SEC NEWS DIGEST

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COMMISSION ANNOUNCEMENTS

SEC CHAIRMAN ARTHUR LEVITT TO STEP DOWN BEFORE MID-FEBRUARY 2001

Securities and Exchange Commission Chairman Arthur Levitt today announced that after seven and one-half years he would step down as Chairman before mid-February 2001. Levitt, the SEC's longest-serving chairman, made the announcement to the Commission staff in the SEC's William O. Douglas Room. Chairman Levitt did not indicate his future plans.

Chairman Levitt is the 25th Chairman of the United States Securities and Exchange Commission. First appointed by President Clinton in July 1993, the President reappointed Chairman Levitt to a second five-year term in May 1998. On September 9, 1999, he became the longest serving Chairman of the Commission.

Chairman Levitt delivered the following remarks to the Commission staff:

Thank you all for joining me this morning. For the last almost eight years, I've had my dream job. I've been able to work on issues that I have been deeply passionate about since I first began my career in the securities business as a broker nearly 38 years ago. Day in and day out, I had the opportunity to work alongside and, especially learn from the most brilliant, dedicated and selfless group of public servants anyone could hope to work with.

When I walk the halls of the SEC, I routinely see -- in office after office -- the public good being selflessly promoted; whether it's by a young securities lawyer a few years out of law school whose professional persona will very much be shaped by the values he or she is exposed to, and the dedication he or she is imbibed with; the former Big 5 accountant who gives his *all* to ensure that the integrity of corporate financial reporting is maintained; or the examiner in the field held up in an office reviewing compliance records.

I've also had the opportunity to travel around the country and speak to thousands of individual investors. And with each passing year, with the rise of the baby

boom, changing retirement patterns and markets that sometimes defied the laws of gravity, I witnessed more and more first time investors, our friends and neighbors, whose hopes and aspirations became inextricably linked to the health and resiliency of our markets.

I think back to those first few town hall meetings. We were lucky if we attracted 75 people. Today, audiences at our town hall meetings routinely number in the thousands. Just a few weeks ago, at a town hall in Atlanta, I fielded questions about the SuperMontage, pro forma financials, earnings management, analyst conflict of interest disclosure and a host of other sophisticated subjects.

The rise of the individual investor in the last decade is one of the most powerful and striking developments in the history of our capital markets. While technology and competition are two reasons for the emergence of the retail investor, one, in my mind, is foundational: Public confidence. Much of the genesis for that confidence rests with each of you who pass through the doors of this building every day with the mission of protecting the investor's interest. It has been my greatest honor to be a part of that tradition, part of the espirit de corps that separates this agency from any other in Washington.

In the past, it's been fashionable to vilify government. Those who do have never spent much time in this building. The simple truth is I revere this institution and the people who give its mission life.

In the last few days, I've notified the White House as well as the incoming Administration that I intend to step down as SEC Chairman early next year. While I look forward to my return to private life and the beginning of new challenges, this is a day I knew would come but long have dreaded.

I will miss greatly your professionalism, your integrity and your friendship. In an odd way, I'll even miss the coffee at the Wall Street Deli. I'll miss meeting someone coming up to me with an idea on how we can get more meaningful disclosure; on how we can help investors help themselves to get a better price or better advice; on how we can make our markets fairer, our accounting practices stronger, our financial products more transparent. I will miss the passion that defines so much of what you do each day in seeing to it that the unscrupulous in our markets get what they deserve.

I leave here with one regret, however. We spent the last year trying to secure what all of you so plainly deserve: pay parity. I am disappointed that Congress passed our budget without that provision. But our efforts have only just begun. I know that the Commission will continue to fight for it and I have received commitments from many members of Congress and the heads of our appropriations and authorizing committees to support pay parity early next session. And while I may not be here, you can bet that I will still be calling

anybody on the Hill who will take my call to press the case until this injustice is corrected.

I want to thank my fellow Commissioners through the years and Commissioners Hunt, Carey and Unger who are here today. Each of you has been an immeasurable source of support, insight and camaraderie. I will miss Ike's sartorial lectures as much as his legal ones — even his occasional grumpy complaints. I will miss Paul's jokes during the open meetings even though some of them really weren't that funny. I will miss Laura's frequent presentations on technology — even though I suspect Laura thought my understanding of technology didn't extend beyond E-Bay.

The division directors and office heads have performed their jobs with loyalty, intelligence and an unflagging sense of what is fair and right for America's investors.

To the staff in my Office -- Mary Middleton, Linda Vaughn, Ronnie Gillette, Hilda Harding and Brenda Bell, thank you for answering the phones, telling me what my next appointment was and how late I was for it. You helped make our office a pleasure to work in.

I cannot express my appreciation enough to Carol Morrow who has been with me for more years than she cares to admit. When I first found out I was coming down to Washington, I told Carol it would only be a year. Carol, I'm sure you know by now, but I lied.

I owe my greatest debt of gratitude and love to my wife, Marylin, and my family. I have a confession to make. Many of you know by now that I usually come into work with my best ideas. There's a reason for that. Each night I go home and recount the challenges of my day to Marylin and inevitably she'll see something I've missed. Marylin also has put up with a lot. Dinners with and about accounting. Endless sermons on Plain English. Countless cocktail chatter on price/time priority.

More than once, I would come home exercised about audit committees or the accountants or execution quality. And, more than once, she questioned my sanity on how anyone could become so passionate about such subjects. But, Marylin's support and love and my children's affection have been the sustaining forces in my life. And so I promise not to talk as much about auditor independence or payment for order flow for at least a while.

To those of you here who preceded me like Kate McGuire, Jack Katz, Bill Atkinson, Bob Colby, John Heine, Tom Newkirk and many others and to those no longer here, you established a tradition that made excellence the standard and failure unthinkable.

To those who are yet to come, the mandate is clear: No political tide, no flaws of ambition will sidetrack the patriots of this agency from a noble duty fashioned and nurtured for 66 years. The stakes are high and the payoff enormous. If we stand by and for investors, above all else, we protect the vitality of our markets, the richness of our heritage, the weight of our political independence, and the high ideals of our country.

May God bless all of you, this agency, and the country. Thank you. (Press Rel. 2000-192)

ENFORCEMENT PROCEEDINGS

SEC CHARGES INVESTMENT ADVISER WITH MISAPPROPRIATION

On December 19, the Commission instituted administrative proceedings against Christopher A. Lowry, a St. Paul, Minnesota investment adviser, for misappropriating investor funds which he raised through the sale of stock in Fountainhead Retirement Plan Services, Inc. d/b/a 401(k) University. In the Order Instituting Proceedings, the Division of Enforcement alleges that Lowry, the president and chief executive officer of 401(k) University, misrepresented the use of investor proceeds and used \$156,500 of the \$488,000 he had raised to buy a home for himself. The Commission previously filed a civil action against Lowry, SEC v. Christopher A. Lowry, et al., No. 00-348 in the United States District Court for the District of Minnesota, based upon the same conduct as alleged in the Order Instituting Proceedings. On December 7, 2000, the court entered a Final Order and Judgment of Permanent Injunction and Other Relief, permanently enjoining Lowry from violating the antifraud provisions of the federal securities laws and requiring him to pay disgorgement of \$156,500 plus prejudgment interest. A hearing will be held before an administrative law judge to determine whether the staff's allegations are true and, if so, to determine what remedial sanctions are appropriate in the public interest. (Rel. IA-1915; File No. 3-10390)

INJUNCTIVE ACTION FILED AGAINST PHILLIP EZELL FOR OFFERING PRIME BANK INSTRUMENTS

The Commission has filed an injunctive action against Phillip Ezell, individually and doing business as 21st Century Funding, alleging that Ezell, a resident of Fort Wayne, Indiana, offered fictitious "prime bank" instruments over the Internet from March 1998 to August 2000. According to the complaint, Ezell offered investment programs involving supposedly risk-free trading in "bank debenture notes" issued by the "top banks" of the world. He claimed that this trading would generate enormous returns of up to 80 percent per week, that these profits were guaranteed, and that these programs were regulated by the United States Federal Reserve or the International Chamber of Commerce. The Commission claims that these trading programs do not exist, that Ezell's representations about them were false, and that Ezell wrongfully offered

unregistered securities to potential investors. Based on these actions, the Commission alleges that Ezell violated Sections 5(c), 17(a)(1), and 17(a)(3) of the Securities Act of 1933. The Commission is seeking preliminary and permanent injunctions prohibiting Ezell from future violations of the antifraud and registration provisions of the securities laws, an immediate accounting of any investment money Ezell collected, disgorgement, and civil penalties. [SEC v. Phillip H. Ezell, individually and d/b/a 21st Century Funding, Civil Action No. 1:00CV0464, N.D. In.] (LR-16833)

LANDMARK PARTNERS AND ITS CHAIRMAN, STANLEY ALFELD, SETTLE SEC FRAUD CHARGES; LANDMARK AGREES TO PAY \$100,000 IN CIVIL PENALTIES AND ALFELD AGREES TO PAY \$50,000

The Commission announced today that the U.S. District Court for the District of Connecticut entered final judgments on December 18, 2000 against Landmark Partners, Inc., a Connecticut private equity firm, and its chairman, Stanley F. Alfeld, pursuant to their settlement of civil fraud charges brought by the Commission. The charges arose out of an alleged fraudulent scheme involving the former Connecticut state treasurer's investment of state pension fund money with private equity firms, including Landmark, in exchange for the firms' agreement to pay lucrative finder's fees to the treasurer's friends and associates. In a complaint filed in the United States District Court for the District of Connecticut on October 10, 2000, the Commission alleged that Paul J. Silvester, the former Treasurer of the State of Connecticut, agreed to invest \$150 million of state pension funds with Landmark in 1998. The complaint alleged that in return, Landmark and Alfeld agreed to pay \$1.5 million in finder's fees to Silvester's friends, Ben F. Andrews, Jr. and Christopher A. Stack (who was paid through his consulting firm, KCATS, LLC). To secure the pension fund investment, Alfeld, the complaint alleged, agreed to retain Andrews as a consultant, and arranged for Andrews and Stack to be paid through Rogers & Wells, LLP, a New York City law firm.

The complaint alleged that Landmark and Alfeld violated their fiduciary duty to the state pension fund by failing to disclose the alleged quid pro quo arrangement. Landmark and Alfeld, without admitting or denying the allegations contained in the Commission's complaint, have agreed to the entry of final judgments that enjoin them from violating Section 17(a) of the Securities Act of 1933, Section 10(b) of the Securities Exchange Act of 1934 and Rule 10b-5 thereunder, and Sections 206(1) and 206(2) of the Investment Advisers Act of 1940. Landmark has also agreed to pay \$100,000 in civil penalties and Alfeld has agreed to pay \$50,000. Alfeld is a resident of Simsbury, Connecticut.

Silvester, Stack and KCATS have previously settled with the Commission. The case remains pending against six additional defendants. For further information please see, Litigation Release No. 16759. [SEC v. Paul J. Silvester, et al., Civil Action No. 3:00 CV 1941 DJS, D. Conn., USDC, District of Connecticut] (LR-16834)

COMPLAINT FILED AGAINST CURRENT AND FORMER OFFICIALS OF SAF T LOK, INC.

The Commission today announced the filing and settlement of an injunctive action against Franklin W. Brooks and John L. Gardner, the current chairman, and the former president and CEO, respectively, of Saf T Lok, Inc., a Florida-based manufacturer of gun safety locks. The Commission also announced the simultaneous institution and settlement of cease and desist proceedings against Saf T Lok, Inc. According to the complaint, in late 1997 and 1998, Brooks and/or Gardner caused Saf T Lok to publish various press releases and to make periodic filings with the Commission that falsely described certain sales, consulting and development contracts to which Saf T Lok was a party. Brooks and Gardner also authorized the release of a research report that included materially false and misleading financial projections.

Brooks and Gardner consented, without admitting or denying the allegations in the complaint, to the entry of a final judgment enjoining both of them from future violations of Section 10(b) of the Securities Exchange Act of 1934 (Exchange Act) and Rule 10b-5 thereunder, and, enjoining Gardner from future violations of Section 13(a) of the Exchange Act and Rules 13a-11, 13a-13 and 12b-20 thereunder. Brooks and Gardner also each agreed to pay a \$55,000 civil penalty. [SEC v. Franklin W. Brooks and John L. Gardner, S.D. Fla., Civil Action No. 00-9110-CIV-Ryskamp] (LR-16835; AAE Rel. 1354)

COMMISSION SUES KEITH GREENBERG FOR CONCEALING PREVIOUS FELONY CONVICTION FROM INVESTORS; CEASE AND DESIST ORDER ENTERED AGAINST US DIAGNOSTIC INC. AND JEFFREY GOFFMAN

The Commission today filed a complaint in the U.S. District Court for the Southern District of Florida against Keith Greenberg and Coyote Consulting and Financial Services, LLP (Covote). Greenberg was a co-founder of US Diagnostic, Inc. (USDL), a company that operates outpatient diagnostic imaging centers and has its headquarters in West Palm Beach, Florida. In June 1993, Greenberg consented to a judgment enjoining him from violating the antifraud provisions of the federal securities laws, and, in September 1994, Greenberg pleaded guilty to two felony counts in a related federal criminal proceeding. The complaint alleges that Greenberg violated Section 17(a) of the Securities Act of 1933 (Securities Act), Section 10(b) of the Securities Exchange Act of 1934 (Exchange Act), and Exchange Act Rule 10b-5 -- all of which are antifraud provisions of the federal securities laws -- by preparing or directing the preparation of numerous statements by USDL to the press and to shareholders which identified him as an officer of USDL and purported to discuss his background, but which fraudulently failed to disclose his criminal conviction and previous injunction. The Commission's complaint further alleges that, although Greenberg operated as an officer of USDL, was represented as such in statements disseminated to the press and investors, and held himself out as such, Greenberg was not identified as an officer in USDL's filings with the Commission, and his conviction and injunction were not disclosed in those filings. Although Greenberg was aware of the fraudulent omissions in those filings, he did nothing to correct or prohibit them. The complaint alleges that Greenberg thereby

further violated Section 17(a) of the Securities Act, Section 10(b) of the Exchange Act, and Exchange Act Rule 10b-5 -- antifraud provisions -- and aided and abetted violations by USDL of Section 13(a) of the Exchange Act and Exchange Act Rules 12b-20, 13a-1, and 13a-13 -- all of which are corporate reporting provisions of the federal securities laws. The complaint also alleges that Coyote, through the activities of Greenberg, violated Section 15(a)(1) of the Exchange Act, which prohibits acting as a broker without registration with the Commission. Coyote is a Florida limited liability company owned by a Greenberg family trust and Greenberg's wife and controlled by Greenberg. The complaint alleges that Greenberg, as a controlling person of Coyote, was responsible for Coyote's violations of Section 15(a)(1).

The Commission also today announced that it had instituted, and simultaneously settled, cease and desist proceedings against USDL and Jeffrey Goffman, USDL's former Chairman and CEO. In connection with those settled proceedings, the Commission entered an Order that orders USDL and Goffman to cease and desist from violating or causing violations of Section 17(a)(2) and (a)(3) of the Securities Act -- non-scienterbased antifraud provision of the federal securities laws; Section 14(a) of the Exchange Act, and Exchange Act Rule 14a-9 -- proxy provisions of the federal securities laws; and Section 13(a) of the Exchange Act, and Exchange Act Rules 12b-20, 13a-1, and 13a-13 -- corporate reporting provisions. The Commission's Order finds that, during the period 1995 through mid-1996, USDL's filings with the Commission did not disclose material information concerning Greenberg's status as a de facto USDL officer and his legal history. Accordingly, USDL's filings with the Commission were materially false and The Commission also found that Goffman knew of Greenberg's legal history, his duties and responsibilities at USDL, and his having held himself out as an officer of USDL, and that Goffman nevertheless thereafter authorized filings with the Commission which failed to identify Greenberg as an officer of USDL and failed to disclose his legal history, thereby causing USDL's violations. USDL and Goffman consented to the entry of the Order without admitting or denying the findings set forth therein. [SEC v. Keith Greenberg and Coyote Consulting and Financial Services, LLP, 00-9109-CIV-HURLEY, SD Fla.] (LR-16836); (Administrative Proceeding in the Matter of US Diagnostic Inc. and Jeffrey Goffman - Rels. 33-7928; 34-43751; File No. 3-10394)

INVESTMENT COMPANY ACT RELEASES

THE AYCO COMPANY, ET AL.

An order has been issued pursuant to Section 6(c) of the Investment Company Act exempting The Ayco Company (Ayco) and Ayco Series Trust (Trust) from the provisions of Section 9(a), 13(a), 15(a) and 15(b) of the Act, and Rules 6e-2(b)(15) and 6e-3(T)(b)(15) thereunder to the extent necessary to permit shares of the Trust or shares of any other existing or future investment company designed to fund insurance products and to which Ayco, or any of its affiliates, may serve as investment adviser, investment

sub-adviser, investment manager, administrator, principal underwriter or sponsor (each, an Insurance Trust) or permit shares of any current or future series of any Insurance Trust, to be sold to and held by: (1) separate accounts funding variable annuity and variable life insurance contracts issued by both affiliated and unaffiliated life insurance companies; (2) qualified pension and retirement plans outside the separate account context, and (3) any investment manager to any Insurance Trust. (Rel. IC-24792 – December 18)

TIP FUNDS, ET AL.

An order has been issued on an application filed by TIP Funds, et al. under Section 6(c) of the Investment Company Act for an exemption from Section 15(f)(1)(A) of the Act. The order permits a registered investment company not to reconstitute its board of directors following an acquisition of substantially all of the assets of a series of another registered investment company. (Rel. IC-24793 – December 18)

HOLDING COMPANY ACT RELEASES

AMERICAN ELECTRIC POWER COMPANY, INC., ET AL.

A supplemental order has been issued authorizing a proposal by American Electric Power Company, Inc. (AEP), a registered holding company, and AEP Pro Serv (Pro Serv), a wholly owned service company subsidiary of AEP. Applicants seek an exemption under Section 13(b) of the Act from the cost requirements of rules 90 and 91 under the Act for authorized services that Pro Serv or its subsidiaries render to certain AEP subsidiaries. Applicants also propose to: 1) extend the authorization period of AEP's guarantee authority (Guarantee Authority) from December 31, 2001 to June 30, 2004; 2) increase AEP's Guarantee Authority of Pro Serv's debt to third parties from \$51 million to \$400 million; and 3) increase the Guarantee Authority to issue guaranties and assumptions of liability on behalf of Pro Serv to third parties from \$200 million to \$400 million. (Rel. 35-27308)

AMERICAN ELECTRIC POWER COMPANY

A supplemental order has been issued authorizing American Electric Power Company, Inc., a registered holding company, to extend the authorization period for issuing shares of its common stock under a previously approved stock purchase plan. (Rel. 35-27309)

AMERICAN ELECTRIC POWER COMPANY, ET AL.

An order was issued authorizing American Electric Power Company, Inc. (AEP), a registered holding company, Central and South West Corporation, a registered holding company that is also a wholly owned subsidiary of AEP, and CSW Energy, Inc., a wholly owned non-utility subsidiary of CSW, to issue letters of credit, bid bonds or

guarantees in an aggregate amount not to exceed \$75 million through March 31, 2003. (Rel. 35-27310)

GPU, INC., ET AL.

A supplemental order has been issued authorizing GPU, Inc. (GPU), a registered holding company, GPU International, Inc. (GPUI), a nonutility subsidiary of GPU, and various nonutility subsidiaries of GPUI (collectively, Applicants), to extend through March 31, 2003 the authorization period during which Applicants may enter into guaranties and other credit support arrangements. (Rel. 35-27311)

SELF-REGULATORY ORGANIZATIONS

APPROVAL OF PROPOSED RULE CHANGE

The Commission approved a proposed rule change submitted by the <u>American Stock Exchange</u> (SR-Amex-99-16) pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 and Rule 19b-4 regarding Amex Rule 108, Priority and Parity at Openings. Publication of the order is expected in the <u>Federal Register</u> during the week of December 25. (Rel. 34-43736)

IMMEDIATE EFFECTIVENESS OF PROPOSED RULE CHANGE

A proposed rule change filed by the <u>International Securities Exchange</u> (SR-ISE-00-26) to amend its fee schedule regarding inactive memberships has become effective under Section 19(b)(3)(A) of the Securities Exchange Act of 1934. Publication of the proposal is expected in the <u>Federal Register</u> during the week of December 25. (Rel. 34-43738)

DELISTINGS GRANTED

An order has been issued granting the application of the <u>American Stock Exchange</u> to strike from listing and registration the Common Stock, no par value, of Top Air Manufacturing, Inc., effective at the opening of business of December 18, 2000. (Rel. 34-43728)

An order has been issued granting the application of the <u>New York Stock Exchange</u> to strike from listing and registration the Common Stock, \$.01 par value, and 8% Senior Subordinated Convertible Notes, due May 1, 2004, of Simula, Inc., effective at the opening of business on December 19, 2000. (Rel. 34-43731)

An order has been issued granting the application of the <u>New York Stock Exchange</u> to strike from listing and registration the Common Stock, \$.10 par value, of ECC International Corp., effective at the opening of business on December 19, 2000. (Rel. 34-43732)

An order has been issued granting the application of the New York Stock Exchange to strike from listing and registration DLJ Common Stock, \$.10 par value, of Donaldson, Lufkin & Jenrette, Inc., effective at the opening of business on December 19, 2000. (Rel. 34-43733)

An order has been issued granting the application of the <u>New York Stock Exchange</u> to strike from listing and registration the Common Stock, \$1.00 par value, of Bush Boake Allen Inc., effective at the opening of business on December 19, 2000. (Rel. 34-43734)

An order has been issued granting the application of the New York Stock Exchange to strike from listing and registration the Class A Common Stock, \$.01 par value, of JLK Direct Distribution Inc., effective at the opening of business on December 19, 2000. (Rel. 34-43731)

SECURITIES ACT REGISTRATIONS

The following registration statements have been filed with the SEC under the Securities Act of 1933. The reported information appears as follows: Form, Name, Address and Phone Number (if available) of the issuer of the security; Title and the number and/or face amount of the securities being offered; Name of the managing underwriter or depositor (if applicable); File number and date filed; Assigned Branch; and a designation if the statement is a New Issue.

- S-1 AQUILA CORP, 1100 WALNET, SUITE 3300, KANSAS CITY, MO 64106 (816) 527-1000 \$425,000,000 COMMON STOCK. (FILE 333-51718 DEC. 13) (BR. 2 NEW ISSUE)
- S-3 HIGH SPEED ACCESS CORP, 1000 W ORMSBY AVE, SUITE 210, LOUISVILLE, KY 40210 3,239,024 (\$6,940,467.30) COMMON STOCK. (FILE 333-51720 DEC. 13)

(BR. 3)

S-8 BELL MICROPRODUCTS INC, 1941 RINGWOOD AVE, SAN JOSE, CA 95131 (408) 451-9400 - 2,289,327 (\$45,214,208) COMMON STOCK. (FILE 333-51724

DEC. 13) (BR. 5)

S-8 ST JOE CO, 1650 PRUDENTIAL DR STE 400, JACKSONVILLE, FL 32207 (904) 396-6600 - 1,385,140 (\$27,661,245) COMMON STOCK. (FILE 333-51726

DEC. 13) (BR. 4)

- S-8 ST JOE CO, 1650 PRUDENTIAL DR STE 400, JACKSONVILLE, FL 32207 (904) 396-6600 2,040,121 (\$40,741,216) COMMON STOCK. (FILE 333-51728 DEC. 13) (BR. 4)
- S-8 E TWOMEDIA COM INC, 67 BROMPTON ROAD, LONDON, UNITED KINGDOM, SW3 1 (44-) 20--7445 5,000,000 (\$50,000) COMMON STOCK. (FILE 333-51732 DEC. 13) (BR. 4)
- S-8 INTERNATIONAL FOAM SOLUTIONS INC, 1885 SW 4TH AVE, BLDG E3, DELRAY BEACH, FL 33483 (561) 272-6900 1,640,000 (\$246,000) COMMON STOCK.

 (FILE 333-51734 DEC. 13) (BR. 3)
- S-8 HAYES LEMMERZ INTERNATIONAL INC, 15300 CENTENNIAL DR, NORTHVILLE, MI 48167 (734) 737-5000 500,000 (\$3,610,000) COMMON STOCK. (FILE 333-51736 DEC. 13) (BR. 5)
- S-4 BLACK HILLS CORP, 625 NINTH ST, PO BOX 1400, RAPID CITY, SD 57709 (605) 348-1700 21,800,000 (\$493,906,250) COMMON STOCK. (FILE 333-51738 DEC. 13) (BR. 2)
 - S-3 PECO ENERGY TRANSITION TRUST, 2301 MARKET ST, P O BOX 8699, PHILADELPHIA, PA 19101 (215) 841-4000 725,000,000 (\$725,000,000) STRAIGHT BONDS. (FILE 333-51740 DEC. 13) (BR. 2)
 - N-2 LIBERTY STEIN ROE INSTITUTIONAL FLOATING RATE INCOME FUND, ONE FINANCIAL CTR, BOSTON, MA 02111 (800) 338-2550 12,000,000 (\$118,800,000) COMMON STOCK. (FILE 333-51742 DEC. 13) (BR. 22)
 - S-1 NORTH AMERICAN DATACOM INC, BUILDING 1000 751 CR 489, IUKA, MI 38852 (303) 792-0719 2,302,624 (\$3,315,779) COMMON STOCK. (FILE 333-51748 DEC. 13) (BR. 9)
- S-3 DENTAL MEDICAL DIAGNOSTIC SYSTEMS INC, 200 N WESTLAKE BLVD SUITE 202,
 PO BOX 74, WESTLAKE VILLAGE, CA 91362 (805) 381-2700 3,813,935 (\$2,562,582) COMMON STOCK. (FILE 333-51752 DEC. 13) (BR. 5)
- S-3 INFORMATICA CORP, 3350 W BAYSHORE RD, PALO ALTO, CA 94303 (650) 687-6200
 332,138 (\$31,449,316) COMMON STOCK. (FILE 333-51754 DEC. 13) (BR. 3)
 - S-3 CHARLES & COLVARD LTD, 3800 GATEWAY GLVD, SUITE 310, MORRISVILE, NC 27560 (919) 468-0399 8,397,313 (\$12,092,131) COMMON STOCK. (FILE 333-51756 DEC. 13) (BR. 2)
- SB-2 KAIRE HOLDINGS INC, 7348 BELLAIRE, NORTH HOLLYWOOD, CA 91605 (818) 255-4996 - 132,188,164 (\$16,000,000) COMMON STOCK. (FILE 333-51758 -DEC. 13) (BR. 1)

- S-8 INSIGNIA SOLUTIONS PLC, 41300 CHRISTY ST, FREMONT, CA 94538 (510) 360-3700 \$2,425,000 FOREIGN COMMON STOCK. (FILE 333-51760 DEC. 13) (BR. 3)
- S-3 PYR ENERGY CORP, 1675 BROADWAY, STE 1150, DENVER, CO 80202 (303) 825-3748 (FILE 333-51764 DEC. 13) (BR. 4)
- S-2 INFINITE GROUP INC, 2364 POST RD, 923 INCLINE WAY 8, WARWICK, RI
 02886
 (401) 738-5777 3,300,000 (\$9,003,000) COMMON STOCK. (FILE 333-51768

 DEC. 13) (BR. 5)
- S-8 EAGLE BANCSHARES INC, 4305 LYNBURN DR, TUCKER, GA 30084 (404) 908-6690
 73,000 (\$766,500) COMMON STOCK. (FILE 333-51770 DEC. 13) (BR. 7)
 - S-3 TRANSKARYOTIC THERAPIES INC, 195 ALBANY ST, CAMBRIDGE, MA 02139 (617) 349-0200 (FILE 333-51772 DEC. 13) (BR. 1)
- S-8 PERFECTDATA CORP, 110 W EASY ST, SIMI VALLEY, CA 93065 (805) 581-4000 2,000,000 (\$3,625,000) COMMON STOCK. (FILE 333-51774 DEC. 13) (BR. 6)
- S-8 INTERMAGNETICS GENERAL CORP, 450 OLD NISKAYUNA RD, PO BOX 461, LATHAM,

 NY 12110 (518) 782-1122 521,503 (\$9,077,412) COMMON STOCK. (FILE 333-51776 DEC. 13) (BR. 6)
- S-8 NUMEREX CORP /PA/, 1600 PARKWOOD CIRCLE, SUITE 200, ATLANTA, GA
 30339
 (610) 941-2844 1,652,823 (\$13,170,520) COMMON STOCK. (FILE 333-51780

 DEC. 13) (BR. 7)
- S-4 FEDEX CORP, 942 SOUTH SHADY GROVE ROAD, MEMPHIS, TN 38120 (901) 369-3600
 10,512,427 (\$494,601,897) COMMON STOCK. (FILE 333-51782 DEC. 13) (BR. 5)
 - S-4 CENTURY BANCSHARES INC, 1275 PENNSYLVANIA AVE., N.W., WASHINGTON, DC 20004 (202) -49-6-40 1,397,430 (\$2,710,595) COMMON STOCK. (FILE 333-51784 DEC. 13) (BR. 7)
- S-8 XCEL ENERGY INC, 800 NICOLLET MALL, MINNEAPOLIS, MN 55402 (612) 330-5500
 4,354,174 (\$119,043,117.16) COMMON STOCK. (FILE 333-51786 DEC. 13) (BR. 2)
- N-2 LIBERTY FLOATING RATE ADVANTAGE FUND, ONE FINANCIAL CTR, BOSTON, MA 02111 (617) 426-3750 26,000,000 (\$312,830,000) COMMON SHARES OF BENEFICIAL INTEREST. (FILE 333-51788 DEC. 13) (BR. 22)

SCM MICROSYSTEMS INC, 160 KNOWLES DRIVE, LOS GATOS, CA 95030 (408) 370-4888 - 949,384 (\$28,752,481.90) COMMON STOCK. (FILE 333-51792 -DEC. 14) (BR. 3)

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 Eviliate

Item 7. Financial Statements and Exhibits. Item 8. Change in Fiscal Year. Item 9. Regulation FD Disclosure.

The following companies 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. 8-K reports may be obtained in person or by writing to the Commission's Public Reference Branch at 450 Fifth Street, N.W., Washington, D.C. 20549 or at the following e-mail box address: publicinfo@sec.gov. In most cases, this information is also available on the Commission's website: www.sec.gov.

	STATE			8K	: :	ITE	M	NO.			
NAME OF ISSUER	CODE	1 2	2 	3	4	5	6	7 8	9	DATE	COMMENT
ABBOTT LABORATORIES	IL							Х	Х	12/15/0	0
ACCUFACTS PRE EMPLOYMENT SCREENING INC	DE				X					12/08/0	0 AMEND
ACTIVE LINK COMMUNICATIONS INC	CO							X		10/04/0	0 AMEND
ADELPHIA COMMUNICATIONS CORP	DE					Χ		X		10/13/0	0
ADVANCED FINANCIAL INC	DE				Х					11/20/0	0
AES CORPORATION	DE					Χ		X		12/19/0	0
ALAMOSA DELAWARE INC	DE					Χ				12/14/0	0
ALICO INC	FL					Χ				08/31/0	0
AMB PROPERTY CORP	MD					Χ		X		12/07/0	0 AMEND
AMB PROPERTY LP	DE					Х		X		12/07/0	0 AMEND
AMERALIA INC	UT					Χ		X		12/01/0	0
AMERICABILIA COM INC	\mathtt{FL}					Χ		X		11/27/0	0
AMERICAN ARCHITECTURAL PRODUCTS COR	DE			X				X		12/18/0	0
P	5.5					17				02/20/0	1
AMERICAN PLASTICS & CHEMICALS INC	DE					Х				02/28/0	
AMERISTAR CASINOS INC	NV					Х		X		12/14/0	
AMGEN INC	DE					Х		X		12/13/0	
APPLIED IMAGING CORP	DE					X				12/14/0	
APPLIED MICRO CIRCUITS CORP	DE							X			0 AMEND
AREMISSOFT CORP /DE/	DE					X		X		12/19/0	
AT&T CORP	NY					Χ				12/18/0	
ATLANTIC EXPRESS TRANSPORTATION COR	NY					Χ		X		12/19/0	0
P											

	STATE			8K ITEM	NO				
NAME OF ISSUER	CODE			3 4 5 6		9	DATE	СО	MMENT
NAME OF ISSUER									
AVALON HOLDINGS CORP	OH						12/15/0	00	
AVIATION SALES CO	DE		Х	X	X		12/01/0	00	
AVOCA INC	LA						12/15/0	0.0	
AZUL HOLDINGS INC	DE			X	X		12/11/0	0.0	
BACOU USA INC	DE			X			12/18/0	00	
BANK OF AMERICA MORTGAGE SECURITIES	DE			X	X		12/18/0	00	
INC									
BANK OF AMERICA MORTGAGE SECURITIES INC	DE			Х	Х		12/19/	00	
BEASLEY BROADCAST GROUP INC	DE			X			12/13/	00	
BHIT INC	DE			X			12/19/	00	
BINGO COM INC	${ t FL}$			X	X		12/15/	00	
BRIGHTCUBE INC	NV			Х	X		11/22/	00	
CABOT INDUSTRIAL PROPERTIES LP	DE			Х	Х		12/18/	00	
CABOT INDUSTRIAL TRUST	MD			Х	Х		12/18/		
CAIS INTERNET INC	DE				X		12/19/		AMEND
CAPITAL AUTO RECEIVABLES INC	DE				X		12/19/		
CAPITAL SENIOR LIVING CORP	DE			х	X		11/28/		
	DE	Х		••	••		12/31/		
CB RICHARD ELLIS SERVICES INC	DE	7.			y	У	12/12/		
CB RICHARD ELLIS SERVICES INC	בוע			Х			12/18/		AMEND
CE CASECNAN WATER & ENERGY CO INC	DE						11/20/		MILLIAND
CHART HOUSE ENTERPRISES INC	DE			X	Λ				
CHESAPEAKE ENERGY CORP	OK			X	.,		12/18/		
CHRONIMED INC	MN			Х	X		12/18/		
CIGNA CORP	DE					Х	12/18/		
CISCO SYSTEMS INC	CA			X			12/18/		
CITIBANK CREDIT CARD MASTER TRUST I				X	X		11/27/		
CITIBANK NEVADA NATIONAL ASSOCIATIO	DE			X	X		11/27/	00	
N									
CITIBANK SOUTH DAKOTA N A	DE			X	X		11/27/		
CITICORP MORTGAGE SECURITIES INC	DE			X			12/19/		
CITIGROUP INC	DE				X		12/14/		
CITIZENS COMMUNICATIONS CO	DE			X			12/15/		
CLAIMSNET COM INC	DE			X			12/18/	00	
COMFORCE CORP	DE			X	Χ		12/19/	00	
COMFORCE OPERATING CO				X	X		12/19/	00	
COMSTOCK RESOURCES INC	NV			X			12/08/	00	
CONSECO FINANCE CORP	DE			X	X		12/15/	00	
CONSECO FINANCE CORP	DE			X	X		12/15/	00	
CONSECO FINANCE CORP	DE			Х	X		12/15/	00	
CONSECO FINANCE CORP	DE			Х	X		12/15/	00	
CONSECO FINANCE CORP	DE			Х	X		12/15/	00	
CONSECO FINANCE CORP	DE			X	X		12/15/		
CONSECO FINANCE CORP	DE			X	X		12/15/		
CONSECO FINANCE CORP	DE			••	Х		12/18/		
CONSECO FINANCE CORP CONSECO FINANCE SECURITIZATIONS COR				Х	X		12/15/		
P									
CONSECO FINANCE SECURITIZATIONS COP	R DE			Х	Х		12/15/		
CONSECO FINANCE SECURITIZATIONS COP	R DE			Х	Х		12/15/		
CONSECO FINANCE SECURITIZATIONS COP	R DE			X	Х		12/15/	00	

NAME OF ISSUER	STATE CODE			TEM 5 6		9	DATE	COMMENT
CONSECO FINANCE SECURITIZATIONS CO	R DE			Х	X		12/15/0	0
P CONSECO FINANCE SECURITIZATIONS CO	R DE			x	Х		12/15/0	0
P CONSECO FINANCE SECURITIZATIONS CO	R DE			X	X,		12/15/0	0
P CONSECO FINANCE SECURITIZATIONS CO	R DE			X	Х		12/15/0	0
CONSECO FINANCE SECURITIZATIONS CO	R DE			X	Х		12/15/0	0
CONSECO FINANCE SECURITIZATIONS CO	R DE			X	Х		12/15/0	0
CONSECO FINANCE SECURITIZATIONS CO	R DE				Х		12/18/0	0
CORRECTIONS CORP OF AMERICA/MD	MD			X	X		12/14/0	0
CPS AUTO RECEIVABLES TRUST 1998-4	CA				X		11/15/0	0
CROWN CENTRAL PETROLEUM CORP /MD/	MD			Х	X		12/17/0	0
CROWN CORK & SEAL CO INC	PA			Х			12/15/0	
CYGNUS INC /DE/	DE			X	Х		12/14/0	
D G JEWELRY INC	A6		У	••	X		12/12/0	
	DE		71	Х	X		12/08/0	
DAY RUNNER INC				Λ	X	v	12/00/0	
DELTA AIR LINES INC /DE/	DE			v		Λ		
DELTA FINANCIAL CORP	DE			X	X		12/19/0	
DELUXE CORP	MN			X	X		12/14/0	
DIME BANCORP INC	DE			X			12/18/0	
DIODES INC /DEL/	DE	X			X		12/01/0	
DLJ MORTGAGE ACCEPTANCE CORP	DE			X	X		12/15/0	
DUCK HEAD APPAREL CO INC	GΑ			X			11/29/0	0
DUKE ENERGY CORP	NC			X			11/27/0	0
DVI RECEIVABLES CORP	DE				X		11/30/0	0
DVI RECEIVABLES CORP VIII	DE				X		11/30/0	0
EBIZ ENTERPRISES INC	NV	Х			Х		10/05/0	0 AMEND
EDWARDS A G INC	DE			Х			12/18/0	0
EL PASO ENERGY CORP/DE	DE				Х		12/19/0	
EMMIS COMMUNICATIONS CORP	IN	Х			••		12/18/0	
	DE	21		Х			12/18/0	
ENZON INC				X	Х		12/19/0	
EPRISE CORP	DE	v		X	X		12/19/0	
ERLY INDUSTRIES INC	CA	X		Λ	Λ		12/19/0	
ESG RE LTD		X		• • • • • • • • • • • • • • • • • • • •	17			
ESYNCH CORP/CA	DE			X	X		09/26/0	
EXELON CORP	PA			X	X		12/11/0	
EXELON CORP	PA			X			12/19/0	
FAIRPOINT COMMUNICATIONS INC	DE			X	X		12/18/0	
FILMWORLD INC	NV	X			X		12/04/0	
FIRST COASTAL CORP	DE			X	X		11/29/0	
FMC CORP	DE			X			12/12/0	
GENESEE CORP	NY	X					12/18/0	0
GENEVA STEEL CO	UT		X		X		12/08/0	0
GENZYME CORP	MA			X	Х		12/18/0	0
GETTY REALTY CORP /MD/	MD				ХХ		12/12/0	
GLOBALTRON CORP	FL			Х	Х			0 AMEND
GLOBALTRON CORP	FL			Х	X			O AMEND
	FL			X	X		11/21/0	
GLOBALTRON CORP				X	X		12/07/0	
GLOBALTRON CORP	FL			Λ	Λ		12/0//0	J

NAME OF ISSUER			8K ITE 3 4 5			DATE	COMMENT
GOLDEN STATE BANCORP INC	DE		х			12/13/0	0
GOLDMAN SACHS GROUP INC	DE		X			12/19/0	
GRAND ADVENTURES TOUR & TRAVEL PUBL	OR		X	Х		12/18/0	0
ISHING CORP							
GRAND UNION CO /DE/	DE					12/15/0	
GREEN TREE FLOORPLAN RECIEVABLES MA STER TRUST	MN		X	X		12/15/0	
GREEN TREE FLOORPLAN RECIEVABLES MA STER TRUST	MN		Х	Х		12/15/0	0
GREEN TREE FLOORPLAN RECIEVABLES MA STER TRUST	MN		Х	Х		12/15/0	0
GREEN TREE FLOORPLAN RECIEVABLES MA STER TRUST	MN		X	X		12/15/0	0
GUEST SUPPLY INC	NJ		X	X		12/18/0	0
HEALTHCARE REALTY TRUST INC				X	Х	12/18/0	0
HOLMES MICROSYSTEMS INC	TX	X	х			12/15/0	0
HOME FINANCIAL BANCORP	IN		X			12/18/0	0
HOMESEEKERS COM INC	NV		X	Х		12/04/0	0
	NV		X	X		12/06/0	0
IMMTECH INTERNATIONAL INC	DE		X				0
INDUSTRIAL BANCORP INC	OH			X			0
INDYMAC ABS INC	DE		X	X		11/01/0	0 AMEND
INSILCO HOLDING CO	DE		X			12/19/0	0
INSILCO TECHNOLOGIES INC	DE		X			12/19/0	0
INSWEB CORP	DE		X			12/18/0	
INTEGRATED BUSINESS SYSTEMS & SERVI CES INC	SC		Х			12/18/0	
INTELLIREADY INC /CO/	OK			X			0 AMEND
INTERCEPT GROUP INC	GA		Х			08/29/0	
INTERMEDIA COMMUNICATIONS INC	DE		Х			12/18/0	
INTERWOVEN INC	CA		X			12/12/0	
JL FRENCH AUTOMOTIVE CASTING INC			X				
KAISER GROUP INTERNATIONAL INC	DE		X				
KANSAS CITY POWER & LIGHT CO	MO		Х			12/14/0	
KARTS INTERNATIONAL INC	NV					12/12/0	
KELLSTROM INDUSTRIES INC	DE	X		Х		12/01/0	
KULICKE & SOFFA INDUSTRIES INC	PA		X	v		12/12/0	
K2 DIGITAL INC	DE		X	X		12/11/0	
LAMAR CAPITAL CORP	MS		X X			12/19/0	
LASON INC	DE	v				12/13/0 12/04/0	
LEE SARA CORP	MD	X		v		12/04/0	
LIBERTY CORP	SC	Х	х	Х		12/01/0	
LOCH HARRIS INC LOEWS CINEPLEX ENTERTAINMENT CORP	NV DE		^ X	Y		12/19/0	
LOTUS PACIFIC INC	DE		X	Λ		12/08/0	
	DE		X				0 AMEND
MAGNITUDE INFORMATION SYSTEMS INC MAGNUM HUNTER RESOURCES INC	NV		Λ		¥	12/19/0	
	DE		Х	Х	Λ	12/13/0	
MAGNUM SPORTS & ENTERTAINMENT INC MANUFACTURED HOUS CONT SEN SUB PASS THR CERT SERIES 2000B			X	X		12/12/0	
MASCOTECH INC	DE		Х	Χ.		12/15/0	00
MAX INTERNET COMMUNICATIONS INC	NV		X	X		11/29/0	
MAX INTERNET COMMUNICATIONS INC	NV		X	X		12/12/0	
MAXX INTERNATIONAL INC	UT		X			12/12/0	

	STATE					TEM			•	~ ~ ~~~	~~	
NAME OF ISSUER	CODE	1 2	2 	3 	4 	5 6 		 8		DATE		MMENT
MEDICORE INC	FL					X				09/01/		
MELLON AUTO GRANTOR TRUST 2000-1	DE					X				12/15/		
MERCANTILE CREDIT CARD MASTER TRUST	NY					X				12/07/		
MERRILL LYNCH MORTGAGE INVESTORS IN C	DE						X			12/15/		
MERRILL LYNCH MORTGAGE INVESTORS IN	DE					X	X		≱ •45 .	12/18/	00	
C METLIFE INC	DE					X ·	Х			12/19/	00	
METRIS MASTER TRUST	DE						Χ			12/18/	00	
METRIS RECEIVABLES INC	DE						Х			12/18/	00	
MICROMUSE INC	DE					Χ	Х			12/05/	00	
MIIX GROUP INC	DE								Х	12/18/	00	
MMCA AUTO OWNER TRUST 1999-2	DE					Х	Х			12/15/	00	
MMCA AUTO OWNER TRUST 2000-1	DE					Х	Х			12/15/	00	
MMCA AUTO OWNER TRUST 2000-2	DE					Х	Х			12/15/	00	
MODERNGROOVE ENTERTAINMENT INC	NV					хх	X			12/18/	00	
MORGAN KEEGAN INC	TN					Х				12/17/		
MORGAN KEEGAN INC MORGAN STANLEY DEAN WITTER & CO	DE					X				12/19/		
N U PIZZA HOLDING CORP	NV					X				12/15/	00	
NATIONAL HEALTH & SAFETY CORP	UT			х								AMEND
	DE					Х	X			12/08		
NETGATEWAY INC	DE					X	X			12/18		
NEXTEL PARTNERS INC	DE					X				12/15		
NOVAMED INC	DE					Λ	v					AMEND
NOVAVAX INC						Х	X			12/15		1112112
OAKWOOD MORTGAGE INVESTORS INC	ΝV					Λ	Λ		v	12/18		
OCEAN ENERGY INC /TX/	TX					Х			^	12/18		
ONE WORLD ONLINE COM INC	NV					X				12/14		
PACIFIC FINANCIAL CORP /	WA					X				12/18		
PACIFIC GAS & ELECTRIC CO	CA									11/20		
PEERLESS SYSTEMS CORP	DE					X	v	,				
PEGASUS COMMUNICATIONS CORP	DE					X	Χ	•				
PEOPLES BANK CREDIT CARD MASTER TRU	CT					Х				11/30		
PG&E CORP	CA					X				12/18		
PIEDMONT INC	UT	X								12/18		
PIONEER COMPANIES INC	DE					X	X			12/15		
PIONEER CORP OF AMERICA	DE					X	X			12/15		
PLANETCAD INC	DE					X	X			12/18		
PLAYTEX PRODUCTS INC	DĒ					X	X			12/18		
PMI GROUP INC	DE					X	γ	2		12/15		
POKER COM INC	${ t FL}$					ХΣ	ζ >	ζ.		11/02		
POST APARTMENT HOMES LP	GA					X	>	ζ.		12/15		
POST PROPERTIES INC	GA					Χ	>	7		12/15	/00	
POTOMAC ELECTRIC POWER CO	VA		Х				>	ζ.		12/19		
PRAECIS PHARMACEUTICALS INC	DE					X	>	ζ		12/19	/00	
PRICELINE COM INC	DE					Х	>	ζ.		12/18	/00	
PROVIDENT FINANCIAL HOLDINGS INC	DE				Х					12/12	/00	
PUBLICARD INC	PA					Х	>	ζ		12/18	/00	
PURADYN FILTER TECHNOLOGIES INC	DE				Х			ζ		12/13		
QUAD SYSTEMS CORP /DE/	DE			Х			_			12/18		
RAPID RETRIEVAL SYSTEMS INC	NV						5	ζ				AMEND
	DE					Х		ζ.		12/17		
REGIONS FINANCIAL CORP	DE		Х			X	•	-		12/04		
RENCO METALS INC	DE		W			X				11/14		
RESERVE PETROLEUM CO	הבי					Λ				/_7	, 50	

NAME OF ISSUER				8K ITE 3 4 5			DATE C	OMMENT
RESIDENTIAL ASSET SECURITIES CORP	DE			х	x		12/19/00)
RTI INTERNATIONAL METALS INC	OH			X			12/19/00)
RURAL ELECTRIC COOPERATIVE GRANTOR TRUST KEPCO SERIES 1997	NY	Х					12/31/00)
SAFE TECHNOLOGIES INTERNATIONAL INC	DE			Х			12/01/00)
SAXON ASSET SECURITIES CO	VA			Х			12/20/00	
SEAGRAM CO LTD	CA			Х	Х		12/18/00	
SELECT THERAPEUTICS INC	DE				X		11/03/00	
SELECT THERAPEUTICS INC	DE			Х			12/14/00	
SOCKET COMMUNICATIONS INC	DE		Х		Х		10/05/00	
SOUTHWESTERN ENERGY CO	AR				X	Х	12/18/00	
SPECTRASITE HOLDINGS INC	DE			Х			08/25/00	
ST JOSEPH LIGHT & POWER CO	MO			X			12/19/00	
STRATUS PROPERTIES INC	DE			X			12/19/00	
SUNBURST ACQUISITIONS IV INC	CO	Х	х		Х		12/04/00	
SYBRON INTERNATIONAL CORP	WI		Х		Х		12/11/00	
SYNERGY BRANDS INC	DE			Х			12/18/00	
TECO ENERGY INC	FL			Х	Х		12/14/00)
TESSERACT GROUP INC	MN			X			12/04/00)
TEXAS BIOTECHNOLOGY CORP /DE/	DE			X			12/18/00	
TIDEWATER INC	DE					Х	12/18/00	
TIMELINE INC	WA		Х		Х		12/04/00	
TRAVELNOWCOM INC	FL		••	Х	X		12/18/00	
TRIDON ENTERPRISES INC	CO			Х	••		12/18/00	
TRIZETTO GROUP INC	DE		Х		Х		12/01/00	
UMPQUA HOLDINGS CORP	OR		X		••		12/01/00	
UNICORP INC /NEW	NV			Х			12/15/00	
UNITED AIR LINES INC	DE			21	Х		12/14/00	
UNITED COMMUNITY FINANCIAL CORP	OH			Х			12/09/00	
UNITED HERITAGE CORP	UT			••		Х	12/19/00	
UNITED PAN EUROPE COMMUNICATIONS NV			Х	Х	Х		12/07/00	
UNITED RENTALS INC /DE	DE		Х				12/18/00	
UNITED RENTALS NORTH AMERICA INC	DE		Х				12/18/00	
UNITED THERAPEUTICS CORP	DE		••	Х	Х		12/18/00	
UNITEDGLOBALCOM INC	DE			X	Х		07/11/00	
UNIVERSAL BANK NA	DE	Х					11/30/00	
USAA FEDERAL SAVINGS BANK	22	••	Х				09/30/00	
USAA FEDERAL SAVINGS BANK			X				10/31/00	
USAA FEDERAL SAVINGS BANK			Х				11/30/00	
VANDERBILT MORT & FI INC MAN HO CO	TN			Х	х		12/07/00	
SE SU PAS TH CE SE 2000A	+				••		,,	
VANDERBILT MORT & FIN INC SEN SUB P	TN			Х	Х		12/07/00)
AS THR CERT SER 2000 C								
VANDERBILT MORT & FIN INC SEN SUB P	TN			Х	Х		12/07/00)
ASS THR CERT SER 2000-D								
VANGUARD AIRLINES INC \DE\	DE	X					12/18/00	
VANS INC	DE				X	X	12/18/00	
VENCOR INC /NEW/	DE			X	Х		12/15/00	
VISUAL DATA CORP	\mathtt{FL}			X	Х		12/15/00	
VOICE POWERED TECHNOLOGY INTERNATIO	CA			Х	Х		12/13/00)
NAL INC VOLKSWAGEN DEALER FINANCE LLC	DE			Х	Х		12/20/00)
WESTECH CAPITAL CORP	NY			X			12/19/00	
WINTHROP GROWTH INVESTORS I LP	MA			X	Х		12/06/00	

NAME OF ISSUER	STATE	1 2	8K ITEN 3 4 5 6		9 DATE (COMMENT
WNC HOUSING TAX CREDIT FUND VI LP S	CA	Х			10/02/00	AMEND
WORLD DIAGNOSTICS INC	DE		Х		12/01/00)
WORLD FINANCIAL NETWORK NATIONAL BA	ОН			Х	12/15/00	
NK WORLDCAST INTERACTIVE INC	$_{ m FL}$	X		X	09/06/00	O AMEND
XCEL ENERGY INC	MN		Х	Х	12/14/00	0
XECHEM INTERNATIONAL INC	DE		Х	Х	12/13/00	O AMEND
YARC SYSTEMS CORPORATION INC	CA		Х		01/31/0	1
3 DIMENSIONAL PHARMACEUTICALS INC	DE		Х	X	12/18/0	0