

Commission, 450 5th Street, N.W.,  
Washington, DC 20549.

Dated: October 7, 1996.  
Margaret H. McFarland,  
*Deputy Secretary.*  
[FR Doc. 96-27036 Filed 10-21-96; 8:45 am]  
BILLING CODE 8010-01-M

[Investment Company Act Release No.  
22283; 811-7284]

**CR United States Blue Chip Timing  
Fund, Inc.; Notice of Application**

October 15, 1996.

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

**ACTION:** Notice of application for  
deregistration under the Investment  
Company Act of 1940 (the "Act").

**APPLICANT:** CR Blue Chip Timing Fund,  
Inc.

**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 October 4, 1996.

**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 5:00 p.m. on  
November 12, 1996, and should be  
accompanied by proof of service on the  
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 Fifth  
Street, N.W., Washington, D.C. 20549.  
Applicant, 901 N. Spoede Road, St.  
Louis, Missouri 63146.

**FOR FURTHER INFORMATION CONTACT:**  
Diane L. Titus, Paralegal Specialist, at  
(202) 942-0584, 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 from the SEC's  
Public Reference Branch.

**Applicant's Representations**

1. Applicant is an open-end,  
diversified management investment  
company. According to SEC records, on  
October 15, 1992, applicant filed a  
notification or registration on Form N-  
8A under section 8(a) of the Act, and  
filed a registration statement on Form  
N-1A under section 8(b) of the Act.  
Applicant's registration statement was  
never declared effective, and applicant  
has made no public offering of its  
shares.

2. Applicant never sold any securities.  
Applicant has no shareholders, assets,  
or liabilities. Applicant is not a party to  
any litigation or administrative  
proceeding.

3. Applicant is not now engaged, and  
does not propose to engage, in any  
business activities other than those  
necessary for the winding-up of its  
affairs.

For the SEC, by the Division of Investment  
Management, under delegated authority.  
Margaret H. McFarland,  
*Deputy Secretary.*  
[FR Doc. 96-26958 Filed 10-21-96; 8:45 am]  
BILLING CODE 8010-01-M

**Issuer Delisting; Notice of Application  
To Withdraw From Listing and  
Registration; (Weldotron Corporation,  
\$0.05 Par Value Common Stock) File  
No. 1-8381**

October 15, 1996.

Weldotron Corporation ("Company")  
has filed an application with the  
Securities and Exchange Commission  
("Commission"), pursuant to Section  
12(d) of the Securities Exchange Act of  
1934 ("Act") and Rule 12d2-2(d)  
promulgated thereunder, to withdraw  
the above specified security ("Security")  
from listing and registration on the  
American Stock Exchange, Inc.  
("AMEX" or "Exchange").

The reasons alleged in the application  
for withdrawing the Security from  
listing and registration include the  
following:

According to the Company, the  
Company received a letter dated  
September 24, 1996, from the Exchange  
stating that it intended to delist the  
Security and registration from the  
Exchange. The following day the  
Company informed the Exchange that it  
intended to appeal this decision to the  
Exchange's Board of Governors. Since  
the filing of the notice of appeal there  
have been numerous phone  
conversations with Exchange  
representatives as well as a meeting  
between the Company and the Exchange  
on October 2, 1996.

Although the Company initially  
elected to appeal the Exchange's  
decision to delist the Security to the  
Exchange's Board of Governors, the  
Company has decided to settle matters  
by removing the Security from the  
Exchange. The Company believes that in  
view of the large expenditures of money  
and management time that would be  
required before pursuing an appeal, it  
would be in the best interest of both the  
Company and its shareholders that the  
Company voluntarily apply to the  
Commission to withdraw its Security  
from listing and registration on the  
Exchange.

The Exchange has also agreed that it  
would be in the best interest of the  
Exchange and the investing public to  
resolve this issue between the Company  
and the Exchange in this manner.

Any interested person may, on or  
before November 4, 1996, submit by  
letter to the Secretary of the Securities  
and Exchange Commission, 450 Fifth  
Street, NW., Washington, DC 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. 96-26959 Filed 10-21-96; 8:45 am]  
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[Release No. 34-37823; File No. SR-Amex-  
96-23]

**Self-Regulatory Organizations; the  
American Stock Exchange, Inc.; Order  
Granting Approval to Proposed Rule  
Change Relating to Various Changes  
to the Exchange's Company Guide**

October 15, 1996.

**I. Introduction**

On June 27, 1996, the American Stock  
Exchange, Inc. ("Amex" or "Exchange")  
submitted to the Securities and  
Exchange Commission ("SEC" or  
"Commission"), pursuant to Section  
19(b)(1) of the Securities Exchange Act  
of 1934 ("Act")<sup>1</sup> and Rule 19b-4

<sup>1</sup> 15 U.S.C. § 78s(b)(1).