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(In ordering full text of Releases from SEC Publications Unit cite number)

(Issue No. 71-151)

FOR RELEASE August 5, 1971

COMMISSION ANNOUNCEMENTS

VARIABLE LIFE INSURANCE. The SEC today made public a letter dated July 14, 1971 on the subject of variable life insurance, by Solomon Freedman, Director of its Division of Corporate Regulation, addressed to the Life Insurance Association of America and the American Life Convention. Mr. Freedman stated in his letter that on the basis of materials previously submitted informally by the Associations to the Commission, there is serious question as to whether variable life insurance in the form proposed would be a security required to be registered under the Securities Act of 1933 and whether the issuer of such a contract might be an investment company required to register under the Investment Company Act of 1940. At the Commission's direction, Mr. Freedman also stated that the Commission believes that the determination of the legal questions relating to variable life insurance should be by way of a formal application under the Administrative Procedure Act, rather than informally.

SEC ORDER CITES REED SECURITIES CO. The Commission has ordered administrative proceedings against Reed Securities Company, a brokerage firm whose principal office is located in Kansas City, Mo. and against John J. Reed, the firm's president. The Commission also ordered interlocutory administrative proceedings against the firm to determine whether, pending final determination of the issues alleged in the order for proceedings, it is necessary or appropriate in the public interest and for the protection of investors to suspend the brokerdealer registration of the firm. The Commission's Division of Trading and Markets alleges in the order for proceedings that the aforementioned respondents violated the hypothecation, bookkeeping and financial reporting provisions of the Securities Exchange Act of 1934. A public hearing will be scheduled by further order to afford respondents an opportunity to refute the staff's allegations and to establish any defenses, and to determine, what, if any, remedial action is appropriate in the public interest.

OTC TRADING IN ACME MISSILES, MSI & CAMERA CORP. SUSPENDED. The Commission on Tuesday ordered the temporary suspension of over-the-counter trading in the securities of Acme Missiles & Construction Corporation, MSI Corporation and Camera Corporation of America for the 10 day calendar period beginning August 3, 1971, to terminate August 12, 1971. The Commission announced that it took this action because of the lack of current public information concerning Acme, MSI and Comera, their operations and financial condition. Acme has failed to file any Form 10-K annual reports for the fiscal year ended January 31, 1969, January 31, 1970 or January 31, 1971. It has not filed Form 9-K reports for the 6 months ended July 31, 1969 or July 31, 1970 or a Form 10-Q for the 3 months ended April 30, 1971.

The last 9-K report of MSI (for the period ended December 31, 1966) was filed January 24, 1968. Three 10-K reports (for the period ended June 30, 1968 - 1969 - 1970) were all filed on March 18, 1971. In the 10-K reports for the periods ended June 30, 1969 and June 30, 1970 the auditors expressed "no opinion" with respect to the financial statements. The 10-K for June 30, 1970 indicates that MSI has no business, no employees other than 2 officers and \$18 in cash. The company owes Acme \$222,810 and has a current deficit in shareholder's equity of \$1,738,655.

Camera filed a registration statement under Section 12(g) of the '34 Act which became effective through lapse of time on February 8, 1966. Acme is identified as a parent of Camera in its Form 10-K for the period ending July 31, 1969. Camera has failed to file its Form 10-K for the year ended July 31, 1970, its Form 9-K for the six months ended January 31, 1971 or its Form 10-Q for the quarter ending April 30, 1971. In addition, no opinion was expressed by its certified public accountants for the years ended July 31, 1967, 1968, and 1969. In a Form 8-K for March 1971, it was reported that Camera is now dormant and has discontinued all operations including the development and marketing of its camera and film due to lack of financing. (Release 34-9276)

TRADING IN CONTINENTAL DYNAMICS SUSPENDED; COMMISSION CITES CO. The Commission on Tuesday ordered the temporary suspension of over-the-counter trading in the common stock of Continental Dynamics, Inc., a Utah corporation based in Las Vegas, Nevada for the ten-day period August 3, 1971 through August 12, 1971. The suspension was ordered because of the lack of availability of adequate and accurate financial and other information about the company and its operations.

On May 28, 1971 Continental Dynamics filed with the Commission a registration statement covering its common stock. That registration statement became effective under the terms of Section 12(g) of the Exchange Act on July 27, 1971. In this connection, the Commission announced today the filing of a complaint in the United States District Court for the District of Columbia seeking to enjoin Continental Dynamics, Inc., Continental Dynamics, Ltd., Malcolm L. Morrison, Gilbert M. Freeman and Robert K. Lee, who are the officers, directors or parents of both corporate defendants, from future violations of the registration and anti-fraud provisions of the Federal securities laws. The complaint alleges, among other things, that the registration statement on Form 10 filed with the Commission is defective in that it contains materially misleading information and does not contain properly certified and adequate financial statements. (Release 34-9275)

OVER

HOLDING COMPANY ACT RELEASES

ARKANSAS POWER & LIGHT CO. The SEC has issued an order under the Holding Company Act authorizing Arkansas Power & Light Company, Little Rock subsidiary of Middle South Utilities, Inc., to issue and sell up to \$45 million of unsecured short-term promissory notes to banks and/or to a dealer in commercial paper. Net proceeds will be used in financing the company's construction program and for other corporate purposes. Construction expenditures are estimated at \$130,400,000 for 1971, \$116,400,000 for 1972 and \$137,300,000 for 1973. (Release 35-17218)

<u>YANKEE ATOMIC ELECTRIC</u>. The SEC has issued an order under the Holding Company Act authorizing Yankee Atomic Electric Company, <u>Westborough</u>, <u>Mass</u>. subsidiary of both Northeast Utilities and New England Electric System to issue and sell up to \$12.5 million of short-term promissory notes to a bank and/or to a dealer in commercial paper. Net proceeds will be used to finance its nuclear fuel requirements and for other corporate purposes. (Release 35-17216)

INVESTMENT COMPANY ACT RELEASES

<u>NORRIS GRAIN.</u> The SEC issued an order under the Investment Company Act giving interested persons until August 18 to request a hearing upon an application of the Norris Grain Company, <u>Chicago</u>, for an order exempting from Section 17(a) of the Act the purchases of Norris from agents of Waltham Resources Corp. (Resources) of 700,000 shares of common stock of Waltham Industries Corp. (Industries). Industries is a manufacturing corporation, whose common stock is listed on the American Stock Exchange. Trading in Industries stock was suspended on July 19, 1971, following the filing by Industries in the U.S. District Court for the Central District of California of a petition for reorganization under Chapter X of the Bankruptcy Act. Norris owns 250,000 shares (12%) of the outstanding Industries stock. Resources is a corporation, substantially all of whose assets consist of 700,000 shares (31%) of the outstanding common stock of Industries and, therefore, appears to be an investment company under the Act. On February 19, 1970, the Commission issued an order (Release IC-5982) temporarily exempting Resources from certain provisions of the Act (pending final determination on Resources' application for an order declaring that it is not an investment company provided that Resources and other persons in their relations and transactions with its, "shall, among other things, be subject to Section 17(a) of the Act as though Resources were a registered investment company. <u>'</u>/ (Rel. IC-6659)

SECURITIES ACT REGISTRATIONS

DIMENSIONAL COMMUNICATIONS CORPORATION, Interstate Industrial Park, <u>Bellmawr, New Jersey</u>, filed a registration statement on July 29 seeking registration of 130,000 shares of common stock, of which 90,000 are to be offered for public sale by the company and 40,000 (being outstanding shares) by the holders thereof. The offering is to be made (**at \$5 per share maximum)through underwriters headed by P. K. Hickey & Co., Inc., 80 Broad St., New York 10004. The company is engaged through subsidiaries in the design and production of trade show exhibits and in the design and fabrication of a variety of metal wire and tubing products. Net proceeds will be used for working capital and other corporate purposes. (File 2-41325)

BRAD RAGAN, INC., 112 Greenwood Rd., Spruce Pine, N.C. 28777, filed a registration statement on July 29 seeking registration of 400,000 shares of common stock, of which 250,000 are to be offered for public sale by the company and 150,000 (being outstanding shares) by the holders thereof. The offering is to be made (**\$20 per share maximum) through underwriters headed by Hornblower & Weeks-Hemphill, Noyes, Inc., 8 Hanover St., New York 10004. The company operates "off-the-road" tire retreading and replacement centers and a chain of tire and appliance stores. Net proceeds of its stock sale will be used to repay its entire long-term indebtedness to the Goodyear Tire & Rubber Company incurred for working capital and other corporate purposes. (File 2-41327)

<u>GILBERT FLEXI-VAN CORPORATION</u>, 330 Madison Ave., <u>New York</u> 10017, filed a registration statement on July 29 seeking registration of 81,879 outstanding shares of common stock which my be offered for sale from time to time by the holders thereof at prices current at the time of sale (**\$28 per share maximum) and 150,000 shares of common stock issuable pursuant to the company's 1970 Stock Option Plan. The company is engaged in the leasing of containers, tractors and trailers, and other equipment for the inter-modal transportation of freight. (File 2-41326)

<u>VIDEO SYSTEMS CORPORATION</u>, 7300 North Creasent Blvd., <u>Pennsauken, N.J.</u> 08110, filed a registration statement on July 29 seeking registration of 300,000 shares of common stock to be offered for public sale (**at \$5 per share maximum) through underwriters headed by L. Flomenhaft & Co., Inc., 76 Beaver St., New York. The company designs, manufactures and markets primarily an electronic inventory control and data retrieval system and certain units for communication and computers. Of the net proceeds of its stock sale, \$250,000 will be used for partial liquidation of an 8%, \$700,000 bank loan due, June 1972, and the balance for working capital and other corporate purposes. (File 2-41328)

<u>SAFETRAN SYSTEMS CORPORATION</u>, 7615 National Turnpike, <u>Fairdale, Ky</u>. 40118, filed a registration statement seeking registration of 400,000 shares of Class A common stock, to be offered for public sale (**at \$10 per share maximum), through underwriters headed by Bear, Stearns & Co., One Wall St., New York 10005. The company is primarily engaged in the development and marketing of a broad line of electronic and mechanical equipment for the railroad and rail mass transit industries. Net proceeds will be used to pay a portion of the \$4,586,302 non-interest bearing demand note payable to CCI Corporation, which owns all the outstanding common shares of the company. (File 2-41329) Γ

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VOLT SECURITIES CORPORATION, 100 Wall St., New York 10005, filed a registration statement on July 29 seeking registration of 2,000,000 shares of common stock. Volt Information Sciences, Inc., (owner of all the 2,000,000 shares of common stock of Volt Securities) proposes to exchange the Volt Securities shares for outstanding shares of Volt Information common and Class A convertible preferred stock, at the rate of one Volt Securities share for each Volt common share and 15.501 Volt Securities shares for each Volt preferred share. Organized in January, Volt Securities with technical services and with temporary professional and technical personnel and engages in related activities. (File 2-41330)

ORGANIC FOOD CORP., 100 Schmitt Blvd., Farmingdale, N.Y. 11735, filed a registration of 250,000 shares of common stock, to be offered for public sale at \$5 per share through underwriters headed by J. H. Kern, Singer & Co., 40 Wall St., New York 10005. The company is a manufacturer, packager and distributor of natural, organic and unsprayed foods. Of the net proceeds of its stock sale, \$200,000 will be used to purchase and install additional packaging, bottling, candy-making and grinding equipment and the balance for working capital and other corporate purposes. (File 2-41331)

LAND AMERICAN CORPORATION, 140 West 57th St., New York, 10019, filed a registration statement on July 29 seeking registration of 100,000 shares of common stock and warrants to purchase 100,000 common shares, to be offered for public sale in units, each consisting of one share and one warrant, and at \$6 per unit. The offering is to be made by Murray, Lind and Company, Inc., One Exchange Place, Jersey City, New Jersey. The company is engaged in the development and sale of real estate. Of the net proceeds of its stock sale, \$365,000 will be used in connection with the site development and construction of garden apartments and the balance for working capital and other corporate purposes. (File 2-41332)

MISS TO MRS., LTD., 9 East Market St., York, Pa., filed a registration statement on July 29 seeking registration of 200,000 shares of common stock, to be offered for public sale at \$3 per share by A. J. White & Co., 320 Waterman Ave., East Providence, R.I. The company is engaged in the retail sale of jewelry, wedding gowns and giftware. Net proceeds will be added to the company's working capital and used for general corporate purposes. (File 2-41333)

THE SEABOARD FUNDING CORPORATION, 9601 Wilshire Blvd., <u>Beverly Hills, Calif.</u> 90210, filed a registration statement on July 29 seeking registration of \$5,000,000 of programs for the acquisition of Mutual Funds Shares and Life Insurance. Shares of Admiralty Fund Growth Series, Admiralty Fund - Insurance Series, Competitive Capital Fund and the Income Fund of Boston, Inc. are offered in the Program. Policies available in the Life Insurance Programs are written primarily by Seaboard Life Insurance Company of America. (File 2-41334)

<u>AUTOMATED MODULAR HOUSING CORPORATION</u>, 2464 Motor Parkway, <u>Ronkonkoma, N.Y.</u> 11779, filed a registration statement on July 29 seeking registration of 300,000 shares of common stock, to be offered for public sale at \$5 per share. No underwriting is involved. The company (formerly Fox Ledge Corp.) is engaged primarily in the construction and sale of conventionally built single-family housing units. It intends to expend its future efforts primarily in the area of modular construction. Of the net proceeds of its stock sale, \$250,000 will be applied to the cost of its current construction projects. (File 2-41335)

<u>FRED S. JAMES & CO., INC.</u> One North LaSalle St., <u>Chicago, Ill</u>. 60602, filed a registration statement on July 30 seeking registration of 750,000 shares of common stock which may be issued from time to time in connection with acquisitions of other businesses or properties. The company is engaged in the insurance brokerage and agency business. (File 2-41336)

TEXAS TENNESSEE INDUSTRIES, INC., 1001 West Belt Drive, <u>Houston, Texas</u> 77024, filed a registration statement on July 30 seeking registration of 200,000 shares of common stock, of which 109,000 are to be offered for public sale by the company and 91,000 (being outstanding shares) by the holders thereof. The offering is to be made (**at \$14-5/8 per share maximum) through underwriters headed by W. E. Hutton & Co., 14 Wall St., New York 10005. The company (which expects to change its name to Igloo Corp.) manufactures portable insulated picnic cheats and beverage coolers sold primarily under the trademark "Igloo". Net proceeds of its stock sale will be added to the company's working capital and used to expand existing business and for possible acquisitions. (File 2-41337)

WESTERN DIGITAL CORPORATION, 19242 Red Hill Ave., Newport Beach, Calif. 92663, filed a registration statement on July 30 seeking registration of \$2,000,000 of convertible subordinated notes, due 1977, and 230,000 shares of common stock to be offered for public sale in units, each consisting of a \$5,000 note and 575 shares. The offering is to be made (**at \$8,450 per unit maximum) by G. H. Walker & Co., Inc., 503 Locust St. Louis, Mo.63101. The company is engaged primarily in designing, manufacturing and marketing MOS/LSI cárcuits (miniature semiconductor integrated circuits) for digital applications. Of the net proceeds of its financing, \$800,000 will be used to purchase machinery and equipment and to make leasehold improvements to the company's plant and the balance for working capital and other corporate purposes. (File 2-41338)

OVER

SEC NEWS DIGEST, AUGUST 5, 1971

FABRIC WHOLESALERS, INC., 1166 N.E. 31st Ave., Portland, Ore. 97232, filed a registration statement on July 30 seeking registration of 154,000 shares of common stock, of which 80,000 are to be offered for public sale by the company and 60,000 (being outstanding shares) by the holders thereof. The offering is to be made (**at \$22 per share maximum) through underwriters headed by Herron Northwest, Inc., 1700 IBM Bldg., Seattle, Wash. 98101, and Craig-Hallum, Inc., 133 S. Seventh St., Minneapolis, Minn. 55402. The company is engaged in the wholesale and retail of fabrics, notions, patterns and trimmings. Of the net proceeds of its stock sale, \$300,000 will be used to repay short-term bank loans and the balance for working capital and other corporate purposes. (File 2-41339)

<u>NEWPORT PHARMACEUTICALS INTERNATIONAL. INC.</u>, 1590 Monrovia Blvd., <u>Newport Beach, Calif</u>. 92660, filed a registration statement on July 29 seeking registration of 100,000 shares of common stock, of which 60,000 are to be offered for public sale by the company and 40,000 (being outstanding shares) by the holders thereof (**at \$60 per share maximum). No underwriting is involved. The company is engaged in research and development related to an experimental antiviral drugs. Of the net proceeds of its stock sale, \$2.5 million will be used for research and development to be performed by the company and various tests to be performed by others, and the balance for working capital and other corporate purposes. (File 2-41340)

HORIZONS RESEARCH INCORPORATED, 23800 Mercantile Rd., <u>Beachwood, Ohio</u> 44122, filed a registration statement on July 30 seeking registration of \$2 million of convertible subordinated debentures, due 1986, to be offered for public sale at \$1,000 per debenture through underwriters headed by Hartzmark & Co., Inc., 1000 E. Ohio Bldg., Cleveland, Ohio 44114. The company is engaged in research and development projects in a wide variety of fields. Of the net proceeds of its debenture sale, \$350,000 will be used to introduce new complementary products based on its developments in photographic films. (File 2-41341)

In a separate registration statement, the company seeks registration of 74,800 outstanding shares of common stock, which may be offered for sale from time to time by the holders thereof at prices current at the time of sale (**\$17.50 per share maximum). (File 2-41342)

<u>DFD EQUITY LIMITED PARTNERSHIP</u> (the Partnership), 3443 North Central Avenue, <u>Phoenix, Arizona</u> 85012, filed a registration statement on July 30 seeking registration of \$4,500,000 of limited partnership interests, to be offered for public sale at \$10,000 per unit. The partnership was formed for the purpose of construction of and investment in up to six garden-type apartment projects in Arizona. Doug Frank Development Corp. is the general partner. (File 2-41343)

VALLE'S STEAK HOUSE, 660 Forest Ave., Portland, Me. 04104, filed a registration statement on July 30 seeking registration of 401,100 shares of common stock, of which 263,000 are to be offered for public sale by the company and 138,100 (being outstanding shares) by the holder thereof. The offering is to be made (**at \$25 per share maximum) through underwriters headed by Paine, Webber, Jackson & Curtis, Inc., 24 Federal St., Boston, Mass. 02101. The company is engaged in operating family type restaurants. Of the net proceeds of its stock sale, \$3 million will be used to retire bank loans incurred to finance the purchase of land and equipment and the cost of construction of restaurants and the balance for working capital and other corporate purpose. (File 2-41344)

U.S. FLUORSPAR COMPANY, 2009 Bank of the Southwest Bldg., <u>Houston, Tex.</u> 77002, filed a registration statement on July 30 seeking registration of 400,000 shares of common stock, to be offered for public sale at \$2 per share by Willis E. Burnside & Co., Inc., 40 Exchange Pl., New York 10005. Organized in April as a whollyowned subsidiary of Five Resources, Inc., the company proposes to engage in the exploration of certain properties in search for commercially mineable deposits of fluorspar. Of the net proceeds of its stock sale \$300,000 will be used for the acquisition of rights to fluorspar properties from the parent and the balance for working capital and other corporate purposes. (File 2-41345)

VOLUME MERCHANDISE, INC.,75 Ninth Ave., <u>New York</u> 10011, filed a registration statement on July 30 seeking registration of 26,667 outstanding shares of common stock, which may be offered for sale from time to time by the holders thereof at prices current at the time of sale (**\$7.75 per share maximum). The company operates retail discount drug and other stores. (File 2-41346)

<u>MICRONETIC SYSTEMS, INC.</u>, 60 Arsenal St., <u>Watertown, Mass</u>. 02172, filed a registration statement on July 30 seeking registration of 175,000 shares of common stock, to be offered for public sale (**at \$7 per share maximum) through Philips, Appel & Walden, Inc., 111 Broadway, New York 10006. The company designs, manufactures and sells computer controlled trimming systems, which utilize lasers to trim excess resistor deposits from certain miniatwrized electronic circuits. Of the net proceeds of its stock sale, \$200,000 will be used to purchase capital equipment and \$200,000 for parts and component inventory and the balance for working capital and other corporate purposes. (File 2-41348)

LIVING AND LEARNING CENTERS, INC., 764 Main St., Waltham, Mass. 02154, filed a registration statement on July 30 seeking registration of 100,000 shares of common stock, to be offered for public sale (**at \$15 per share maximum) by J. S. Love & Co., Inc., 80 Broad St., New York. The company was organized in 1970 for the purpose of operating educational day-care centers and summer day camp programs for children. Of the net proceeds of its stock sale, \$350,000 will be used to finance the cost of acquiring and building or remodeling additional day-care centers and the balance for working capital and other corporate purposes. (File 2-41350)

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ORMONT DRUG & CHEMICAL CO., INC., 250 South Dean St., Englewood, N.J. 07631, filed a registration statement on July 30 seeking registration of 66,812 outstanding shares of common stock, which my be offered for sale from time to time by holders thereof at prices current at the time of sale (**\$10 per share maximum) and 64,000 shares of common stock issuable upon exercise of options. (File 2-41351)

STOCK PLANS FILED. The following have filed Form S-8 registration statements with the SEC seeking registration of securities to be offered pursuant to employee stock and related plans: Keene Corp., New York (File 2-41347) - 15,000 shares MBAssociates, San Ramon, Calif. (File 2-41349) - 142,000 shares

MISCELLANEOUS

RECENT FORM 8-K FILINGS. The companies listed below have filed Form 8-K reports for the month indicated and responding to the item of the Form specified in parentheses. Photocopies thereof may be purchased from the Commission's Public Reference Section (in ordering, please give month and year of report). Invoice will be included with the requested material when mailed. An index of the captions of the several items of the form was included in the July 2 News Digest.

8K's For Apr 71

Contraction Contractions Com			1 5601 0
Cassette-Cartriage Corp	0-5274-2		1-5681-2
	1=996=2	General Bancshares Corp (12,13)	
	1=990=2		1-3750-2
Manhattan Life Insurance Co	1100 -	International Mining Corp (12)	1=2/01=2
	2-21183-2		
Orion Industries Inc (11) 2	2-34584-2	Mead Corp (3,7)	1-2267-2
	0.1070.0	Salant Corp	
Clear Creek Corp (6)	0-1379-2	Jan 71 (7)	1-6666-2
Digitek Corp (1,7,13)	0-3261-2	San Diego Gas & Electric Co	
Federal Petroleum Inc	0.051/ 0	Mar 71 (13)	1-3779-2
Jan 71 (12)	0-3514-2	Tilco Inc	
First Charter Financial Corp		Mar 71 (2,13)	0-5303-2
(7,11,13)	1-4301-2		
First Oklahoma Bancorporation		California Portland Cement Co	
Mar 71 (11)	0-779-2	(12)	1-6441-2
Lafayette Funds Drilling		Commonwealth Telephone Co	
Programs Mar 71 (7)	2-38653-2	Of Va Mar 71 (12,13)	0-2424-2
Lafayette 011 Income Program		Exchange Investment Corp	
1971 -1 Mar 71 (7)	2-38428-2	Mar 70 (7,12)	0-1396-2
		Financial Corp Of Arizona	
Capitol Hill Associates Inc		(12.13)	0-882-2
(11)	0-6397-2	Irvington Industries Inc (11)	-
Coleco Industries Inc		IT VINGCON INCLUSED AND (IT)	2 200 3 3 2
(7,12,13)	1-5673-2	Dearborn-Storm Corp	
Contemporary Institute Inc		Mar 71 (7,11,13)	1-5860-2
Feb & Mar 71 (12,13)(1Rept)	0-4794-2	General Interiors Corp	
Foto-Mem Inc		(2,3,13)	1-5038-2
Mar 71 (6,12)	0-3879-2	Hastings Mfg Co (11)	1-3574-2
Liberty Corp (11,13)	1-5846-2	Investors Diversified Services	
Lockheed Aircraft Corp		Inc (11,12)	1-5226-2
(2,7,13)	1-2193-2	Lee Enterprises Inc	
Mercantile Bankshares Corp		(2,7,13)	1-6227-2
(11,13)	0-5127-2	Levitz Furniture Corp	
Scottish Inns Of America Inc		(7,13)	1-5787-2
Feb 71 (11)	0-4234-2	Lucky Stores Inc (7)	1-4839-2
		Trans-Beacon Corp	1 (0)/ 2
Canadian Hydrocarbons Ltd		Mar 71 (3)	1-2342-2
(12.13)	1-6230-2	Mai /1 (3)	1-2342-2
Marimduque Mining & Industria	1	Eastern Associated Coal Corp	
Corp 6K	1-5534-2	(7)	2-26404-2
Marshall Industries (13)	1-5441-2	Susquehanna Corp	2 20/01 2
Nationwide Homes Inc		(4,6,7,10) Feb 71	1-5515-2
Mar 71 (4,7,13)	0-1589-2	Union Carbide Corp	- JJ-J -
N Y Connecting Railroad Co		Mar 71 $(7,13)$	1-1463-2
(11)	1-3283-2	Par /1 (/,15)	X-140J-2
Omega Equities Corp (3)	0-188-2	Carmine Foods Inc (11)	0-4488-2
Templet Industries Inc	-	CIG International Capital Corr	
Dec 70 (2,13)	0-4297-2	Mar 71 (2,13)	1-6437-2
Washington Mills Co		THE / I CESTON	*-*****
Mar 71 (11)	0-2400-2		OVER

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8K's For Apr 71 Cont'd

E. P. G. Computer Services Inc	
[12]	2-30455-2
Fabrics National Inc	
Mar 71 (12,13)	1-5967-2
Coachmen Industries Inc (11)	0-4524-2
General Motors Corp (3)	1-143-2
Georgia-Pacific Corp	
(3,7,8,11,13)	1-3506-2
Herley Industries Inc	
Nov 70 (3)	0-5411-2
Mar 71 (2)	0-5411-2
Interstate Brands Corp April 7	0 1-4969-2
(12,13)	1-4969-2
Itek Corp (11,13)	1-5255-2
Falstaff Brewing Corp	
(11,13)	1-950-2
Detection Systems Inc (12,13)	2-31621-2
LSB Industries Inc	
(3,11,12,13)	1-6137-2
Royal Dutch Petroleum Co 6K	1-3788-2
Shell Transport & Trading Co	
Ltd 6K	1-4039-2
	·
Bio-Cal Instrument Co (3)	0-5526-2
Diebold Inc	
(7,11,12,13)	1-4879-2
Duraloy Co (1,2)	1-3475-2
Equitable Life Mortgage &	
Realty Investors	
Mar 71 (7)	1-6520-2
Far West Financial Corp	
Mar 71 (12)	1-4923-2
First Lincoln Financial Corp (1	.1) 0-198-2
International Business Machines	
Corp (11,12,13)	1-2360-2
Sirco International Corp	o
Mar 71 (7)	0-4465-2
Bradford Computer & Systems Inc	
(11)	1-6386-2
Computer Technology Inc	1+0300+2
Mar 71 (3,12,13)	0-3510-2
Fisher Foods Inc	0-3310-2
Jul 70 (7,13)	1-6068-2
Kendall Co (11,13)	1-4193-2
Medequip Corp (2,13)	0-4688-2
R. H. Medical Services Inc	
Feb 71 (11)	1-6223-2
Midwest 0il Corp (11)	1-3652-2
Northwestern Mutual Life	- 3432-2
Nortgage & Realty Investors	
(7,13)	1-6657-2

Overnite Transportation Co	
(11,13)	1-4747-2
Overseas National Airways Inc	
(6)	0-3060-2
Southwestern Research Corp	
(13)	0-3910-2
Commonwealth 0il Refining Co 1	inc
(11,13)	1-4900-2
Connrex Corp	
Mar 71 (12)	1-5875-2
F. & M. Schaefer Corp	
Mar 71 (12,13)	1-5853-2
Houston First Financial Group	
Inc (11,12,13)	0-4768-2
Lee National Corp (2,3)	1-344-2
McDonnell Douglas Corp	
(11,13)	1-3685-2
United States Sugar Corp	
Mar 71 (13)	0-162-2
Brookusse Olar O	
Brockway Glass Co Inc	
(11,13) Diversity Come (11)	1-6344-2
Diversey Corp (11)	1-6333-2
Garfinckel Brooks Bros Miller	
& Rhodes Inc (2,7,13)	0-2042-2
Life Sciences Inc (3)	0-5099-2
Scrivner-Boogaart Inc Mar 71 (7)	•
	0-2277-2
Benrus Corp Mar 71 (6)	1-5859-2
Bowmar Instrument Corp	1-3033-2
Mar 71 (4)	1-4817-2
Cinemation Industries Inc	1-401/-2
Mar 71 (7,13)	0-3903-2
Denver & Rio Grande Western	0-3703-2
RR Co (8)	1-1129-2
First & Merchants Corp	
(11,13)	0-4606-2
Koehring Co (7,13)	1-4906-2
Lee National Life Insurance Co	
(7,11,12)	2-15229-2
Medical Systems Inc	
(10,12,13)	2-36027-2
Piedmont Devel & Invst Corp	
Feb 71 (2,13)	0-3371-2
Jan 71 (2,13)	0-3371-2

SECURITIES ACT REGISTRATION. Effective August 3: C & K Petroleum, Inc., 2-35802 (90 days); Extracorporate Medical Specialities, Inc., 2-40523; Frank's Mursery Sales, Inc., 2-40576; Great Basins Petroleum Co., 2-40848; Hydro Med Sciences, Inc., 2-40703 (90 days); Information International, Inc., 2-39804; Jerome Underground Transmission Equipment Inc., 2-40440 (90 days); Jewelcor Incorporation, 2-40647 (90 days); Northwest Bancorporation, 2-41186; Pott Industries, Inc., 2-41107; Tesoro Petroleum Corp., 2-40694.

NOTE TO DEALERS. The period of time dealers are required to use the prospectus in trading transactions is shown above in parentheses after the name of issuer.

** As estimated for purpose of computing the registration fee.

 \underline{l} / Pending distribution of this release by the Commission by the appropriate mailing lists, interested persons should consult the Federal Register for details of the release.

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