

According to the Company, its Board of Directors unanimously approved resolutions on October 24, 1995 to withdraw the Security from listing on the Amex and instead, to list the Security on the National Association of Securities Dealers Automated Quotations National Market System ("Nasdaq/MMS").

The decision of the Board followed a thorough study of the matter and was based upon the belief that listing the Security on the Nasdaq/NMS will be more beneficial to the Company's stockholders than the present listing on the Amex for the following reasons.

(1) According to the Company, its Board of Directors determined that a listing on Nasdaq/NMS would provide greater coverage for the Security; and

(2) According to the Company, its Board of Directors determined that a listing on the Nasdaq/NMS would provide improved liquidity to the Company's shareholders.

Any interested person may, on or before December 29, 1995, submit by letter to the Secretary of the Securities and Exchange Commission, 450 Fifth Street, N.W., Washington, D.C. 20549, facts bearing upon whether the application has been made in accordance with the rules of the exchanges and what terms, if any, should be imposed by the Commission for the protection of investors. The Commission, based on the information submitted to it, will issue an order granting the application after the date mentioned above unless the Commission determines to order a hearing on the matter.

For the Commission, by the Division of Market Regulation, pursuant to delegated authority.

Jonathan G. Katz,
Secretary.

[FR Doc. 95-30302 Filed 12-12-95; 8:45 am]

BILLING CODE 8010-01-M

[Rel. No. IC-21573; 811-7476]

The 231 Funds; Notice of Application

December 6, 1995.

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

ACTION: Notice of Application for Deregistration under the Investment Company Act of 1940 (the "Act").

APPLICANT: The 231 Funds.

RELEVANT ACT SECTION: Section 8(f).

SUMMARY OF APPLICATION: Applicant requests an order declaring that it has ceased to be an investment company.

FILING DATE: The application was filed on November 7, 1995.

HEARING OR NOTIFICATION OF HEARING: An order granting the application will be issued unless the SEC orders a hearing. Interested persons may request a hearing by writing to the SEC's Secretary and serving applicant with a copy of the request, personally or by mail. Hearing requests should be received by the SEC by 5:30 p.m. on January 2, 1996, and should be accompanied by proof of service on applicant, in the form of an affidavit or, for lawyers, a certificate of service. Hearing requests should state the nature of the writer's interest, the reason for the request, and the issues contested. Persons may request notification of a hearing by writing to the SEC's Secretary.

ADDRESSES: Secretary, SEC, 450 5th Street, NW., Washington, DC 20549. Applicant, 125 West 55th Street, New York, New York 10019.

FOR FURTHER INFORMATION CONTACT: Deepak T. Pai, Staff Attorney, at (202) 942-0574, or Alison E. Baur, Branch Chief, at (202) 942-0564 (Division of Investment Management, Office of Investment Company Regulation).

SUPPLEMENTARY INFORMATION: The following is a summary of the application. The complete application may be obtained for a fee at the SEC's Public Reference Branch.

Applicant's Representations

1. Applicant is an open-end, management investment company organized as a Massachusetts business trust. On February 10, 1993, applicant registered under the Act as an investment company, and filed a registration statement under the Securities Act of 1933 registering an indefinite number of shares. The registration statement was declared effective on August 20, 1993. Applicant issued shares in two portfolios, the Prime Fund ("231 Prime Fund") and the Treasury Fund ("231 Treasury Fund"), each of which issued two classes of shares (Institutional Shares and Service Shares). Institutional Shares were first issued on September 1, 1993 for both portfolios and Service Shares were first issued on March 1, 1994 for the 231 Prime Fund and April 5, 1994 for the 231 Treasury Fund.

2. At a meeting held on June 13, 1995, applicant's Board of Trustees approved on Agreement and Plan of Reorganization (the "Reorganization Agreement") between applicant and Pacific Horizon Funds, Inc. ("Pacific Horizon") whereby Pacific Horizon's Prime Fund ("PH Prime Fund") and Treasury Fund ("PH Treasury Fund") would acquire all of the assets and

liabilities of 231 Prime Fund and 231 Treasury Fund, respectively, in exchange for Horizon Shares and Horizon Service Shares of PH Prime Fund and PH Treasury Fund. Applicant's Board of Trustees determined that the interests of applicant's shareholders would best be served by approving the Reorganization Agreement. In reaching this determination, the Board of Trustees considered the anticipated loss of applicant's assets as a result of the sale of the institutional trust business of Bank of America Illinois, applicant's investment adviser ("Adviser"). The Board of Trustees concluded that, among other advantages, the reorganization would be likely to provide shareholders with an interest in a larger and more diversified portfolio while reducing the total expense ratio that would exist absent voluntary reimbursements.

3. Proxy materials were filed with the SEC and were distributed to applicant's shareholders on or about July 21, 1995. At a special meeting held on August 24, 1995, shareholders of the 231 Prime Fund and the 231 Treasury Fund approved the reorganization.

4. On August 25, 1995, the assets and liabilities of the 231 Prime Fund and 231 Treasury Fund were transferred to and assumed by PH Prime Fund and PH Treasury Fund in exchange for full and fractional Horizon Shares and Horizon Service Shares of the PH Prime Fund and PH Treasury Fund. The shares exchanged were equal in number and value to the number of full and fractional Institutional Shares and Service Shares of the 231 Prime Fund and 231 Treasury Fund. Following the transfer, applicant distributed the Horizon Shares and Horizon Service Shares to the holders of Institutional Shares and Service Shares of applicant in liquidation of the 231 Prime Fund and 231 Treasury Fund. Applicant did not incur any brokerage commission in connection with disposition of its portfolio securities and other assets.

5. Aggregate expenses of \$50,000 were incurred by applicant in connection with the reorganization. Applicant, Concord Financial Services, Inc. (Pacific Horizon's transfer agent), and the Adviser shall each pay one-third of these expenses. Pacific Horizon, Concord, and the Adviser shall each pay one-third of the expenses incurred by Pacific Horizon in connection with the reorganization.

6. At the time of the filing of the application, applicant had no assets or liabilities, was not a party to any litigation or administrative proceeding, and had no shareholders. Applicant is

neither engaged, nor does it propose to engage, in any business activities other than those necessary for the winding-up of its affairs.

7. Applicant intends to terminate its existence as a Massachusetts business trust upon receipt of an order from the SEC Declaring that applicant has ceased to be an investment company.

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

Margaret H. McFarland,

Deputy Secretary.

[FR Doc. 95-30297 Filed 12-12-95; 8:45 am]

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SELECTIVE SERVICE SYSTEM

Agency Forms Submitted to the Office of Management and Budget for Extension of Clearance

The following forms have been submitted to the Office of Management and Budget (OMB) for extension of clearance in compliance with the Paperwork Reduction Act (44 U.S. chapter 35): SSS Form No. and Title:

SSS Form 152, Alternative Service Employment Agreement
 SSS Form 153, Employer Data Sheet
 SSS Form 156, Skills Questionnaire
 SSS Form 157, Alternative Service Job Data Form
 SSS Form 160, Request for Overseas Job Assignment
 SSS Form 163, Employment Verification Form
 SSS Form 164, Alternative Service Worker Travel Reimbursement Request
 SSS Form 166, Claim for Reimbursement for Emergency Medical Care

Copies of the above identified forms can be obtained upon written request to the Selective Service System, Reports Clearance Officer, 1515 Wilson Boulevard, Arlington, Virginia, 22209-2425.

No changes have been made to the above identified forms. OMB clearance is limited to requesting a three-year extension of the current expiration dates.

Written comments should be sent within 60 days after the publication of this notice, to: Selective Service System, Reports Clearance Officer, 1515 Wilson Boulevard, Arlington, Virginia, 22209-2425.

A copy of the comments should be sent to Office of Information and Regulatory Affairs, Attention: Desk Officer, Selective Service System, Office of Management and Budget, New Executive Office Building, room 3235, Washington, DC 20435.

Dated: December 5, 1995.

Gil Coronado,

Director.

[FR Doc. 95-30397 Filed 12-12-95; 8:45 am]

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DEPARTMENT OF TRANSPORTATION

Coast Guard

[CGD 95-086]

Merchant Marine Personnel Advisory Committee; Request for Applications

AGENCY: Coast Guard, DOT.

ACTION: Request for applications.

SUMMARY: The Coast Guard is seeking applicants for appointment to membership on the Merchant Marine Personnel Advisory Committee (MERPAC). The Committee is a 19-member Federal Advisory committee that advises the Coast Guard on matters related to the training, qualification, licensing, certification, and fitness of seamen serving in the U.S. merchant marine.

DATES: Membership applications should be received no later than February 12, 1996.

ADDRESSES: Persons interested in applying for membership on MERPAC may obtain an application form by writing to Commandant (G-MOS-1), room 1210, U.S. Coast Guard Headquarters, 2100 Second St. SW., Washington, DC 20593-0001, or by calling (202) 267-0229 between 8 a.m. and 4 p.m. Monday through Friday, except Federal holidays. Requests may also be submitted by facsimile at (202) 267-4570.

FOR FURTHER INFORMATION CONTACT: CDR Jon Sarubbi, Executive Director, or Mr. Mark Gould, Assistant Executive Director, MERPAC, room 1210, U.S. Coast Guard Headquarters, 2100 Second St. SW., Washington, DC, 20593-0001, (202) 267-0229.

SUPPLEMENTARY INFORMATION: MERPAC is chartered under the Federal Advisory Committee Act (5 U.S.C. App. 2) to advise the Coast Guard on merchant marine personnel issues. Six positions are either vacant or the current appointments will expire in 1996.

Applicants with one or more of the following backgrounds are needed to fill the positions:

- (a) Shipping company representative.
- (b) Deck Officer (inland/river route).
- (c) Engineering Officer (limited Chief Engineer or Designated Duty Engineer).
- (d) Maritime Academy representative.
- (e) Pilot.
- (f) Unlicensed Seaman (Able Bodied Seaman).

The membership term is 3 years. No member may hold more than two consecutive 3-year terms.

The Coast Guard is seeking greater representation from the inland and rivers maritime communities, particularly in the positions of Deck Officer (inland/river route) and Engineering Officer (limited Chief Engineer or Designated Duty Engineer). Although the Coast Guard was seeking increased representation from these same communities during the last selection process, it chose to retain the incumbent members due to their special expertise. Individuals who submitted an application for selection to the committee in response to the notice in the May 11, 1995 Federal Register (60 FR 25257; CGD 95-020) need not reapply. Their applications will be reconsidered during this selection process.

To achieve the desired balance of membership, the Coast Guard is especially interested in receiving applications from minorities and women. The members of the Committee serve without compensation from the Federal Government, although travel reimbursement and per diem may be provided. The Committee normally meets in Washington, D.C., with working group meetings for specific problems as required.

Applicants may be required to complete an Executive Branch Confidential Financial Disclosure Report (SF 450).

Dated: December 7, 1995.

J. Angelo,

Director for Standards.

[FR Doc. 95-30401 Filed 12-12-95; 8:45 am]

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Federal Aviation Administration

Correction to Notice of Intent To Rule on Application to Use the Revenue From a Passenger Facility Charge (PFC) at Baton Rouge Metropolitan Airport, Baton Rouge, LA

AGENCY: Federal Aviation Administration (FAA), DOT.

ACTION: Correction to Federal Register Notice of intent to rule on application.

SUMMARY: The FAA proposed to rule and invited public comment on the application to use the revenue from a PFC at Baton Rouge Metropolitan Airport under the provisions of the Aviation Safety and Capacity Expansion Act of 1990 (Title IX of the Omnibus Budget Reconciliation Act of 1990) (Public Law 101-508) and Part 158 of the Federal Aviation Regulations (14