Delaware, in which it is incorporated, and with the Amex's rules governing an issuer's voluntary withdrawal of a security from listing and registration. The Issuer's application relates solely to the Security's withdrawal from listing on the Amex and shall not affect its obligation to be registered under Section 12(b) the Act.³

Any interested person may, on or before August 2, 2002, submit by letter to the Secretary of the Securities and Exchange Commission, 450 Fifth Street, NW., Washington, DC 20549-0609, facts bearing upon whether the application has been made in accordance with the rules of the Amex 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. ⁴

Jonathan G. Katz,

Secretary.

[FR Doc. 02–18081 Filed 7–17–02; 8:45 am]

SECURITIES AND EXCHANGE COMMISSION

Issuer Delisting; Notice of Application To Withdraw From Listing and Registration on the Pacific Exchange, Inc. (World Fuel Services Corporation, Common Stock, \$.01 Par Value) File No. 1–9533

July 12, 2002.

World Fuel Services Corporation, a Florida corporation, ("Issuer"), has filed an application with the Securities and Exchange Commission ("Commission"), pursuant to Section 12(d) of the Securities Exchange Act of 1934 ("Act") ¹ and Rule 12d2–2(d) thereunder, ² to withdraw its Common Stock, \$.01 par value ("Security"), from listing and registration on the Pacific Exchange, Inc. ("PCX" or "Exchange").

The Board of Directors ("Board") of the Issuer approved a resolution on May 30, 2001 to withdraw its Security from listing on the Exchange. The Board determined that the coverage provided by its current listing of the Security on the New York Stock Exchange, Inc. ("NYSE") was appropriate for its current and future needs, and it is not in the best interest of the Company to continue listing its Security on the PCX.

The Issuer stated in its application that it has complied with the rules of the PCX that govern the removal of securities from listing and registration on the Exchange. The Issuer's application relates solely to the Security's withdrawal from listing on the PCX and shall not affect its obligation to be registered under Section 12(b) the Act.³

Any interested person may, on or before August 2, 2002, submit by letter to the Secretary of the Securities and Exchange Commission, 450 Fifth Street, NW, Washington, DC 20549-0609, facts bearing upon whether the application has been made in accordance with the rules of the PCX 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.⁴

Jonathan G. Katz,

Secretary.

[FR Doc. 02–18082 Filed 7–17–02; 8:45 am] **BILLING CODE 8010–01–P**

SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-46186; File No. SR-NASD-2002-40]

Self-Regulatory Organizations; Notice of Filing of Proposed Rule Change by NASD Relating to NASD Rules 1022, 1032, 2210, 3010, 3370, IM-1022-1, and IM-1022-2 and new Rules 2865 and IM-2210-7.

July 11, 2002.

Pursuant to section 19(b)(1) of the Securities Exchange Act of 1934 ("Act") ¹ and Rule 19b-4 thereunder, ² notice is hereby given that on March 22, 2002, NASD ³ filed with the Securities and Exchange Commission ("SEC" or "Commission") the proposed rule

change as described in Items I, II, and III below, which Items were prepared by NASD. On June 25, 2002, NASD filed Amendment No. 1 to the proposed rule change.⁴ The Commission is publishing this notice to solicit comments on the proposed rule change, as amended, from interested persons.

I. Self-Regulatory Organization's Statement Of The Terms Of Substance Of The Proposed Rule Change

The proposed rule change will adopt new rules and amend existing rules to prepare for the trading of security futures. Specifically, the proposed rule change: (1) Amends Rule 1022 (Categories of Principal Registration), Interpretive Material 1022-1 (Registered Options Principals), Interpretive Material 1022-2 (Limited Principal-General Securities Sales Supervisor), and Rule 1032 (Categories of Representative Registration) to expand several registration categories to include engaging in and supervising security futures transactions; (2) amends Interpretive Material 2110–3 (Front Running Policy) to add block trading in single stock futures to the prohibition against front running; (3) amends Rule 2210 (Communications with the Public) and creates new Interpretive Material 2210–7 (Guidelines for Communications with the Public Regarding Security Futures) to regulate communications with the public regarding security futures; (4) amends Interpretive Material 2310–2 (Fair Dealing with Customers) to refer to new proposed Rule 2865 regarding security futures sales practices; (5) creates new Rule 2865 to regulate security futures sales practices; (6) amends Rule 3010(b)(2) (the Taping Rule) to recognize the ability of futures regulators to expel a member for futuresrelated sales practice violations; (7) amends Rule 3010(e) (Supervision) to require firms to check the backgrounds of job applicants who have previously worked in the futures industry; (8) amends Rule 3050 (Transactions for or by Associated Persons) to require associated persons to notify their member firm when they open certain futures accounts; and (9) amends Rule 3370 (Prompt Receipt and Delivery of Securities) to extend to security futures. Below is the text of the proposed rule change. Proposed new language is in italics; proposed deletions are in [brackets].

³ 15 U.S.C. 781(b).

^{4 17} CFR 200.30-3(a)(1).

¹ 15 U.S.C. 78*l*(d).

^{2 17} CFR 240.12d2-2(d).

³ 15 U.S.C. 78*l*(b).

^{4 17} CFR 200.30-3(a)(1).

¹ 15 U.S.C. 78s(b)(1).

² 17 CFR 240.19b-4.

³ At the time of filing, the National Association of Securities Dealers, Inc. was acting through its wholly owned subsidiary, NASD Regulation, Inc. Since that time, the National Association of Securities Dealers, Inc. has been officially renamed "NASD," and its wholly owned subsidiary, NASD Regulation, Inc., has been collapsed into NASD.

⁴ See letter form Patrice M. Glinieki, Vice President and Deputy General Counsel, NASD, to Katherine England, Assistant Director, Division of Market Regulation, Commission, dated June 25, 2002.