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August 29, 1991

U.S. SECURITIES

COMMISSION ANNOUNCEMENTS

CHAIRMAN BREEDEN TO TESTIFY

Chairman Breeden will testify on September 4, 1991 before the House Subcommittee on Telecommunications and Finance. The Subcommittee is holding hearings on Salomon Brothers and government securities market reform legislation. The Chairman will testify in Room 2123 of the Rayburn House Office Building at 12:00 noon.

SEC MARKET OVERSIGHT AND FINANCIAL SERVICES ADVISORY COMMITTEE

The Securities and Exchange Commission Market Oversight and Financial Services Advisory Committee meeting scheduled for September 4, 1991 at 9:00 a.m. has been changed to September 4, 1991 at 8:30 a.m. This meeting was previously noticed on August 20, 1991 (56 FR 41380). FOR FURTHER INFORMATION CONTACT: David Mahaffey at (202) 272-2428. (Rel. 34-29619; File No. 265-17)

ADMINISTRATIVE PROCEEDINGS

PROCEEDINGS AGAINST MORGAN STANLEY

The Commission today announced the settlement of an administrative proceeding previously instituted against Morgan Stanley & Co. Incorporated (Morgan Stanley) to determine whether Morgan Stanley violated Section 5 of the Securities Act of 1933 (Securities Act) in connection with the unregistered sales in October, 1987, of over 5% of the outstanding common stock of KaiserTech, Ltd., which had been pledged to Morgan Stanley to collateralize a margin account.

Under the terms of the settlement, Morgan Stanley, without admitting or denying the findings contained in the order, consented to the entry of an order pursuant to Section 15(b)(4) of the Securities Exchange Act of 1934 which finds, among other things, that Morgan Stanley violated Section 5 of the Securities Act when it acted as an "underwriter" by selling securities "for an issuer" in excess of the volume limitations set forth in Commission Rule 144(e), which securities had not been held by the pledgor and Morgan Stanley for at least three years, as required by certain letters interpreting Rule 144 issued by the Commission's Division of Corporation Finance.

The order also requires Morgan Stanley to review, implement and maintain practices and procedures designed to prevent future violations of Section 5 in connection with sales of pledged control stock. (Rel. 34-29625)

CIVIL PROCEEDINGS

COMPLAINT FILED AGAINST PHILLIP WAGERS AND JOSEPH LINDSEY

The Commission announced that on August 27 a complaint was filed in the U.S. District Court for the District of Utah seeking to enjoin Phillip G. Wagers and Joseph W. Lindsey, both of Salt Lake City, from further violations of Sections 5 and 17 of the Securities Act of 1933, Section 10(b) of the Securities Exchange Act of 1934 and Rule 10b-5 promulgated thereunder.

The complaint alleges that Wagers and Lindsey, in connection with their revival and sale of Resorts Plus, Inc., a Utah shell company, falsified numerous documents and caused other documents to be created which were based upon the documents fabricated by Wagers and Lindsey. These documents were later used to list the stock of Resorts Plus in the National Quotation Bureau pink sheets. The complaint further alleges that Wagers and Lindsey paid a broker-dealer to make the initial listing in the pink sheets and that Wagers participated in discussions in which manipulation of the price of Resorts Plus stock was planned. [SEC v. Phillip G. Wagers and Joseph W. Lindsey, USDC, D.UT., Central Division, Civil Action No. 91-C-906-J] (LR-12955)

CRIMINAL PROCEEDINGS

THOMAS SHIU SENTENCED

The Commission and the U.S. Attorney for the Northern District of Illinois announced that on July 30 Thomas Shiu (Shiu), of Downers Grove, Illinois, was sentenced by Judge Suzanne Conlon of the U.S. District Court for the Northern District of Illinois. Shiu had previously pled guilty to two counts of mail fraud in connection with his operation of a fraudulent investment scheme from July 1984 through August 1987. Judge Conlon sentenced Shiu to six months of work release and five years of probation and ordered Shiu to pay \$10,000 in restitution.

On November 3, 1987, Shiu had been previously enjoined in an action by the Commission from further violations of the registration and anti-fraud provisions of the federal securities laws [SEC v. Thomas Shiu, et. al., N.D. Ill., No. 87 C 7738]. That action was based upon the same conduct as the criminal action described above. Further inquiries should be directed to Tim Warren at the Chicago Regional Office. [U.S. v. Thomas Shiu, N.D. Ill., No. 91 CR 402] (LR-12956)

INVESTMENT COMPANY ACT RELEASES

PIPER JAFFRAY INVESTMENT TRUST

A notice has been issued giving interested persons until September 23 to request a hearing on an application filed by Piper Jaffray Investment Trust, Inc. seeking an amended order. The amended order would permit applicant to extend for certain series of applicant the holding period which will be required to avoid assessment of a contingent deferred sales charge (CDSC). Applicant would also be allowed to permit the imposition and waiver of the CDSC as provided in the prior order with certain modifications and to waive the CDSC in certain additional situations. Finally, applicant would be permitted to provide a credit for any CDSC in connection with the redemption of shares followed by a reinvestment effected within a specified time of such redemption. (Rel. IC-18288 - August 26)

COREFUNDS, INC.

A conditional order has been issued under Section 6(c) of the Investment Company Act exempting CoreFunds, Inc., Fairfield Group, Inc., and CoreStates Investment Advisers, Inc. from the provisions of Sections 18(f), 18(g), and 18(i) of the Act. The exemption permits the issuance and sale of multiple classes of securities representing interests in investment portfolios of certain investment companies. Classes issued by such investment companies will be identical in all respects except for certain differences. These differences relate to distribution expenses, shareholder service plan expenses, dividend payments and net asset value as a result of differing Rule 12b-1 or shareholder service plan fees. They also include differences related to transfer agency expenses allocated to specific classes of shares, voting rights, certain exchange privileges and the designation of each class of shares of a portfolio. (Rel. IC-18289 - August 26)

MORTGAGE SECURITIES TRUST

An order has been issued under Sections 11(a) and 11(c) of the Investment Company Act amending existing orders that permit exchanges of the securities of certain unit investment trusts. (Rel. IC-18290 - August 28)

THE EQUITABLE LIFE ASSURANCE SOCIETY OF THE UNITED STATES

An order has been issued to The Equitable Life Assurance Society of the United States and its Separate Accounts 301 and A (SA 301 and SA A), Integrity Life Insurance Company and its Separate Account INA (SA INA) and National Integrity Life Insurance Company and its Separate Account NIA (SA NIA). The order was also issued to Prism Investment Trust (Prism), The Equitable Trust, The Hudson River Trust (Hudson River), and Equitable Capital Management Corporation. Pursuant to Section 26(b) of the Investment Company Act, the order approves the substitution of shares of certain portfolios of Hudson River for shares of Prism and of The Equitable Trust held by SA 301 and SA A (Hudson River Substitution). The order also approves pursuant to Section

26(b) the substitution of shares of certain portfolios of Variable Insurance Products Fund and Variable Insurance Products Fund II for shares of Prism held by SA INA and SA NIA. Pursuant to Section 17(b) of the Act, the order grants an exemption from Section 17(a) of the Act to permit the purchase and sale of securities and property between affiliates in connection with the Hudson River Substitution. Finally, pursuant to Section 17(d) of the Act and Rule 17d-1 thereunder, the order approves the joint arrangement associated with the Hudson River Substitution. (Rel. IC-18291 - August 28)

QUEST FOR VALUE GLOBAL EQUITY FUND

A conditional order under Section 6(c) of the Investment Company Act has been issued on an application filed by Quest for Value Global Equity Fund, Inc., et al. The order grants an exemption from the provisions of Section 12(d)(3) of the Act and from Rule 12d3-1 thereunder. The exemption would permit applicants to acquire or invest in securities of foreign issuers that derived more than 15% of their gross annual revenues from their activities as a broker, dealer, underwriter or investment adviser, provided such investments meet the conditions of the proposed amendments to Rule 12d3-1 under the Act. (Rel. IC-18292; International Series Rel. 310 - August 28)

SIGNIFICANT NO-ACTION AND INTERPRETATIVE LETTERS

INTERPRETATION OF NEW RULES UNDER SECTION 16 OF THE EXCHANGE ACT

The Division of Corporation Finance has announced the publication of significant staff correspondence interpreting the new Section 16 rules. Copies of the letter may be obtained by <u>writing</u> to, or by making a request <u>in person</u> at, the Public Reference Room, Securities and Exchange Commission, 450 5th Street, N.W., Room 1024, Washington, D.C. 20549. Each request must state the name of the subject company, the Act and the Section of the Act to which it relates, and the public availability date.

Letter	Availability	Subject
	Date	
Ralston Purina Company	August 29, 1991	Rule 16b-3(e)

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-8 NORTH AMERICAN BIOLOGICALS INC, 16500 N W 15TH AVE, MIAMI, FL 33169 (305) 628-0080 1,000,000 (\$1,300,000) COMMON STOCK. (FILE 33-42223 JUN. 24) (BR. 4)
- S-8 NORTH AMERICAN BIOLOGICALS INC, 16500 N W 15TH AVE, MIAMI, FL 33169 (305) 628-0080 750,000 (\$1,078,125) COMMON STOCK. (FILE 33-42224 JUN. 24) (BR. 4)
- S-6 SEARS MUNICIPAL TRUST INSURED CALIFORNIA SERIES 50, DEAN WITTER REYNOLDS INC, TWO WORLD TRADE CENTER, NEW YORK, NY 10048 (212) 701-3761 2,000 (\$2,000,000) UNIT INVESTMENT TRUST. (FILE 33-42313 AUG. 21) (BR. 22 NEW ISSUE)
- S-6 SEARS MUNICIPAL TRUST INSURED NEW YORK SERIES 8/NEW, TWO WORLD TRADE CTR,
 C/O DEAN WITTER REYNOLDS INC, NEW YORK, NY 10048 (212) 701-3761 2,000 (\$2,000,000)
 UNIT INVESTMENT TRUST. (FILE 33-42314 AUG. 21) (NEW ISSUE)
- S-6 SEARS MUNICIPAL TRUST INSURED FLORIDA SERIES 10, DEAN WITTER REYNOLDS INC, TWO WORLD TRADE CENTER, NEW YORK, NY 10048 (212) 701-3761 2,000 (\$2,000,000) UNIT INVESTMENT TRUST. (FILE 33-42315 AUG. 21) (BR. 22 NEW ISSUE)
- S-6 SEARS EQUITY INVESTMENT TRUST SELECTED OPPORTUNITIES SER 9,
 599 LEXINGTON AVE 29TH FL, C/O ORRICK HERRINGTON & SUTCLIFFE, NEW YORK, NY 10022 •
 INDEFINITE SHARES. (FILE 33-42316 AUG. 21) (BR. 22 NEW ISSUE)
- S-3 PACIFICORP /OR/, 700 NE MULTNOMAH STE 1600, PORTLAND, OR 97232 (503) 731-2000 5,000,000 (\$109,375,000) COMMON STOCK. (FILE 33-42317 AUG. 21) (BR. 13)
- S-6 NUVEEN TAX EXEMPT UNIT TRUST SERIES 627, 333 WEST WACKER DR,
 C/O JOHN NUVEEN & CO INC, CHICAGO, IL 60606 INDEFINITE SHARES. (FILE 33-42318 •
 AUG. 21) (BR. 22 NEW ISSUE)
- S-1 TNC MEDIA INC, 32 EAST 57TH ST, NEW YORK, NY (212) 371-6850 690,000 (\$4,140,000) COMMON STOCK. 690,000 (\$4,968,000) COMMON STOCK. 60,000 (\$60) WARRANTS, OPTIONS OR RIGHTS. 60,000 (\$396,000) COMMON STOCK. 60,000 (\$432,000) COMMON STOCK. UNDERWRITER: DICKINSON R G & GO. (FILE 33-42335 AUG. 20) (BR. 11 NEW ISSUE)
- S-1 STEWART ENTERPRISES INC, 110 VETERANS MEMORIAL BLVD, METAIRIE, LA 70005 (504) 837-5880 1,050,000 (\$19,425,000) COMMON STOCK. 2,285,000 (\$42,272,500) COMMON STOCK. UNDERWRITER: BEAR STEARNS & CO INC, JOHNSON RICE & CO. (FILE 33-42336 AUG. 21) (BR. 5 NEW ISSUE)
- S-3 CAPSTEAD SECURITIES CORPORATION IV, 2001 BRYAN TWR, DALLAS, TX 75201 (214) 746-8860 100,000,000 (\$100,000,000) MORTGAGE BONDS. (FILE 33-42337 AUG. 21) (BR. 12 NEW ISSUE)
- S-1 SOUTHWEST SECURITIES GROUP INC, 4300 RENAISSANCE TOWER, 1201 ELM STREET, DALLAS, TX 75270 (214) 651-1800 250,000 (\$2,750,000) COMMON STOCK. 11,990,000 (\$13,062,500) COMMON STOCK. UNDERWRITER: RAYMOND JAMES & ASSOCIATES INC, SOUTHWEST SECURITIES INC. (FILE 33-42338 AUG. 21) (BR. 12 NEW ISSUE)
- S-8 MGI PHARMA INC, STE 300E OPUS CENTER 9900 BREN RD E, MINNEAPOLIS, MN 55343 (612) 935-7335 425,000 (\$4,037,500) COMMON STOCK. (FILE 33-42341 AUG. 21) (BR. 4)
- S-1 UNIQUE MOBILITY INC, 3700 S JASON ST, ENGLEWOOD, CO 80110 (303) 761-2137 1,500,000 (\$3,000,000) COMMON STOCK. (FILE 33-42342 AUG. 21) (BR. 4)
- S-8 READICARE INC, 2600 MICHELSON DR, STE 1130, IRVINE, CA 92715 (714) 476-8743 1,000,000 (\$7,000,000) COMMON STOCK. (FILE 33-42343 AUG. 21) (BR. 6)

- s-8 WESTERN GAS RESOURCES INC, 12200 N PECOS ST STE 230, DENVER, CO 80234 (303) 452-5603 250,000 (\$3,070,000) COMMON STOCK. (FILE 33-42344 AUG. 22) (BR. 8)
- S-8 SUNGARD DATA SYSTEMS INC, 1285 DRUMMERS LN, WAYNE, PA 19087 (215) 341-8700 759.861 (\$3,918,322) COMMON STOCK. (FILE 33-42345 AUG. 22) (BR. 9)
- S-1 PACIFIC ANIMATED IMAGING CORP, 15223 NORTHEAST 90TH ST, REDMOND, WA 98052 (206) 869-7752 26,400 (\$264,000) COMMON STOCK. 14,030 (\$140,300) COMMON STOCK. 15,700 (\$157,000) COMMON STOCK. 6,100 (\$61,000) COMMON STOCK. 62,230 (\$933,450) COMMON STOCK. (FILE 33-42348 AUG. 22) (BR. 11)
- S-1 BARRA INC /CA, 1995 UNIVERSITY AVE STE 400, BERKELEY, CA 94704 (415) 548-5442 300,000 (\$3,000,000) COMMON STOCK. 1,425,000 (\$14,250,000) COMMON STOCK. UNDERWRITER: HAMBRECHT & QUIST INC. (FILE 33-42362 AUG. 20) (BR. 9 NEW ISSUE)
- F-1 LANNET DATA COMMUNICATIONS LTD, 7711 CENTER AVE TE 600, HUNTIGTON BEACH, CA 92647 (714) 891-1964 3,600,000 (\$43,200,000) FOREIGN COMMON STOCK. (FILE 33-42365 AUG. 21) (BR. 10 NEW ISSUE)
- S-B LANDESKREDITBANK BADEN WURTTEMBERG, 1500 CASHP MILL RD SUITE 3, P O BOX 885, NEWARK, DE 19715 200,000,000 (\$200,000,000) FOREIGN GOVERNMENT AND AGENCY DEBT. UNDERWRITER: MORGAN J P SECURITIES INC, MORGAN STANLEY & CO, SALOMON BROTHERS INC. (FILE 33-42368 AUG. 21) (BR. 9 NEW ISSUE)
- S-2 ONCOGENE SCIENCE INC, 106 CHARLES LINDBERGH BLVD, UNIONDALE, NY 11553 (516) 222-0023 200,000 (\$962,500) COMMON STOCK. 3,480,000 (\$16,747,500) COMMON STOCK. (FILE 33-42369 AUG. 21) (BR. 8)
- S-6 FIRST TRUST GNMA SERIES 59, 500 WEST MADISON ST SUITE 3000, CHICAGO, IL 60661 INDEFINITE SHARES. DEPOSITOR: CLAYTON BROWN & ASSOCIATES INC. (FILE 33-42370 AUG. 21) (BR. 18 NEW ISSUE)
- S-6 INSURED MUNICIPALS INCOME TRUST 108TH INSURED MULTI SERIES, 1001 WARRENVILLE RD, LISLE, IL 60532 1,000 (\$1,020,000) UNIT INVESTMENT TRUST. DEPOSITOR:

 VAN KAMPEN MERRITT INC. (FILE 33-42371 AUG. 21) (BR. 18 NEW ISSUE)
- S-6 INSURED MUNICIPALS INCOME TRUST 107TH INSURED MULTI SERIES, 1001 WARRENVILLE RD, LISLE, IL 60532 1,000 (\$1,020,000) UNIT INVESTMENT TRUST. DEPOSITOR: VAN KAMPEN MERRITT INC. (FILE 33-42372 AUG. 21) (BR. 18 NEW ISSUE)
- S-6 INSURED MUNICIPALS INCOME TRUST 106TH INSURED MULTI SERIES, 1001 WARRENVILLE RD, LISLE, IL 60532 1,000 (\$1,020,000) UNIT INVESTMENT TRUST. DEPOSITOR:

 VAN KAMPEN MERRITT INC. (FILE 33-42373 AUG. 21) (BR. 18 NEW ISSUE)
- S-6 INSURED MUNICIPALS INCOME TRUST 105TH INSURED MULTI SERIES, 1001 WARRENVILLE RD, LISLE, IL 60532 1,000 (\$1,020,000) UNIT INVESTMENT TRUST. DEPOSITOR:

 VAN KAMPEN MERRITT INC. (FILE 33-42374 AUG. 21) (BR. 18 NEW ISSUE)
- S-3 MURPHY OIL CORP /DE, 200 PEACH ST, EL DORADO, AR 71730 (501) 862-6411 33,500 (\$1,174,519) COMMON STOCK. (FILE 33-42375 AUG. 21) (BR. 4)
- S-2 SYSTEM INDUSTRIES INC, 1855 BARBER LANE, MILPITAS, CA 95035 (408) 432-1212 957,084 (\$1,256,651.29) COMMON STOCK. (FILE 33-42379 AUG. 21) (BR. 10)
- S-1 FILENES BASEMENT CORP, 40 WLANUT ST, WELLESLEY, MA 02181 (617) 348-7000 3,565,000 (\$85,114,375) COMMON STOCK. (FILE 33-42380 AUG. 21) (BR. 2)

REGISTRATIONS CONTINUED

- S-1 ENVIROSOURCE INC, 5 HIGH RIDGE PARK, PO BOX 10309, STAMFORD, CT 06904 (203) 322-8333 1,040,000 (\$3,250,000) COMMON STOCK. (FILE 33-42381 AUG. 21) (BR. 7)
- S-3 FIRST COMMERCIAL CORP, COMMERCIAL AND BROADWAY STREETS, LITTLE ROCK, AR 72201 (501) 371-7000 805,000 (\$20,326,250) COMMON STOCK. (FILE 33-42383 AUG. 21) (BR. 1)
- S-1 DIGI INTERNATIONAL INC, 6400 FLYING CLOUD DR, EDEN PRAIRIE, MN 55344 (612) 943-9020 500,000 (\$13,187,500) COMMON STOCK. 1,225,000 (\$32,309,375) COMMON STOCK. (FILE 33-42384 AUG. 22) (BR. 9)
- S-3 CBS INC, 51 W 52ND ST, NEW YORK, NY 10019 (212) 975-4321 400,000,000 (\$400,000,000) STRAIGHT BONDS. (FILE 33-42385 AUG. 22) (BR. 7)
- S-3 SPEAR FINANCIAL SERVICES INC, 505 N BRAND BLVD 16TH FLR, GLENDALE, CA 91203 (818) 543-4400 1,000,000 (\$3,750,000) COMMON STOCK. (FILE 33-42386 AUG. 22) (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	<u> </u>	FORM	EVENT DATE	SHRS(000)/ %OWNED	CUSIP/ FILING PRIOR% STATUS
ALCO STD CORP	COM			1,977	01378810
HILLMAN HENRY L ET AL TRU	ISTEES	13D	8/20/9	1 4.9	6.5 UPDATE
AMERICAN RLTY TR	COM PA	R \$0.01		1,029	02917740
FRIEDMAN WILLIAM S ET AL		13D	8/16/9	1 48.6	45.4 UPDATE
AMOSKEAG CO	COM			136	03182510
GABELLI FUND ET AL		13D	8/22/9	1 6.3	5.2 UPDATE
AMPAL AMERN ISRAEL CORP	CL A			0	03201510
CP HLDG LTD ET AL		13D	7/24/9	1 0.0	22.8 UPDATE

NAME AND CLASS OF STOCK/OWNER FORM DATE XOANED PRIORX STATUS				EVENT SH	RS(000)/	CUSIP/	FILING
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