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The Division of
Investment Management



PACIFIC SELECT FUND

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May 17, 2010

BY COURIER OR OVERNIGHT DELIVERY

Office of Applications and Report Services
Securities and Exchange Commission
100 F Street, N.E.
Washington, D.C. 20549

Re: Civil Action Document Filed with Respect to Pacific Select Fund (File No. 811-5141)

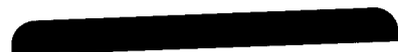
Dear Sirs:

Enclosed for filing on behalf of the registered investment company captioned above, pursuant to Section 33 of the Investment Company Act of 1940, as amended, is a copy of the Order Granting Stay, dated April 19, 2010, in *Pacific Select Fund v. The Bank of New York Mellon and BNY Mellon, N.A.*, (U.S.D.C., C.D. Cal.) (Case No. SACV10-00198 DOC (ANx)).

Please acknowledge receipt of this filing by date stamping the enclosed copy of this letter and returning it in the envelope provided. Thank you.

Sincerely,

Enclosures



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Jonathan D. Schiller (*p.h.v.* application to be filed)
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JS-6

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Attorneys for Defendants The Bank of New York Mellon, and BNY Mellon, N.A.

**UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA – SOUTHERN DIVISION**

PACIFIC SELECT FUND,

Plaintiff,

v.

CASE NO. SACV10-00198 DOC (ANx)

ORDER GRANTING STAY

THE BANK OF NEW YORK
MELLON, a New York
chartered bank, and BNY
MELLON, N.A., a nationally-
chartered bank,

Defendants.

1 Defendants The Bank Of New York Mellon and BNY Mellon, N.A. have
2 moved for a stay pending resolution of a motion before the Judicial District on
3 Multipanel Litigation (“JPML”) to transfer and consolidate this case and three
4 other related, pending actions. The Court has inherent authority to stay actions,
5 and “it is often appropriate to stay preliminary pretrial proceedings while a
6 motion to transfer and consolidate is pending” with the JPML. *Rivers v. Walt*
7 *Disney Co.*, 980 F. Supp. 1358, 1362 (C.D. Cal. 1997); *see also Smith v. Mail*
8 *Boxes, Etc.*, 191 F. Supp. 2d 1155, 1157 (E.D. Cal. 2002).

11 In this case, conservation of judicial and private resources favors a stay. A
12 stay may avoid potentially duplicative efforts in resolving an expected motion to
13 dismiss and in setting a case schedule and discovery plan. Moreover, because the
14 stay is expected to be short, there will be no prejudice to any party.

17 It is hereby **ORDERED THAT** this case will be stayed – and all deadlines
18 suspended – pending resolution of the motion for transfer and consolidation that
19 is currently pending before the JPML that pertains to this case.

22 Dated: April 19, 2010



HON. DAVID O. CARTER
United States District Judge