UNITED STATES OF AMERICA
BEFORE THE
SECURITIES AND EXCHANGE COMMISSION

INVESTMENT COMPANY ACT OF 1940
Release No. 28719/ May 5, 2009

In the Matter of:
BLACKROCK INTERNATIONAL GROWTH and INCOME TRUST:
BLACKROCK GLOBAL EQUITY INCOME TRUST:
BLACKROCK PREFERRED and EQUITY ADVANTAGE TRUST:
BLACKROCK REAL ASSET EQUITY TRUST:
BLACKROCK WORLD INVESTMENT TRUST:
BLACKROCK ENHANCED DIVIDEND ACHIEVERS™ TRUST:
BLACKROCK GLOBAL OPPORTUNITIES EQUITY TRUST:
BLACKROCK HEALTH SCIENCES TRUST:
BLACKROCK GLOBAL ENERGY and RESOURCES TRUST:
BLACKROCK S&P QUALITY RANKINGS GLOBAL EQUITY MANAGED TRUST:
BLACKROCK STRATEGIC DIVIDEND ACHIEVERS™ TRUST:
BLACKROCK DIVIDEND ACHIEVERS™ TRUST:
BLACKROCK ECOSOLUTIONS INVESTMENT TRUST:
BLACKROCK ENHANCED GOVERNMENT FUND, INC.:
BLACKROCK ENHANCED CAPITAL and INCOME FUND, INC.:
BLACKROCK ADVISORS, LLC.:
100 Bellevue Parkway:
Wilmington, Delaware 19809:

(File No. 812-13235-55):

ORDER UNDER SECTION 6(c) OF THE INVESTMENT COMPANY ACT OF 1940 (“Act”) GRANTING AN EXEMPTION FROM SECTION 19(b) OF THE ACT AND RULE 19b-1 UNDER THE ACT

BlackRock International Growth and Income Trust; BlackRock Global Equity Income Trust; BlackRock Preferred and Equity Advantage Trust; BlackRock Real Asset Equity Trust; BlackRock World Investment Trust; BlackRock Enhanced Dividend Achievers™ Trust; BlackRock Global Opportunities Equity Trust; BlackRock Health Sciences Trust; BlackRock Global Energy and Resources Trust; BlackRock S&P Quality Rankings Global Equity Managed Trust; BlackRock Strategic Dividend Achievers™ Trust; BlackRock Dividend Achievers™ Trust; BlackRock EcoSolutions Investment
Trust; BlackRock Enhanced Government Fund, Inc.; BlackRock Enhanced Capital and Income Fund, Inc. (the “Funds”) and BlackRock Advisors, LLC. (the “Adviser”) filed an application on June 21, 2007 which was amended on July 23, 2008, August 18, 2008, September 22, 2008 and January 27, 2009. Applicants requested an order under section 6(c) of the Act granting an exemption from section 19(b) of the Act and rule 19b-1 under the Act to conditionally permit the Funds to make periodic distributions of long-term capital gains with respect to the Funds’ outstanding common stock as frequently as twelve times each year and as frequently as distributions are specified in the terms of any outstanding preferred stock.

On April 7, 2009, a notice of the filing of the application was issued (Investment Company Act Release No. 28690). The notice gave interested persons an opportunity to request a hearing and stated that an order granting the application would be issued unless a hearing was ordered. No request for a hearing has been filed and the Commission has not ordered a hearing.

The matter has been considered and it is found, on the basis of the information set forth in the application, as amended, that granting the requested relief 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, in the matter of BlackRock International Growth and Income Trust., et al. (File No. 812-13235-55),

IT IS ORDERED, under section 6(c) of the Act, that the requested exemption from section 19(b) of the Act and rule 19b-1 under the Act, is granted, effective immediately, subject to the conditions contained in the application, as amended.

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

Florence E. Harmon
Deputy Secretary