DECISIONS IN ADMINISTRATIVE PROCEEDINGS

CHARLES T. MCCORD, III SANCTIONED

The Commission has censured Charles T. McCord, III of Houston. In addition, if McCord continues to be employed by a broker-dealer, the broker-dealer must submit an affidavit to the Commission setting forth the manner in which McCord will be supervised. His status may not be changed for two years without the Commission's approval.

The sanctions were based on findings that, in September 1973, McCord sold common stock of Docutel Corporation without disclosing material non-public information in his possession concerning the decline in Docutel's earnings for the third quarter of 1973.

McCord, without admitting or denying the charges against him, consented to the above findings and the indicated sanctions. (Rel. 34-11488)

STANLEY M. GOLDMAN BARRED

The Commission has barred Stanley Morton Goldman, of Plainview, New York, president of the former New York City broker-dealer firm of G. M. Stanley & Co., Inc., from association with any broker or dealer. After 18 months, Goldman may apply to the Commission for permission to become so associated in a non-supervisory capacity.

The proceedings against Goldman were based on charges that, during the period December 1970 to July 1972, he violated antifraud provisions by making material misstatements in connection with the offer and sale of common stock of Alphadex Corporation, Cambridge Marine Industries, Inc. and Pollution Control Consultants Corp. In addition, he allegedly failed promptly to deliver to customers securities for which they had paid and proceeds from the sale of securities, and executed trades in customers' accounts without their knowledge or consent. Goldman was also charged with aiding and abetting his firm's failure to comply with net capital, credit extension, confirmation, recordkeeping and reporting requirements.

The Commission's action was based on an offer of settlement in which Goldman, without admitting or denying the charges against him, consented to findings of violation based on the charges and to the indicated sanction. (Rel. 34-11490)

COMMISSION ANNOUNCEMENTS

REQUEST UNDER THE FOIA DENIED

The Commission denied the request of Bernard Deutsch for investigatory records relating to Financial Programs, Inc. The disclosure of the records would, in the Commission's opinion, interfere with pending or prospective law enforcement proceedings, and would tend to deprive a person or persons of a fair trial or an impartial adjudication. In addition, certain of the requested records are also exempt from disclosure as interor intra-agency memoranda. (FOIA-17)

RICHARD M. HEWITT APPOINTED FORT WORTH REGIONAL ADMINISTRATOR

The Commission announced today the appointment of Richard M. Hewitt as Administrator of the Fort Worth Regional Office effective July 6, 1975. Mr. Hewitt succeeds Robert F. Watson who has resigned from the staff to engage in the private practice of law in Fort Worth.

Since March, 1972, Mr. Hewitt has served as Assistant Regional Administrator of the Fort Worth Office responsible for the direction of the Commission's enforcement activities in the Forth Worth region. He joined the Commission's staff in 1964 as a trial attorney.

A native of Jackson, Michigan, Mr. Hewitt was born on July 11, 1937, was graduated from Benson High School, Omaha, Nebraska, and from Grimell College (A.B. 1958). Mr. Hewitt worked as a newspaper reporter and wire editor for the Dallas Times Herald and United Press International while attending law school at Southern Methodist University, where he received his LLB degree in 1963. He is a member of the Texas bar.

Mr. Hewitt is married to the former Ann Bullis. The Hewitts have two children, Stephen and Sarah.

JEFFREY TUCKER AND STUART PERLMUTTER PROMOTED IN NEW YORK REGIONAL OFFICE

The New York Regional Office announced the appointments of Jeffrey H. Tucker and Stuart Perlmutter to the respective positions of Assistant Regional Administrator for Enforcement and Branch Chief for Enforcement.

Tucker joined the NYRO of the Commission in March 1970 as an attorney in the Branch of Small Issues. Subsequent assignments have been with the Branch of Legal Interpretations and the Division of Enforcement. In July 1974 he was appointed a Chief Attorney in the Division of Enforcement. Tucker received a B.S. degree in accounting from Syracuse University in 1966 and a J.D. degree from Brooklyn Law School in 1969.

Perlmutter joined the Commission's staff in March 1970 as a staff attorney in the Division of Corporate Regulation. He has served as a trial attorney in the NYRO Division of Enforcement since June 1972. Perlmutter received a B.B.A. degree in accounting from City College of New York in 1966 and a J.D. degree from Fordham University School of Law in 1969.

ORDERS FOR PUBLIC PROCEEDINGS

PAUL J. BRUCK & ASSOCIATES, INC.

Public administrative proceedings have been ordered against Paul J. Bruck & Associates, Inc., an Arlington Heights, Illinois, broker-dealer, and Paul J. Bruck and Walter T. Johnson, officers and directors thereof. The proceedings are based on staff allegations of violations of provisions of the securities laws relating to registration of securities, books and records, extension of credit, safeguarding of customers' funds and securities, and prompt amendment to the firm's application for registration as a broker-dealer. A hearing will be scheduled by further order on the charges against the respondents. (Rel. 34-11513)

ORDER CITES EXECUTIVE SECURITIES CORP., RICHARD O. BERTOLI AND ARNOLD L. FREILICH

Public administrative proceedings have been ordered against Executive Securities Corp. (Executive), a registered broker-dealer, Richard O. Bertoli (Bertoli) a director, president and chief executive officer, and Arnold L. Freilich, a director and secretary-treasurer. A hearing will be scheduled to determine if the Commission's antifraud, bookkeeping and short sale provisions of the securities laws have been violated by the respondents in that the respondents engaged in a fraudulent scheme to defraud customers who purchased securities of Centronics Data Computer Corp., and the respondents also made misleading accounting entries to conceal their activities with regard to Centronics stock. In addition, the respondents misled and deceived various broker-dealers concerning short sales with respect to stock of International Business Machines Corp. The order for proceeding recites the fact that Executive and Bertoli consented to an injunction issued by the U.S. District Court for the Southern District of New York enjoining them from further violations of the bookkeeping provisions of the Exchange Act and that a trustee was appointed for Executive by the Court under the Securities Investor Protection Act of 1970. (Rel. 34-11519)

INVESTMENT COMPANY ACT RELEASES

RICHARD S. STRONG

A notice has been issued giving interested persons until July 25 to request a hearing on an application by Richard S. Strong, for an order declaring that he does not control Nicholas Company, Inc., a registered investment adviser, by reason of his ownership of approximately 42.75% of its shares. (Rel. IC-8839 - June 30)

An order has been issued declaring that Equity Progress Fund, Inc. of Houston, Texas has ceased to be an investment company. (Rel. IC-8840 - June 30)

HOLDING COMPANY ACT RELEASES

AMERICAN ELECTRIC POWER COMPANY

An order has been issued authorizing American Electric Power Company, Inc. (AEP), a registered holding company, and certain of its subsidiaries, (1) for AEP to issue and sell notes to banks and to dealer in commercial paper in an aggregate amount not to exceed \$175 million, (2) for AEP to purchase a total of 1,250,000 shares of Appalachian Power Company's common stock, for a total consideration of \$50 million and a total of 3,000,000 shares of Ohio Power Company's common stock, for capital contribution of \$45 million, and (3) for AEP to make a cash capital contribution in an aggregate amount of \$50 million of Indiana & Michigan Electric Company. (Rel. 35-19067 - June 30)

INDIANA & MICHIGAN ELECTRIC COMPANY

An interim order has been issued authorizing Indiana & Michigan Electric Company (I&M), subsidiary of American Electric Power Company, Inc., to incur short-term borrowings through July 31, 1975, in an aggregate amount not to exceed \$160 million outstanding at any one time. (Rel. 35-19068 - June 30)

APPALACHIAN POWER COMPANY

An interim order has been issued authorizing Appalachian Power Company (Appalachian), subsidiary of American Electric Power Company, Inc., to incur short-term borrowings through July 31, 1975, in an aggregate principal amount not to exceed \$100 million outstanding at any one time. (Rel. 35-19069 - June 30)

OHIO POWER COMPANY

An interim order has been issued authorizing Ohio Power Company (Ohio), subsidiary of American Electric Power Company, Inc. to incur short-term borrowings through July 31, 1975, in an aggregate principal amount not to exceed \$175 million outstanding at any one time. (Rel. 35-19070 - June 30)

TRUST INDENTURE ACT RELEASES

GUARDIAN MORTGAGE INVESTORS

An order has been issued under the Trust Indenture Act on an application of Guardian Mortgage Investors (the Trust) that the trusteeship of Chemical Bank under two indentures of the trust is not so likely to involve a material conflict of interest as to make it necessary to disqualify Chemical Bank from acting as trustee. (Rel. TI-402)

SECURITIES ACT REGISTRATIONS

(S-7) AMERICAN BROADCASTING COMPANIES, INC.

1330 Avenue of the Americas, New York, N.Y. 10019 - \$75 million of sinking fund debentures, to be offered for sale through underwriters headed by Lehman Brothers Incorporated, One William St., New York, N.Y. 10004. American Broadcasting Companies, Inc. is engaged principally in broadcasting, theatre exhibition of motion pictures, the production and distribution of recorded music, publishing and the operation of scenic and wildlife attractions. (File 2-54047 - June 26)

(S-1) HUGHES TOOL COMPANY

2425 Polk Ave., Houston, Tex. 77023 - \$40 million of sinking fund debentures, due 2000, to be offered for sale through underwriters headed by Merrill Lynch, Pierce, Fenner & Smith Incorporated, One Liberty Plaza, 165 Broadway, New York, N.Y. 10006. The company manufactures oil and gas well drilling bits, tool joints and certain drilling rig tools and equipment and provides oil and gas well cementing and stimulation services. (File 2-54050 - June 26)

(S-14) REVLON, INC.

767 Fifth Ave., New York, N.Y. 10022 - 833,333 shares of common stock, to be offered for sale in connection with the acquisition by Revlon of substantially all of the assets of Coburn Optical Industries, Inc. Revlon is a multi-national company engaged in the manufacture and distribution of beauty and health products, including cosmetics, ethical pharmaceuticals and proprietary drugs and toiletries. Coburn manufactures and markets ophthalmic optical equipment, replacement parts, ophthalmic supplies and accessories, and eyeglass lenses. (File 2-54051 - June 26)

(S-1) SECURITY BANCORP., INC.

Security Circle, 16333 Trenton Rd., Southgate, Mich. 48195 - \$9 million of convertible subordinated debentures and 539,892 shares of common stock, which may be issued upon conversion thereof, \$2 million of debentures, to be offered for sale by the company to the general public and \$7 million of debentures, to be offered by the company exclusively to its stockholders for a three week period and any debentures not purchased by stockholders to be offered to the general public by the company. Security Bancorp, Inc., is a bank holding company, which controls two banking subsidiaries in Michigan. (File 2-54053 - June 26)

(S-7) NORTHERN STATES POWER COMPANY

414 Nicollet Mall, Minneapolis, Minn. 55401 - 2,600,000 shares of common stock. The company is an operating public utility company engaged in the generation, transmission and distribution of electricity in parts of Minnesota, North Dakota, and South Dakota and the distribution of gas in 78 communities within this area. The company also supplies some heating and telephone service. (File 2-54054 - June 27)

(S-7) THE SOUTHERN COMPANY

Perimeter Center East, P.O. Box 720071, Atlanta, Ga. 30346 - 3,000,000 shares of common stock, to be offered for sale by the company under its dividend reinvestment and stock purchase plan. The company is a public utility holding company which owns all of the outstanding common stocks of Alabama Power Company, Georgia Power Company, Gulf Power Company and Mississippi Power Company, which are engaged in the electric utility business in a territory comprised of substantially all of the states of Alabama and Georgia, the northwest portion of Florida and the southeast portion of Mississippi. (File 2-54055 - June 27)

(S-7) TEXAS COMMERCE BANCSHARES, INC.

712 Main St., Houston, Tex. 77002 - \$50 million of sinking fund debentures, due 2000, to be offered for sale in \$1000 units through underwriters headed by Salomon Brothers, One New York Plaza, New York, N.Y. and Keefe, Bruyette & Woods, Inc., One Liberty Plaza, New York, N.Y. 10006. The company is a bank holding company. (File 2-54057 - June 27)

(S-7) RAINIER BANCORPORATION

1100 Second Ave., Seattle, Wash. 98101 - \$30 million of notes, due 1985, to be offered for sale in units of \$1,000 through underwriters headed by Blyth Eastman Dillon & Co., One Chase Manhattan Plaza, New York, N.Y. 10005. The company is a one-bank holding company. (File 2-54058 - June 27)

MISCELLANEOUS

ELCO CORPORATION

An order has been issued granting the application of Elco Corporation (Elco), a Pennsylvania corporation, under Section 12(h) of the Securities Exchange Act of 1934, as amended (the 1934 Act), for an exemption from the provisions of Section 15(d) of the 1934 Act.

It appears to the Commission that the requested exemption is not inconsistent with the public interest and the protection of investors in view of the fact that none of the securities of Elco (other than the debentures) are held by any person other than Gulf & Western Industries, Inc. (G&W), since the debentures will be fully and directly guaranteed by G&W, it is the 1934 Act reports of G&W and not those of Elco in which reasonable investors would be primarily interested, and Elco has undertaken to report on Form 8-K, among other things, any event occurring which would affect the rights of the debentureholders. (Rel. 34-11518)

ACQUISITIONS OF SECURITIES

Companies and individuals must report to the Commission on Schedule 13D the acquisition of more than 5% of the equity securities of another company within 10 days of the acquisition. The following companies or individuals filed Schedule 13D's regarding the acquisition of stock of other companies during the period $_{\rm June}$ 4 - 13, 1975.

Eno me qualitation and a second	,	1 min 4 - 13
REPORTING COMPANY OR INDIVIDUAL	ISSUER & NUMBER OF SHARES	DATE FILED
Schlumberger Electric Co. (Subsidiary of Schlumberger Ltd. (Netherlands Antilles)	Sangamo Electric Co. (Springfield, Ill.) Common Stock - 2,377,687 shs. (89.4%) (Above shares have been tendered pursuant to the Offer)	6- 4-75
* Edwin Doerr, Sr. Lee A. Doerr	Time Holdings, Inc. (Milwaukee, Wisc.) Common Stock - 152,314 shs.	6- 4-75
* Clabir Corp.	Edo Corp. (College Point, NY) Common Stock - 76,500 shs.	6- 4-75
* Philip Hamerslough, Jr.	New Dimensions in Education, Inc. (Plainview, NY) Common Stock - 56,150 shs. Common Stock - 12,000 shs. on exercise of Options	6- 4-75
* Curtiss-Wright Corp.	Cenco Inc. (Chicago, Ill.) Common Stock - 1,594,100 shs. (16%)	6- 4-75
* Berkshire Hathaway Inc.	Affiliated Publications, Inc. (Boston, Mass.) Common Stock - 197,700 shs.	6- 5-75
* Diversified Retailing Co, Inc.	Berkshire Hathaway Inc. (New Bedford, Mass.) Common Stock - 127,586 shs.	6- 5-75
Teachers Insurance and Annuity Assn. of America	General Telephone Co. of Florida (Tampa, Fla.) 10.85% Preferred - 300,000 shs.	6- 5-75
TSAI Financial Corp.	Butler Publishing Corp. (New York City) Common Stock - 916,667 shs. (26.5%) Common Stock - 833,333 shs. on exercise of Warrant	6- 5-75
* Adobe Oil & Gas Corp.	Aberdeen Petroleum, Corp. (Tulsa, Okla.) Class A Stock - 684,901 shs. (Together with its holdings of Class B stock (100%) Adobe owns 78.5% of all woting securities)	6- 6-75
* Holly Sugar Corp.	Hubinger Co. (Keokuk, Iowa) Common Stock - 75,600 shs.	6- 6-75
* Wilmington Securities, Inc.	Shakespeare Co. (Columbia, SC) Common Stock - 600,000 shs. (24.7%)	6- 6-75
 Lincoln American Corp. First of Georgia Insurance Co. Lincoln American Life 	United American Life Insurance Co. (Denver, Colo.) Common Stock - 746,342 shs.	6- 6-75
Insurance Co. * Hillman Coal & Coke Co.	Dahlstrom Corp. (Jamestown, NY) Common Stock - 158,674 shs. (42.3%)	6- 6-75
Norman Maslow	California Life Corp. (Los Angeles, Calif.) Common Stock - 27,006 shs.	6- 6-75

Lawrence Maslow	California Life Corp. (Los Angeles, Calif.) Common Stock - 27,806 shs. (Messrs Maslow have formed a committee to nominate a slate of candidates for the Board of Directors and to solicit proxies for these nominees)	6- 6-75
Armada Corp.	Meridian Industries, Inc. (Detroit, Mich.) Common Stock - 850,000 shs. on conversion of Debentures Common Stock - 1,133,000 shs. on exercise of Warrants (Above securities were purchased from Lafayette Steel Co. and Jerry Luptak, an officer and director of Armada and Meridian)	6- 9-75
* Robert B. Pamplin	Leath and Co. (Chicago, Ill.) Common Stock - 79,096 shs.	6- 9-75
* Morrie Kellman	Globe-Amerada Glass Co. (Elk Grove Village, III.) Common Stock - 466,663 shs. (66.47)	6- 9-75
Harbor Fund, Inc.	American Continental Homes, Inc. (Cincinnati, Ohio) Common Stock - 69,300 shs. on conversion of Debentures	6- 9-75
* Fitzwilton Ltd. (Ireland)	National Mine Service Co. (Pittsburgh, Pa.) Common Stock - 519,236 shs.	6- 9-75
* Source Capital, Inc.	Storer Broadcasting Co. (Miami Beach, Fla.) Common Stock - 104,027 shs. on conversion of Debentures	6- 9-75
* Members of Bass Group	Sperry & Hutchinson Co. (New York City) Common Stock - 1,192,440 shs.	6- 9-75
Gail P. Cohen	Pennsylvania Engineering Corp. (Pittsburgh, Pa.) Common Stock - 687,876 shs. on conversion of Debentures	6- 9-75
* George Fischer Corp.	Plastiline, Inc. (Pompano Beach, Fla.) Common Stock - 265,703 shs. Common Stock - 564,785 shs. on exercise of Warrants and conversion of Debentures Common Stock - 155,919 shs. on exercise of Options granted by 2 shareholders	6- 9-75
* United Funds, Inc. United Vanguard Fund, Inc. United Continental Income Fund, Inc.	Fairchild Camera & Instrument Corp. (Mountain View, Calif.) Common Stock - 205,080 shs. and	6- 9-75
United Continental Growth Fund, Inc. Continental Fiduciary Shares, Inc.	General Instrument Corp. (Newark, NJ) Common Stock - 132,969 shs.	6- 9-75
Haurice R. Falstein	California Life Corp. (Los Angeles, Calif. Common Stock - 11,786 shs. (Dr. Falstein has formed a Shareholders' Committee with Mr. Lawrence Maslow to nominate a slate of candidates for the Board of Directors of California Life	

Howard Associates	Seaboard World Airlines (Jamaica, NY) Common Stock - 300,600 shs.	6- 9-75
Budson Bay Mining and Smelting Co., Ltd. (Canada) Minerals and Resources Corp. Ltd. (Bermuda)	Inspiration Consolidated Copper Co. (Morristown, NJ) Common Stock - 132,200 shs. Common Stock - 850,000 shs. on consummation of purchase under an agreement	6- 9-75
Kenneth Miller	Millers International, Inc. (Portland, Ore.) Class A Common - 22,941 shs. Class B Common - 95,875 shs.	6- 9-75
Laminoirs Holding S.A. (Switzerland) Etablissements Sack S.A. (France) Mr. Ernst-Theodor Sack and Dr. Peter Sack (Germany) Mrs. Berthe-Renee Sack- Maeder (Switzerland)	Mesta Machine Co. (Pittsburgh, Pa.) Common Stock - 109,500 shs. on exercise of Option under an Agreement	6- 9-75
Galt Malleable Iron Ltd. (Canada)	Overseas Securities Co., Inc. (New York City) Common Stock - 129,728 shs. (Above shares were acquired from Schlesinger European Investments, Ltd. (Great Britain)	6- 9-75
Standard Oil Co. of Calif. Chevron Oil Co.	Amax Inc. (Greenwich, Conn.) Common Stock - 5,900,000 shs.	6- 9-75
* OSEC Petroleum S.A. (Luxembourg)	Ulster Petroleums Ltd. (Calgary, Canada) Common Stock - 1,098,130 shs.	6-10-75
* First Manhattan Co.	Turner Construction Co. (New York City) Common Stock - 53,067 shs.	6-11-75
Curvin J. Trone, Jr. Herbert Kunzel, Trustees	Air California (Newport Beach, Calif.) Common Stock - 711,775 shs. (80%) (Above shares are held by Westgate- California Corp. through its wholly- owned subsidiaries, West Coast Properties, Inc. and Tri-County Ranches, Inc.)	6-11-75
* Sun Ventures, Inc.	Plastics Development Corp. of America (Phila., Pa.) Common Stock - 1,822,198 shs.	6-11-75
Oppenheimer Time Fund, Inc.	Service Merchandise Inc. (Nashville, Tenn.) Common Stock - 138,000 shs.	6-11-75
* Richard Gruner (Liechtenstein)	American Airlines, Inc. (New York City) Common Stock - 1,600,200 shs.	6-11-75
Oppenheimer Time Fund, Inc.	Mercury General Corp. (Los Angeles, Calif.) Common Stock - 85,000 shs.	6-11-75
Group of Shareholders	Rowland, Inc. (Kensington, Conn.) Common Stock - 50,697 shs. Common Stock - 12,127 shs. on exercise of Options	6-11-75
Kewanee Oil Co.	Millmaster Onyx Corp. (New York City) Common Stock - 3,004,544 shs. (Above shares were purchased pursuant to the Tender Offer)	6-11-75

* California European Co.-Calrop, S.A. (Luxembourg) Lafayette Corp. Edmond De Rothschild

Bancal Tri-State Corp. (San Francisco, Cal.) 6-11-75 Common Stock - 904,700 shs.

Harbor Fund, Inc.

Storer Broadcasting Co. (Miami Beach, Fla.) 6-11-75 Common Stock - 45,645 shs. on conversion of Debentures

* Federated Capital

Bates Manufacturing Co., Inc.

6-12-75

Management Associates, Inc.

(New York City)

Common Stock - 748,643 shs.

Thomas H. Bevilacqua

California Life Corp. (Los Angeles, Calif.) 6-12-75 Common Stock - 25,242 shs.

* Amended Acquisition Report

The following have made offers to acquire stock of companies listed below pursuant to tender offers as reported to the Commission on Schedule 13D:

OFFER TO PURCHASE BY:	ISSUER & NUMBER OF SHARES TO BE PURCHASED	DATE FILED
Montana Corp.	Diversified Realty, Inc. (Butte, Mont.) Common Stock - 140,000 shs. for cash at \$.30 net per share (Montana presently owns 27 1/2% of the outstanding Common shares)	6-11-75
Sierra Capital Group Clyde W. Engle Roger L. Weston	GSC Enterprises, Inc. (Lincolnwood, Ill.) Common Stock - 500,000 shs. for cash at \$1.50 net per share (The Offerors presently own 1,214,900 shs. (28.3%).	6-12-75
Foley Family Corp.	Taco Tico, Inc. (Wichita, Kans.) Common Stock - 219,650 shs. for cash at \$1.60 net per share (Daniel E, Robin B. and D. Emmett Foley, controlling shareholders of Taco own the Foley Family Corp.)	6-12-75
DPF Inc.	Interstate Brands Corp. (Kansas City, Mo.) Common Stock - 1,000,000 shs. for cash at \$14.50 net per share	6 -13- 75

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. 20519. 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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