Issue 81-185

U.S. SECURITIES AND COMMISSION

RULES AND RELATED MATTERS

AMENDMENT OF SECTION 202.5(a) OF THE COMMISSION'S INFORMAL AND OTHER PROCEDURES

The Commission has amended Section 202.5(a) of the Commission's Informal and Other Procedures, 17 CFR 202.5(a), by deleting the provision that the Commission may enter a formal order of investigation when it appears that "there is a likelihood that a violation has been or is about to be committed," and replacing it with a provision that states, in conformance with the governing statutes, that the Commission may, in its discretion, make such investigations as it deems necessary to determine whether any person has violated, is violating, or is about to violate any provision of the securities laws. (Rel. 33-6345)

FOR FURTHER INFORMATION CONTACT: Andrew W. Sidman at (202) 272-2454

AMENDMENTS TO RULE 463 AND FORM SR

The Commission has adopted amendments to Rule 463 and Form SR relating to reports by issuers with respect to their first effective registration statement, to simplify and clarify the reporting requirements, and to enhance the usefulness of reports on Form SR. The amendments, which do not substantially change either the application of the rule or the disclosures required by the form, include changing Form SR to a standardized short-answer format. (Rel. 33-6346)

FOR FURTHER INFORMATION CONTACT: Susan Davis at (202) 272-2604 or David Martin at (202) 272-2573

CIVIL PROCEEDINGS

COMPLAINT FILED AGAINST MP-G LTD., OTHERS

The Boston Regional Office announced the filing of a complaint on September 18 in the U.S. District Court for the District of Rhode Island against MPG, Ltd., also known as MP-G, Ltd., promoted as a Bahamian corporation; Richard F. Chipperfield, individually and doing business as MPG, Ltd., also known as MP-G, Ltd., president and sole stockholder of MPG; and Walter D. Brown, a salesman of MPG securities. Chipperfield is a resident of Westerly, Rhode Island, and Brown resides in Groton, Connecticut. MPG is promoted as possessing automobile engine technology which produces high gas mileage with concomitant low pollution emissions.

The Commission's complaint alleges that the defendants violated the registration provisions of the Securities Act of 1933, and that Chipperfield and MPG violated the antifraud provisions of the Securities Act and the Securities Exchange Act of 1934. The complaint alleges that approximately \$1 million in unregistered securities of MPG were sold to at least 90 residents of Rhode Island, Connecticut, Massachusetts, New York, Pennsylvania and other states. The complaint further alleges that MPG and Chipperfield, among other things, misrepresented the use to which proceeds from the sale of MPG debentures would be applied and omitted to inform investors of competing claims to the ownership of the technology, and that Chipperfield would use proceeds from the offering for his personal benefit.

The complaint seeks a temporary restraining order and preliminary and permanent injunctions against MPG and Chipperfield, and a permanent injunction against Brown to prevent further violations of the securities laws; an accounting of all proceeds from MPG and Chipperfield; and disgorgement of all proceeds from MPG and Chipperfield. (SEC v. MPG, Ltd. a/k/a MP-G, Ltd., et al.). (LR-9454)

MICHAEL R. JONES AND JOHN M. SKINNER PERMANENTLY ENJOINED

The Boston Regional Office announced that on September 15 the Honorable T. F. Gilroy Daly, U.S. District Judge for the District of Connecticut entered an order permanently enjoining Michael R. Jones of Greenwich, Connecticut, and John M. Skinner of Williamston, North Carolina. The Commission commenced its action on September 9 by filing a complaint which alleged that the defendants violated the registration provisions of the Securities Act of 1933, and the provisions of the Securities Exchange Act of 1934 relating to the registration of broker-dealers in that Skinner, aided and abetted by Jones, offered and sold unregistered fractional undivided working interests in oil and gas leases on land located in Washington County, Ohio at a time when Skinner was not registered with the Commission as a broker-dealer. Sales totalling \$4,759,500 were made to 211 persons residing in 13 states and Canada. Simultaneously with the filing of the complaint, Jones and Skinner consented to the entry of a Final Judgment of Permanent Injunction, without admitting or denying the allegations contained therein. As a part of the relief obtained, the defendants are required to obtain a written opinion of counsel indicating that an exemption is available from the applicable registration provisions prior to the offering of any unregistered securities. (SEC v. Michael R. Jones and John M. Skinner, U.S.D.C. CONN., Civil Action No. N81-396). (LR-9455)

COMPLAINT NAMES KING INTERNATIONAL CORP.

The Commission announced that on September 23 it filed a civil injunctive action in the U.S. District Court for the District of Columbia against King International Corp. of Beverly Hills, California. King owns a hotel and operates a gaming casino in Aruba, Netherlands Antilles. The Commission's complaint alleges violations of the reporting provisions of the securities laws and seeks a Judgment of Permanent Injunction and other relief.

The complaint alleges that King, as part of a continuing course of violative conduct, has failed to file its Annual Report on Form 10-K for its fiscal year ended April 30, 1981, and its Quarterly Report on Form 10-Q for its fiscal quarter ended July 31, 1981. The complaint requests that the Court order King to file forthwith, with the Commission, its delinquent Annual Report on Form 10-K and its Quarterly Report on Form 10-Q. In addition, the Commission requests that the Court enjoin King from further violations of the reporting provisions of the securities laws. (SEC v. King International Corp., U.S.D.C. D.C., Civil Action No. 81-2361). (LR-9457)

INVESTMENT COMPANY ACT RELEASES

LIFE INSURANCE INVESTORS, INC.

An order has been issued on an application filed by Life Insurance Investors, Inc. (LII), registered under the Investment Company Act of 1940 as an open-end, diversified, management investment company, Systematic Investment Plan to Accumulate Shares of Life Insurance Investors, Inc. (SIP), registered under the Act as a unit investment trust, Security Equity Fund, Inc. (Equity), registered under the Act as an open-end, diversified, management investment company, Security Management Company, Inc. (Management), investment adviser to LII and Equity, and Security Distributors, Inc., a wholly-owned subsidiary of Management which serves as principal underwriter for Equity and LII and as sponsor and depositor of SIP, pursuant to Sections 11(a) and 26(b) of the Act, permitting SIP to surrender shares of LII (the sole underlying investment medium for investment plans offered by SIP) and to receive shares of Equity therefore in connection with Equity's acquisition of substantially all of LII's assets, and thereafter to acquire Equity shares with planholders subsequent investments. (Rel. IC-11949 - Sept. 21)

CENTENNIAL MONEY MARKET TRUST

A notice has been issued giving interested persons until October 16 to request a hearing on an application of Centennial Money Market Trust for an order of exemption from Rules 2a-4 and 22c-1 thereunder to permit it to calculate its price per share to the nearest one cent on a share value of one dollar. (Rel. IC-11950 - Sept. 22)

CAPITOL LIFE INSURANCE COMPANY

A notice has been issued allowing interested persons until October 16 to comment on an application filed by Capitol Life Insurance Company (Capitol Life) and Capitol Life Separate Account M, established by Capitol Life and registered as a unit investment trust under the Investment Company Act of 1940, Merrill Lynch Basic Value Fund, Inc., Merrill Lynch Capital Fund, Inc., Merrill Lynch Special Value Fund, Inc., Merrill Lynch Ready Assets Trust and Merrill Lynch Corporate Bond Fund, Inc. (originally, Merrill Lynch High Income Fund, Inc., reorganized and now consisting of three separate investment portfolios, High Income Portfolio, High Quality Portfolio and Intermediate Term Portfolio), for an amended order, pursuant to Section 11 of the Act, approving certain offers of exchange, and, pursuant to Section 6(c) of the Act, exempting the Applicants from the provisions of Sections 22(d), 26(a) and 27(c)(2) of the Act. (Rel. IC-11951 - Sept. 22)

THE GOLDEN CORRAL POOLING GROUP

An order has been issued on an application filed by the Golden Corral Pooling Group (Applicant), a North Carolina joint venture, pursuant to Section 6(c) of the Investment Company Act of 1940, exempting Applicant from all provisions of the Act, subject to certain conditions. (Rel. IC-11952 - Sept. 22)

SELF-REGULATORY ORGANIZATIONS

NOTICE OF PROPOSED RULE CHANGE

The Pacific Stock Exchange, Inc. has filed a proposed rule change under Rule 19b-4 (SR-PSE-81-16) to establish standards of conduct on the PSE Equity Trading Floor and to provide procedures for the disciplining of persons who violate such standards. Publication of the proposal is expected to be made in the Federal Register during the week of September 28. (Rel. 34-18115)

SECURITIES ACT REGISTRATIONS

The following registration statements have been filed with the SEC pursuant to the Securities Act of 1933. The information noted below has been taken from the cover page and the facing sheet of the prospectus and registration statement and will appear as follows: Form; Name, address and phone number (if available) of the issuer of the security; Title and the number or face amount of the securities being offered; Name of the managing underwriter (if applicable); Whether the offering is a rights offering; File number and date filed; Assigned Branch; and whether the registration statement is a New Issue.

- (S-15) NBD BANCORP, INC., 611 Woodward Ave., Detroit, MI 48226 (313) 225-1000 -\$5 million of % installment notes. (File 2-74134 - Sept. 23) (Br. 1)
 - In a separate statement the company seeks registration of \$6 million of % installment notes. (File 2-74135 Sept. 23)
- (S-8) FIRST INTERNATIONAL BANCSHARES, INC., 1201 Elm St., Dallas, TX 75270 200,000 shares of common stock. (File 2-74136 Sept. 23) (Br. 1)
- (S-1) RYAN'S FAMILY STEAK HOUSES, INC., 2711 Wade Hampton Blvd., Greenville, SC 29615 (803) 244-7265 - 782,000 shares of common stock. (File 2-74137 - Sept. 23) (Br. 4 - New Issue)
- (S-8) NATIONAL SEMICONDUCTOR CORPORATION, 2900 Semiconductor Dr., Santa Clara, CA 95051 (408) 737-6521 1,000,000 shares of common stock. (File 2-74138 Sept. 23) (Br. 7)
- (N-1) CHANCELLOR GOVERNMENT SECURITIES TRUST, 100 Gold St., New York, NY 10038 (212) 791-7123 - an indefinite number of shares of beneficial interest. (File 2-74139 - Sept. 23) (Br. 16 - New Issue)
- (S-1) COMPUCORP, 1901 South Bundy Dr., Los Angeles, CA 90025 320,075 shares of common stock. The company designs, manufactures and markets desk-top computer systems. (File 2-74140 - Sept. 23) (Br. 10)

- (N-1) PUTNAM ANNUITY MONEY MARKET TRUST, One Post Office Square, Boston, MA 02109 (617) 292-1000 - an indefinite number or amount of shares of beneficial interest. (File 2-74141 - Sept. 23) (Br. 20 - New Issue)
- (S-15) SOUTHWEST BANCSHARES, INC., 20th Floor, Southwest Tower, 707 McKinney, Houston, TX 77002 (713) 751-7800 - 171,600 shares of common stock. (File 2-74142 - Sept. 23) (Br. 1)
- (S-16) HEUBLEIN, INC., Farmington, CT 06032 (203) 677-4061 120,000 shares of common stock. (File 2-74144 - Sept. 23) (Br. 1)

REGISTRATIONS EFFECTIVE

Sept. 3: Colorado Gold & Silver, Inc., 2-73439-D. Sept. 15: Geosource Inc., 2-73854; Prime Motor Inn Sept. 17: Unioil, 2-72100. Geosource Inc., 2-73854; Prime Motor Inns, Inc., 2-73536.

The Cleveland Electric Illuminating Company, 2-73888; The Connecticut Sept. 18: Light and Power Company, 2-73795; Polymer Research Corp. of America, 2-72896-NY; Xerox Credit Corporation, 2-72850.

 Sept. 21: Alpha Industries, Inc., 2-74010.
 Sept. 22: Bangor Hydro-Electric Company, 2-73839; The Corporate Income Fund, One Hundred Forty-Ninth Short Term Series, 2-73866; The Dayton Power and Light Company, 2-73906; Duquesne Light Company, 2-73882; National Municipal Trust, Fifty-First Series, 2-73036; Philadelphia Electric Company, 2-73842; Southern California Gas Company, 2-73929; Southwestern Bell Telephone Company, 2-73927; Switchco, Inc., 2-73567.

REGISTRATIONS WITHDRAWN

Sept. 9: Ohio Edison Company, 2-73000.
Sept. 15: Greenwich Oil Corporation, 2-71898; Kaiser Aluminum & Chemical Corporation, 2-72913 & 2-72914; Tierra Drilling 81-1 Ltd. & Tierra Petroleum 81-1 Ltd., 2-71438.

Sept. 17: Frontier Airlines, Inc., 2-72763.
Sept. 18: Shearson Murray Real Estate Fund IV, 2-69215.

ACQUISITIONS OF SECURITIES

Companies and individuals must report to the Commission within 10 days on Schedule 13D if after the acquisition of equity securities of a public company their beneficial interest therein exceeds 5%. Persons eligible to use the short form (Schedule 13G) may in lieu of filing a Schedule 13D file a Schedule 13G within forty-five days after the end of the calendar year in which the person became subject to Section 13(d)(1). The following companies or individuals filed Schedule 13D's during the period September 2 - 8, 1981. The number of shares of during the period September 2 - 8, 1981. The number of shares of the security which are beneficially owned, and the number of shares concerning which there is a right to acquire are set forth for each beneficial owner. *Amended Acquisition Reports.

REPORTING COMPANY OR INDIVIDUAL	ISSUER & NUMBER OF SHARES	DATE FILED
* Jack Farber PII Investment Corp.	Rix Corporation (Auburndale, MA) Common Stock - 66,490 shares (11.5%)	9-2-81
C. Charles Marran	Spencer Companies, Inc. (Boston, MA) Common Stock - 347,428 shares (20.3%)	9-2-81
* Sulpetro Limited (Canada)	CanDel Oil Ltd. (Calgary, Albt., Canada) Common Stock - 13,355,711 shares (99.5%) (1,101,191 of above shares were acquired pursuant to the Tender Offer.)	9-3-81
* Henry Penn Wenger	Detroit & Canada Tunnel Corp. (Detroit, MI) Common Stock - 55,943 shares	9-3-81
AC Acquisition Corporation Allied Corporation, Parent	Fisher Scientific Company (Pittsburgh, PA) Common Stock - 2,500,000 shares Common Stock - 604,411 shares on conversion of Debentures (Above shares were acquired pursuant to	9-3-81

the Tender Offer.)

ACQUISITION REPORTS CONT.

* Walco National Corporation	General Steel Industries, Inc. (St. Louis, MO) Common Stock - 1,316,047 shares (34.9%)	9-3-81
* Rama Investment Co. S & F Trading Co. Frederick Dolin Mollie R. Dolin, et al	Morgan's Restaurants, Inc. (North Canton, OH) 10% Conv. Preferred Stock - 1,775,000 shares (54.2%)	9-3-81
David H. Murdock Murdock Investment Corp. Pacific Holding Corp. International Mining Corp.	Occidental Petroleum Corporation (Los Angeles, CA) \$4 Preferred Stock - 733,040 shares (81.66%)	9-3-81
Corning Glass Works	Owens-Corning Fiberglas Corp. (Toledo, OH) Common Stock - 7,332,575 shares (23.9%)	9-3-81
* Agency Rent-A-Car, Inc.	Spencer Companies, Inc. (Boston, MA) Common Stock - 619,355 shares (36.2%)	9-3-81
* M.I.M. Holdings Limited (Australia)	ASARCO Incorporated (NYC) Common Stock - 3,922,563 shares (15.1%)	9-4-81
* PEC Israel Economic Corp. Discount Bank Investment Corp. Ltd. (Israel) IDB Bankholding Corp. Ltd. (Israel), et al	American Israeli Paper Mills Ltd. (Hadera, Israel) Ordinary Stock - 7,311,251 shares (34.97%)	9-4-81
* Sears, Roebuck & Co.	Armstrong Rubber Company (New Haven, CT) Common Stock - 385,100 shares (20.08%)	9-4-81
* Robert G. Holmes, Jr.	Bunnington Corporation (Rochester, NY) Common Stock - 216,529 shares	9-4-81
* William Rosenwald Samuel Hoffman Mary K. Rosenwald Alice R. Sigelman, Individually and as Co-Trustees, et al	C L Assets, Inc. (NYC) Common Stock - 174,200 shares (11.33%)	9-4-81
* Deltec Panamerica S.A. (Panama)	CMT Investment Trust (Los Angeles, CA) Shares of Beneficial Interest - 130,360 Preferred Shares of Beneficial Interest - 445,689	9-4-81
Sequoia Oil Company	Camptown Industries, Inc. (Glen Dale, MD) Common Stock - 500,000 shares (44.2%) Class B Common Stock - 3,000 shares (100%)	9-4-81
Sequoia Oil Company David J. Shamp, Sole Shareholder	Camptown Industries, Inc. (Glen Dale, MD) Common Stock - 500,000 shares (44.2%) Class B Stock - 3,000 shares (100%)	9-4-81
* Crane Co.	Ferro Corporation (Cleveland, OH) Common Stock - 707,700 shares	9-4-81
* Mascot Industries Ltd. (Asutralia) Chola Pty. Ltd., Trustee (Australia) Mullastar Investments Pty. Ltd., Trustee (Australia), et al	First Artists Production Co. Ltd. (Sherman Oaks, CA) Capital Stock - 162,500 shares (Mascot has entered into contracts with certain sharehodlers to acquire an additional 540,802 shares (32.6%)	9-4-81
* H. A. Pope & Sons, Inc.	Forum Restaurants, Inc. (Kansas City, MO) Common Stock - 381,361 shares	9-4-81
INA Corporation INA Health Care Group, Inc. (Wholly-owned subsidiary of INA Corporation)	Hospital Corporation of America (Nashville, TN) Common Stock - 5,390,000 shares Common Stock - 12,144 shares on conversion of Debentures	9-4-81

ACQUISITION REPORTS CONT.

Norman Rich Martin D. Rich Rich Investments, Inc. Herbert M. Spector	Indiana National Corporation (Indianapolis, IN) Common Stock - 254,400 shares	9-4-81
* Shufro, Rose & Ehrman	Mirro Corporation (Manitowoc, WI) Common Stock - 600,861 shares (25.5%)	9-4-81
* Lawrie Plantation Holdings Ltd. (U.K.) Jatel Ltd. (U.K.)	Norlin Corporation (White Plains, NY) Common Stock - 325,500 shares (17.3%)	9-4-81
Norman A. Lizt L & W Associates, G.P.	Orange-Co., Inc. (Lake Hamilton, FL) Common Stock - 180,400 shares	9-4-81
* BankAmerica Corporation BankAmerica Capital Corporation	Paradyne Corporation (Largo, FL) Common Stock - 847,550 shares	9-4-81
Western States Life Insurance Company	Prairie States Life Insurance Co. (Rapid City, SD) Common Stock - 79,330 shares	9-4-81
* ICM Realty Parkway Company (Controlled by Eastover)	Riviere Realty Trust (Washington, DC) Shares of Beneficial Interest - 71,200	9-4-81
* Roscoe Moss Company Roscoe Moss, Jr. George E. Moss	San Jose Water Works (San Jose, CA) Common Stock - 288,254 shares (22%)	9-4-81
* Icahn Investment Corp., Parent Icahn & Co., Inc. C.C.I. & Associates	Simplicity Pattern Co., Inc. (NYC) Common STock - 1,772,400 shares (12.9%)	9-4-81
* Gulf + Western Industries Inc. Charles G. Bluhdorn	<pre>J. P. Stevens & Co., Inc. (NYC) Common Stock - 1,470,300 shares (10.17%)</pre>	9-4-81
Alco Standard Corporation	Strother Drug Company (Lynchburg, VA) Common Stock - 323,311 shares (38%) (Alco has entered into agreements to acquire 315,411 of above shares.)	9-4-81
Allan P. Kirby, Jr., Individually and as Co-Trustee	Alleghany Corporation (NYC) Common Stock - 1,831,989 shares (19.5%)	9-8-81
* Anacomp, Inc.	American Management Systems, Inc. (Arlington, VA) Common Stock - 153,700 shares	9-8-81
* Woodland Venture Fund Seneca Ventures Northern Union Club Fred Dolin, et al	American Microsystems, Inc. (Santa Clara, CA) Common Stock - 354,600 shares	9-8-81
* Herbert N. Faintech	American Solar King Corp. (Waco, TX) Common Stock - 85,850 shares	9-8-81
* Louis Berkman Louis Berkman Company	Ampco-Pittsburgh Corporation (Pittsburgh, PA) Common Stock - 1,565,177 shares (40.7%)	9-8-81
Woodland Investment Partners Woodland Capital Company Kohl Gift Trust Atlee M. Kohl Nicole F. Kohl, et al	Atlan-Tol Industries, Inc. (West Warwick, RI) Common Stock - 45,000 shares	9-8-81
* Bruce Rappaport (Switzerland)	Bank of New York Company, Inc. (NYC) Common Stock - 455,100 shares	9-8-81
* Paul Borman, Individually and as Trustee	Borman's, Inc. (Detroit, MI) Common Stock - 369,329 shares (12.65%) (Included above are shares owned by his wife, individually and as trustee.)	9-8-81

ACQUISITION REPORTS CONT.

+ Cormount Higman	Bunnington Corporation (Rochester, NY)	9-8-81
* Seymour Vigman Isadore Diamond Gordon H. McNeil	Common Stock - 720,833 shares (26.5%)	9-0-01
New Coca-Cola Bottling of New York, Inc.	Coca-Cola Bottling Company of New York, Inc. (Hackensack, NJ) Common Stock - 21,499,272 shares (100%)	9-8-81
* Prudential Insurance Company of America	Connecticut General Mortgage & Realty Investments (Springfield, MA) Common Stock - 7,308,100 shares 6% Conv. Debentures - \$16,966,000 Prin. Amt. 6-3/4% Conv. Debentures - \$1,074,000 Prin. Amt.	9-8-81
* Financial Industries Corp.	Continental Life & Accident Company (Boise, ID) Common Stock - 95,084 shares Common Stock - 364,301 shares (17.4%) on exercise of option (Financial has the right to acquire an additional 312,461 shares (14.9%).	9-8-81
* Philip Greer, Individually and as Trustee Stephen J. Weiss Nelson Schaenen, Jr. Ronald J. Hall, et al	Cronus Industries, Inc. (Dallas, TX) Common Stock - 181,475 shares Common Stock - 136,364 shares on conversion of Debentures	9-8-81
* Tengelmann Warenhandels- gesellschaft (West Germany) Erivan Haub (West Germany)	Great Atlantic & Pacific Tea Co., Inc. (Montvale, NJ) Common Stock - 18,872,933 shares (50.5%)	9-8-81
Dominic A. Laiti, Indivi- dually and as Trustee	Hadron, Inc. (McLean, VA) Common Stock - 600,000 shares	9-8-81
* Madison Fund, Inc.	Interlake, Inc. (Oak Brook, IL) Common Stock - 1,117,000 shares (18.2%)	9-8-81
* Associated Madison Companies, Inc., Parent National Benefit Life Insurance Company G. Tsai & Company, Inc.	International Banknote Company, Inc. (NYC) Common Stock - 1,219,000 shares	9-8-81
Raymond Edward Knape, Indivi- dually and as Trustee Donald Joseph Knape, Indivi- dually and as Custodian	Knape & Vogt Manufacturing Co. (Grand Rapids, MI) Common Stock - 159,504 shares (12%)	9-8-81
American Values N.V. (Netherlands Antilles)	Lyon Metal Products, Inc. (Aurora, IL) Common Stock - 74,233 shares	9-8-81
* Federated Reinsurance Corp. Federated Development Co. RGK Foundation Nadya Anne Scott Trust, et al	MCO Holdings, Inc. (Los Angeles, CA) Common Stock - 2,546,131 shares (22.4%)	9-8-81

NOTICE

Many requests for copies of documents referred to in the "SEC News Digest" have erroneously been directed to the Government Printing Office. Copies of such documents, registration statements, and other filings may be ordered by writing to the Public Reference Branch, Securities and Exchange Commission, Washington, D.C. 20549. When you are ordering more than one, we prefer that the documents be listed in alphabetical order by registrant name to expedite service. Cost estimates are given on request. Two types of service are available through the Public Reference Branch, one of which (priority service) is also available directly from the SEC's service contractor.

REGULAR SERVICE — The regular service reproduction cost is 10c per page, including applicable sales taxes, plus postage (\$5.00 minimum order). Regular service orders will be shipped within seven calendar days of the receipt by the SEC's service contractor of your request, forwarded from the Public Reference Branch. Slight delays may occur if the materials to be copied are not already in the contractor's master files.

PRIORITY SERVICE — Copies of documents may be ordered by telephone directly from the SEC's service contractor by calling 301/951-1350 (Maryland callers), or the toll-free number, 800-638-8241. The priority reproduction cost is 35¢ per page plus postage and applicable sales taxes (\$10.00 minimum order). Priority service orders will be shipped by 4:00 PM of the working day following the day of your telephoned request for materials already in the contractor's master files. Cost estimates are given on request.

All other reference material is available in the SEC Docket.

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