

of DOE facilities are available or will be made available prior to the meeting. These include:

- A draft Pilot Program Work Plan for the Receiving Basin for Offsite Fuel at the Savannah River Site.
- A Memorandum of Understanding between NRC and DOE, dated November 21, 1997.
- An NRC Commission Paper entitled, "Status Report of the Nuclear Regulatory Commission Task Force On Oversight of the Department of Energy, In Response to COMSECY-96-053—DSI 2 (SECY-98-080) dated April 14, 1998.
- NRC Staff Requirements Memorandum: COMSECY-96-053, "Oversight of the Department of Energy (DSI 2)," dated March 28, 1997.
- NRC Direction Setting Issue Paper "Oversight of the Department of Energy" (DSI 2) dated September 16, 1996.
- Report of the DOE Working Group on External Regulation, dated December 1996.
- Report of the DOE Advisory Committee on External Regulation of DOE Nuclear Safety, dated December 1995.

You may obtain copies of these documents by contacting Jim Giusti at (803) 725-2889. These documents are also available on the joint DOE/NRC Web Site at <http://www.nrc.gov/NRC/NMSS/doepilot.html>. As additional documents are completed, they will be added to the web site. If you would like more information about this meeting, or need special accommodations to attend, please contact Jim Giusti at (802) 725-2889.

Dated at Rockville, Maryland, this 2nd day of June, 1998.

For the Nuclear Regulatory Commission.

Malcolm R. Knapp,

Acting Director, Office of Nuclear Material Safety and Safeguards.

[FR Doc. 98-15266 Filed 6-8-98; 8:45 am]

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SECURITIES AND EXCHANGE COMMISSION

Proposed Collection; Comment Request

Upon Written Request, Copies Available From: Securities and Exchange Commission, Office of Filings and Information Services, Washington, DC 20549.

Extension:

- Reg. 12B, SEC File No. 270-70, OMB Control No. 3235-0062
- Reg. D, SEC File No. 270-72, OMB Control No. 3235-0076
- Reg. A, SEC File No. 270-110, OMB Control No. 3235-0286

- Form 12b-25, SEC File No. 270-71, OMB Control No. 3235-0058
- Form 3, SEC File No. 270-125, OMB Control No. 3235-0104
- Form 4, SEC File No. 270-126, OMB Control No. 3235-0287
- Form 5, SEC File No. 270-323, OMB Control No. 3235-0362
- Form 15, SEC File No. 270-170, OMB Control No. 3235-0167
- Form S-4, SEC File No. 270-287, OMB Control No. 3235-0324
- Form F-4, SEC File No. 270-288, OMB Control No. 3235-0325
- Reg. S, SEC File No. 270-315, OMB Control No. 3235-0357
- Rule 135d, SEC File No. 270-403, OMB Control No. 3235-046

Notice is hereby given that pursuant to the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 et seq.) the Securities and Exchange Commission ("Commission") is soliciting comments on the collections of information summarized below. The Commission plans to submit these existing collections of information to the Office of Management and Budget for extension and approval.

Regulation 12B governs all registration statements filed pursuant to Sections 12(b) and 12(g) under the Securities Exchange Act of 1934 ("Exchange Act") and all reports filed pursuant to Sections 13 and 15(d) of the Exchange Act, including amendments thereto. The information is needed to provide guidance on how to prepare these filings. Public companies are the likely respondents. Regulation 12B does not directly impose any information collection burdens on respondents and is assigned one burden hour for administrative convenience.

Regulations A and D provide exemptions from the registration requirements of the Securities Act of 1933 ("Securities Act"). Regulation A provides a conditional small issues exemption and Regulation D sets forth rules governing the limited offer and sale of securities without Securities Act registration. Those relying on Regulation A must file a Form 1-A and those relying on Regulation D file a Form D. Issuers of securities are the likely respondents. Approximately 186 respondents file Regulation A annually for a total annual burden of 115,506 hours. Approximately 8,065 respondents file Regulation D annually for a total annual burden of 137,680 hours.

Form 12b-25 is filed pursuant to the Exchange Act Rule 12b-25 by issuers who are unable to timely file all or any required portion of an annual, quarterly or transition report. Approximately 4,474 respondents file Form 12b-25

annually for a total annual burden of 11,185 hours.

Exchange Act Forms 3, 4 and 5 are filed by insiders of public companies that have a class of securities registered under Section 12 of the Exchange Act. Form 3 is an initial statement of beneficial ownership of securities, Form 4 is a statement of changes in beneficial ownership of securities and Form 5 is an annual statement of beneficial ownership of securities.

Approximately 7,538 respondents file Form 3 annually for a total annual burden of 3,769 hours. Approximately 62,704 respondents file Form 5 annually for a total annual burden of 31,352 hours. Approximately 37,075 respondents file Form 5 annually for a total annual burden of 37,075 hours.

Form 15 is filed by public companies subject to the Exchange Act reporting requirements to certify termination of registration of a class of security under Section 12(g) or notice of suspension of duty to file report pursuant to Sections 13 and 15(d) of the Exchange Act. Approximately 1,644 respondents file Form 15 annually for a total annual burden of 1,644 hours.

Forms S-4 and F-4 are filed by companies to register securities issued in business combination and exchange transactions under the Securities Act. Approximately 505 registrants file Form S-4 annually for a total annual burden of 622,665 hours. Approximately 2 respondents file Form F-4 annually for a total annual burden of 2,616 hours.

Regulation S is a set of rules governing offers and sales made outside the United States without Securities Act registration. It does not directly impose any information collection burdens and therefore is assigned only one burden hour for administrative convenience.

Securities Act Rule 135(d) requires notices given by issuers that they propose to make certain unregistered offerings to be filed with the Commission. Approximately 30 respondents file such notices annually for a total annual burden of 30 hours.

Written comments are invited on: (a) whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility; (b) the accuracy of the agency's estimate of the burden of the collection of information; (c) ways to enhance the quality, utility, and clarity of the information collected; and (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology. Consideration will be given

to comments and suggestions submitted in writing within 60 days of this publication.

Please direct your written comments to Michael E. Bartell, Associate Executive Director, Office of Information Technology, Securities and Exchange Commission, 450 5th Street, N.W., Washington, DC 20549.

Dated: June 1, 1998.

Margaret H. McFarland,

Deputy Secretary.

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SECURITIES AND EXCHANGE COMMISSION

[Rel. No. IC-23240; 812-11102]

The Munder Funds, Inc., et al.; Notice of Application

June 3, 1998.

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

ACTION: Notice of application under section 6(c) of the Investment Company Act of 1940 (the "Act") for an exemption from section 15(a) of the Act.

SUMMARY OF APPLICATION: Applicants seek an order to permit the implementation, without prior shareholder approval, of new investment advisory and sub-advisory agreements ("New Management Agreements") for a period of up to 150 days following the date on which a transfer of a controlling interest in Munder Capital Management ("MCM") occurs (but in no event later than November 30, 1998) (the "Interim Period"). The order also would permit MCM, World Asset Management ("World"), and Framlington Overseas Investment Management Limited ("Framlington Management"), following shareholder approval, to receive all fees earned under the New Management Agreements during the Interim Period.

APPLICANTS: The Munder Funds, Inc. ("Munder"), The Munder Funds Trust ("Munder Trust"), The Munder Framlington Funds Trust ("Framlington"), St. Clair Funds, Inc. ("St. Clair"), Select Asset Fund, Series 1, Inc. ("Select 1") Select Asset Fund, Series 2, Inc. ("Select 2"), Great Lakes Fund, Inc. ("Great Lakes"), Huron Investment Fund, Inc. ("Huron"), Central Asset Fund, Inc. ("Central Asset"), Central Investment Fund, Inc. ("Central Investment"), Lernoult Investment Fund, Inc. ("Lernoult"), INVESCO Specialty Funds, Inc. ("INVESCO Specialty"), SEI Index Funds ("SEI Index") (collectively, the

"Investment Companies"), MCM, World, Framlington Management, and INVESCO Funds Group, Inc. ("INVESCO").

FILING DATES: The application was filed on April 8, 1998. Applicants have agreed to file an amendment during the notice period, the substance of which is included in this notice.

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 applicants with a copy of the request, personally or by mail. Hearing requests should be received by the SEC by 5:30 p.m. on June 29, 1998, and should be accompanied by proof of service on applicants, 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 Fifth Street, N.W., Washington, D.C. 20549. Applicants: Munder, Munder Trust, Framlington, St. Clair, and MCM, 480 Pierce Street, Birmingham, Michigan 48009; World, 225 E. Brown Street, Suite 250, Birmingham, Michigan, 48009; Select 1, Select 2, Great Lakes, Huron, Central Asset, Central Investment, Lernoult, 411 W. Fafayette, Detroit, Michigan, 48226; INVESCO Specialty and INVESCO, 7800 E. Union Avenue, Denver, Colorado 80237; SEI, c/o CT Corporation, 2 Oliver Street, Boston, Massachusetts 02109; and Framlington Management, 155 Bishopsgate, London England EC2M 3XJ.

FOR FURTHER INFORMATION CONTACT: J. Amanda Machen, Senior Counsel, at (202) 942-7120, or Christine Y. Greenlees, 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, 450 Fifth Street, NW., Washington, DC 20549 (tel. 202-942-8090).

Applicants' Representations

1. The Investment Companies, each of which is organized either as a Maryland corporation or a Massachusetts business trust, are registered under the Act as open-end management investment companies. Munder and the Munder

Trust each offer fifteen investment portfolios. Framlington offers four investment portfolios, and St. Clair offers eleven. INVESCO Specialty is organized as a series fund.

2. MCM, World, and Framlington Management are investment advisers registered under the Investment Advisers Act of 1940. MCM serves as investment adviser to each portfolio of Munder, the Munder Trust, Framlington, and St. Clair. World serves as investment adviser to Select 1, Select 2, Great Lakes, Huron, Central Asset, Central Investment, Lernoult, and SEI Index, and as sub-adviser to a series of INVESCO Specialty. Framlington Management serves as sub-adviser to the portfolios of Framlington. INVESCO, a subsidiary of AMVESCAP, PLC, an international investment management company, serves as the investment adviser, administrator, and transfer agent for INVESCO Specialty.

3. MCM is a general partnership, whose interests are owned by Old MCM, Inc. (44%) ("Old MCM"), World Holdings, Inc. (44%), and Munder Group L.L.C. (12%) (the "Munder Group"). Mr. Lee P. Munder ("Mr. Munder"), Chairman of MCM, indirectly owns 44% of MCM through his ownership interests in Old MCM and the Munder Group. Comerica Incorporated ("Comerica"), a bank holding company, indirectly owns 44% of MCM through its wholly-owned subsidiary, World Holdings, Inc. World is wholly-owned by MCM.

4. Comerica and Mr. Munder have reached an agreement under which Comerica will purchase 85% of Old MCM's interest in MCM and 85% of Mr. Munder's interest in the Munder Group (the "Transaction"), after which Comerica will own or control 88% of the partnership interests in MCM.

5. Applicants state that consummation of the Transaction will result in a transfer of a controlling block of MCM's outstanding voting securities. Applicants believe, therefore, that consummation of the Transaction may result in an assignment and, thus, the termination of the current management agreements between MCM or World and each of the Investment Companies, the current sub-advisory agreements between MCM, Framlington and Framlington Management, and the current sub-advisory agreement between World and INVESCO (collectively, the "Current Management Agreements"). Applicants request an exemption to permit the implementation, without prior shareholder approval, of the New Management Agreements. The requested exemption would cover an Interim Period of not more than 150 days,