36940

required by the agency to locate and identify the records to be amended.

b. For a former employee, contact the appropriate agency office identified in the Notification Procedure section and furnish such identifying information as required by the agency to locate and identify the record to be amended. Former employees may also submit a request to amend records in their EMF to the system manager. When submitting a request to the system manager, the individual must furnish the following information to locate and identify the records to be amended:

1. Full name.

2. Date of birth.

Social security number.
Agency name, dates, and location of last Federal service.

5. Signature.

c. Individuals seeking amendment of their records must also follow the Office's Privacy Act regulations on verification of identity and amendment of records (5 CFR part 297).

RECORDS SOURCE CATEGORIES:

Records in this system are obtained from—

a. The individual to whom the records pertain.

b. Agency employee health unit staff. c. Federal and private sector medical

practitioners and treatment facilities.

d. Supervisors/managers and other agency officials.

e. Other agency records.

[FR Doc. 93–17425 Filed 7–12–96; 8:45 am] BILLING CODE 6325–01–M

POSTAL SERVICE

Specifications for Postal Security Devices and Indicia (Postmarks); Correction

AGENCY: Postal Service.

ACTION: Correction to Notice of proposed specifications with request for comments.

SUMMARY: The original notice (61 FR 34460; July 2, 1996) included incorrect dates. The **DATES** section is corrected to read as follows:

DATES: Comments on the two specifications must be received on or before September 30, 1996. Comments addressing intellectual property issues must be received on or before August 15, 1996. A general meeting on this subject is being planned for July 19, 1996 in Washington, DC. All persons who have expressed an interest in the proposed specifications will be invited to attend the meeting. This meeting will focus solely on technical aspects of the two specifications. Interested parties may submit questions by July 17, 1996 which will be considered for incorporation into the meeting presentation. Stanley F. Mires, *Chief Counsel, Legislative.* [FR Doc. 96–17961 Filed 7–10–96; 4:50 pm] BILLING CODE 7710–12–P

PROSPECTIVE PAYMENT ASSESSMENT COMMISSION

Meeting

Notice is hereby given of the changed meeting dates of the Prospective Payment Assessment Commission from Tuesday and Wednesday, October 1–2, 1996, to Tuesday and Wednesday, October 8–9, 1996 at the Madison Hotel, 15th & M Streets, NW., Washington, DC, 202/862–1600.

The meeting time and location will be published approximately one week in advance.

Donald A. Young,

Executive Director.

[FR Doc. 96–17830 Filed 7–12–96; 8:45 am] BILLING CODE 6820–BW–M

SECURITIES AND EXCHANGE COMMISSION

Issuer Delisting; Notice of Application To Withdraw From Listing and Registration; (Chase Corporation, Common Stock, \$.10 Par Value) File No. 1–9852

July 9, 1996.

Chase 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 Boston Stock Exchange Incorporated ("BSE").

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

According to the Company, the Security is presently listed on the American Stock Exchange, Inc. In making the decision to withdraw its Security, from listing on the BSE, the Company considered the direct and indirect costs and expenses attendant on maintaining the dual listing of its Security on the BSE and the Amex. The Company does not see any particular advantage in the dual trading of its securities and believes that dual listing would fragment the market for its securities.

Any interested person may, on or before July 30, 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. 96–17933 Filed 7–12–96; 8:45 am] BILLING CODE 8010–01–M

Issuer Delisting; Notice of Application To Withdraw From Listing and Registration (Laser Industries Limited, Ordinary Shares Par Value NIS 0.00001); File No. 1–8201

July 9, 1996.

Laser Industries Limited ("Company"), a Company incorporated in Israeli, 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").

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

According to the Company, its Board of Directors unanimously approved resolutions on May 27, 1996, which authorized the Company's officers, among other things, to withdraw the Security from listing on the Amex and to apply for the quotation of the Security on the National Association of Securities Dealers Automated Quotations National Market System ("Nasdaq/NMS").

The Company's Board of Directors believes that quotation on Nasdaq will be more beneficial to the Company's shareholders than the present listing on the Amex for the following reasons:

(a) The Nasdaq's system of multiple, competing market makers provide the Company with increased visibility within the financial community, resulting in increased awareness of the Company's activities among investors;

(b) Nasdaq system will enable the Company to attract its own market makers and to expand the capital base available for purchases of its Security;

(c) Nasdaq system will, in the Company's opinion, stimulate increased demand for its Security and result in greater liquidity for the Company's shareholders;

(d) The firms making a market in the Security on Nasdaq will be more likely to issue research reports with respect to the Company, which will increase the availability of information about the Company and increase its visibility to investors; and

(e) A significant number of the Company's competitors which are publicly owned have one or more classes of common equity securities which are quoted on Nasdaq, providing the Company's shareholders with a comparable peer group against which to assess the trading performance of the Security.

Any interested person may, on or before July 30, 1996 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. 96–17932 Filed 7–12–96; 8:45 am] BILLING CODE 8010–01–M

[Rel. No. IC-22056; 812-10040]

Norwest Bank Minnesota, N.A., et al.; Notice of Application

July 9, 1996. **AGENCY:** Securities and Exchange Commission ("SEC"). **ACTION:** Notice of Application for an Order under the Investment Company Act of 1940 (the "Act").

APPLICANTS: Norwest Bank Minnesota, N.A. (the "Bank"), Norwest Advantage Funds, Forum Financial Services, Inc. ("Forum"), Core Trust (Delaware) ("Core Trust"), and Schroder Capital Management International, Inc. ("Schroder").

RELEVANT ACT SECTIONS: Exemption requested under section 6(c) of the Act from section 12(d)(1) of the Act, and under sections 6(c) and 17(b) of the Act from section 17(a) of the Act.

SUMMARY OF APPLICATION: Applicants request an order that would supersede a prior order (the "Existing Order")¹ and would permit Norwest Advantage Funds to invest any percentage of their assets in an underlying Core Trust portfolio or in direct investments. It also would remove certain restrictions currently imposed on the Core Trust portfolios to permit them to accept investments from persons other than Norwest Advantage Funds. FILING DATE: The application was filed on March 8, 1996 and amended on May 17, 1996, and June 27, 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 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 August 5, 1996, 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 5th Street, N.W., Washington, D.C. 20549. Applicants, c/o Forum Financial Group, Two Portland Square, Portland, Maine 04101, Attention: David I. Goldstein, Esq.

FOR FURTHER INFORMATION CONTACT: Deepak T. Pai, Staff Attorney, at (202) 942–0574 or Robert A. Robertson, 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.

Applicants' Representations

1. Norwest Advantage Funds is a registered open-end series investment

company organized as a Delaware business trust.² Norwest Advantage Funds currently consists of 30 series. Five of the Norwest Advantage Funds (the "Blended Funds") allocate their assets among a combination of different investment strategies or styles (e.g., small company stock, international stock, short-term corporate bonds). The Blended Funds currently are offered without a sales load or redemption fee and do not bear distribution expenses pursuant to a plan adopted under rule 12b–1 under the Act, although applicants anticipate revising these arrangements in the future. Other Norwest Advantage Funds offer multiple classes of shares in reliance on rule 18f-3, including classes subject to sales loads and distribution expenses pursuant to rule 12b-1 plans.

2. Core Trust is a registered open-end series investment company organized as a Delaware business trust. Core Trust does not offer its securities to the public; its securities are offered only in private placement transactions to registered investment companies and other institutional investors. Core Trust, however, reserves the right to offer its shares to the public in the future. Presently, there are seven series of Core Trust (the "Core Trust Portfolios"). Three series of Core Trust, Small Company Portfolio, International Portfolio II, and Index Portfolio, operate in a manner similar to master funds in a master-feeder arrangement, and currently offer their securities only to the Blended Funds pursuant to the Existing Order (the "Core Advantage Portfolios"). Four series of Core Trust operate as master funds in master feeder arrangements: Treasury Cash Portfolio, Government Cash Portfolio, Cash Portfolio (collectively, the "Money Fund Portfolios"), and International Portfolio. The Money Fund Portfolios (which currently are unrelated in any way to the Bank and/or Norwest Advantage Funds) invest in money market instruments. International Portfolio currently offers its securities only to International fund, a series of Norwest Advantage Funds, in reliance on section 12(d)(1)(E) of the Act. The Core Trust Portfolios may, in the future, be offered to Funds (as defined below) relying on any order granting this application, or to any other investor legally entitled to purchase securities issued by the Core Trust Portfolios. Shares of the Core Trust Portfolios that intend to rely on the requested order presently are offered

¹ Norwest Bank Minnesota, N.A., et al., Investment Company Act Release Nos. 20640 (Oct. 19, 1994) (notice) and 20697 (Nov. 10, 1994) (order).

² At the time of the Existing Order, Norwest Advantage Funds was known as "Norwest Funds" Effective October 1, 1995, Norwest Funds changed its name to Norwest Advantage Funds.