 11, 2009, requesting an order pursuant to Section 6(c) the Investment Company Act of 1940 ("Act") to exempt Applicants from the provisions of Sections 2(a)(32) and 27(i)(2)(A) of the Act and Rule 22c-1 thereunder to the extent necessary to permit recapture of certain bonuses applied to purchase payments with respect to (1) certain deferred variable annuity contracts, including data pages, riders and endorsements, that the Life Company intends to issue (the "Current Contracts"), (2) deferred variable annuity contracts, including data pages, riders and endorsements, substantially similar to the Current Contracts that the Life Company may issue in the future (the "Future Contracts") (Current Contracts and Future Contracts referred to collectively as the "Contracts"), (3) any other separate accounts of the Life Company and its successors in interest that support the Contracts, and (4) any Financial Industry Regulatory Authority, Inc. member broker-dealers controlling, controlled by, or under common control with any Applicant, whether existing or created in the future, that in the future may act as principle underwriter for the Contracts. The circumstances under which the Contracts would allow the recapture of all or a portion of certain bonus credits (previously applied to premium payments) are (1) where the bonus credits were applied and the contract owner exercises his or her "free look" right, (2) in the event of the contract owner’s death within 12 months of the bonus credit being applied and any bonus credit applied after the contract owner's death (unless the deceased contract owner’s spouse chooses to continue the Contract), or (3) upon a surrender or withdrawal where the surrender charge is waived due to the contract owner’s receipt of qualified extended medical care, or the owner is diagnosed with a qualifying terminal illness, as defined in the Contract, in which event the Life Company will recapture all
bonus credits applied during the 12 months prior to receipt of such care or date of diagnosis, as applicable.

A notice of the filing of the application was issued on March 13, 2009 (Investment Company Release No. 28646). The notice gave interested persons an opportunity to request a hearing and stated that an order disposing of the matter would be issued unless a hearing should be ordered. No request for a hearing has been received, and the Commission has not ordered a hearing.

The matter has been considered, and it is found that the granting of the requested exemptions is appropriate in the public interest and consistent with the protection of investors and the purposes fairly intended by the policy and provisions of the Act. Accordingly,

IT IS ORDERED, pursuant to Section 6(c) of the Act, that the requested exemptions from the provisions of Sections 2(a)(32), 22(c), and 27(i)(2)(A) of the Act and Rule 22c-1 thereunder, for

ING USA Annuity and Life Insurance Company, et al., (812-13600) be, and hereby are, granted, effective immediately.

For the Commission, by the Division of Investment Management, pursuant to delegated authority.

Florence E. Harmon
Deputy Secretary