NOTICE OF COMMISSION MEETINGS

U.S. SECURITIES AND EXCHANGE COMMISSION

Following is a schedule of Commission meetings which will be conducted pursuant to provisions of the Government in the Sunshine Act. In general, the Commission expects to follow a schedule of holding closed meetings on Tuesdays, and open meetings on Thursday mornings. Meetings on Wednesday, and if necessary on Thursday afternoons, will be either open or closed according to the requirements of agenda items under consideration. The Commission will not normally meet on Mondays or Fridays.

Visitors are welcome at all open meetings, insofar as seating is available.

Meetings will be held in the Commission Meeting Room on the eighth floor of the Commission's headquarters building at 500 North Capitol Street, Washington, D.C. All visitors are required to sign in and obtain passes at the Reception Desk in the lobby. Persons wishing to photograph or obtain a tape recording of Commission meetings must obtain permission in advance from the Secretary of the Commission.

CLOSED MEETING - WEDNESDAY, MAY 2, 1979 - 10:00 A.M.

The subject matter of the May 2 closed meeting will be: Litigation matter; Formal orders of investigation; Access to investigative files by Federal, State, or Self-Regulatory authorities; Settlement of administrative proceedings of an enforcement nature; Institution of administrative proceedings of an enforcement nature; Institution and settlement of administrative proceedings of an enforcement nature; Regulatory matters bearing enforcement implications; Freedom of Information Act appeal.

OPEN MEETING - THURSDAY, MAY 3, 1979 - 10:00 A.M.

The subject matter of the May 3 open meeting will be:

- (1) Consideration of a release announcing the adoption of a new rule 3a40-1 (17 CFR 240.3a40-1) under the Securities Exchange Act of 1934 designating "financial responsibility rules" for purposes of the Securities Investor Protection Act of 1970. FOR FURTHER INFORMATION CONTACT Gregory N. Smith at (202) 755-7484.
- (2) Consideration of proposed amendments to plans filed under Rules 17a-5(a)(4) and 17a-10(b) of the Exchange Act to implement the FOCUS reporting system and delegation of authority to the Division of Market Regulation to approve future proposed amendments to the plans. FOR FURTHER INFORMATION CONTACT Elizabeth S. York at (202) 376-8137.
- (3) Consideration of (1) a request for leave to withdraw an application by The First National Bank of Chicago and the Midwest Association of Credit Unions, which sought an exemption from all provisions of the Investment Company Act of 1940 for a common trust fund to be offered to credit unions, and (2) the discontinuation of a related administrative proceeding. FOR FURTHER INFORMATION CONTACT: H. R. Hallock, Jr. at (202) 755-1648 or Suzanne Brannan at (202) 376-3228.
- (4) Consideration of whether to adopt new Rule 14a-3 and amend Rules 19b-1 and 22c-1 under the Investment Company Act of 1940. This rulemaking would provide certain unit investment trusts with "start-up" exemptions pertaining to the Act's minimum net worth requirements, limitation on the frequency of distributing capital gains, and forward pricing requirements. FOR FURTHER INFORMATION CONTACT Mark B. Goldfus at (202) 755-0230 or Mark J. Mackey at (202) 755-1547.
- (5) Consideration of whether to propose for public comment an amendment to Rule 22c-1(b) under the Investment Company Act of 1940. This rulemaking would provide that (1) the board of directors of an investment company determine the time that the investment company prices its redeemable securities; and (2) an investment company compute the current net asset value of its redeemable securities on each day in which there is a sufficient degree of trading in its portfolio Securities such that the current net asset value of its redeemable securities might be materially affected by changes in the value of its portfolio securities. FOR FURTHER INFORMATION CONTACT Mark J. Mackey at (202) 755-1547 or Mark B. Goldfus at (202) 755-0230.

- (6) Consideration of whether to propose for public comment an amendment to Rule 17d-1 under the Investment Company Act of 1940. New paragraph (d) (6) would exempt from the prohibitions of Section 17(d) of the Act, and Rule 17d-1 thereunder, the joint participation by investment companies and certain affiliated persons in the reorganization of a portfolio company, provided that certain conditions were satisfied. FOR FURTHER INFORMATION CONTACT Mark B. Goldfus at (202) 755-0230 or Cathy G. Douglas at (202) 755-6972.
- (7) Consideration of whether to propose for public comment an amendment to Rule 17d-1 under the Investment Company Act of 1940. New paragraph (d) (7) would exempt joint liability insurance policies covering an investment company and an affiliated person thereof from the prohibitions of Section 17(d) of that Act, and Rule 17d-1 thereunder, provided that certain conditions were satisfied. FOR FURTHER INFORMATION CONTACT Mark B. Goldfus at (202) 755-0230 or Cathy G. Douglas at (202) 755-6972.
- (8) Consideration of an application by Temporary Investment Fund, Inc. (Fund), a registered open-end, diversified, management investment company, for an order, pursuant to Section 6(c) of the Investment Company Act of 1940, exempting Fund from certain provisions of the Act. The requested exemptions would enable the Fund to issue two classes of shares with differing record dates for the purpose of dividend declarations in order that investors may elect to receive their first dividend either on the day shares of the Fund are purchased or on the day subsequent to the purchase of Fund shares. FOR FURTHER INFORMATION CONTACT Chris Townsend at (202) 755-1734.
- (9) Consideration of whether to propose for public comment an amendment to Rule 17a-6 under the Investment Company Act of 1940. The amendment would expand the existing exemptions from the prohibitions of Section 17(a) of the Act, which are provided by Rule 17a-6, to transactions between any investment company and a company that is an affiliated person thereof solely because 5 percent or more of its outstanding voting securities are owned by the investment company. FOR FURTHER INFORMATION CONTACT Mark B. Goldfus at (202) 755-0230 or Cathy G. Douglas at (202) 755-6972.

FOR FURTHER INFORMATION CONTACT: George Yearsich at (202) 755-1100

RULES AND RELATED MATTERS

OFF-BOARD TRADING RESTRICTIONS

The Commission has announced the commencement of a proceeding, including public hearings, to consider the amendment of rules of national securities exchanges which limit or condition the ability of members to effect transactions over-the-counter in securities listed and registered on a national securities exchange. The Commission is proposing Rule 19c-3 under the Securities Exchange Act of 1934 to amend those exchange rules to preclude their application to certain securities which were not traded on an exchange on April 26, or which were traded on an exchange on April 26, but failed to remain so continuously thereafter. Publications of the proposal is expected to be made in the Federal Register during the week of April 30. (Rel. 34-15769)

FOR FURTHER INFORMATION CONTACT: Andre' Weiss at (202) 376-7470

PRICE PROTECTION FOR PUBLIC LIMIT ORDERS

The Commission has announced the proposal of Rule 11Ac1-3 under the Securities Exchange Act of 1934, which would provide protection for all displayed public limit orders against executions at inferior prices. Publication of the proposal is expected to be made in the Federal Register during the week of April 30. (Rel. 34-15770)

FOR FURTHER INFORMATION CONTACT: Brandon Becker at (202) 755-8449

ADMINISTRATIVE PROCEEDINGS

LAWRENCE G. ADELMAN

The Commission has accepted an offer of settlement submitted by Lawrence G. Adelman, a registered representative and branch manager of E. F. Hutton & Company, Inc. The Commission had previously ordered public administrative proceedings based upon, inter alia, the staff's allegations that Adelman wilfully violated, and wilfully

aided and abetted violations of, the antifraud provisions of the Securities Act of 1933 and the Securities Exchange Act of 1934 in listed transactions in certain customer accounts. (See Rel. 34-15537)

Based upon his offer of settlement, in which he neither admitted nor denied the allegations made against him, the Commission found that Adelman wilfully violated, and wilfully aided and abetted violations of, the antifraud provisions of the Securities Act and the Exchange Act. Adelman also consented to the imposition of a suspension of forty-five calendar days from being associated with any broker, dealer, investment adviser, investment company, or affiliate thereof, and thereafter a suspension for an additional sixty days from such association other than as a supervised employee in a non-supervisory capacity. (Rel. 34-15741)

SHELDON M. FIDLER BARRED

The Commission has barred Sheldon M. Fidler, a securities salesman formerly associated with Samuel B. Franklin & Co., Inc., a Beverly Hills, California brokerdealer, from association with any broker, dealer, municipal securities dealer, investment adviser or investment company. This saction was imposed upon findings that Fidler wilfully violated the antifraud provisions of the securities laws in the offer and sale of the common stock of ECI Industries, Inc.; and wilfully violated the fictitious quotation provisions of the Securities Exchange Act of 1934. These administrative proceedings were commenced on August 2, 1978. Fidler, without admitting or denying the allegations, consented to the sanction imposed by the Commission. (Rel. 34-15744)

COMMISSION ANNOUNCEMENTS

COMMISSIONER KARMEL SPEAKS BEFORE THE HENNEPIN COUNTY BAR ASSOCIATION

Commissioner Karmel spoke before the Hennepin County Bar Association, Securities Law Section, in Minneapolis, Minnesota, on April 26, 1979. The title of her address was "Regulatory Reform to Assist Small Business."

PLANS ANNOUNCED FOR OJBECTIVES AND STAFFING OF NEW SMALL BUSINESS OFFICE

Edward F. Greene, Director of the Division of Corporation Finance, announced today plans for staffing levels and priority objectives for the newly-established Office of Small Business Policy.

Establishment of the new Office, as part of an initiative to ease burdens on capital formation by small businesses which may stem from the securities laws or Commission rules, was announced by Chairman Harold M. Williams three weeks ago. Mr. Greene said today that the Office will be staffed by eight to ten professionals, including attorneys, accountants, and financial analysts, under the leadership of Mary E.T. Beach, currently an Associate Director of the Division. He said he expects the Office to have the following three basic functions: to serve as the focal point for current and future rulemaking initiatives concerning small businesses; to review and comment upon the impact on small business of rule proposals and interpretations emanating from other offices of the Commission; and to serve as liaison with Congress, other government agencies, and private sector groups concerned with the problems of small business. In addition, he said, the Office will have responsibility for monitoring all Commission handling of filings on the new Form S-18, a simplified registration form designed to facilitate first-time issues of securities by smaller companies.

INVESTMENT COMPANY ACT RELEASES

AMERICAN FEDERATION OF LABOR AND CONGRESS OF INDUSTRIAL ORGANIZATIONS MORTGAGE INVESTMENT TRUST

An order has been issued pursuant to Section 6(c) of the Act exempting, to the extent requested, American Federation of Labor and Congress of Industrial Organizations Mortgage Investment Trust, a registered investment company, from certain provisions of the Act relating to the composition of the board of directors, voting rights of shareholders, and pricing and redemption procedures. (Rel. IC-10674 - Apr. 26)

HOLDING COMPANY ACT RELEASES

AMERICAN ELECTRIC POWER COMPANY, INC.

An order has been issued permitting the withdrawal of a proposal by American Electric Power Company, Inc., a registered holding company, that it act as surety for its subsidiary, Ohio Power Company, in connection with a rate proceeding involving the latter. (Rel. 35-21018 - Apr. 26)

SECURITIES ACT REGISTRATIONS

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

- (S-16) DATA GENERAL CORPORATION, Route 9, Westboro, Mass. 01581 (617) 366-8911 10,128 shares of common stock. (File 2-64271 Apr. 25)
- (S-14) FILMWAYS, INC., 2049 Century Park East, Suite 3500, Los Angeles, Cal. 90067 (213) 557-8700 \$16 million of 10% subordinated sinking fund debentures, due 1999, 630,862 shares of common stock and 1,682,130 Series C preferred stock. (File 2-64272 Apr. 25)
- (S-8) STA-RITE INDUSTRIES, INC., 777 East Wisconsin Ave., Milwaukee, Wis. 53202 (414) 271-2400 150,000 shares of common stock. (File 2-64273 Apr. 25)
- (S-8) CONGOLEUM CORPORATION, 777 East Wisconsin Ave., Milwaukee, Wis. 53202 (414) 765-0777 500,000 shares of common stock. (File 2-64274 Apr. 25)
- (S-16) DELMARVA POWER & LIGHT COMPANY, 800 King St., P.O. Box 231, Wilmington, Del. 19899 (302) 429-3011 - 2,000,000 shares of common stock. Underwriters: Kidder, Peabody & Co. Inc., E. F. Hutton & Company Inc. and Dean Witter Reynolds Inc. The company provides electric service. (File 2-64275 - Apr. 25)
- (S-8) WARNER COMMUNICATIONS INC., 75 Rockefeller Plaza, New York, N.Y. 10019 (212) 484-8000 1,000,000 shares of common stock. The company is engaged primarily in communications and entertainment businesses. (File 2-64276 Apr. 25)
- (S-6) F. F. HUTTON TAX-EXEMPT TRUST, NEW YROK SERIES 11, One Battery Park Plaza, New York, N.Y. 10004 6,000 units. Depositor: E. F. Hutton & Company Inc. (File 2064277 Apr. 25)
- (S-11) EDGEWOOD PROPERTY INVESTORS, INC., 1233 Campbell Centre II, 8150 North Central Expressway, Dallas, Tex. 75206 - 1,500,000 shares of capital stock. (File 2-64278 -Apr. 25)
- (S-8) THE LUBRIZOL CORPORATION, 29400 Lakeland Blvd., Wickliffe, Ohio 44092 (216) 696-9200 - 75,000 common shares. The company is engaged in developing, manufacturing and marketing chemical additives for the petroleum industry. (File 2-64279 -Apr. 25)
- (S-6) MUNICIPAL INVESTMENT TRUST FUND, ONE HUNDRED FIFTH MONTHLY PAYMENT SERIES, One Liberty Plaza, 165 Broadway, New York, N.Y. 10080 an indefinite number of units. Depositors: Merrill Lynch, Pierce, Fenner & Smith Inc., One Liberty Plaza, 165 Broadway, New York, N.Y. 10080, Bache Halsey Stuart Shields Inc. and Dean Witter Reynolds Inc. (File 2-64280 Apr. 26)
- (S-6) MUNICIPAL INVESTMENT TRUST FUND, TWENTY-FIFTH INTERMEDIATE TERM SERIES, One Liberty Plaza, 165 Broadway, New York, N.Y. 10080 - an indefinite number of units. Depositors: Merrill Lynch, Pierce, Fenner & Smith Inc., One Liberty Plaza, 165 Broadway, New York, N.Y. 10080, Bache Halsey Stuart Shields Inc. and Dean Witter Reynolds Inc. (File 2-64281 - Apr. 25)
- (S-6) THE MUNICIPAL BOND TRUST, MULTI-STATE PROGRAM SERIES 1, 140 Broadway, New York, N.Y. 10005 4,000 units of California Trust 1; 3,000 units of Massachusetts Trust 1; 1,300 units of Minnesota Trust 1; 4,000 units of New York Trust 1; 2,700 units of Pennsylvania Trust 1. Depositors: Paine, Webber, Jackson & Curtis Inc. (File 2-64282 Apr. 25)

- (S-6) THE MUNICIPAL BOND TRUST, SERIES 55, 140 Broadway, New York, N.Y. 10005 12,000 units. Depositor: Paine, Webber, Jackson & Curtis Inc. (File 2-64283 Apr. 25)
- (S-6) THE MUNICIPAL BOND TRUST, SERIES 54, 140 Broadway, New York, N.Y. 10005 12,000 units. Depositor: Paine, Webber, Jackson & Curtis Inc. (File 2-64284 Apr. 25)
- (S-8) AMERICAN EXPRESS COMPANY, American Express Plaza, New York, N.Y. 10004 (212) 480-2000 2,200,000 common shares. The company is primarily in the business of providing travel related, international bank and insurance services. (File 2-64285 Arr. 25)
- (S-1) NATIONAL OIL 1979 DRITLING PROGRAM, Suite 550, 200 West Douglas Wichita, Kan. 67202 - 1,000 units of pre-formation limited partnership interests. (File 2-64286 - Apr. 25)
- (S-8) ALLERGAN PHARMACEUTICALS, INC., 2525 Dupont Drive, Irvine, Cal. 92713 (714) 752-4500 - 50,000 shares of common stock. The company is engaged in the development, manufacture and sale of specialized prescription and non-prescription pharmaceutical products. (File 2-64287 - Apr. 26)
- (S-16) JOHNSON CONTROLS, INC., 507 East Michigan St., P.O. Box 423, Milwaukee, Wis. 53201 (414) 276-9200 250,000 shares of common stock. The company is engaged in designing, manufacturing, installing and servicing automated control systems for non-residential buildings. (File 2-64288 Apr. 25)
- (S-16) SMITH INTERNATIONAL, INC., 4343 Von Karman Ave., Newport Beach, Cal. 92660 (714) 752-9000 \$75 million of debentures, due 2004. Underwriter: Morgan Stanley & Co. Inc. The company develops, manufactures and markets drilling tools and equipment. (File 2-64289 Apr. 26)
- (S-7) MONTGOMERY WARD CREDIT CORPORATION, Bancroft Bldg., Suite 100, Concord Plaza, 3411 Silverside Rd., Wilmington, Del. 19810 (302) 478-9420 - \$50 million of mediumterm notes. Underwriters: Montgomery Ward Securities, Inc. and Lehman Brothers Kuhn Loeb Inc. The company's principal activity is the financing of customer receivables of Montgomery Ward & Co., Inc. (File 2-64290 - Apr. 26)
- (S-8) UNION ELECTRIC COMPANY, 1901 Gratiot St., St. Louis, Mo. 63103 (314) 621-3222 -2,000,000 shares of common stock and \$6,812,500 of participations. (File 2-64291 -Apr. 26)
- (S-11) BANK OF AMERICA, Bank of America Center, 555 California St., San Francisco, Cal. 94104 - 8,000 single mortgage-backed pass-through certificates. (File 2-64292 -Apr. 26)
- (S-16) MAPCO INC., 1800 South Baltimore Ave., Tulsa, Okla. 74119 (918) 584-4471 99,780 shares of common stock. The company is engaged in the exploration for and development of coal, oil, natural gas and natural gas liquids. (File 2-64293 Apr. 26)
- (S-7) PUBLIC SERVICE COMPANY OF NEW HAMPSHIRE, 1000 Elm St., Manchester, N.H. 03105 (603) 669-4000 - 1,000,000 shares of preferred stock. Underwriter: Blyth Eastman Dillon & Co. Inc. and Kidder, Peabody & Co., Inc. The company furnishes electric service. (File 2-64294 - Apr. 26)
- (S-16) NCNB CORPORATION, One NCNB Plaza, Charlotte, N.C. 28255 (704) 374-5000 500,000 shares of common stock. The company is engaged, among other things, in consumer financing. (File 2-64295 Apr. 26)
- (S-8) CERTAIN-TEED CORPORATION, Valley Forge, Pa. 19482 (215) 687-5000 150,000 shares of common stock and \$1,750,000 of participations. (File 2-64296 Apr. 26)
- (S-7) AMERICAN GARDEN PRODUCTS, INC., 99 High St., Boston, Mass. 02110 (617) 742-6262 13,000 units of subordinated sinking fund debentures, due 1999 with common shares. Underwriters: Thomson McKinnon Securities Inc. and Robert Fleming Incorporated. The company is engaged in growing, processing, marketing, and distributing annuals, ground covers, shrubs, trees, seeds, bulbs, and related horticultural products. (File 2-64297 Apr. 26)
- (S-6) MUNICIPAL INVESTMENT TRUST FUND, SEVENTEENTH NEW YORK SERIES, One Liberty Plaza, 165 Broadway, New York, N.Y. 10080 - an indefinite number of units. Depositors: Merrill Lynch, Pierce, Fenner & Smith Inc., One Liberty Plaza, 165 Broadway, New York, N.Y. 10080, Bache Halsye Stuart Shields Inc. and Dean Witter Reynolds Inc. (File 2-64298 - Apr. 26)

(S-8) THE E. F. HUTTON GROUP INC., One Battery Park Plaza, New York, N.Y. 10004 (212) 742-5000 - \$10 million of participations. (File 2-64299 - Apr. 26)

REGISTRATIONS EFFECTIVE

Apr. 17: Teleco Oilfield Services Inc., 2-63769 (7-16-79).

Apr. 18: Louisiana Power & Light Co., 2-63820; Mapco, Inc., 2-63902; The Municipal Investment Trust Fund, One Hundred Third Monthly Payment Series, 2-63840; South Carolina Electric and Gas Co., 2-63823 & 2-63824.

Apr. 19: BDOL 1979 Program, Ltd., 2-63337 (90 days); Brock Exploration Corp. 1979 Oil and Gas Drilling Program, 2-63672 (90 days); Continental Illinois Corp., 2-64008; Cotter & Co., 2-63855; Flexi-Van Corp., 2-63995; Illinois Power Co., 2-63873; New Plar Realty Trust, 2-63669; Pacific Standard Life Co., 2-63636; Paine Webber Income Properties Limited Partnership, 2-63066 (90 days); Plantronics, Inc., 2-63852; T-Bar, Inc., 2-63864; Redm Industries, Inc., 2-64166; Time, Inc., 2-64078; West End Theatricals, 2-63634.

NOTE TO DEALERS. When applicable the 90-day period of time dealers are required to use the prospectus is noted above in parentheses after the name of the issuer. As to the other issuers, there may be no such requirement to use a prospectus, or the requirement may be for a period of only 40 days; see Section 4(3) of the Securities Act of 1933 and Rule 174 (17 CFR 230.174) thereunder.

ACQUISITIONS OF SECURITIES

Companies and individuals must report to the Commission within 10 days on Schedule 13D if after the acquisition of equity securities of a public company their beneficial interest therein exceeds 5%. Persons eligible to use the short form (Form 13-G) may in lieu of filing a Schedule 13D file a Form 13-G within forty-five days after the end of the calendar year in which the person became subject to Section 13(d)(1). The following companies or individuals filed Schedule 13D's during the period (100) . The number of shares of the security which are beneficially owned, and the number of shares concerning which there is a right to acquire are sent forth for each beneficial owner. *Amended Acquisition Reports.

	REPORTING COMPANY OR INDIVIDUAL	ISSUER & NUMBER OF SHARES	DATE FILED
*	Commercial Properties Development Corp.	Leeds Shoes, Inc. (Tampa, FL) Common Stock - 130,908 shs.	4-9-79
	Chemetron Corp. (Wholly owned subsidiary of Allegheny Ludlom Industries, Inc.)	Liquid Air Corp of North America (San Francisco, CA) Common Stock - 3,335,000 shs. (32.7%)	4-9-79
	Julius Glickman J.M. Lairsen, Sr. H.B. Claxton, et al	Margo's LaMode, Inc. (Dallas, TX) Common Stock - 322,233 shs. (35.1%)	4-9-79
於	BankAmerica Corp. Bank of America NT & SA	Memorex Corp. (Santa Clara, CA) Common Stock - 316,806 shs. on exercise of Warrants	4-9-79
	Lamar Life Corp.	Mississippi Valley Gas Co. (Jackson, MS) Common Stock - 58,476 shs.	4-9~79
	American Financial Corp. Carl Lindner Robert Lindner	North American Mortgage Investors (Boston, MA) Common Stock - 2,500,000 shs. (36%)	4-9-79
	David Zaga (Mexico) Alia Zaga (Mexico)	Oratronics, Inc.(NYC) Common Stock - 50,000 shs.	4-9-79
*	BankAmerica Corp. BankAmerica Capital Corp.	Paradyne Corp. (Largo, FL) Common Stock - 268,476 shs.	4-9-79

ACQUISITION REPORTS CONT.

Pillsbury Corp.	Pioneer Food Industries, Inc. (DeWitt, AR) Common Stock- 198,937 shs. (15.5%)	4-9-79
* Shamrock Associates	Property Trust of America (ElPaso, TX) Common Stock - 200,323 shs.	4-9-79
Helen P. Newman, Individually & Co- Executrix Priscilla Newman Cohn, Individually & Co- Executrix Roger G. Newman, Individually & Co- Executor, et al	Publičker Industries, Inc. (Greenwich, CT) Common Stock - 3,391,235 shs.	4-9-79
* Chemische Werke Hüls A.G. (West Germany)	Robintech, Inc. (Fortworth, TX) Common Stock - 427,000 shs. (19.7%) Common Stock - 272,322 shs. (12.5%) on exercise of Option	4-9-79
* American Hospital Supply Corp.	Shared Medical Systems Corp. (King of Prussia, PA) Common Stock - 542,000 shs.	4-9-79

NOTICE

Many requests for copies of documents referred to in the SEC News Digest have erroneously been directed to the Government Printing Office. Copies of such documents and of registration statements may be ordered from the Public Reference Section, Securities and Exchange Commission, Washington, D.C. 20549. When you are ordering more than one, we prefer that the documents be listed in alphabetical order to expedite service. The reporduction cost is 10c per page plus postage (\$3.50 minimum): 20c per page plus postage for expedited service (\$5.00 minimum) and 30c per page plus postage for priority service (\$5.00 minimum). Cost estimates are given or request. All other reference material is available in the SEC Docket.

SEC NEWS DIGEST is published daily.

Subscription rates: \$100.00/yr in U.S. first class mail;

\$125.00 elsewhere.

SEC DOCKET is published weekly.

Subscription rates: \$79.00/yr in U.S. first class mail:

\$98.75 elsewhere.

SEC STATISTICAL BULLETIN is published monthly. Subscription rates: \$15.00/yr in U.S. first class mail;

\$18.75 elsewhere.

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