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Issue 81-221

U.S. STOURFRES AND

EXCHANGE COMMISSION

CIVIL PROCEEDINGS

CORPORATE COUNSEL ENJOINED FROM SECURITIES VIOLATIONS

The Commission today announced the filing of a complaint in the U.S. District Court for the District of Columbia against Martin Allen Greenberg for violations of the antifraud and beneficial ownership reporting provisions of the Securities Exchange Act of 1934 (Exchange Act). Simultaneously with the filing of the complaint, the Court entered a Final Judgment of Permanent Injunction and Other Equitable Relief (Final Judgment) against Greenberg, enjoining him from violations of Section 10(b) and 16(a) of the Exchange Act and Rules 10b-5 and 16a-1 thereunder. Greenberg consented to the entry of the Final Judgment without admitting or denying the allegations in the Commission's complaint.

The Commission alleged in its complaint that Greenberg violated the antifraud provisions of the Exchange Act by making a series of false and misleading statements to the officers and board of directors of Computer Microfilm Corporation (CMC) which induced CMC to issue a press release on June 30, 1981. The June 30 CMC press release announced that CMC had received a proposal for a tender offer from a "European company" for a majority of CMC's common stock, at a price of \$22.00 per share. The Commission alleged that Greenberg, then corporate counsel to and a director of CMC, caused the issuance of the June 30 CMC press release by making false statements to CMC to the affect that he had negotiated such a tender offer. In fact, the Commission alleged, the "European company" was a fictitious entity, named by Greenberg as part of his fraudulent scheme, and no proposed tender offer for CMC stock had been made by any entity. Further, the Commission alleged that, as part of his fraudulent scheme, Greenberg violated the antifraud provisions of the Exchange Act by purchasing 6,600 shares of CMC common stock for June 4 through June 25, 1981, at prices between \$10.40 and \$12.85. Immediately following the June 30 CMC press release, CMC common stock was quoted at \$16-1/4, up \$3-1/8 from the last quote prior to the announcement.

The Commission also alleged that Greenberg violated Section 16(a) of the Exchange Act and Rule 16a-1 thereunder by reporting on February 15, 1980 beneficial owner-ship of a greater number of shares of CMC common stock than he in fact beneficially owned, and by thereafter failing to report any further transactions in CMC common stock, including his purchases in June 1981, prior to the June 30 CMC press (SEC v. Martin Allen Greenberg, U.S.D.C. D.C., Civil Action No. 81-2765). (LR-9502)

ABRAHAM GOLDBERG ENJOINED, INSTITUTIONAL SECURITIES OF COLORADO, INC. DISMISSED

The Denver Regional Office announced that on October 26 the Honorable Richard P. Matsch of the U.S. District Court for the District of Colorado issued an Order of Permanent Injunction by Default against Abraham Goldberg enjoining him from further violations of the net capital and books and records provisions of the securities laws. At the same time, in response to a motion by the Commission, Judge Matsch dismissed the Commission's complaint against Institutional Securities of Colorado, Inc. (ISOC). Goldberg previously served as ISOC's president.

The complaint alleged that ISOC, aided and abetted by Goldberg, engaged in the business of a broker-dealer from on or about July 1, 1976 until September 29, 1976 while its aggregate indebtedness exceeded 1500 percent of its net capital; that Goldberg aided and abetted ISOC's falsification of and failure to make and keep

current, accurate and complete books and records; that ISOC, aided and abetted by Goldberg, failed to give the Commission telegraphic notice of its failings; and that ISOC, aided and abetted by Goldberg, failed to count its securities and compare the actual count to ISOC's books.

As part of the same action ISOC was placed in SIPC liquidation on October 4, 1976. On March 11, 1977 the Commission revoked ISOC's registration as a broker-dealer in connection with public administrative proceedings based on different facts. (SEC v. Institutional Securities of Colorado, Inc., et al., Civil Action No. 76-M961, D. Colo.). (LR-9495)

FUTURE AMERICAN PETROLEUM, INC., OTHERS CONSENT TO PERMANENT INJUNCTIONS

The Chicago Regional Office announced that on October 16 the Commission obtained Judgments of Permanent Injunction, by consent, from Future American Petroleum, Inc., Preferred Energy Investments, Inc., Public Energy Club, Robert Wilder, and Royce Evans. The Judgments, cosented to by the defendants without admitting or denying the allegations contained in the Commission's complaint, were issued by the Honorable Jesse E. Eschbach, U.S. District Judge for the Northern District of Indiana, Fort Wayne Division, and permanently restrain and enjoin all the defendants from future violations of the registration and antifraud provisions of the securities laws. Additionally, Public Energy Club, Wilder and Evans are permanently restrained and enjoined from future violations of the securities dealer's registration provisions of the Securities Exchange Act of 1934. The Court retained jurisdiction over the matter pending resolution of the issue of ancillary relief. (SEC v. Future American Petroleum, Inc., et al., N.D. Ind., Civil Action No. F81-0245). (LR-9496)

THE CALLANWOLDE COMPANY, JOHN H. CANDLER, JR. ENJOINED

The Atlanta Regional Office announced that on October 6 the Honorable Horace T. Ward, District Judge, U.S. District Court for the Northern District of Georgia, entered a Final Judgment of Permanent Injunction enjoining Performance Management, Inc., The Callanwolde Company, and John H. Candler, Jr., of Atlanta, Georgia, from further violations of Sections 5(a) and 5(c) of the Securities Act of 1933 (Securities Act) and Section 15(a) of the Securities Exchange Act of 1934 (Exchange Act).

The Final Judgment further provides that the defendants comply with the terms of their undertaking to cease two current offerings of securities and to refund all monies received from investors in connection with these offerings.

The Commission's complaint filed September 21, 1981, and supporting papers, alleged that from May 1980 to the present the defendants violated the registration provisions of the Securities Act in connection with the offer and sale of approximately \$4 million in interests in limited partnerships formed for the purpose of acquiring energy management equipment and services offered by Callanwolde and others, and that Performance and Callanwolde, aided and abetted by Candler, violated the brokerdealer registration provisions in connection with these offerings. The defendants consented to the entry of the Permanent Injunction without admitting or denying the substantive allegations contained in the Commission's complaint. (SEC v. Performance Management, Inc., et al., N.D. Ga., Civil Action No. C81-1746A).

INVESTMENT COMPANY ACT RELEASES

THE NORTHWESTERN MUTUAL LIFE INSURANCE COMPANY

A notice has been issued giving interested persons until December 8 to request a hearing on an application filed on March 18, 1981, and amended on October 9, October 26, and November 12, 1981, by The Northwestern Mutual Life Insurance Company (NML), NML Equity Services, Inc., and NML Variable Annuity Account B, a separate account established by NML in connection with issuance of variable annuity contracts and registered as a unit investment trust under the Investment Company Act of 1940, for an order, pursuant to Section 6(c) of the Act, for exemption from Sections 2(a)(32), 2(a)(35), 22(c), 26(a)(2), 27(c)(1), 27(c)(2), and 27(d) of the Act and Rule 22c-1 thereunder and, pursuant to Section 11 of the Act, for approval of certain offers of exchange. (Rel. IC-12038 - Nov. 13)

BIOTECH CAPITAL CORPORATION

An order has been issued declaring that Biotech Capital Corporation has ceased to be an investment company required to be registered under the Investment Company Act of 1940. (Rel. IC-12039 - Nov. 16)

FLUID POWERPUMP CORPORATION

An order has been issued on the applications of Fluid Power Pump Corporation and Fluid Capital Corporation (Applicants), declaring that Applicants have ceased to be investment companies required to be registered under the Investment Company Act of 1940. (Rel. IC-12040 - Nov. 16)

HOLDING COMPANY ACT RELEASES

CENTRAL POWER AND LIGHT COMPANY

A notice has been issued giving interested persons until December 8 to request a hearing on a proposal by Central Power and Light Company, subsidiary of Central and South West Corporation, to lease rail cars for use in transporting coal to its Coleto Creek generating station. (Rel. 35-22274 - Nov. 16)

LISTING, DELISTING AND UNLISTED TRADING ACTIONS

UNLISTED TRADING GRANTED

An order has been issued granting the applications of the Philadelphia Stock
Exchange, Inc. for unlisted trading privileges in two issues which are listed and registered on one or more other national securities exchanges and are reported in the consolidated transaction reporting system. (Rel. 34-18259)

LISTING ACTIONS

Orders have been issued pursuant to Section 12(d) of the Securities Exchange Act of 1934 granting the applications of the following companies to list the specified securities on the following stock exchanges: American Stock Exchange, Inc. -Superior Care, Inc., common stock (effective as of September 3, 1981); Consolidated Oil & Gas, Inc., common stock purchase warrants, Southern California Edison Co., 15-1/4% first & refunding mortgage bonds, Series PP, due 1991 (both effective as of September 8, 1981); Premier Resources Ltd., common stock (effective as of September 11, 1981); GNC Energy Corp., common stock, Seis Pros, Inc., common stock, Techamerica Group Inc., common stock (all effective as of September 22, 1981); Mid-America Industries Inc., common stock (effective as of September 29, 1981);
Hanover Petroleum Corp., 14-3/4% subordinated guaranteed notes, due October 1, 1996
(effective as of October 2, 1981); Drillers, Inc., common stock, Intertec Data
Systems Corp., common stock (both effective as of October 6, 1981); Integrated Energy Inc., common stock (effective as of October 8, 1981); Enerserv Products, Inc., common stock (effective as of October 15, 1981); United Medical Corp., common stock (effective as of October 16, 1981); Postal Instant Press, common stock (effective as of October 26, 1981); Presidio Oil Co., common stock (effective as of October 27, 1981); Beard Oil Co., common stock (effective as of October 28, 1981); Hinderliter Energy Equipment Corp., common stock (effective as of November 5, 1981). Boston Stock Exchange, Inc. - Chessco Industries, Inc., common stock and warrants to purchase common stock (effective as of September 8, 1981); Poly-Southfield Corp., common stock (effective as of September 10, 1981); Resort and Urban Timeshares Inc., common stock and unit warrants and representatives' warrants (effective as of September 17, 1981); American Network Inc., common stock and warrants to purchase common stock (effective as of September 21, 1981); Home Depot, Inc., common stock, Omnidentix Systems Corp., common stock, Switchco, Inc., common stock (all effective as of September 23, 1981); Novar Electronics Corp., common shares (effective as of October 15, 1981); Computone Systems Inc., common stock (effective as of October 16, 1981). Midwest Stock Exchange, Inc. - Household International, Inc., common stock (effective as of September 9, 1981). New York Stock Exchange, Inc. - Payless Cashways, Inc., common stock (effective as of September 8, 1981); Duquesne Light Company, first mortgage bonds, Series due June 1, 2011, Midcon Corp., common stock (both effective as of September 11, 1981); Campbell Taggart Inc., 15-3/8% notes, due 1991 (effective as of September 15, 1981); National Rural Utilities Cooperative Finance Corporation,

15-3/4% collateral trust bonds, Series L, due 1991 (effective as of September 17, 1981); Midcon Corp., common stock (effective as of September 18, 1981); Global Marine Inc., 16% senior subordinated debentures, due 2001 (effective as of September 23, 1981); Brooklyn Union Gas Co., 17-3/8% first mortgage bonds, Series due 1991 (effective as of September 28, 1981); Floating Point Systems, Inc., common stock, Wal-Mart Stores, Inc., 8% cumulative convertible preferred stock, Series A (both effective as of September 30, 1981); United Cable Television Corp., common stock (effective as of October 1, 1981); Dayton Power & Light Co., 17% first mortgage bonds, Series due 1991 (effective as of October 2, 1981); Leucadia National Corp., \$1.85 cumulative preferred stock, Series E, Xerox Credit Corp., 16% notes, due 1991 (both effective as of October 7, 1981); Commerce Southwest Inc., common stock (effective as of October 9, 1981); Coleman Company, Inc., common stock (effective as of October 15, 1981); Dana Corp., 5-7/8% convertible debentures, due June 15, 2006, Philadelphia Electric Co., 18-3/4% first & refunding mortgage bonds, Serues due 2009 (both effective as of October 16, 1981); Brooklyn Union Gas Co., \$3.95 cumulative preferred stock, Series II (effective as of October 19, 1981); Halliburton Company, 16% notes, due October 1, 1988 (effective as of October 21, 1981); Central Vermont Public Service Corp., common stock, Long Island Lighting Co., preferred stock, Series U, \$4.25 cumulative, Potomac Electric Power Co., 14-1/2% first mortgage bonds, Series due 1991 (all effective as of October 22, 1981); Texas Oil & Gas Co., 16-5/8% notes, due 1991 (effective as of October 23, 1981); NBI, Inc., common stock (effective as of October 27, 1981); Allied Corp., \$12 Series D cumulative convertible preferred shares, Clabir Corp., common stock (both effective as of October 28, 1981); Enserch Corp., 10% convertible subordinated debentures, due 2001 (effective as of October 30, 1981); United Energy Resources Inc., 17% debentures, due October 15, 1991 (effective as of November 2, 1981); North European Oil Royalty Trust, units of beneficial interest, Valero Energy Corp., 16-1/4% subordinated debentures, due November 15, 2001 (both effective as of November 9, 1981); KDI Corp., common stock (effective as of November 10, 1981). Pacific Stock Exchange, Inc. - Burlington Northern Inc., common stock, preferred stock, and \$2.125 Series preferred stock (effective as of September 8, 1981); Umet Trust, preferred shares of beneficial interest (effective as of September 30, 1981); Clini Therm Corp., common stock (effective as of October 2, 1981). Philadelphia Stock Exchange, Inc. - GIT Industries, Inc., 12% subordinated debentures, due September 30, 2001 (effective as of September 9, 1981); MGF Oil Corp., 14-1/2% senior subordinated debentures, due May 1, 2001 (effective as of September 23, 1981).

SELF-REGULATORY ORGANIZATIONS

APPROVAL OF PROPOSED RULE CHANGE

The Commission has approved a proposed rule change filed by the American Stock Exchange, Inc. (SR-Amex-81-18) which establishes listing guidelines and applicable listing fees for publicly-held non-convertible bonds and preferred stocks of issuers whose common stock is not traded on the Amex or the New York Stock Exchange. (Rel. 34-18258)

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-18) EARTHSEARCH, INC., 2700 Youngfield, Suite 201, Lakewood, CO 80215 (303) 232-8237 - 4,500,000 units. Underwriter: Coughlin & Co., Inc. The company was organized for the purpose of mineral exploration. (File 2-74705-D - Nov. 3) (Br. 5 - New Issue)
- (S-18) PIZZA ENTERTAINMENT CENTERS, INC., 4009 Barrett Dr., Raleigh, NC 27609 (919) 782-4630 - 2,500,000 shares of common stock. Underwriter: Raymond, James & Associates, Inc. The company operates two Pizza Time Theatre, Inc. franchise family oriented restaurant and entertainment centers. (File 2-74781-A - Nov. 6) (Br. 4 - New Issue)

- (S-8) INTERGRAPH CORPORATION, One Madison Industrial Park, Huntsville, AL 35807 (205) 772-3411 1,000,000 shares of common stock. (File 2-74779 Nov. 9) (Br. 10)
- (S-18) MICRO TECH INDUSTRIES, INC., 169R Pleasant St., Marblehead, MA 09145 (617) 631-8353 - 2,500,000 shares of common stock. Underwriter: American Western Securities, Inc., 360 S. Monroe, Suite 600, Denver, CO 80209. The company is engaged in the manufacture and sale of proportional power controllers and the development, design, manufacture and sale of two semiconductor devices. (File 2-74785-B - Nov. 9) (Br. 7 - New Issue)
- (S-16) MANUFACTURERS HANOVER CORPORATION, 350 Park Ave., New York, NY 10022 (212) 350-3300 825,000 shares of common stock. The company is engaged in a general commercial banking and trust business. (File 2-74712 Nov. 4) (Br. 1)
- (S-14) ADVANCE CIRCUITS, INC., 15102 Minnetonka Industrial Rd., Minnetonka, MN 55343 (612) 935-3311 1,700,000 shares of common stock. (File 2-74724 Nov. 5) (Br. 8)
- (S-14) FIRST COMMERCE BANCORP, INC., One North Elm St., Commerce, GA 30529 (404) 335-3114 - 20,000 shares of common stock. (File 2-74728 - Nov. 5) (Br. 2 -New Issue)
- (S-16) PHELPS DODGE CORPORATION, 300 Park Ave., New York, NY 10022 (212) 940-6400 1,000,000 common shares. (File 2-74736 Nov. 5) (Br. 6)
- (S-14) ALLCOM, INC., 4230 LBJ Freeway, Dallas, TX 75234 (214) 661-5900 464,201 shares of common stock. (File 2-74855 Nov. 13) (Br. 5 New Issue)
- (S-8) HOLLY CORPORATION, 2600 Diamond Shamrock Tower, 717 North Harwood St., Dallas, TX 75201 (214) 651-0311 - 503,000 shares of common stock. (File 2-74856 -Nov. 13) (Br. 3)
- (S-1) NORAM RESOURCES, INC., Hampden East One Suite 507, 8000 East Girard Ave., Denyer, CO 80231 15,000,000 units. Underwriter: HMS Securities, Inc., One Exchange Pl., Jersey City, NJ 07302. The company is a development stage company, intends to engage in the exploration for and the development of oil, gas and geothermal resources. (File 2-74857 Nov. 13) (Br. 10 New Issue)
- (S-16) LA QUINTA MOTOR INNS, INC., Century Bldg., 84 N.E. Loop 410, P.O. Box 32064, San Antonio, TX 78216 (512) 349-1221 - 1,000,000 shares of common stock. Underwriters: Donaldson, Lufkin & Jenrette Securities Corporation and Rotan Mosle Inc. The company and its subsidiaries develop, own, operate and license motor inns. (File 2-74858 - Nov. 13) (Br. 4)
- (S-16) SOUTH CENTRAL BELL TELEPHONE COMPANY, 600 North 19th St., Birmingham, AL 35203 (205) 321-1000 \$175 million of forty year % debentures, due December 15, 2021. The company is engaged in furnishing communications services. (File 2-74860 Nov. 13) (Br. 7)
- (S-14) FIDUCIARY COMPANY INCORPORATED, 175 Federal St., Boston, MA 02110 (617) 482-5270 125,000 shares of common stock. (File 2-74863 Nov. 13) (Br. 1 New Issue)
- (S-2) SKI WORLD, INC., 5881 E. 82nd St., Suite 120, Indianapolis, IN 46250 1,300,000 shares of common stock. The company is in the promotional and developmental stage and intends to exploit a ski that incorporates a new "reverse camber" design. (File 2-74864 Nov. 13) (Br. 3 New Issue)
- (S-1) TEMPLETON 82-A LTD., 850 The Main Bldg., 1212 Main St., Houston, TX 77002 -\$30 million of pre-formation limited partnership interests. The company will engage in oil and gas exploration and development activities. (File 2-74869 -Nov. 13) (Br. 3 - New Issue)
- (S-15) ARCHER-DANIELS-MIDLAND COMPANY, 4666 Faries Pkwy., Decatur, IL 62525 (217) 424-5200 403,500 shares of common stock. (File 2-74872 Nov. 13) (Br. 3)
- (S-14) MID-CITCO INCORPORATED, Two Mid-City Plaza, Chicago, IL 60607 (312) 421-7600 50,000 shares of common stock. (File 2-74874 Nov. 13) (Br. 1 New Issue)
- (S-16) CHEMICAL NEW YORK CORPORATION, 277 Park Ave., New York, NY 10172 (212) 310-6161 550,000 shares of common stock. The company conducts a world-wide financial services business. (File 2-74875 Nov. 13) (Br. 2)

- (S-2) ROCKY MOUNTAIN NATURAL RESOURCES CORPORATION, 4885 South 9th East, Prowswood Plaza, Suite 103, Salt Lake City, UT 84117 110,000,000 shares of common stock. The company was organized for the purpose of oil and gas exploration and development, but has not engaged in any substantial operations to date. (File 2-74879 Nov. 16) (Br. 3 New Issue)
- (S-1) CITIZENS BANCSHARES CORPORATION, 1501 "J" St., Bedford, IN 47421 (812) 279-3571 120,000 shares of common stock, and 74,469 12%, 10, 11 and 12 year Serial maturity debentures. (File 2-74880 Nov. 16) (Br. 2 New Issue)
- (S-1) ASK COMPUTER SYSTEMS, INC., 730 Distel Dr., Los Altos, CA 94022 (415) 969-4442 393,474 shares of common stock. The company designs, produces, and markets turnkey computer systems. (File 2-74881 Nov. 16) (Br. 9)
- (S-14) SOUTHWEST BANCORP, INC., Sixth and Main Sts., P.O. Box 1988, Stillwater, OK 74076 (405) 327-2230 104,655 shares of common stock. (File 2-74882 Nov. 16) (Br. 1)
- (S-16) FIRST EXECUTIVE CORPORATION, 9777 Wilshire Blvd., Beverly Hills, CA 90212 (213) 273-4202 1,586,608 shares of common stock. The company is engaged in the life insurance business. (File 2-74883 Nov. 16) (Br. 10)
- (S-16) ARMCO INC., 703 Curtis St., Middletown, OH 45043 (513) 425-6541 \$100 million of % notes, due 1986. Underwriters: Smith Barney, Harris Upham & Co. Incorporated and Goldman, Sachs & Co. The company is engaged in the production of equipment for, and the supply of, the oil and gas exploration and drilling industry, among other things. (File 2-74884 Nov. 16) (Br. 6)
- (S-1) GRAHAM LIMITED PARTNERSHIP 82A, Suite 200, 3510 North Causeway Blvd., Metairie, LA 70002 - \$20 million of limited partnership interests. (File 2-74885 - Nov. 16) (Br. 10 - New Issue)
- (S-1) GRAHAM INSTITUTIONAL LIMITED PARTNERSHIP 82A, Suite 200, 3510 North Causeway Blvd., Metairie, LA 70002 \$15 million of limited partnership interests. (File 2-74886 Nov. 16) (Br. 10 New Issue)
- (S-1) THE HARTEX OIL AND GAS PROGRAM 1982-1, LTD., Greens at Inverness, 56 Inverness
 Drive East, Englewood, CO 80112 (303) 771-8378 \$10 million in preformation limited
 partnership units. The company will engage in exploratory and development drilling
 for oil and gas. (File 2-74888 Nov. 13) (Br. 9 New Issue)
- (N-1) VISA MONEY FUND, INC., 140 Broadway, New York, NY 10005 (212) 425-4210 an indefinite number of shares of common stock. (File 2-74889 Nov. 16) (Br. 16 New Issue)
- (S-16) CULLEN/FROST BANKERS, INC., 100 West Houston St., San Antonio, TX 78205 (512) 220-4011 300,000 shares of common stock. Underwriters: The First Boston Corporation and Rotan Misle Inc. (File 2-74890 Nov. 16) (Br. 1)
- (S-1) AMERICAN RESOURCES, INC., 600 Carillon Tower West, 13601 Preston Rd., Dallas, TX 75240 - 770,993 shares of common stock. (File 2-74891 - Nov. 13) (Br. 4 -New Issue)
- (S-16) McGRAW-EDISON COMPANY, One Continental Towers, 1701 Golf Rd., Rolling Meadows, IL 60008 (312) 981-3800 - 260,637 shares of common stock. (File 2-74893 - Nov. 16) (Br. 7)
- (S-6) NUVEEN TAX-EXEMPT BOND FUND DISCOUNT SERIES 2, 209 South La Salle St., Chicago, IL 60604 - an indefinite number of units. (File 2-74894 - Nov. 16) (Br. 16 - New Issue)
- (S-16) PFIZER INC., 235 East 42nd St., New York, NY 10017 (212) 573-2323 750,000 shares of common stock. The company is a worldwide, research based company with interrelated businesses in health care, agriculture, specialty chemicals, materials science and consumer products. (File 2-74895 Nov. 16) (Br. 4)
- (S-8) BELL INDUSTRIES, INC., 11812 San Vicente Blvd., Los Angeles, CA 90049 (213) 826-6778 500,000 shares of common stock. (File 2-74896 Nov. 13) (Br. 8)

REGISTRATION EFFECTIVE

Nov. 10: Motor Coils Manufacturing Co., 2-73443.

RECENT 8K FILINGS

Form 8-K is used by companies to file current reports on the following events:

- Item 1. Changes in Control of Registrant.
- Item 2. Acquisition or Disposition of Assets.
- Item 3. Bankruptcy or Receivership.
 Item 4. Changes in Registrant's Certifying Accountant.
- Item 5. Other Materially Important Events.
 Item 6. Resignations of Registrant's Directors.
- Item 7. Financial Statements and Exhibits.

The companies listed below have filed 8-K reports for the date indicated and/or amendments to 8-K reports previously filed, responding to the item(s) of the form specified. Copies of the reports may be purchased from the Commission's Public Reference Section (in ordering, please give the date of the report). An invoice will be included with the requested material when mailed.

CJMPANY	ITEMS NO.	UATE
ACKIELEY INC	5	10/15/81
	_	
AERO SERVICES INTERNATIONAL INC	5 7 2,7 2 5 4,7 2 5 5 5,7 7 7 5 4 2 2,7 3,5,7	10/08/81 AMEND
AERO SERVICES INTERNATIONAL INC	2.7	10/08/81
AEPO SYSTEMS ENGINEERING INC	2	10/02/81
AFFILIATED CAPITAL CORP	5	11/04/81
AHI CURP	4,7	09/30/81
AFTER SIX INC AIMEXCU INC ALABAMA FINANCIAL GROUP INC ALASKA NORTHWEST PROPERTIES INC ALGERAN INC ALL AMERICAN ASSURANCE CO ALLEGHANY CORP ALLEGHENY INTERNATIONAL INC ALLEN TEST COR ALLIED STORES CURP ALLIED SUPERMARKETS INC/NN ALLIED VAN LINES INC ALCE CREME LABORATORIES INC AM INTERNATIONAL INC AM INTERNATIONAL INC AMELOO CORP AMERICAN AGRIPHOLS CORP AMERICAN AGRONOMICS CORP AMERICAN FAMILY FINANCIAL CORP AMERICAN FAMILY FINANCIAL SERVICES INC AMERICAN GUARANTY CORP /RI/ AMERICAN GUARANTY CORP /RI/ AMERICAN HERITAGE LIFE INVESTMENT CORP AMERICAN HERITAGE LIFE INVESTMENT CORP	2	10/13/31
AIMEXCU INC	5	11/03/81
ALABAMA FINANCIAL GROUP INC	5	09/21/81
ALASKA NORTHWEST PROPERTIES INC	5	39/32/81
ALGERAN INC	5.7	13/07/81
ALL AMERICAN ASSURANCE CO	7	06/30/81 AMEND
ALLEGHANY CORP	5	10/06/81
ALLEGHENY INTERNATIONAL INC	4	01/30/81
ALLEN TEST COR	2	J4/04/81
ALLIED STORES CURP	2,7	09/15/81
ALLIED SUPERMARKETS INC/NN	3,5,7	09/30/81
ALLIED VAN LINES INC	5	10/09/81
ALCE CREME LABORATORIES INC	1,2,3,4,5,6,7	06/26/81
ALPHA INDUSTRIES INC	5	09/15/81
AM INTERNATIONAL INC	4	09/29/81
AM INTERNATIONAL INC	5,7	10/26/31
AMEDICAN ACCIDENTS COND	1	09/30/81
AMERICAN AGRI FULLS CURP	5	09/33/81
AMERICAN COMMENT ALTERNANCIAL CORD	7	07/10/81 AMEND
AMEDICAN COMMONWEALTH FINANCIAL CONT	291	10/15/81
AMEDICAN CHIMETTE COMO	2 7	10/01/81
AMERICAN FEODRIFE CORP.	2,1	09/17/81
AMERICAN CHARALITY CORP /RI/	# # f %	09/14/81
AMERICAN HERITAGE LIFE INVESTMENT CORP	4 . 7	10/05/81 09/28/81
AMERICAN NUCLECTICS CORP	5	09/24/81
AMEDICAN NOOF EE TOE CORD	5	09/24/81
AMERICAN PLAN CIRP	4.7	10/19/81
AMERICAN REALTY TRIST	- デザ・ 	10/19/81
AMERICAN MODELEGATES CORP AMERICAN PLAN CURP AMERICAN REPUBLIC EANCORP AMERICAN RESOURCES MANAGEMENT CORP AMERICAN TELEPHONS & TELESRAPH CO AMERICAN WELL SERVICING CORP AMERICAN WELL SERVICING CORP	Ś	11/02/81
AMERICAN RESOURCES MANAGEMENT CORP	5.7	09/23/31
AMERICAN TELEPHONE & TELEGRAPH CO	5	09/04/81
AMERICAN WELL SERVICING CORP	7	09/15/81 AMEND
AMERICAN WELL SERVICING CORP	5.7	10/30/81
AMF INC	5	19/97/81
AAFAC INC	2.7	09/01/81
AMFAC MORTGAGE CURP	1,2,7	09/10/81
AMPLICA INC	1,7	10/23/81
ANDERSON GREENWOLD & CO	2,5,7	10/01/81
APACHE ENERGY & MINERALS CO	5	39/11/81
APECO CORP	2,5	09/23/81
APPLIED DEVICES CORP	5,7	10/16/81
AMERICAN REPUBLIC EANCORP AMERICAN RESOURCES MANAGEMENT CORP AMERICAN TELEPHONS & TELEGRAPH CO AMERICAN WELL SERVICING CORP AMERICAN MORTGAGE CORP AMERICAN GREENWOOD & CO APACHE ENERGY & MINERALS CO APECO CORP APPLIED DEVICES CORP ARBYS LEASE PARTNERS 1981	5	10/21/81

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.

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