

# sec news digest

Issue 74-203

(SEC Docket, Vol. 6, No. 10 - Oct. 29)

U.S. SECURITIES & EXCHANGE COMMISSION

October 18, 1974

RECEIVED

## RULES AND RELATED MATTERS

OCT 21 1974

### NOTICE OF SUSPENSION OF AMENDMENTS TO RULES 10a-1 and 10a-2

### LIBRARY

The Commission announced on October 17 that it was temporarily suspending the effectiveness, pending further consideration, of recently adopted amendments to Rules 10a-1 and 10a-2 under the Securities Exchange Act (See, Rel. 34-11030 dated September 27, 1974) which governed short sales in securities included in the consolidated transaction reporting system. These amendments had modified the Commission's short selling regulations by prohibiting short sales in such securities below the price of the last sale (a "minus tick") or at the last sale if the preceding different sale was at a higher price (a "zero-minus tick") in relation to last sale reported in the consolidated transaction reporting system. The temporary suspension announced by the Commission means that short sales effected on national securities exchanges are subject to Rule 10a-1 as it existed prior to the adopted amendments, that is, prohibited on a minus tick or zero minus tick in reference to last sale on that exchange subject to an equalizing exemption for short sales by any person effected on a regional exchange in accordance with the exemption's terms.

The Commission also announced that reporting participants in Phase I of the consolidated transaction reporting system who effect over-the-counter transactions in listed securities ("third market makers") have agreed that they will not, during the eighteen week pilot phase of the consolidated transaction reporting system, make short sales on a minus or zero minus tick in such third markets; provided, that such third market makers may effect a short sale in such security if such sale is necessary to equalize the price of such security reported in the consolidated transaction reporting system.

The Commission is taking this action in response to representations made to the Commission by certain self-regulatory organizations that numerous mechanical and operational difficulties exist in the implementation of the proposed amendments. The Commission intends to reconsider the amendments to Rules 10a-1 and 10a-2 referred to above in the immediate future. The Commission will announce shortly the extent, and nature of it, its reconsideration of the amendments. The amendment to Rule 3b-3 adopted also is unaffected by this action. (Rel. 34-11056)

### NOTICE OF COMMISSION ACTION DECLARING EFFECTIVE AN AMENDMENT TO THE CONSOLIDATED TAPE PLAN

The SEC announced that it has sent to the sponsors of the consolidated tape plan filed under Securities Exchange Act Rule 17a-15 and declared effective as of May 17, 1974, a letter declaring an amendment to the plan effective as of October 18, 1974. The amendment describes the rules developed by the National Association of Securities Dealers, Inc., to govern the reporting of last sale prices by those of its members which will be participants in the pilot phase (Phase I) of the consolidated tape scheduled to begin October 18, 1974. (Rel. 34-11061)

**SEC**  
**40<sup>th</sup>**  
ANNIVERSARY

REMEMBER SEC 40TH ANNIVERSARY/RESERVE NOW, PAY LATER

The SEC 40th Anniversary Celebration will be held on October 24, 1974, at the Statler Hilton, 16th and K Sts., N.W., Washington, D.C. For additional information and registration form see page 7 of the Digest.

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## COURT ENFORCEMENT ACTIONS

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### COMPLAINT NAMES FRANKLIN NEW YORK CORPORATION, OTHERS

The New York Regional Office announced that on October 17 a complaint was filed in the Southern District of New York seeking to enjoin Franklin New York Corporation (Franklin) of New York, New York, parent holding company of Franklin National Bank (FNB), not named as a defendant, and certain of its officials and directors from violations of the antifraud and financial reporting provisions of the securities laws. On October 8, 1974 the Comptroller of the Currency had declared FNB insolvent and appointed the Federal Deposit Insurance Corporation as receiver for FNB. The defendants named in the Commission's action include: Franklin, a bank holding company with principal offices located in New York City; Harold Gleason (Gleason), former chairman of the board and chief executive officer of both Franklin and FNB; Paul Luftig, former president of both Franklin and FNB; Peter R. Shaddick, former executive vice-chairman of Franklin and FNB; Michele Sindona (Sindona), former chairman of Franklin's International Executive Committee and owner of over 20% of the common stock of Franklin; Carlo Bordoni, former member of Franklin's International Executive Committee; Howard D. Crosse, a former vice-chairman of Franklin and FNB; Andrew N. Garofalo, a former vice-president of FNB and head trader of FNB's foreign exchange department; Donald H. Emrich, former assistant cashier in FNB's foreign exchange department; and Robert C. Panepinto, former audit supervisor of International Banking at FNB.

The complaint charges that in 1973 and 1974 various of the defendants engaged in foreign exchange transactions with banking entities controlled, directly or indirectly, by Sindona at terms and rates different from those then prevailing in the International currency markets. In particular, transactions in September 1973 and March 1974 were designed to result in manufactured profits of approximately \$5 million to FNB. The true nature of the transactions or the fact that they were arranged among interested parties was never disclosed to members of the investing public or in any of FNB's filings with the Commission. In addition, the complaint alleges that various of the defendants concealed losses occurring at FNB by among other things: (1) failing to record foreign exchange losses on the banks books and records; (2) misvaluing foreign exchange and domestic securities transactions and holdings; (3) failing to disclose the full terms and conditions of a large Franklin underwriting commitment; (4) filing false and inaccurate reports with the Commission and issuing false and misleading releases to Franklin shareholders. Finally, Franklin is charged with failing to disclose material facts concerning the deterioration in the quality and level of FNB's loan portfolio. (SEC v. Franklin New York Corporation, et al., U.S.D.C. S.D.N.Y.). (LR-6551)

### COMPLAINT NAMES ATLANTIC INTERNATIONAL OIL CORPORATION, OTHERS

The Chicago Regional Office announced that on October 10 a complaint was filed in the U.S. District Court for the Southern District of Ohio, Eastern Division, seeking to enjoin Atlantic International Oil Corporation, a West Virginia corporation with its main office in Columbus, Ohio, and John D. Slawter, President, also of Columbus, Ohio, from violations of registration and antifraud provisions of the securities laws in the offer and sale of fractional undivided interests in oil and gas wells and leases located in Ohio and West Virginia. (SEC v. Atlantic International Oil Corporation, et al., U.S.D.C. S.D. Ohio, E. Div.). (LR-6549)

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## COMMISSION ANNOUNCEMENTS

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### JONATHAN LOGAN OVERSEAS DEVELOPMENT CORPORATION

An order has been issued granting the application of Jonathan Logan Overseas Development Corporation (Applicant), a wholly-owned subsidiary of Jonathan Logan Inc. (Logan), under Section 12(h) of the Securities Exchange Act of 1934 for an exemption from the provisions of Section 13 of the Exchange Act. The exemption is subject to conditions and will remain in effect so long as: (1) Applicant files with the Commission current reports on Form 8-K under the Act disclosing any material change in the legal rights of the debentureholders from those rights recited in the application; (2) Applicant files with the Commission current reports on Form 8-K under the Act disclosing any material change in the trading activity in the debentures; and (3) The Commission reserves jurisdiction to reconsider the exemption in the event of any material change in the facts recited in the application presently on file with the Commission or in the event that changes take place in the Commission's rules and regulations of disclosure by Section 12(b) companies.

It appeared to the Commission that the requested exemption is not inconsistent with the public interest or protection of investors since Applicant was organized for the principal purpose of obtaining funds for Logan in the Eurodollar market for the capital requirements of Logan's international operations; there being no trading of the Applicant's debentures on the New York Stock Exchange; that holders of the debentures having the benefit of the disclosure and reporting requirements of the Act as applied to Logan, as well as the concurrence of the New York Stock Exchange in the application; and that such debentures are guaranteed by Logan. (Rel. 34-11058)

#### **BUFFUMS'**

An order has been issued granting the application of Buffums', a California corporation, under Section 12(h) of the Securities Exchange Act of 1934 for an exemption from the provisions of Section 15(d) of the Act. The exemption is subject to the condition and will remain in effect so long as each class of Buffums' securities has fewer than 300 holders of record.

It appeared to the Commission that the requested exemption is not inconsistent with the public interest or protection of investors since Buffums' has fewer than 100 record holders of its common stock, 2 record holders of its 5 1/2% convertible subordinated debentures, due 1976, and 8 record holders of its 6% convertible subordinated debentures, due 1982; and since a trading market does not exist for any class of Buffums' securities and development of such a market is unlikely. (Rel. 34-

#### **CUTTER LABORATORIES, INC.**

An order has been issued granting the application of Cutter Laboratories Inc. (Cutter), a Delaware corporation, under Section 12(h) of the Securities Exchange Act of 1934 for an exemption of the provisions of Section 15(d) of the Act. The exemption is subject to the condition and will remain in effect so long as each class of Cutter securities has fewer than 300 holders of record.

It appeared to the Commission that the requested exemption is not inconsistent with the public interest or protection of investors since Cutter has only one record holder of its common stock and since a trading market does not exist for Cutter's securities and development of such a market is unlikely. (Rel. 34-11060)

#### **WABASH RAILROAD COMPANY**

A conditional order has been issued granting the application of Wabash Railroad Company, (Wabash) an Ohio corporation, and Norfolk and Western Railway Company under Section 12(h) of the Securities Exchange Act of 1934 for an exemption from the provisions of Section 14(c) of the Act, for and in connection with any annual or other meeting of the stockholders of Wabash at which the only other actions to be taken are the election of directors and/or such other action as does not directly or indirectly affect the interest of the holders of the preferred stock of Wabash. The order is subject to conditions and is to remain in effect during the second and any subsequent eight-year renewal terms of the lease between Wabash and N&W dated as of March 1, 1961 (Wabash Lease) so long as: (a) There is no default in payment of an annual dividend of \$4.50 per share on Applicant's outstanding preferred stock; (b) There is no substantial modification or termination of the Wabash Lease. (Rel. 11057)

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## **INVESTMENT COMPANY ACT RELEASES**

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#### **THE SAGITTARIUS FUND**

An order has been issued on an application of The Sagittarius Fund, Inc., a mutual fund, permitting the Fund to postpone payment of a portion of the amount due upon the tender of its outstanding redeemable securities for redemption. (Rel. IC-8543 - Oct. 17)

#### **INVESTORS MUTUAL**

A notice has been issued giving interested persons until November 12 to request a hearing on an application of Investors Mutual, Inc., Investors Stock Fund, Inc., Investors Variable Payment Fund, Inc., Investors Selective Fund, Inc., IDS New Dimensions Fund, Inc., IDS Progressive Fund, Inc., mutual funds, and Investors Diversified Services Inc., principal underwriter for the funds, to permit the funds to offer their shares to shareholders of IDS Bond Fund, Inc., (Bond Fund), a new mutual fund, at net asset value plus a sales charge equal to that of the fund being acquired, less the sales charge paid on the Bond Fund shares at the time they were originally purchased. (Rel. IC-8544 - Oct. 17)

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## HOLDING COMPANY ACT RELEASES

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### MONONGAHELA POWER COMPANY

A notice has been issued giving interested persons until November 4 to request a hearing on a proposal of Monongahela Power Company (Monongahela), subsidiary of Allegheny Power System, Inc., to issue and sell up to \$25 million of first mortgage at competitive bidding. (Rel. 35-18606 - Oct. 17)

### SOUTHWESTERN ELECTRIC POWER COMPANY

An order has been issued authorizing Southwestern Electric Power Company (SWEPCO), subsidiary of Central and South West Corporation, to acquire certain pollution control facilities by installment purchase. (Rel. 35-18609 - Oct. 17)

### JERSEY CENTRAL POWER & LIGHT COMPANY

A supplemental order has been issued authorizing Jersey Central Power & Light Company, subsidiary of General Public Utilities Corporation, to issue and sell up to \$120 million of short-term notes to 30 banks. (Rel. 35-18610 - Oct. 17)

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## TRADING SUSPENSIONS

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### ADDITIONAL ACTION ON FOUR TRADING SUSPENSIONS

The SEC has announced the suspension of exchange and over-the-counter trading in the securities of Equity Funding Corp., and over-the-counter trading in the securities of Zenith Development Corp., Industries International Inc. and Westgate California Corp. for the further ten-day period October 19-28, inclusive.

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## SECURITIES ACT REGISTRATIONS

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### (S-16) TANDY CORPORATION

2727 West Seventh St., Fort Worth, Tex. 76107 - 147,386 shares of common stock. The shares were heretofore sold to Tandy employees by two thrift plans deemed to be affiliates, without registration. The plans are offering to repurchase the shares at the original sales prices, with interest at 6%. Tandy has agreed to indemnify the plans for their repurchase costs in excess of current market value of the shares at dates of repurchase. Tandy's principal business involves the operation of retail consumer electronics (Radio Shack) and hobby and handicraft outlets. (File 2-52146 - Oct. 15)

### (S-14) GENERAL RESEARCH CORPORATION (A DELAWARE CORPORATION)

5383 Hollister Ave., Santa Barbara, Cal. 93111 (GRC Delaware) - 1,151,464 shares of common stock. It is proposed to offer these shares in exchange for the outstanding common shares of General Research Corporation, (a California corporation), 5383 Hollister Ave., Santa Barbara, Cal. 93111 (GRC California) at the rate of one GRC - Delaware share for each one GRC - California share. The purpose of the transaction is to reincorporate GRC - California as a Delaware corporation. GRC - California is a professional service organization which assists government agencies and industrial and other private management groups in solving problems and planning and implementing change. (File 2-52132 - Oct. 11)

### (S-1) KEDCO MANAGEMENT CORPORATION

816 Union Center Bldg., Wichita, Kan. 67202 - \$5 million of non-assessable interests in limited partnerships under Kedco Petroleum Income Program 1975 to be formed for the purpose of purchasing producing oil and gas properties, to be offered for sale in units of \$5,000 or more. Sales will be made through NASD members. The company acts as general partner of limited partnerships, both for the purpose of exploring and developing oil and gas properties as well as purchasing producing properties. (File 2-51989 - Sept. 23)

(S-16) THE STANLEY WORKS

195 Lake St., New Britain, Conn. 06050 - 5,030 shares of common stock, which may be offered for sale from time to time by certain shareholders at prices current at the time of sale. The Stanley Works is a manufacturer of hardware and tools. (File 2-52002 - Sept. 25)

(S-1) REBEL ENTERPRISES INCORPORATED

U.S. Highway 87, Sabine Pass, Tex. 77655 - 270,000 shares of common stock. Of these shares 250,000 are proposed to be offered to the public at \$4.00 per share; and 20,000 are issuable to the underwriter upon exercise of a warrant at \$4.80 per share. The underwriter is Brooks Reed & Co., 2413 1st National Bank Bldg., Dallas, Tex. 75202. The company furnishes fuel and other supplies to vessels while such vessels are in operation or at dock. (File 2-52024 - Sept. 27)

(S-1) BOATMEN'S BANCSHARES, INC.

300 North Broadway, St. Louis, Mo. 63102 - 260,000 shares of common stock. It is proposed to offer these shares in exchange for all of the outstanding capital shares of Baltimore Bank and Trust Co. and North Hills Bank at the rate of 6.25 Boatmen's shares and 4.4 Boatmen's shares for each share of Baltimore and North Hills, respectively. (File 2-52047 - Sept. 27)

(S-16) DIGITAL EQUIPMENT CORPORATION

146 Main St., Maynard, Mass. 01754 - 21,911 shares of common stock, to be offered for sale from time to time by certain selling shareholders of the company. Digital designs, manufactures, sells and services computers, peripheral and associated computer accessory equipment, and other items and systems using digital techniques. (File 2-52048 - Sept. 27)

(S-1) ALZA CORPORATION

950 Page Mill Rd., Palo Alto, Cal. 94304 - 8,000 shares of common stock, to be offered for sale by certain selling stockholders at prices current at the time of sale. Alza is a pharmaceutical company which has completed development and testing of its first products but has had no sales prior to October 1974. (File 2-52058 - Sept. 30)

(S-1) PEERLESS INSURANCE COMPANY

62 Maple Ave., Keene, N.H. 03431 - a maximum of 1,343,916 shares of common stock. It is proposed to offer these shares for subscription by common stockholders of record at an as yet undetermined date in late November, 1974, at the rate of one share for each share held, at \$8 per share. The offering will not be underwritten. The company is engaged in a general casualty insurance, fire insurance and bonding business, primarily as a direct underwriter. (File 2-52070 - Sept. 30)

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## RECENT 8K FILINGS

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Form 8K is a report which must be filed with the SEC by the 10th of the month after any of the following important events or changes: changes in control of the registrant; acquisition or disposition of assets; legal proceedings; changes in securities (i.e., collateral for registered securities); defaults upon senior securities; increase or decrease in the amount of securities outstanding; options to purchase securities; revaluation of assets; submission of matters to a vote of security holders.

The companies listed below have filed Form 8-K reports for the month indicated, responding to the item of the form specified. Photocopies may be purchased from the Commission's Public Reference Section (in ordering, please give month and year of report). An index of the captions of the items of the form was included in Monday's News Digest.

COMPANY	ITEM NO.	MONTH
NIAGARA FRONTIER SERVICES INC	8,13	09/74
NORLIN CORP	7	09/74
NORTHWESTERN BELL TELEPHONE CO	7,14	09/74
OHIO ART CO	14	09/74
OLD FORT INDUSTRIES INC	3	09/74

RECENT 8K FILINGS CONT.

OUTBOARD MARINE CORP	4,7,13	09/74
OVERMYER CORP	9,11,14	09/74
PABST BREWING CO	3	09/74
PACIFIC LIGHTING CORP	13	09/74
PARKER HANNIFIN CORP	7,14	09/74
PATRICK PETROLEUM CO	11	09/74
PENNSYLVANIA POWER CO	7	09/74
PHILLIPS PETROLEUM CO THRIFT PLAN	7	09/74
PONDEROSA SYSTEM INC	13	09/74
PORTLAND TRANSIT CO	3	08/74
PROFESSIONAL GOLF CO	11,14	09/74
PUBLIC SERVICE CO OF INDIANA INC	13	09/74
RELIANCE INDUSTRIES INC	7	09/74
REVERE RACING ASSOCIATION INC	8,13	09/74
RISDON MANUFACTURING CO	14	09/74
ROLLINS BURDICK HUNTER CO	7	09/74
ROSPATCH CORP	2,7,14	09/74
ROWAN COMPANIES INC	7,14	09/74
SALANT CORP	8	09/74
SAUL B F REAL ESTATE INVESTMENT TRUST	8	09/74
SAVIN BUSINESS MACHINES CORP	11	09/74
SCHICK INC	6	09/74
SCOTS INN LAND CO	3	09/74
SCOTS INN MANAGEMENT CO	3	09/74
SEABOARD ALLIED MILLING CORP	11	09/74
SHELDAML INC	3	09/74
SIGMOR CORP	7,14	05/74
SIMERA CORP	11	09/74
SKYLINE CORP	11,14	09/74
SOUTHDOWN INC	13	09/74
SPECTRA PHYSICS INC	3	09/74
SRC LABORATORIES INC	13,14	09/74
STANDARD PRODUCTS CO	11,13,14	09/74
STARRETT L S CO	11,14	09/74
STERLING PRECISION CORP	8,14	09/74
STRATEGIC MEDICAL RESEARCH CORP	NO ITEMS	09/74
TAYLOR REALTY ENTERPRISES INC	13,14	08/74
TELEPRO INDUSTRIES INC	2,14	09/74
TERRA CHEMICALS INTERNATIONAL INC	13	09/74
TIGER INTERNATIONAL INC	14	09/74
TMC MORTGAGE INVESTORS	4,11,14	09/74
TONKA CORP	4,7,13,14	09/74
TYLER CORP	9	09/74
UNION BANCORP INC	3	09/74
UNION TANK CAR CO	7,8,13	09/74
UNITED ATHLETES OF AMERICA INC	7,13	09/74
UTAH SHALE LAND & MINERALS CORP	13,14	09/74
VANDUSEN AIR INC	NO ITEMS	09/74
VIACOM INTERNATIONAL INC	7,8,14	09/74
VIKING GENERAL CORP	7	09/74
VIKOA INC	13	09/74
WEINGARTEN REALTY INC	7	09/74
WESTERN CORP	2,7	09/74
WESTON INTERNATIONAL CORP	3,13	09/74
WHITEHALL CEMENT MANUFACTURING CO	7,8	09/74
WILSON FREIGHT CO	14	09/74
WISCONSIN TELEPHONE CO	13,14	09/74
WOLVERINE PENTRONIX INC	13,14	09/74
WOMETCO ENTERPRISES INC	8	09/74
WORK WEAR CORP	3	09/74
WRIGHT WILLIAM E CO	7	09/74
ZAPATA CORP	7,14	09/74
ZENITH RADIO CORP	3	09/74
AMREP CORP	11,14	09/74
ANDERSON TWO THOUSAND INC	3	09/74
ANHEUSER BUSCH INC	14	09/74
BEAUNIT CORP	3	09/74
BROCK EXPLORATION CORP	11,14	09/74
CINCINNATI BELL INC	13,14	09/74

MATERIAL CONT. ON PAGE 8

SEC 40TH ANNIVERSARY CELEBRATION

The SEC wishes to invite all past employees to attend its 40th Anniversary Celebration to be hold on October 24, 1974, at the Statler Hilton in Washington. The price will be \$25 per person for all former employees. The dress is optional.

RESERVE NOW, PAY LATER -- To facilitate planning of the dinner, the Committee will accept indications of interest for the reservation of complete tables, even if they are at this moment incomplete, without payment of the entire cost of the table. Thus, if you are reasonably sure that you will be reserving a table -- even if you have not obtained confirmations from all of your party -- please notify Ms. Betty Lear at (202) 755-1114 and send in your reservation form. In the event that you are unable to fill your table, you will not be responsible for unused seats.

DINNER RESERVATION & REGISTRATION FORM

To The SEC Anniversary Committee:

Herewith is my check or money order in the amount of \$\_\_\_\_\_ for which please issue \_\_\_\_\_ tickets to the SEC 40th Anniversary Celebration for the following persons (please PRINT names as they should appear in the Anniversary Program, listing married couples as "Mr. and Mrs."):

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Please send the tickets to:

(Name)

(Address)

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Please seat the persons listed above with the following additional persons (please PRINT names):

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Make checks or money orders payable to "SEC Anniversary Committee," and mail to

SEC Anniversary Committee, Room 856  
Securities and Exchange Commission  
Washington, D. C. 20549

Present staff members and employees may make payment to Lawrence A. Friend, Treasurer, in Room 502.

RECENT 8K FILINGS CONT.

DELMARVA POWER & LIGHT CO	3	09/74
DEROSE INDUSTRIES INC	13	09/74
EARLY & DANIEL CO	11,13,14	09/74
EASTERN GAS & FUEL ASSOCIATES	4,14	09/74
EMERSONS LTD	8	09/74
FEDERAL MOGUL CORP	13	09/74
FIRST S&L SHARES INC	10,14	08/74
HALLIBURTON CO	3	09/74
HELIX MARKETING CORP	8	06/74
INTEXT INC	13,14	09/74
MACDONALD E F CO	4,14	09/74
MARATHON OIL CO	3	09/74
MARGOS LAMODE INC	13	09/74
MEDICAL COMPUTER SYSTEMS INC	13	09/74
METPATH INC	7,13,14	09/74
MICROFORM DATA SYSTEMS INC	2,14	09/74
PIONEER NATURAL GAS CO	7	09/74
SERNCO INC	2,13	09/74
SERVICE CORP INTERNATIONAL	7	09/74
TIME INDUSTRIES INC	1,7,14	09/74
UGM CORP	8	08/74
VETCO OFFSHORE INDUSTRIES INC	7,11,13,14	09/74
VICTORIA STATION INC	7	09/74
WALTER JIM CORP	13	09/74
YAVAPAI SAVINGS & LOAN ASSOCIATION	9,13,14	09/74
ABBOTT LABORATORIES	3	09/74
AGWAY INC	8	09/74
ALASKA PETROLEUM & MINING INC	2,13,14	09/74
AMSTED INDUSTRIES INC	3	09/74
ARCATA NATIONAL CORP	3,8	09/74
ARCHON PURE PRODUCTS CORP	3	09/74
ASHLAND OIL INC	3,7,8,14	09/74
ATLANTIC RICHFIELD CO	3,13	09/74
BELL & HOWELL CO	13,14	09/74
BEVERLY ENTERPRISES	3,14	09/74
BLESSING CORP	13	09/74
BOSTON EDISON CO	3,13	09/74
BUNKER RAMO CORP	7,10,14	09/74
BUXTONS COUNTRY SHOPS	8,13,14	09/74
CANANDAIGUA WINE CO INC	7,14	09/74
CENTENNIAL CORP	13	09/74
CHESAPEAKE & POTOMAC TELEPHONE CO	13,14	09/74
COLEMAN CO INC	3	09/74
COMFAX COMMUNICATIONS INDUSTRIES INC	12	08/74
CROCKER NATIONAL CORP	7,8,14	09/74
CROSS CO	3	08/74
CRUMP E H COMPANIES INC	13,14	09/74
DARFIELD INDUSTRIES INC	2,14	09/74
DART INDUSTRIES INC	10,14	09/74
DELAWARE VALLEY REALTY & MORTGAGE INVEST	11	09/74
DIVERSIFIED REALTY INC	13	09/74
DORR OLIVER INC	10,14	09/74

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. The reproduction cost is 15¢ per page plus postage (\$2 minimum) and 30¢ per page plus postage for expedited handling (\$5 minimum). Cost estimates are given on request. All other referenced material is available in the SEC Docket.

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