ADMINISTRATIVE PROCEEDINGS

GEORGE INSERRA AND JOHN INSERRA BARRED; CHARGES AGAINST NICHOLAS J. GENTILE DISMISSED

Administrative Law Judge Jerome K. Soffer issued an initial decision barring George Inserra and John Inserra, of Utica, New York, from association with any broker, dealer or investment adviser.

The sanctions imposed were based upon findings that the Inserras, while associated with the Utica branch office of Shearson Lehman Brothers, Inc., violated the antifraud provisions of the Securities Exchange Act of 1934 and the Investment Advisers Act of 1940 in that they had engaged in a scheme whereby securities which rose in value were transferred to the accounts of confederates of the Inserras and securities which declined in value were transferred to the accounts of several New York State Teamsters Union welfare, retirement, legal benefit and health funds. In addition, John Inserra was found to have churned the account of a customer of the Utica branch office.

In his decision, Judge Soffer dismissed for lack of proof charges against Nicholas J. Gentile, the Utica branch manager, of aiding and abetting in the commission of the frauds by the Inserras.

PROCEEDINGS INSTITUTED AGAINST CYTOTECH CORPORATION

The Commission issued an Order Instituting Proceedings under Section 8(d) of the Securities Act of 1933 and Findings and Stop Order in connection with a registration statement filed in 1987 by Cytotech Corporation, a Delaware corporation. The Order suspends the effectiveness of the registration statement which was never declared effective. Cytotech consented to the Order without admitting or denying any of the allegations therein.

According to the Order, Cytotech was formed to fund research and development of medicinal uses for serum derived from immunological agents found in shark blood. The Commission found material misrepresentations in the registration statement concerning the health of the person primarily responsible for conducting research and development on behalf of Cytotech. In addition, certain persons associated with Cytotech refused to testify or otherwise cooperate. (Rel. 33-6800)

SANCTIONS IMPOSED AGAINST RICHFIELD SECURITIES, INC. AND PHILIP J. DAVIS

The Commission instituted public administrative proceedings under Sections 15(d) and 19(h) of the Securities Exchange Act of 1934 against Richfield Securities, Inc., a Colorado broker-dealer, and its president, Philip J. Davis. The Commission simultaneously accepted their Offers of Settlement in which they consented, without admitting or denying findings of violations, to an Order Making Findings and Imposing Sanctions.

The Order makes findings that Richfield violated and Davis aided and abetted Richfield's violations of Section 15(c)(2) of the Exchange Act and Rule 15c2-11 by submitting a quotation which was published by the National Quotation Bureau following a single ten-day trading suspension of the securities of HIEX Development USA, Inc. This quotation was submitted notwithstanding Richfield's inability to meet the requirement in Rule 15c2-11 that a broker or dealer have no reasonable basis for believing that the information about a security in its files is not true and correct and reasonably current at the time a quotation is submitted for such security.

The Order censures Davis and Richfield and orders Richfield to comply with an undertaking to establish written procedures to ensure future compliance with Rule 15c2-11. (Rel. 34-26129)

JOHN E. KRUTSICK BARRED

The Commission accepted an Offer of Settlement submitted by John E. Krutsick in response to the Commission's institution on June 22 of public administrative proceedings under Sections 15(b) and 19(h) of the Securities Exchange Act of 1934 against him. Krutsick, without admitting or denying the allegations, consented to Findings and an Order Imposing Remedial Sanctions which find that he willfully violated Section 17(a) of the Securities Act of 1933 and Section 10(b) of the Exchange Act and Rule 10b-5 by recommending that his customers purchase shares of common stock of Airwave Communications Corp. of America without having a sound and adequate basis for such recommendations, and by making unauthorized purchases of Airwave stock in customer accounts.

Accordingly, the Commission barred Krutsick from any association with any broker, dealer, investment adviser, investment company, or municipal securities dealer with the right to reapply to become so associated in three years. (Rel. 34-26133)

PROCEEDINGS INSTITUTED AGAINST WILLIAM J. GREGERMAN

The Commission instituted public administrative proceedings under Sections 15(b) and 19(h) of the Securities Exchange Act of 1934 against William J. Gregerman of Houston, Texas, formerly an associated person of a registered broker-dealer firm. The Order for Proceedings alleges Gregerman was found guilty and convicted, upon his plea of guilty, of two felony counts of making and subscribing false federal income tax returns for 1978 and 1979 in violation of Title 26, USC \$7206(1) [U.S. v. William J. Gregerman, Docket No. CR-86-335, SDTX]. The convictions involved the making of a false report within the meaning of Section 15(b)(4)(B)(i) of the Exchange Act, which subjects Gregerman to the imposition of sanctions under Section 15(b)(6) of the Exchange Act. A hearing will be scheduled to determine whether the allegations against Gregerman are true, and if so, to decide what, if any, remedial action would be appropriate. (Rel. 34-26134)

CIVIL PROCEEDINGS

INJUNCTION ENTERED AGAINST ALAN H. KOMINZ

The Los Angeles Regional Office announced that on September 26 an order was entered permanently enjoining Alan H. Kominz from violations of the type charged in the Commission's Complaint filed on September 15. Kominz consented to the order without admitting or denying the alleged violations. The Complaint alleges that Kominz, while owning a government securities broker-dealer, permitted the continued hypothecation of his customers' securities under circumstances whereby such customer securities were commingled in the same account with, and used as collateral for, the margined securities of a person other than a bona fide customer. The Complaint further alleges that he failed to disclose to customers that their fully-paid securities were being used as collateral for personal margin trades. The Complaint charges that Kominz violated Section 10(b) of the Securities Exchange Act of 1934 and aided and abetted violations of Sections 8(b)(2) and 15(c)(1) of the Exchange Act and Rules 8c-1(a)(2) and 15c1-2. (SEC v. Alan H. Kominz, CDCA, Civil Action No. 88-05575). (LR-11881)

COMPLAINT NAMES GILBERT BEALL, OTHERS

The Commission filed a Complaint on October 5 in the U.S. District Court for the Central District of California against Gilbert Beall, Paul J. Carvajal, Michael J. Crosby, Joseph Hippensteel, Alan D. Libman, Hossein J. Naemie, and Lionel Reifler, alleging that they participated in fraudulent offerings of securities issued by four companies, Cambridge Capital, Desk Genie Inc., Chillcan Corporation of America, and Western States Ventures, Inc. The Complaint seeks to enjoin defendants from future violations of the registration, antifraud, broker-dealer, recordkeeping, and net capital provisions of the securities laws and to obtain an accounting and disgorgement of funds obtained from investors.

In connection with the four offerings of securities, defendants made, or caused to be made, material misrepresentations to investors concerning, among other things, the use of proceeds of the offerings, the financial condition and business prospects of the four companies, the projected increase in the market value of the securities, and the safety of the investments. Through their solicitations, defendants raised approximately \$1.7 million from about 400 investors nationwide. In connection with their sales of securities, defendants caused the registered broker-dealer to fail to maintain required books and records and to operate without sufficient net capital. (SEC v. Gilbert Beall, et al., USDC CDCA, Civil Action No. 88-5919, FW). (LR-11883)

WAYNE S. SIMMONS ENJOINED

The Commission today announced that Wayne S. Simmons consented to a permanent injunction, enjoining him from future violations of the registration and antifraud provisions of the Securities Act of 1933.

From July 1987 through June 1988, Simmons was the president and a member of the Board of Directors of Blood-Check Inc., a company headquartered in Greenbelt, Maryland which offered blood-screening services to test for AIDS. The Complaint alleges that in January and February 1988, Simmons was responsible for Blood-Check's offering to sell unregistered shares of its common stock by means of a prospectus which contained materially false and misleading statements concerning Blood-Check's liabilities and its history of operations and revenues. It further alleges that Simmons violated the registration provisions of the Securities Act by advertising the availability of the prospectus through tombstone advertisements placed in The Washington Post, The Washington Times, The Annapolis Capitol, and The Baltimore Sun. (SEC v. Wayne S. Simmons, USDC DC, Civil Action No. 88-2899). (LR-11884)

CRIMINAL PROCEEDINGS

JAMES L. CONDRON SENTENCED

The Boston Regional Office announced that on September 23 James L. Condron of Wilton, Connecticut, was sentenced on his plea of guilty to an Information charging him with mail fraud in connection with his management of five limited partnerships which were engaged in a securities trading scheme which partnerships were advised and managed by Condron.

Chief Judge T.F. Gilroy Daly, U.S. District Court for the District of Connecticut (Bridgeport), sentenced Condron to a five-year suspended jail term and two years proprobation. In sentencing Condron, Judge Daly noted that Condron did not embezzle any investor funds and had cooperated with the receiver for the partnerships appointed at the Commission's motion. He further ordered that as a condition of Condron's probation, that he continue to cooperate fully with the receiver in his efforts to recoup investors' funds from third parties who allegedly participated in Condron's illegal conduct. (U.S. v. James L. Condron, USDC DCT, B-88-27). (LR-11882)

INVESTMENT COMPANY ACT RELEASES

PAINEWEBBER AMERICA FUND

An order has been issued exempting the following from the provisions of Section 32(a)(1) of the Investment Company Act: PaineWebber American Fund, PaineWebber Atlas Fund, PaineWebber California Tax-Exempt Income Fund, PaineWebber Cashfund, Inc., PaineWebber Fixed Income Portfolios, PaineWebber Investment Series, PaineWebber Master Series, Inc., PaineWebber Municipal Series, PaineWebber Olympus Fund, PaineWebber RMA Money Fund, Inc., PaineWebber RMA Tax-Free Fund, Inc., PaineWebber Series Trust, PaineWebber Tax-Exempt Income Fund, and all future investment companies for which PaineWebber Incorporated or Mitchell Hutchins Asset Management Inc. serves as investment adviser. (Rel. IC-16581 - Oct. 4)

PRINCOR CASH MANAGEMENT FUND INC.

An order has been issued on an application filed by Princor Cash Management Fund Inc. (Fund), and its adviser Principal Management Inc., and EGT Money Market Trust, its adviser EGT Research Limited Partnership, and underwriter Eppler, Guerin and Turner, Inc. exempting Applicants from Section 17(a) of the Investment Company Act and permitting the Fund to acquire the assets of and liquidate the Trust. (Rel. IC-16582 - Oct. 5)

DE VEGH MUTUAL FUND, INC.

An order has been issued declaring that De Vegh Mutual Fund, Inc. has ceased to be an investment company. (Rel. IC-16583 - Oct. 5)

SELF-REGULATORY ORGANIZATIONS

APPROVAL OF PROPOSED RULE CHANGE

The Commission approved a proposed rule change filed by the American Stock Exchange (SR-Amex-87-27) relating to listing guidelines for foreign currency and index warrants and rules applicable to index warrants. (Rel. 34-26152)

ORDER APPROVING PROPOSED RULE CHANGE AND ORDER GRANTING TEMPORARY REGISTRATION

The Commission approved a proposed rule change filed by the Options Clearing Corporation (SR-OCC-86-17) that enables clearing members to cross-margin OCC-cleared securities options with futures positions on the same or closely-related underlying assets, traded on contract markets and cleared by the Intermarket Clearing Corporation (ICC). (Rel. 34-26153)

The Commission also temporarily approved, for 18 months, ICC's application for registration as a clearing agency under Section 17A of the Securities Exchange Act of 1934. (Rel. 34-26154)

NOTICE OF PROPOSED RULE CHANGE

The Chicago Board Options Exchange filed a proposed rule change under Rule 19b-4 (SR-CBOE-88-17) to implement procedures that will be applicable to participants in the joint venture with the Chicago Board of Trade. Publication of the proposal is expected to be made in the Federal Register during the week of October 9. (Rel. 34-26155)

ACCELERATED APPROVAL OF PROPOSED RULE CHANGE

The Commission granted accelerated approval to a proposed rule change filed by the National Association of Securities Dealers (SR-NASD-88-39) to raise the margin requirements applicable to listed stock options, industry index options, and market index options, and to amend margin requirements for straddle/combination orders. (Rel. 34-26156)

TRUST INDENTURE ACT RELEASES

THE GOODYEAR TIRE & RUBBER COMPANY

A notice has been issued giving interested persons until October 31 to request a hearing on an application by The Goodyear Tire & Rubber Company, an Ohio corporation, under Section 310(b)(1)(ii) of the Trust Indenture Act of 1939. The application declares that the trusteeship of Manufacturers Hanover Trust Company under three Goodyear indentures is not so likely to involve a material conflict of interest as to make it necessary in the public interest or for the protection of investors to disqualify the Trust Company from acting as trustee under each such indenture. The indentures are dated September 30, 1970, September 15, 1972, and July 7, 1988, and the securities outstanding under them are \$39 million of sinking fund debentures, due September 30, 1995, \$38 million of sinking fund debentures, due September 15, 1997, and \$150 million of convertible debentures, due 2003, respectively. (Rel. TI-2187)

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-18 BURTON TAX CRECIT PARTNERS LIMITED PARTNERSHIP, 22005 W OUTER DR, DEARBCRN, MI 48124 (313) 562-5005 - 1,830 (\$1,830,000) LIMITED PARTNERSHIP CERTIFICATE. (FILE 33-24280-C - SEP. 22) (BR. 5 - NEW ISSUE)

- S-18 QUESTIELLE CORP INC, 2550 E NEFF CIRCLE, SALT LAKE CITY, UT 84109 (801) 272-3801 2,000,000 (\$100,000) COMMON STOCK. (FILE 33-24430 SEP. 28) (BR. 11 NEW ISSUE)
- S-8 NEWELL CO, 29 E STEPHENSON ST, NEWELL CTR, FREEPORT, IL 61032 (815) 235-4171 1,245,200 (\$28,250,475) COMMON STOCK. (FILE 33-24447 SEP. 29) (BR. 9)
- N-1A STRONG ADVANTAGE FUND INC. 100 HERITAGE RESERVE, MENOMONEE FALLS, WI 53051 (414) 359-3400 INCEFINITE SHARES. UNDERWRITER:

 STRONG CORNELIUSON CAPITAL MANAGEMENT IN. (FILE 33-24451 SEP. 29) (BR. 18 NEW ISSUE)
- S-18 DOMINION LODGING INC, P O BOX 7332, RCANOKE; VA 24019 (703) 922-4077 214.000 (\$2,140,000) COMMON STOCK. UNDERWRITER: FINCERP CAPITAL MARKETS. (FILE 33-24452 SEP. 29) (BR. 12 NEW ISSUE)
- S-8 PEOPLES BANCORP OF WORCESTER INC, 120 FRONT ST, WORCESTER, MA 01608 (617) 791-3861 330,000 (\$6,124,800) COMMON STOCK. (FILE 33-24453 SEP. 29) (BR. 2)
- S-4 INVESTORS FINANCIAL CORP/VA/, 9201 FOREST HILL AVE, RICHMOND, VA 23235 (804) 323-4500 922,429 (\$15,183,182) PREFERRED STOCK. 240,140 PREFERRED STOCK. (FILE 33-24455 SEP. 29) (BR. 2)
- S-3 CATERPILLAR INC, 100 NE ADAMS ST, PEORIA, IL 61629 (309) 675-1000 387,326 (\$21,713,495) COMMON STOCK. (FILE 33-24457 \$EP. 29) (BR. 9)
- S-3 AMVESTORS FINANCIAL CORP, 415 SW EIGHTH ST, P 0 BOX 2039, TCPEKA, KS 66603 (913) 232-6945 (FILE 33-24739 SEP. 29) (BR. 10)
- S-3 NEW JERSEY BELL TELEPHONE CO, 540 BROAD ST RM 505, NEWARK, NJ 07101 (201) 649-9900 250,000,000 (\$250,000,000) STRAIGHT BONDS. (FILE 33-24740 SEP. 29) (BR. 7)
- S-4 PACIFIC TELESIS GROUP, 130 KEARNY ST, SAN FRANCISCO, CA 94108 (415) 394-3000 775,000 (\$18,468,COC) COMMON STOCK. (FILE 33-24765 SEP. 27) (BR. 13)
- S-3 EELLSOUTH CORP, 1155 PEACHTREE ST NE, ATLANTA, GA 30367 (404) 249-2000 10,000,000 (\$396,250,000) COMMON STOCK. (FILE 33-24766 SEP. 28) (BR. 13)
- S-6 SEARS TAX EXEMPT INVESTMENT TRUST LONG TERM MUN PORT SER 77, TWC WORLD TRADE CNTR,

 C/C DEAN WITTER REYNOLDS INC, NEW YORK, NY 10048 5,500 (\$5,775,000)

 UNIT INVESTMENT TRUST. (FILE 33-24767 SEP. 29) (BR. 22 NEW ISSUE)
- S-6 SEARS TAX EXEMPT INVESTMENT TRUST INSURED CALIFORNIA SER 36, THE WORLD TRADE CNTR, C/C DEAN WITTER REYNOLDS INC. NEW YORK, NY 10048 5,500 (\$5,775,000) UNIT INVESTMENT TRUST. (FILE 33-24768 SEP. 29) (BR. 22 NEW ISSUE)
- S-6 SEARS EQUITY INVT TR DEAN WITTER RECOMMENDED LIST SER 3, TWC WORLD TRADE CNTR,
 C/O DEAN WITTER REYNOLDS INC, NEW YORK, NY 10048 INDEFINITE SHARES. (FILE 33-24769 SEP. 29) (8R. 22 NEW ISSUE)
- S-6 SEARS TAX EXEMPT INVT TR CA MUN PORT INTERM LONG TERM SER 22, TWO WORLD TRADE CNTR, C/O DEAN WITTER REYNOLDS INC, NEW YORK, NY 10048 5,500 (\$5,775,000)
 UNIT INVESTMENT TRUST. (FILE 33-24770 SEP. 29) (BR. 22 NEW ISSUE)
- S=6 SEARS TAX EXEMPT INVESTMENT TRUST CA MUN PCRT SER 52, TWO WCRLD TRADE CNTR, C/O DEAN WITTER REYNOLDS INC, NEW YORK, NY 10048 5,500 (\$5,775,000) UNIT INVESTMENT TRUST. (FILE 33-24771 SEP. 29) (BR. 22 NEW ISSUE)

ACQUISITIONS OF SECURITIES

Companies and individuals must report to the Commission within ten days on Schedule 13D if after the acquisition of equity securities of a public company their beneficial interest therein exceeds five percent. Persons eligible to use the short form (Schedule 13G) may in lieu of filing a Schedule 13D file a Schedule 13G within 45 days after the end of the calendar year in which the person became subject to Section 13(d)(1). Companies and individuals making a tender offer must have on file at the time the tender offer commences a Schedule 14D-1.

Below is a list of recent filings of Schedules 13D and 14D, which includes the following information: Column 1 - the company purchased (top), and the name of the purchaser; Column 2 - the type of security purchased; Column 3 - the type of form filed; Column 4 - the date the transaction occurred; Column 5 - the current number of shares (in 000's) owned (top) and the current percent owned; Column 6 - the CUSIP number (top) and the prior percent owned; and Column 7 - the status of the filing, i.e., new, update or revision.

NAME AND CLASS OF STOCK/OWN	IER	FORM	EVENT DATE	SHRS(000)/		FILING STATUS
ACS ENTERPRISES INC GULF UNION INDS INC	COM	13D	9/22/88	179 5.4	00087210 0.0 /	NEW .
ADVO SYSTEM INC HARRIS ASSOCIATES INC	COM	13D	9/23/88	1,102 8.9	00758510 7.9 (JPDATE
ALEXANDERS INC HEINE SECURITIES CORP	COM	13D	8/10/88	548 11.0	01475210 10.2 (JPDATE
ALLECO INC HEINE SECURITIES CORP	COM	13D	10/ 3/88	583 7.2	01678310 5.5 t	JPDATE
AMERICAN HOIST & BERRICK CO CILLUFFO FRANK J A ET AL		13D	9/22/88	579 9.0	02657310 0.0 N	1EW
AMERICAN PRESIDENT COS LTD HELLMAN & FRIEDMAN CAP E	COM T AL	13D	9/30/88	1,981 9.4	02910310 9.1 U	JPDATE
BANK OF DELAWARE CORP PNC FINANCIAL CORP	COM	13D	9/21/88	1,600 21.3	06179010 0.0 N	1EW
BAY FINL CORP PENMANT HOLDINGS LTD	COM	13D	9/30/88	2,202 56.4		PDATE
DURHAM CORP CURTIS DONALD W ET AL	COM	13D	9/21/88	595 7.1	26669610 7.1 U	IPDATE
EATON FINL CORP CLARK JOHN ET AL	COM	130	9/30/88	279 7.7	27791010 6.5 U	IPDATE
DKABE OD ET AL ELOO INDS INC	COM	13D	9/ 8/88	416 17.4	28442010 16.1 U	PDATE
EVERGOOD PRODS CORP VALEQUITY INC	COM	13D	8/31/88	70 4.9	30014610 4.9 U	PDATE
FIRST FINL BANCORP/IA FEDDERSEN ANN MERCER	COM	13D	7/13/88	77 6.7	32021199 0.0 N	E₩
HOME PORT BANCORP SABRE OPERATIONS ET AL	COM	13D	9/21/88°	189 8.7		E₩
ITEL CORP NEW HENLEY GRP	COM	13D	9/23/88	18,700 41.3	46564210 0.0 N	E₩
MEDICAL MGMT AMER INC BRITISH LAND AMERICA ET A			9/23/88	1,855 8.5	58499710 0.0 N	EW
MORGAN OLMSTEAD KEN&GARDNR (WEDBUSH CORP ETAL	COM	13D	9/30/88	2,099 64.0	61743410 0.0 UF	PDATE
NALCAP HLDGS INC KELVIN ENERGY ET AL	CDM	14D-1	10/ 3/88	169 11.8	62999510 11.8 U	PDATE
OTC AMERICA INC POWER SECURITIES CORP ET	COM AL	13D	9/ 8/88	5,503 11.4	67104810	
PANNILL KNITTING INC SARA LEE CORP	COM	13D	· 9/29/88	7,500 50.0	69850010 0.0 UF	PDATE

ACQUISITIONS REPORTS CONT.

PILLSBURY CO WENDELL INV LTD	COM	14D-1	10/ 4/88	0.0	72151010 0.0	NEW
RAGAN BRAD INC GAMCO INVESTORS INC ET A	COM	13D	9/29/88	191 8.7	75062610 7.2	UPDATE
SCHERER R P CORP BESSEMER SECURITIES CORP	COM ET AL	13D	9/30/88	310 3.4	80652710 5.1	UPDATE
SDOMER FED SYG&LM ASSN TULS OBERFELD BERNAPDO ET AL	A COM	13D	9/28/88	7.12	83576310 7.9	UPDATE
STANLEY INTERIORS CORP NORTEK INC	COM	13D	9/29/88	-	85453510 47.4	UPDATE
VINTAGE ENTERPRISES INC CAVALIER HOMES ET AL	COM	13D	9/22/88		92745710 10.1	UPDATE
WEDGESTONE FINL LANDERS DAVID D	SPEC	INCM SHRS	1/14/87	119 20.1		NEW
WILSON FOODS CORP GRUSS PARTNERS	COM	13D	9/26/88	1,000 9.8	97221810 0.0	NEW

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 Room (when ordering, please give the date of the report). An invoice will be included with the requested material when mailed.

	STATE	8K ITE	M NO.			
NAME OF ISSUER	CODE	1 2 3	4 5 6	7	DATE	COMMENT
ACCUCOMP EQUIPMENT INC	NV			X	07/21/88	AMEND
ACME STEEL CO	DE		X	X	09/15/88	
AFF CAPITAL CORP	DE		X	X	09/15/88	
ALAN R J & CO	DE		X	X	09/02/88	
AMERICAN RETIREMENT VILLAS PROPERTIES	CA	X		X	09/27/88	
AMERICAN RETIREMENT VILLAS PROPERTIES II	CA	X		X	09/27/88	
AMERICAN TELEMEDIA NETWORK INC	DE		X		09/30/88	
AN CON GENETICS INC	DE	ХX		X	07/15/88	
ANGELL REAL ESTATE CO /DE	DE	X		X	09/19/88	
AQUATECH AMERICA INC	DE		X		09/29/88	
ASA INTERNATIONAL LTD	DE	X		X	09/29/88	
AVALON CORP	MD		X	X	09/15/88	AMEND
BARC CR INC /NJ/	LN		X	X	09/30/88	
BMJ FINANCIAL CORP	NJ			X	08/12/88	AMEND
BSB BANCORP INC	DE	X		X	10/03/88	
CENTURY PENSION INCOME FUND XXIV	CA	^ x		X	10/03/88	
CHASE MANHATTAN CORP	DE	• • •	X	X	10/04/88	
CHECKERS RESTAURANT GROUP INC	DE	:	x .	X	05/25/88	AMEND
CITICORP MORTGAGE SECURITIES INC	DE	×	•		09/22/88	
CITICORP MORTGAGE SECURITIES INC	DE	Χ			09/26/88	

NAME CF ISSUER	STATE CODE	8K I			6 7	DATE	COMMENT
COM SYSTEMS INC COMPUTER SCIENCES CORP	CA			x	x	09/16/88	
COMPUTER SCIENCES CORP	NV			X		09/06/88	
CONROE FINANCIAL CORP				X	X	10/01/88	
COPLEY PENSION PROPERTIES VI	MA			X	X	09/29/88	
CORNERSTONE MORTGAGE INVESTMENT GROUP II				X	X	09/28/88	
CPI CORP	DE			X		09/29/88	
DAIN REAL ESTATE PARTNERS II	MN	X	X			09/30/88	
DE ANZA HOLDING CORP	CA			X		09/29/88	
DLJ MORTGAGE ACCEPTANCE CORP DYCOM INDUSTRIES INC		X			X	09/23/88	
DYCOM INDUSTRIES INC	FL			X		08/11/88	
ENV IRONMENTAL SYSTEMS CO /DE/	DE			X	X	09/22/88	
	CO	X			X	09/13/88	
FIDELITY SOUTHERN CORP	GA		X			09/09/88	
FIRST BOSTON MORTGAGE SEC CORP CON MOR P	_			X	X	09/25/88	
FIRST FEDERAL SAVINGS & LOAN ASSOCIATION	•					09/25/88	
FIRST FIDEL ITY ACCEPTANCE CORP	UT	x x		••	̈χ	09/30/88	
FIRST SECURED MORTGAGE DEPOSIT CORP	ČO	•••		X	X	09/29/88	
ETECT CECIDED MODIFACE DEDOCIT CODD	CO			X	X		
FLORES DE NEW MEXICO INC	DE			X		09/30/88	
ENSTER WHEELER CORP	NY			X		09/26/88	
FREEDOM CAPITAL CORP	ČO	X		^	x	09/16/88	
GEN CORP INC	UH	^		X	^	09/30/88	
CENTYME CORD	DE.		X	^		09/26/88	
FLORES DE NEW MEXICO INC FLORES DE NEW MEXICO INC FOSTER WHEELER CORP FREEDOM CAPITAL CORP GENCORP INC GENZYME CORP GMI GROUP INC GROWTH HOTEL INVESTORS	N.I		^		x		AMEND
GROWTH HOTEL INVESTORS	CA	x			â	12/19/86	AMEND
	CA	â			â	12/19/86	AMEND
GROWTH HOTEL INVESTORS II	CA	^			â	06/23/88	AMEND
GUIDE ENERGY INC /CO/	CO	NO II			^	09/26/88	-IT LIT U