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Issue 91-144

July 26, 1991

U.S. SECURITIES
EXCHANGE COMMISSION

NOTICE OF COMMISSION MEETINGS

Following is a schedule of Commission meetings which will be conducted under 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 Wednesdays, and if necessary on Thursday afternoons, will be either open or closed according to the requirements of agenda items under consideration.

CLOSED MEETING - TUESDAY, JULY 30, 1991 - 2:30 P.M.

The subject matter of the July 30 closed meeting will be: Regulatory matter regarding financial institutions; Institution of administrative proceedings of an enforcement nature; Settlement of administrative proceedings of an enforcement nature; Settlement of injunctive actions; Institution of injunctive actions; and Opinions.

AT TIMES CHANGES IN COMMISSION PRIORITIES REQUIRE ALTERATIONS IN THE SCHEDULING OF MEETING ITEMS. FOR FURTHER INFORMATION AND TO ASCERTAIN WHAT, IF ANY, MATTERS HAVE BEEN ADDED, DELETED OR POSTPONED, PLEASE CONTACT: George Kramer at (202) 272-2000.

ADMINISTRATIVE PROCEEDINGS

EHRMAN INVESTMENT GROUP AND JOHN EHRMAN SANCTIONED

The Commission has issued an Order Instituting Public Administrative Proceedings pursuant to Sections 203(e) and 203(f) of the Investment Advisers Act against Ehrman Investment Group, Inc. (EIG), of Houston, Texas, an investment adviser registered with the Commission since July 17, 1984. The Proceedings were also instituted against John N. Ehrman (Ehrman), also of Houston, Texas and an associated person of EIG. Simultaneously with the institution of the proceedings, the Commission accepted an Offer of Settlement from EIG and Ehrman wherein they consented to certain findings and the sanctions imposed without admitting or denying the Commission's findings except those pertaining to a civil injunctive action, which they admitted.

On the basis of the Order Instituting Public Administrative Proceedings and the Offers of Settlement, the Commission found, among other things, that both EIG and Ehrman had been permanently enjoined by consent from engaging in further violations of the securities registration, and antifraud provisions of the federal securities laws [SEC v. Transwestern Oil & Gas, Inc., et al., Civil Action No. H-90-1875, S.D. Texas].

Based on the above findings and the Offers of Settlement, EIG's registration as an investment adviser was revoked and Ehrman was barred from association with any investment adviser, broker, dealer, investment company or municipal securities dealer. (Rel. IA-1282)

CIVIL PROCEEDINGS

COMPLAINT FILED AGAINST WEDGESTONE FINANCIAL

On July 12, the Boston Regional Office filed a complaint in the U.S. District Court for Massachusetts against Wedgestone Financial (Wedgestone) alleging that Wedgestone's second-quarter 1988 Form 10-Q contained financial statements that materially understated Wedgestone's reserve for losses and materially overstated its net income. The complaint alleged that this overstatement resulted in Wedgestone reporting a net profit for the quarter ended June 30, 1988 when its operations were no more than an approximately break-even level for that quarter.

Wedgestone, simultaneously with the filing of the complaint and without admitting or denying its allegations, consented to the issuance of an injunction against future violations of the antifraud and reporting provisions of the securities laws. Wedgestone also agreed to review, restate and resubmit its second-quarter 1988 Form 10-Q. The staff's investigation was conducted jointly with the Massachusetts Securities Division. [SEC v. Wedgestone Financial, No. 91-11849MA] (LR-12916)

CIVIL PROCEEDINGS RE BFMF CORPORATION

On July 11, the Court, in SEC v. BFMF Corporation d/b/a FMF Corporation, et al., entered an Order for the immediate disbursement of investor funds pursuant to a partial settlement between the Commission and defendant Abraham Greenspan. Under the Order's terms, funds totaling approximately \$678,000 held in FMF Corporation (FMF) and World Trading Corporation of Houston, Inc. bank accounts have been deposited into the Court registry. These funds are sufficient to repay investors 100% of their principal investment and at least part and possibly all of the legal interest due thereon. The Order does not prejudice the Commission's right to pursue all other relief sought in this action, including an injunction, penalties and an officer and director bar pursuant to the Securities Enforcement Remedies and Penny Stock Reform Act of 1990.

The Commission initiated this action on December 5, 1990 alleging that the defendants engaged in a fraudulent scheme to offer and sell interest in FMF, a company purportedly engaged in the business of establishing and maintaining facilities for the disposal of radioactive material in the West African nation of Equatorial Guinea. [SEC v. BFMF Corporation d/b/a FMF Corporation, World Trading Corporation of Houston, Inc., Abraham Greenspan, B.F. Winborn and Charles W. Brandes, USDC for the Southern District of Texas, Civil Action No. H-90-3706] (LR-12917)

DISGORGEMENT ORDERED IN OIL AND GAS SCHEME

The Fort Worth Regional and Houston Branch Offices announced that on July 12 the Honorable Norman Black, U.S. District Judge for the Southern District of Texas, entered a Final Judgment. The Final Judgment was entered against defendants Transwestern Oil & Gas Co., Inc., John N. Ehrman, Ehrman Investment Group, Inc., Gideon Chern, and nominal defendant Girelly Capital Corporation in a civil action alleging a fraudulent oil and gas investment scheme. The Court ordered Transwestern, Ehrman and EIG to disgorge \$1,575,764, \$313,986 and \$6,327,414, respectively, plus interest, and ordered Chern individually and on behalf of Girelly to disgorge \$172,162, plus interest. On July 2, the Court entered Orders of Disgorgement against the defendants whereby they consented, without admitting or denying the allegations, to the disgorgement amounts, provided the Court determine their financial ability to pay such amounts. In its July 12 ruling, the Court concluded that the defendants failed to sustain their burden of proof that they are unable to pay the disgorgement amounts. On July 2, an Agreed Order was entered appointing Roy Scarbrough as Special Master over all of the assets of Transwestern and EIG and certain assets of Ehrman pursuant to their consent. [SEC v. Transwestern Oil & Gas, Inc., John N. Ehrman, et al., Civil Action No. H-90-1875] (LR-12918)

FREDERICK GROSS, WILLIAM SEARCY SENTENCED

The Philadelphia Regional Office and the U.S. Attorney's Office for the Eastern District of Pennsylvania announced that on June 18, the Honorable Thomas N. O'Neill, Jr. sentenced Frederick A. Gross, former president and chief executive officer of Systems & Computer Technology Corporation (SCTC), to two years in prison, two years probation and 200 hours of community service. Gross was also fined \$100,000. In February 1990, Gross was convicted of conspiracy to violate the securities laws and filing false quarterly reports with the Commission in connection with a fraudulent scheme to inflate revenues and profits during the second and third quarters of SCTC's 1984 fiscal year.

In the same case, on June 25, William Michael Searcy, former vice president and director of SCTC, was sentenced to six months in a halfway house, two years probation and 200 hours of community service, together with a \$20,000 fine. Searcy had been convicted of two counts of insider trading and two counts of mail fraud involving two sales of SCTC stock in August 1984, several months before the fraudulent scheme was discovered by SCTC's auditors.

The criminal case arose out of the same facts as those in the Commission's action filed on May 3, 1989. [U.S. v. Frederick A. Gross, et al., USDC/EDPA, Crim. No. 89-174] (LR-12919)

DEFENDANT CONSENTS TO PERMANENT INJUNCTION AND DISGORGEMENT IN PENNY STOCK SCHEME

On July 15, the Honorable John C. Lifland, by consent, permanently enjoined defendant Arden R. Brown (Brown), the former President of Monmouth Investments, Inc. (Monmouth), a defunct New Jersey broker-dealer, from further violations of the antifraud and registration provisions of the federal securities laws. The Commission filed its complaint on August 9, 1990, seeking permanent injunctive relief from eight defendants. The complaint alleges that Brown and others made misrepresentations and

omissions of material facts in connection with Monmouth's underwriting of an initial public offering for the securities of Beres Industries, Inc. (Beres), a New Jersey manufacturing firm. The complaint further alleges that Brown and others engaged in an unlawful unregistered distribution and manipulation of the market price for Beres securities through Monmouth.

Without admitting or denying the allegations in the complaint, Brown consented to the entry of a permanent injunction against him and consented to disgorge \$149,947 in ill-gotten gains, plus prejudgment interest (\$36,883). [SEC v. Beres Industries Inc., et al., 90 Civ. 3260, JCL, USDC DNJ] (LR-12920)

COMPLAINT FILED AGAINST JOSEPH HADDAD, JR.

On July 18, the Boston Regional Office filed a complaint in the U.S. District Court for Connecticut against Joseph Michael Haddad, Jr., alleging fraud in connection with the offer and sale of the common stock of RW Technology, Inc. The complaint alleged that Haddad, in facilitating the unregistered distribution of RW's securities, misled investors with statements regarding stock price projections, the status of the market for RW's securities, the safety of an investment in RW and the company's actual business operations.

The complaint seeks the entry of a Final Judgment of Permanent Injunction enjoining Haddad from further violations of the registration and antifraud provisions of the federal securities laws. In addition, the complaint seeks an Order directing Haddad to account for all RW stock transactions he facilitated and any compensation or other benefits that he received from RW and requiring Haddad, if necessary, to disgorge any profits he realized from these transactions, plus prejudgment interest. [SEC v. Joseph Michael Haddad, Jr., No. 291CV00628, EBB] (LR-12921)

COMPLAINT AGAINST NAHUM VASKEVITCH

The Commission has filed a Proposed Plan for Distribution and Application for Appointment of Receiver (Proposed Plan) with the U.S. District Court for the Southern District of New York in SEC v. Vaskevitch, et al. The Proposed Plan provides for the distribution to injured investors of the profits recovered from the defendants in this insider trading case.

On November 16, 1988, the Court enjoined Vaskevitch from violations of Sections 10(b) and 14(e) of the Securities Exchange Act of 1934 and Rules 10b-5 and 14e-3, ordered him to disgorge his \$1,030,000 in illegal profits, and imposed penalties of \$8,304,812 on him. The Commission previously obtained court orders directing a third party holding \$600,782 in cash and securities belonging to Vaskevitch to deliver those assets into the registry of the Court.

The Commission's Proposed Plan provides that the Receiver shall be authorized by the Court to employ legal and other assistance to seek enforcement of the uncollected Judgment against Vaskevitch in Israel and elsewhere.

On July 18, the U.S. Attorney for the Southern District of New York announced a forty-five count indictment against Vaskevitch for conspiracy in connection with the transactions alleged in the Commission's Complaint. [SEC v. Nahum Vaskevitch, et al., USDC, SDNY, Docket No. 87 Civ. 1620, RWS] (LR-12922)

INVESTMENT COMPANY ACT RELEASES

PANTHER PARTNERS

A conditional order has been issued on an application filed by Panther Partners, L.P. (Partnership) and Panther Management Corporation (Corporate General Partner) under Section 6(c) of the Investment Company Act. The conditional order determines that the independent general partners are not "interested persons" of the Partnership within the meaning of Section 2(a)(19) of the Act solely by reason of being general partners of the Partnership or co-partners of the Corporate General Partner. It also determines that limited partners who own less than 5% of the voting interests in the Partnership units are not "affiliated persons" of the Partnership or of other limited or general partners thereof within the meaning of section 2(a)(3)(D) of the Act solely by reason of their status as limited partners. (Rel. IC-18248 - July 24)

CREDIT LOCAL DE FRANCE, CAECL S.A., AND CLF FINANCE COMPANY

A notice has been issued giving interested persons until August 21 to request a hearing on an application filed by Credit Local de France - CAECL, S.A. and CLF Finance Company for an order under Section 6(c) of the Investment Company Act. The order would exempt each of them from all provisions of the Act in connection with their proposed issuance of dollar denominated commercial paper and/or medium or long term notes and other debt securities of the applicants in the United States. (Rel. IC-18249; International Series Rel. 299 - July 24)

HOLDING COMPANY ACT RELEASES

ENTERGY CORPORATION

An order has been issued authorizing a proposal by Entergy Corporation, a registered holding company, and its wholly owned subsidiary company, Electec, Inc. (Electec), to collaborate with First Pacific Networks, Inc. (FPN), a nonaffiliate Delaware telecommunications company. The companies propose to collaborate in the development of utility applications for FPN's patented communications system, including remote meter reading and interactive customer communications. Electec has been authorized to acquire from FPN exclusive (except for FPN) licensing rights to market such utility applications to third parties and to acquire up to a 9.95% equity interest in FPN. The Commission has authorized Electec to engage in certain related transactions and financings. Jurisdiction is reserved, pending completion of the record, over the acquisition by Electec of additional shares of FPN common stock and certain secured FPN notes. (Rel. 35-25353)

LISTING, DELISTING AND UNLISTED TRADING ACTIONS

DELISTINGS GRANTED

Orders have been issued granting the applications of the following exchanges to strike specified securities from listing and registration. The exchanges and securities are: American Stock Exchange - Union Valley Corporation, Common Stock, No Par Value, Common Stock Purchase Warrants expiring 7/31/94, 14 1/4% Subordinated Debentures due May 15, 2001; and Boston Stock Exchange - Congress Video Group, Inc., Common Stock, \$.01 Par Value. (Rel. 34-29470 and 34-29483, respectively)

UNLISTED TRADING PRIVILEGES GRANTED

Orders have been issued granting the applications of two exchanges for unlisted trading privileges in the common stock of issues which are listed and registered on one or more other national securities exchanges and are reported in the consolidated transaction reporting system. The exchanges and number of issues are as follows: Midwest Stock Exchange - 3 issues (Rel. 34-29471); and Philadelphia Stock Exchange - 1 issue (Rel. 34-29473).

WITHDRAWAL GRANTED

An order has been issued granting the application of Ruddick Corporation to withdraw from listing and registration its Common Stock, \$1.00 Par Value, on the American Stock Exchange. (Rel. 34-29472)

WITHDRAWALS SOUGHT

Notices have been issued giving interested persons until August 14 to comment on the applications of two companies to withdraw from listing and registration on the American Stock Exchange. The companies are Gould Investors L.P., Limited Partnership Units (Rel. 34-29484); and The Timberland Company, Class A Common Stock, \$0.01 Par Value (Rel. 34-29485).

UNLISTED TRADING PRIVILEGES SOUGHT

Notices have been issued giving interested persons until August 14 to comment on the applications of two exchanges for unlisted trading privileges in issues which are listed and registered on one or more other national securities exchanges and are reported in the consolidated transaction reporting system. The exchanges and number of issues are as follows: Pacific Stock Exchange - 1 issue (Rel. 34-29486); and Philadelphia Stock Exchange - 2 issues (Rel. 34-29487).

SELF-REGULATORY ORGANIZATIONS

PROPOSED RULE CHANGES

Proposed rule changes have been filed by the following exchanges under Rule 19b-4: New York Stock Exchange (SR-NYSE-91-23) to discontinue the acceptance of discretionary market orders by the NYSE's Automated Bond System; and Philadelphia Stock Exchange (SR-PHLX-91-29) to adopt Phlx Equity Floor Procedure Advice E-E-1 - Required Staffing of Equity Floor. Publication of the proposals is expected in the Federal Register during the week of July 29. (Rel. 34-29474 and 34-29480, respectively)

ACCELERATED APPROVAL OF PROPOSED RULE CHANGE

The Commission granted accelerated approval of a proposed rule change submitted by the Pacific Stock Exchange (SR-PSE-91-22) that extends the Exchange's Lead Market Maker (LMM) system pilot program. Publication of the proposal is expected in the Federal Register during the week of July 29. (Rel. 34-29475)

IMMEDIATE EFFECTIVENESS OF PROPOSED RULE CHANGE

A proposed rule change (SR-PSE-91-24) filed by the Pacific Stock Exchange which allows the PSE to withdraw approval of an underlying security for options trading for an reason the PSE deems necessary has become effective under Section 19(b)(3)(A) of the Securities Exchange Act of 1934. Publication of the proposal is expected in the Federal Register during the week of July 29. (Rel. 34-29477)

APPROVAL OF PROPOSED RULE CHANGE

The Commission has approved a proposed rule change submitted by the Chicago Board Options Exchange (SR-CBOE-91-19) that limits the CBOE's liability for losses resulting from a CBOE member's use of the Exchange's Order Routing System, Electronic Book or Retail Automatic Execution System. Publication of the proposal is expected in the Federal Register during the week of July 19. (Rel. 34-29476)

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-3 CALIFORNIA ENERGY CO INC, 601 CALIFORNIA ST STE 900, SAN FRANCISCO, CA 94108
(415) 391-7700 - 2,505,000 (\$31,763,400) COMMON STOCK. (FILE 33-41766 - JUL. 18)
(BR. 8)

REGISTRATIONS CONTINUED

- S-1 MEDPHONE CORP, THE ATRIUM STE 210 E 80 RT 4, PARAMUS, NJ 07652 (201) 843-6644 - 805,000 (\$6,440,000) COMMON STOCK. 1,610,000 (\$8,050,000) COMMON STOCK. 70,000 (\$672,000) WARRANTS, OPTIONS OR RIGHTS. 140,000 (\$700,000) COMMON STOCK. (FILE 33-41773 - JUL. 19) (BR. 8)
- S-8 GENDEX CORP, 901 WEST OAKTON ST, DES PLAINES, IL 60018 (708) 640-4800 - 275,000 (\$4,846,875) COMMON STOCK. (FILE 33-41775 - JUL. 19) (BR. 8)
- S-3 XSIRIUS INC, 1110 N GLEBE RD STE 620, ARLINGTON, VA 22201 (703) 525-4226 (FILE 33-41776 - JUL. 19) (BR. 8)
- S-8 BALLISTIVET INC/MN, 8990 SPRINGBROOK DRIVE, MINNEAPOLIS, MA 55433 (612) 784-2076 - 200,000 (\$825,000) COMMON STOCK. (FILE 33-41777 - JUL. 19) (BR. 8)
- S-8 XSIRIUS INC, 1110 N GLEBE RD STE 620, ARLINGTON, VA 22201 (703) 525-4226 - 1,400,000 (\$11,287,500) COMMON STOCK. (FILE 33-41778 - JUL. 19) (BR. 8)
- S-8 WESTERN COMPANY OF NORTH AMERICA, 515 POST OAK BLVD, HOUSTON, TX 77027 (713) 629-2600 - 742,500 (\$5,850,900) COMMON STOCK. (FILE 33-41779 - JUL. 19) (BR. 4)
- S-1 SPARTAN STORES INC, 850 76TH ST SW, P O BOX 8700, GRAND RAPIDS, MI 49518 (616) 878-2000 - 175,000 (\$27,825,000) COMMON STOCK. (FILE 33-41791 - JUL. 18) (BR. 3 - NEW ISSUE)
- S-4 RHODES INC, 4370 PEACHTREE RD N E, ATLANTA, GA 30319 (404) 264-4600 - 2,339,417 (\$15,533,728.88) COMMON STOCK. (FILE 33-41792 - JUL. 18) (BR. 1)
- S-3 GENERAL ELECTRIC CAPITAL CORP, 260 LONG RIDGE RD, STAMFORD, MN 06927 (203) 357-4000 - 2,500,000,000 (\$2,500,000,000) STRAIGHT BONDS. (FILE 33-41793 - JUL. 18) (BR. 11)
- S-3 GENERAL ELECTRIC CAPITAL CORP, 260 LONG RIDGE RD, STAMFORD, MN 06927 (203) 357-4000 - 2,500,000 STRAIGHT BONDS. UNDERWRITER: KIDDER PEABODY & CO. (FILE 33-41794 - JUL. 18) (BR. 11)
- S-4 SYNERGEN INC, 1885 33RD ST, BOULDER, CO 80301 (303) 938-6200 - 511,500 (\$19,948,500) COMMON STOCK. (FILE 33-41797 - JUL. 18) (BR. 4)
- S-1 WARNACO INC, 90 PARK AVE, NEW YORK, NY 10016 (212) 661-1300 - 75,176,000 (\$52,426,682) STRAIGHT BONDS. (FILE 33-41798 - JUL. 18) (BR. 7)
- S-4 GAYLORD CONTAINER CORP /DE/, 500 LAKE COOK RD STE 400, DEERFIELD, IL 60015 (708) 405-5500 - 417,600,000 STRAIGHT BONDS. 11,845,000 COMMON STOCK. 582,826,000 (\$279,756,480) STRAIGHT BONDS. 29,141,300 STRAIGHT BONDS. (FILE 33-41799 - JUL. 18) (BR. 8)
- S-3 VIACOM INTERNATIONAL INC/DE, 1515 BROADWAY, NEW YORK, NY 10036 (212) 258-6000 - 750,000,000 (\$750,000,000) STRAIGHT BONDS. (FILE 33-41800 - JUL. 19) (BR. 7)
- S-6 NATIONAL MUNICIPAL TRUST MULTISTATE SERIES 45, ONE SEAPORT PLZ - 199 WATER ST, C/O PRUDENTIAL SECURITIES INC, NEW YORK, NY 10292 - 2,000 (\$2,000,000) UNIT INVESTMENT TRUST. DEPOSITOR: PRUDENTIAL SECURITIES INC. (FILE 33-41801 - JUL. 19) (BR. 16 - NEW ISSUE)
- S-6 NATIONAL MUNICIPAL TRUST SERIES 143, ONE SEAPORT PLZ - 199 WATER ST, C/O PRUDENTIAL SECURITIES INC, NEW YORK, NY 10292 - 2,000 (\$2,000,000) UNIT INVESTMENT TRUST. DEPOSITOR: PRUDENTIAL SECURITIES INC. (FILE 33-41802 - JUL. 19) (BR. 16 - NEW ISSUE)

REGISTRATIONS CONTINUED

- S-8 AMERISCRIBE CORP, 75 VARICK STREET, NEW YORK, NY 10013 (212) 219-0800 - 24,128 (\$262,512.64) COMMON STOCK. 150,000 (\$1,632,000) COMMON STOCK. 300,000 (\$3,264,000) COMMON STOCK. 20,000 (\$217,600) COMMON STOCK. (FILE 33-41803 - JUL. 19) (BR. 6)
- S-8 NICOR INC NI GAS THRIFT PLAN, 1700 W FERRY ROAD, PO BOX 200, NAPERVILLE, IL 60540 (000) 000-0000 - 200,000 (\$8,425,000) COMMON STOCK. (FILE 33-41804 - JUL. 19) (BR. 7)
- S-8 NICOR INC, 1700 W FERRY RD, NAPERVILLE, IL 60566 (708) 305-9500 - 70,000 (\$2,948,750) COMMON STOCK. (FILE 33-41805 - JUL. 19) (BR. 7)
- S-8 IDEXX LABORATORIES INC /DE, 100 FORE ST, PORTLAND, ME 04101 (207) 774-4334 - 75,000 (\$1,045,312.50) COMMON STOCK. (FILE 33-41806 - JUL. 19) (BR. 8)
- S-1 VIDEOCART INC, 564 W RANDOLPH ST, CHICAGO, IL 60606 (312) 466-5000 - 23,000,000 (\$23,000,000) COMMON STOCK. UNDERWRITER: HAMBRECHT & QUIST, KIDDER PEABODY & CO. (FILE 33-41807 - JUL. 19) (BR. 10)

ACQUISITION 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 percent owned; and Column 7 - the status of the filing, i.e., new, update or revision.

NAME AND CLASS OF STOCK/OWNER	FORM	EVENT DATE	SHRS(000)/%OWNED	CUSIP/PRIOR%	FILING STATUS
ALROM CORP	COM		636	02091610	
RUBIN ROBERT M	13D	7/18/91	47.0	0.0	NEW
CMS ENERGY CORP	COM		9,479	12589610	
FIDELITY INTL LTD	13D	7/ 2/91	11.8	12.9	UPDATE
CMS ENERGY CORP	COM		9,479	12589610	
FMR CORP	13D	7/12/91	11.8	12.9	UPDATE

ACQUISITIONS CONT.

NAME AND CLASS OF STOCK/OWNER	FORM	EVENT DATE	SHRS(000)/ %OWNED	CUSIP/ PRIOR%	FILING STATUS
CHRONAR CORP	COM		29,210	17113310	
SHEET METAL WORKERS PENS FD	13D	7/18/91	70.1	70.3	UPDATE
DREW INDS INC	COM NEW		0	26199020	
BASS SID R.ET AL	13D	7/23/91	0.0	N/A	UPDATE
EXIDE ELECTRS GROUP INC	COM		526	30205210	
NIPPON ELEC IND CO LTD	13D	7/10/91	9.7	0.0	NEW
FABRICLAND INC	COM		0	30301410	
BEAR STEARNS & CO	13D	7/16/91	0.0	9.6	UPDATE
HUGHES SUPPLY INC	COM		436	44448210	
CONSOL ELEC DIST EMP RET PL	13D	7/18/91	10.4	9.1	UPDATE
ITEL CORP NEW	COM		4,675	46564210	
HENLEY GRP	13D	7/19/91	13.7	27.5	UPDATE
KERR GLASS MFG CORP	COM		1,189	49237610	
GAMCO INVESTORS INC ET AL	13D	7/22/91	32.3	32.1	UPDATE
LITTLEFIELD ADAMS & CO	COM		372	53758110	
YOUNTS CURTIS JR ET AL	13D	7/12/91	34.6	0.0	NEW
MC SHIPPING INC	COM		331	55399510	
FMR CORP	13D	7/16/91	10.8	8.7	UPDATE
METRO TEL CORP	COM		129	59163910	
ALLEN & CO INC ET AL	13D	7/17/91	6.1	7.1	UPDATE
OPTO MECHANIK CORP	COM		904	68389110	
OTTENSTROER DUANE L	13D	7/17/91	41.3	38.0	UPDATE
OXFORD ENERGY CO,THE	COM		4,868	69143510	
CMS GENERATION CO	13D	6/28/91	49.8	66.8	UPDATE
PRINTRON INC	COM		400	74257610	
LYNCH PATRICK	13D	11/29/90	6.8	0.0	NEW
RAMTEK CORP	COM		738	75187420	
MEREDITH MAURICE M	13D	7/11/91	16.1	0.0	NEW
TRITON ENERGY CORP	COM		2,574	89675010	
SOROS GEORGE ET AL	13D	7/15/91	12.1	5.5	UPDATE

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.
- Item 8. Change in Fiscal Year.

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.

NAME OF ISSUER	STATE CODE	8K ITEM NO.								DATE	COMMENT
		1	2	3	4	5	6	7	8		
ALLECO INC	MD					X				07/24/91	
AMERICAN ADVENTURE INC /DE/	DE					X				11/02/90	
AMERICAN ADVENTURE INC /DE/	DE					X				12/01/90	
AMERICAN ASSET MANAGEMENT CORP	NJ	X					X			07/09/91	
AUTO DEPOT INC	DE					X				07/01/91	
BALCOR PENSION INVESTORS II	IL					X	X			07/02/91	
BANCO CENTRAL 1986-A GRANTOR TRUST								X		07/19/91	
BANK OF NEW ENGLAND CORP	MA	NO ITEMS								07/19/91	
BAY VIEW CAPITAL CORP	DE						X			07/11/91	AMEND
BURLINGTON HOLDINGS INC	DE					X				07/02/91	
BURLINGTON INDUSTRIES CAPITAL INC	DE					X				07/02/91	
CANADIAN PACIFIC LTD						X				07/23/91	
CARE GROUP INC	DE							X		06/21/91	AMEND
CARTER HAWLEY HALE STORES INC /DE/	DE					X	X			07/23/91	
CENTRAPLEX CORP	CO	X				X				07/15/91	
CHESAPEAKE & POTOMAC TELEPHONE CO OF MAR	MD							X		07/18/91	
CHIRON CORP	DE					X				07/22/91	
CLARK EQUIPMENT CO /DE/	DE					X	X			07/23/91	
CORESTATES FINANCIAL CORP	PA					X	X			07/16/91	
DAKOTA BANCORP INC	DE					X				07/16/91	
DUPONT E I DE NEMOURS & CO	DE						X			07/24/91	
EAGLE BANCORP INC /DE/	DE	X						X		07/22/91	
ENGINEERED SUPPORT SYSTEMS INC	MO					X				07/18/91	
EQUITABLE CAPITAL PARTNERS L P	DE						X			07/18/91	
EQUITABLE CAPITAL PARTNERS RETIREMENT FU	DE						X			07/18/91	
FIRST BANK SYSTEM INC	DE					X	X			07/16/91	
FIRST USA BANK	DE					X	X			07/15/91	
FIRST USA BANK	DE					X	X			07/15/91	
FIRST USA CREDIT CARD BACKED NOTES SERIE	DE					X	X			07/15/91	
FIRSTBANK OF ILLINOIS CO	DE	X				X	X			07/23/91	
FREEPORT MCMORAN INC	DE					X	X			07/22/91	
GECPF 1 TAX EXEMPT GRANTOR TRUST A	NY							X		07/15/91	

8K REPORTS CONT.

NAME OF ISSUER	STATE CODE	8K ITEM NO.								DATE	COMMENT
		1	2	3	4	5	6	7	8		
GECPF 1 TAX EXEMPT GRANTOR TRUST SERIES	NY				X					07/15/91	
GECPF 1 TAX EXEMPT GRANTOR TRUST SERIES	NY				X					07/15/91	
GECPF 1 TAX EXEMPT GRANTOR TRUST SERIES	NY				X					07/15/91	
GECPF 1 TAX EXEMPT GRANTOR TRUST SERIES	NY				X					07/15/91	
GECPF 1 TAX EXEMPT GRANTOR TRUST SERIES	NY				X					07/15/91	
GECPF 1 TAX EXEMPT GRANTOR TRUST SERIES	NY				X					07/15/91	
GECPF 1 TAX EXEMPT GRANTOR TRUST SERIES	NY				X					07/15/91	
GMAC MORTGAGE CORP OF IOWA MORT PAS THR	PA									06/25/91	
GMAC MORTGAGE CORP OF IOWA MORT PAS THR	PA									06/25/91	
GMAC MORTGAGE CORP OF IOWA MORT PAS THR	PA									06/25/91	
GMAC MORTGAGE CORP OF IOWA MORT PAS THR	PA									06/25/91	
GMAC MORTGAGE CORP OF IOWA MORT PAS THR	PA									06/25/91	
GMAC MORTGAGE CORP OF IOWA MORT PAS THR	PA									06/25/91	
GOLDEN CORRAL REALTY CORP	DE				X					07/23/91	
GULF RESOURCES & CHEMICAL CORP	DE	X					X			07/19/91	
HANCOCK JOHN MORTGAGE INVESTORS LIMITED	MA		X					X		05/31/91	
HIGH POINT FINANCIAL CORP	NJ				X	X				07/19/91	
HOUSING SECURITIES INC MOR PAS THR CERT					X	X				06/25/91	
JAEGER INDUSTRIES INC	DE				X					03/15/91	
JCP RECEIVABLES INC	DE						X			07/15/91	
JUDICATE INC	DE				X					07/09/91	
KELLY MOTORS LTD	CO				X					07/17/91	
MARCOR RIO HOLDING CORP	NV							X		09/28/90	
MARCOR RIO HOLDING CORP	NV							X		09/28/90	AMEND
MECHANICS & FARMERS SAVINGS BANK FSB SER					X	X				05/14/91	
MONTANA POWER CO /MT/	MT				X					07/12/91	
MORGAN STANLEY GROUP INC /DE/	DE				X	X				07/23/91	
NATIONWIDE CELLULAR SERVICE INC	DE		X			X				07/08/91	
OCCIDENTAL PETROLEUM CORP /DE/	DE				X	X				07/24/91	
PAINWEBBER RETAIL PROPERTY INVESTMENTS	VA		X			X				06/21/91	
PORTSMOUTH SQUARE INC	CA				X	X				07/11/91	
PRECISION RESOURCES INC /NJ/	NJ				X					06/28/91	
PRUDENTIAL HOME MORTGAGE SECURITIES COMP	DE				X	X				06/27/91	
PRUDENTIAL HOME MORTGAGE SECURITIES COMP	DE				X	X				07/11/91	
ROHM & HAAS CO	DE						X			07/24/91	
S&T BANCORP INC	PA		X				X			07/05/91	
SALOMON INC	DE		X				X			07/23/91	
SHIRT SHED INC	DE		X				X			07/22/91	
SIGMA ALPHA ENTERTAINMENT GROUP LTD /NY/	NV					X				07/22/91	
STEWART SANDWICHES INC	VA			X						06/24/91	AMEND
TEXAS INSTRUMENTS INC	DE				X					07/19/91	
VTN CORP	DE				X					07/16/91	
WEBB DEL CORP	AZ				X					07/17/91	
WELLS FARGO BANK REAL ESTATE EQUITY COMM	CA				X	X				07/09/91	
WHIRLPOOL CORP /DE/	DE				X					07/23/91	
WINDERMERE LTD	GA				X					07/22/91	