MAY 3 0 1975

COMMISSIONER SPEAKS

LIBRARY,

PROPER REGULATION REQUIRES UNDERSTANDING AND COMMUNICATION

On May 28, 1975, in Portland, Oregon, Commissioner Evans addressed the Western Stock Transfer Association concerning the ramifications of legislation awaiting the President's signature that would require the SEC and transfer agents to enter a regulatory relationship for the first time. After reviewing the problems that led to Congressional action, the Commissioner observed that under the new legislation it appeared that a regulatory program for transfer agents would have to be developed in such areas as registration, performance standards, recordkeeping, and reporting. However, Commissioner Evans pointed out that the Commission has not yet considered the nature or scope of an appropriate regulatory program in this area, and, thus, it was most important for transfer agents to provide the Commission with views and background information, particularly during the public comment period on proposals by the Commission for such regulation. The Commissioner assured the Association that, in any event, the regulation would be sensitive to the diverse circumstances that exist among various transfer agents to avoid burdensome and undesirable regulatory effects.

Commissioner Evans noted that the legislation directed the Commission to study the practice of registering securities in nominee name and to determine whether this practice facilitates communications between corporations and their shareholders. In addition, the legislation authorizes the Commission to adopt rules requiring persons handling securities transactions to report information about missing, lost, stolen or counterfeit securities to the Commission. The Commissioner discussed also the role of the Commission's staff no-action letter process and emphasized that the issuance of a no-action letter by the staff does not relieve private persons, including transfer agents, from ensuring that the federal securities laws are complied with in connection with securities transactions.

TRADING SUSPENSIONS

SUSPENSION OF INTEGRITY ENTERTAINMENT CORP. TERMINATED

The SEC announced that the temporary suspension of over-the-counter trading in the securities of Integrity Entertainment Corp., a Delaware corporation, located in Los Angeles, California, will terminate at midnight (EDT) on May 28, 1975.

The Commission initiated the suspension on May 9 pending an announcement concerning an inventory theft. On May 16, 1975, Integrity Entertainment Corp. announced its ninemonth earnings results, which showed a loss, reflecting the inventory theft estimated at \$1 million. The company stated that definite figures as to the amount of the theft loss will not be available until a physical inventory of the company's merchandise is taken in connection with the preparation of its year-end financial statements as of June 30, 1975. (Re-. 34-11444)

TRADING SUSPENDED IN TWO COMPANIES

Exchange and over-the-counter trading has been suspended for a ten-day period beginning on May 28 and terminating at midnight (EDT) on June 6, 1975 of all securities of the following companies which have failed to file with the Commission at least the indicated reports: Continental Connector Corp., a New York corporation located in Woodside New York (10-K annual report for the fiscal year ended December 31, 1974; 10-Q quarterly report for the fiscal quarter ended March 31, 1975) trading halted on the American Stock Exchange December 18, 1969, traded over-the-counter; and Longchamps, Inc., a New York corporation located in New York, New York, (10-K annual report for the fiscal year ended November 2, 1974, 10-Q quarterly reports for the fiscal quarters ended May 3, 1974, August 3, 1974 and February 3, 1975), traded over-the-counter.

The Commission initiated the suspensions because the companies failed to comply with the reporting provisions of the Exchange Act resulting in the lack of current and accurate information available to the public. (Rel. 34-11445)

ADDITIONAL ACTION ON ONE TRADING SUSPENSION

The SEC has announced the suspension of exchange and over-the-counter trading in the securities of Canadian Javelin, Ltd. for the further ten-day period May 29 - June 7, inclusive

COURT ENFORCEMENT ACTIONS

GREGORY AURRE, JR., OTHERS ENJOINED

The New York Regional Office announced that on May 14 final judgments of permanent injunction were entered against Gregory Aurre, Jr. (Aurre) and Peter Miranti (Miranti) enjoining them from violations of the antifraud provisions of the Securities Exchange Act of 1934 and various provisions of the Investment Company Act of 1940, including those relating to embezzlement, self-dealing, breach of fiduciary duty and books and records and enjoining them from serving or acting in certain capacities with respect to registered investment companies. Aurre and Miranti consented to the permanent injunctions without admitting or denying the allegations of the Commission's complaint. In addition, Aurre consented to the entry of an order if disgorgement. Aurre & Co., Inc. was enjoined from violations of the self-dealing provision of the Investment Company Act of 1940. See Litigation Release No. 6849/April 22, 1975 and No. 6496/July 29, 1974. (SEC v. Gregory Aurre, Jr., et al., S.D.N.Y., 75 Civ. 1924 LPG). (LR-6899)

BUTTERFIELD FINANCIAL SERVICES, INC., BARRY LINDSAY ENJOINED

The Los Angeles Regional Office announced that on May 5 the Honorable Robert Firth of the U.S. District Court in Los Angeles, California, entered a judgment of permanent injunction by default against Butterfield Financial Services, Inc., and Barry Lindsay, both of Lake Elsinore, California, from violations of the registration and antifraud provisions of the securities laws.

The complaint alleged that defendants have offered and sold to the general public securities which were investment contracts in the form of hydroponic greenhouses coupled with offers of management agreements and that these securities were not registered with the Commission. The complaint charged that because hydroponic farming required specialized training and a substantial amount of land, most investors would have to use defendant South Coast's land and management services, and thus would be investing in a common enterprise where the return on their investment would come from the efforts of the promoters.

Further, the Commission alleged that defendants made misleading statements, and omitted to state certain material facts to potential investors regarding expected earnings from the hydroponic units. Defendants' widespread advertising in several states claimed that each \$15,000 unit would return \$5,000 to \$6,000 a year to the investor. Potential investors were not told that these predictions were based on inadequate and inaccurate results of a one-time harvest from an experimental unit, and that such results had not been repeated in the commercial units.

The Commission charges that defendants also misrepresented the potential of the hydroponic industry and omitted to tell investors of the numerous risks inherent in a hydroponic farming operation. (SEC v. South Coast Hydroponics of Elsinore, Inc., et al., CV-74-2425-RF C.D. CA.). (LR-6900)

KENNETH E. DENSON, OTHERS ENJOINED

The SEC announced that on May 23 the Honorable George L. Hart, Jr., Chief U.S. District Judge for the District of Columbia, entered an order enjoining Kenneth E. Denson, Walter F. Sparks, Paken Enterprises, Inc., W.F.S., Inc., Claude Leroy Dixon, and Southern Capital Corporation from violations of the antifraud provisions of the securities laws. The orders also required Denson and Sparks to disgorge \$1,500 between them to Allegheny Beverage Corporation and required Dixon to disgorge \$10,000 to Allegheny Beverage Corporation. The orders, which were entered on consent of the defendants, stemmed from a complaint (SEC v. Allegheny Beverage Corporation, et al.) filed on May 11, 1973, alleging that the defendants participated in a fraudulent public offering of Valu Vend Credit Corporation debentures during 1971 and 1972. (LR-6901)

WESTERN PACIFIC GOLD AND SILVER EXCHANGE CORPORATION, OTHERS ENJOINED

The Denver Regional Office announced that on May 15 U.S. District Chief Judge Roger D. Foley, entered an order of summary judgment permanently enjoining Western Pacific Gold and Silver Exchange Corporation, a Delaware corporation, James Ray Houston, also known as Sun Ray Star. Stanton L. Anondson, and Robert C. Evans from violating the registration and antifraud provisions of the securities laws. The injunction was with respect to certain securities issued by Western Pacific Gold and Silver Exchange Corporation and Western Pacific Coin and Silver Exchange Corporation and the defendants, including, among others, investment contracts, evidences of indebtedness of interests or instruments commonly known as a security, in the form of silver investment agreements, or any other security of any issuer whatsoever. The Court also entered orders for certain ancillery relief, including, among other things, the continuation of the receiver, and disgorgement by the defendants.

The Commission also filed on May 15, 1975 a petition for civil contempt petitioning the Court for an order requiring defendant James Ray Houston to show cause why he should not be held in civil contempt of the Court for failing to account as ordered by the Court in its minute order dated April 15, 1975. The Court entered an order requiring James Ray Houston to appear on the 28th of May, 1975, to show cause why he should not be cited for contempt for failure to comply with the Court's order. (SEC v. Western Pacific Gold and Silver Exchange Corporation, et al., U.S.D.C., Nevada, Civil Action No. LV-74-188 RDF). (LR-6903)

INNOVEST, INC., OTHERS ENJOINED

The Los Angeles Regional Office announced that on May 22 the Honorable Lawrence T. Lydick, U.S. District Judge, in Los Angeles, California, permanently enjoined Innovest, Inc., of Beverly Hills, California, and Gregory W. McKay of Los Angeles, California, from violating the antifraud provisions of the securities laws.

According to the complaint, which was filed on May 22 the defendants are alleged to have organized and promoted real estate limited partnerships in which Innovest, Inc., has acted as general partner. The complaint alleges that the defendants failed to adequately disclose the partnerships' prospects for economic viability, the risk that certain tax deductions would be disallowed, the basis of fees paid to the general partner, and the extent of financing services provided by defendants. The complaint also alleged that the defendants misrepresented the projected results of operations, defendants' track record, and the financial condition of existing partnerships.

The defendants consented to the entry of the permanent injunction without admitting or denying the allegations in the Commission's complaint. (SEC v. Innovest, Inc., et al., CV-75-1731-LTL, C.D. CA). (LR-6904)

EQUITY FUNDING ACCOUNTANTS FOUND GUILTY

The Los Angeles Regional Office announced the return of guilty verdicts by a jury in the U.S. District Court at Los Angeles at the conclusion of a four month trial of Julian S. H. Weiner, of Beverly Hills, Solomon Block, of Granada Hills, and Marvin Al Lichtig, of Woodland Hills, who were among the defendants named in an indictment against 22 individuals rising out of the fraudulent activities of Equity Funding Corporation of America.

Defendant Weiner was convicted on six counts charging violations of the securities fraud provisions of the Securities Act of 1933, three counts of filing a false registration statement in violation of that Act, and one count of filing a false 10-K report in violation of the Securities Exchange Act of 1934. Defendant Lichtig was convicted on six counts of securities fraud, five counts of filing a false registration statement, one count of filing a false listing application with the Securities and Exchange Commission in violation of the Securities Exchange Act of 1934, and one count of filing a false 10-K report in violation of the Securities Exchange Act of 1934. Defendant Block was convicted on five counts of securities fraud, and he was acquitted on one count. Block was further convicted of filing a false registration statement in violation of the Securities Act of 1933, filing a false 10-K report in violation of the Securities Exchange Act of 1934, and he was acquitted of one count of filing a false registration statement with the Securities and Exchange Commission.

Weiner was a partner of Wolfson, Weiner, Ratoff & Lapin, and Seidman & Seidman, accounting firms which had certified financial statements of Equity Funding Corporation of America. Block was a manager with both Wolfson, Weiner, Ratoff & Lapin, and Seidman & Seidman. Lichtig was a partner of Wolfson, Weiner, Ratoff & Lapin and later an officer of Equity Funding Corporation of America.

Of the remaining 19 defendants, 18 had earlier entered guilty pleas and have already been sentenced. One defendant, Richard Gardenier, withdrew his guilty plea and his case awaits disposition. The Honorable Jesse W. Curtis, U.S. District Judge, who tried the case, ordered the defendants Weiner, Block and Lichtig to appear for sentencing on June 23, 1975. (U.S. v. Stanley Goldblum, et al., C.D. CA, Criminal Action No. 13390). (LR-6905)

HOLDING COMPANY ACT RELEASES

DELMARVA POWER & LIGHT COMPANY

A notice has been issued giving interested persons until June 19 to request a hearing on a proposal of Delmarva Power & Light Company, a public-utility company and a registered holding company, to issue and sell \$30 million of first mortgage and collateral trust bonds. (Rel. 34-19007 - May 27)

DELMARVA POWER AND LIGHT COMPANY

A notice has been issued giving interested persons until June 20 to request a hearing on a proposal by Delmarva Power and Light Company, a registered holding company, to issue and sell, at competitive bidding, 2 million shares of common stock, par value \$3.375 per share. (Rel. 35-19008 - May 27)

DELISTING AND UNLISTED TRADING ACTIONS

UNLISTED TRADING SOUGHT

A notice has been issued giving interested persons until June 10 to request a hearing on an application of the Midwest Stock Exchange, Inc. for unlisted trading privileges in the common stock of Jos. Schlitz Brewing Company. (Rel. 34-11448)

SECURITIES ACT REGISTRATIONS

(S-7) MISSISSIPPI RIVER CORPORATION

9900 Clayton Rd., St. Louis, Mo. 63124 - \$25 million of convertible subordinated debentures, due 1995, to be offered for sale through underwriters represented by Blyth Eastman Dillon & Co. Incorporated, One Chase Manhattan Plaza, New York, N.Y. 10005. The company, through its three principal subsidiaries, is engaged in railroad operations, natural gas transmission and exploration and the manufacture and sale of portland cement. (File 2-53774 - May 23)

(S-13) WESTERN STATES LIFE INSURANCE COMPANY

700 7th Street South, Fargo, North Dakota - the voting trust is offering to exchange voting trust certificates for all common shares of Western States Life Insurance Company for the term of the trust. Western States Life Insurance Company is in the life and accident and health insurance business in 19 states and is a North Dakota domestic corporation. (File 2-53627 - May 8)

(S-1) TEXAS INTERNATIONAL COMPANY

Suite 700, National Foundation Center, 3545 N.W. 58th Street, Oklahoma City, Oklahoma 73112 - 2,000,000 shares of common stock, 1,000,000 shares of convertible preferred stock, 1,000,000 common stock purchase warrants, \$15 million of subordinated debentures and 3,500,000 shares of common stock underlying warrants, preferred stock and debentures. All or any of such securities may be offered and issued by the company from time to time in the acquisition of other businesses or properties. No material acquisitions are presently contemplated. The company engages in oil and gas exploration and production, oil field equipment manufacturing, oil field well servicing and certain other operations. (File 2-53643 - May 9)

(S-14) AMERICAN CAN COMPANY

American Lane, Greenwich, Conn. 06830 - maximum of 105,917 shares of common stock. It is proposed to issue these shares in connection with the proposed merger of Tech-Air Corporation, a Georgia corporation, into a wholly-owned subsidiary of American at the rate of .324 American Can share for each share of Tech-Air common stock outstanding on the effective date of the merger. American Can is engaged primarily in the production of container and packaging products, consumer products and chemicals and in providing printing services and information technology. (File 2-53648 - May 9)

NEWS DIGEST, May 29, 1975

(S-14) CHEMICAL FUND, INC.

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61 Broadway, New York, N.Y. 10006 - 775,000 shares of capital stock. It is proposed to offer the shares in exchange for substantially all of the portfolio securities and cash of Dana Associates, a Maine corporation. Chemical Fund, Inc. is a registered investment company. (File 2-53685 - May 13)

(S-6) TAX-EXEMPT SECURITIES TRUST, SERIES 2

42 Wall St., New York, N.Y. 10005 - \$10 million of units. The Trust is one of a series of unit investment trusts created under a Trust Indenture and Agreement among Loeb, Rhoades & Co. and Harris, Upham & Co. Incorporated, as sponsors, United States Trust Company of New York, as trustee, and Standard & Poor's Corporation as evaluator. The Trust consists of interest-bearing obligations of states, counties, territories, possessions and municipalities of the United States and authorities or political subdivisions thereof, the interest on which is, in the opinion of bond counsel, exempt from all Federal income tax under existing law. (File 2-53688 - May 14)

(S-6) FIRST LIBERTY CORPORATION

5426 Bay Center Drive, Tampa, Fla. 33609 - 1,216,484 shares of common stock. It is proposed to offer these shares in exchange for substantially all of the assets of American Financial Investment Corporation. First Liberty Corporation is not engaged in business and American Financial Investment Corporation holds all of the outstanding common stock of American Financial Life Insurance Company which does business in the states of Florida and Alabama. (File 2-53688 - May 14)

(S-5) THE TRAVELERS INSURANCE COMPANY THE TRAVELERS FUND A-1 FOR VARIABLE ANNUITIES

One Tower Square, Hartford, Conn. 06115 - \$20 million of individual variable annuity contracts, to be sold by The Travelers Insurance Company, One Tower Square, Hartford, Conn. 06115. The Travelers Insurance Company is a stock life insurance company offering a complete line of insurance, annuities and accident and health insurance. The Travelers Fund A-1 for Variable Annuities is an open-end investment company which will fund individual variable annuities, for individuals who are eligible for certain tax qualified plans under the Internal Revenue Code. (File 2-53757 - May 21)

(S-1 and S-13) THE KANSAS CITY STAR COMPANY

1729 Grand Ave., Kansas City, Mo. 64108 - 100,000 shares of common stock, represented by participating certificates and certificates of beneficial units, to be offered for sale at book value at the date of sale to eligible employees of the company and members of their families. The Kansas City Star Company publishes a daily newspaper in Kansas City, Missouri, a smaller daily newspaper in Golden, Colorado, and manufactures fine paper and sells paper and paper products. (File 2-53777 - May 23)

(S-9) NORTHWESTERN BELL TELEPHONE COMPANY

100 South 19th St., Omaha, Neb. 68102 - \$150 million of thirty-seven year debentures, due 2012, to be offered for sale at competitive bidding. The company is engaged in the business of furnishing communications services, mainly local and toll telephone service. (File 2-53778 - May 23)

(S-7) VIRGINIA ELECTRIC AND POWER COMPANY

700 East Franklin St., Richmond, Va. 23261 - 4,000,000 shares of common stock, to be offered for sale in a negotiated transaction with Morgan Stanley & Co. Incorporated, 1251 Avenue of the Americas, New York, N.Y. 10020, Merrill Lynch, Pierce, Fenner & Smith Incorporated, 1 Liberty Plaza, 165 Broadway, New York, N.Y. 10006 and Wheat, First Securities, Inc., 801 East Main St., Richmond, Va. 23219. The company is an electric and gas utility operating company. (File 2-53779 - May 23)

(S-B) COMMONWEALTH OF AUSTRALIA

\$50 million of eight year bonds, due 1983, and \$50 million of five year bonds, due 1980, to be offered for sale through underwriters headed by Morgan Stanley & Co. Incorporated, 1241 Avenue of the Americas, New York, N.Y. 10020. The Commonwealth of Australia is an independent sovereign state and a member of the British Commonwealth of Nations. Australia comprises an area of about 7,682,000 square kilometers, almost the same as that of the United States, excluding Alaska. The estimated population of Australia at June 30, 1974 was 13,338,440. (File 2-53780 - May 23)

(S-6) NUVEEN TAX-EXEMPT BOND FUND, SERIES 73

209 South LaSalle St., Chicago, Ill. 60604 - \$10 million of units, to be offered for sale at net asset value. The Fund is one of a series of unit investment trusts created under a trust indenture between John Nuveen & Co. Incorporated as sponsor and United States Trust Company of New York as trustee. It consists of a portfolio of interest-bearing obligations issued by or on behalf of states, counties, municipalities and territories of the United States and authorities and political subdivisions thereof, the interest on which is, in the opinion of bond counsel, exempt from all Federal income tax under existing law. (File 2-53787 - May 23)

(S-7) U.S. BANCORP

309 SW Sixth Ave., Portland, Ore. 97204 - \$20 million of convertible subordinated debentures, due 2000, to be offered for sale through underwriters headed by Kidder, Peabody & Co., Incorporated, 10 Hanover Square, New York, N.Y. 10005. U.S. Bancorp is a regional one-bank holding company. Its principal subsidiary is United States National Bank of Oregon. Other subsidiaries of Bancorp provide mortgage banking, data processing and related services, lease financing, small business investments, international banking, investment advisory and insurance agency services. (File 2-53788 - May 27)

(S-1) THE MADISON COMPANY

6120 University Ave., Madison, Wis. 53562 - 931,354 shares of common stock. It is proposed to offer these shares in exchange for the outstanding common shares of Madison National Life Insurance Company, Inc. of Wisconsin, Madison, Wisconsin, on the basis of one Madison share for each outstanding share of the insurance company. Madison is a newly formed holding company organized by the insurance company and does not operate a separate business of its own. (File 2-53791 - May 27)

(S-1) UNITED HARDWARE DISTRIBUTING CO.

8201 54th Avenue North, New Hope, Minn. 55428 - 6,210 shares of common (voting) stock, to be offered for sale in units of 69 shares, at \$50 per share and 45,000 shares of Class A (non-voting) stock to be offered for sale at \$30 per share. The offering is not underwritten. The company is a wholesaler of hardware and related products. (File 2-53797 - May 27)

(S-7) LUCKY STORES, INC.

6300 Clark Ave., Dublin, Cal. 94566 - \$40 million of convertible subordinated debentures, convertible into common shares, to be offered for sale through underwriters managed by Merrill Lynch, Pierce Fenner & Smith Incorporated, Goldman, Sachs & Co. and Dean Witter & Co. Incorporated, c/o Merrill Lynch, Pierce, Fenner & Smith Incorporated, One Liberty Plaza, 165 Broadway, New York, N.Y. 10006. Lucky is a diversified, high volume retailer. (File 2-53800 - May 28)

(S-7) THE UNITED ILLUMINATING COMPANY

80 Temple St., New Haven, Conn. 06506 - \$30 million of twenty-five-year debentures, due 2000, to be offered for sale through underwriters headed by Morgan Stanley & Co. Inc., 1251 Avenue of the Americas, New York, N.Y. 10020. The company is an operating electric public utility. (File 2-53801 - May 28)

REGISTRATIONS EFFECTIVE

May 27: Belco Petroleum Corp., 2-53406; Carrier Corp., 2-52948; Federal Realty Investment Trust, 2-51817; General Telephone & Electronics Corp., 2-53730; Merrill Lynch & Co., Inc., 2-53472; Skyline Oil Co., 2-53001.

May 28: Adobe Investment Corp., 2-52920; Becton, Dickinson & Co., 2-53628; The Brooklyn Union Gas Co., 2-53462 & 2-53461; Chicago Pneumatic Tool Co., 2-53519; Cobe Laboratories Inc., 2-53431; Ellis Banking Corp., 2-51227; General Signal Corp., 2-53594; Harvest Recreation Vehicles Inc., 2-52418; Heinold/Pro Com Commodity Fund II, 2-52968; Hycel Inc., 2-53680; Nuveen Tax Exempt Bond Fund, Series 71; 2-53466; Peabody Galion Corp., 2-53695; Rocket Research Corp., 2-53317; Stride Rite Corp., 2-53731; Texas Commerce Bancshares Inc., 2-53763.

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
VIRGINIA ELECTRIC & POWER CO	3,11,14	04/75
WARWICK HOTEL ASSOCIATES	2.11.14	04/75
WELLS FARGO & CO	10	04/75
WOLDHAM LUMBER CO	11,14	04/75
ABKCO INDUSTRIES INC	3,10,14	04/75
AGRICULTURAL & INDUSTRIAL DEVELOPMENT I	7	04/75
ALCON LABORATORIES INC	13	04/75
ALDON INDUSTRIES INC	3	04/75
ALLEGHANY CORP	าเ	04/75
ALLIED AERO INDUSTRIES INC	1,2,3,6,14	04/75
ALLIED SUPERMARKETS INC	10	04/75
AMERICAN BEEF PACKERS INC	2.14	04/75
AMERICAN EQUITY INVESTMENT TRUST	2.14	04/75
AMERICAN MEDICAL BUILDING GUILD INC	11.14	04/75
AMERICAN VIDEONETICS CORP	7,8,13,14	04/75
	3	04/75
AMERICANADA LTD		04/75
ANACOMP INC	2,6,14 3	04/75
ANCHOR HOCKING CORP	2	04/75
APRIL INDUSTRIES INC	_	
ASARCO INC	3,7,13,14	04/75
ASSOCIATED BANK CORP	11,13	04/75
AUTOMATED INFORMATION INDUSTRIES INC	2,3,8,12,14	03/75
AVCO COMMUNITY DEVELOPERS INC	7	04/75
AVM CORP	6	04/75
AVON PRODUCTS INC	11	04/75
BANGOR PUNTA CORP	3,6	04/75
BARRY R G CORP	11	04/75
BARTELL MEDIA CORP	3	04/75
BELL TELEPHONE CO OF PENNSYLVANIA	3,11,14	04/75
BELLANCA AIRCRAFT CORP	13,14	04/75
BERKSHIRE HATHAWAY INC	2,7,14	04/75
BIG THREE INDUSTRIES INC	11,13,14	04/75
BON AIRE INDUSTRIES INC	2,3,9,12,14	04/75
BORG WARNER CORP	3,11,14	04/75
BOSTON GAS CO	11	04/75
BOWLES FLUIDICS CORP	7	04/75
BRENNAND PAIGE INDUSTRIES INC	8,14	04/75
BRENTWOOD ORIGINALS INC	13	04/75
BROWNING	3	05/75
BURNS R L CORP	7	04/75
CAMERON BROWN INVESTMENT GROUP	13	04/75
CAMPBELL SOUP CO	3	04/75
CANADIAN MERRILL LTD	2,14	04/35
CENTRAL BANKING SYSTEM INC	13	04/75
CENTRAL TELEPHONE & UTILITIES CORP	3	04/75
CENTRAL VERMONT PUBLIC SERVICE CORP	7,14	04/75
CENTURY OIL & GAS CORP	13	04/75
CHAPARRAL RESOURCES INC	3	04/75
CHASE MANHATTAN MORTGAGE & REALTY TRUST	13	04/75
CHATEAU DE VILLE INC	8	04/75
CHESAPEAKE & POTOMAC TELEPHONE CO	3	04/75
CHESAPEAKE & POTOMAC TELEPHONE CO OF WES	3	04/75
CHESSIE SYSTEM INC	10	04/75
CHICAGO & NORTH WESTERN TRANSPORTATION C	• 3	04/75
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LLINGS CONI.		
CI MORTGAGE GROUP	6.11	04/75
CLARK DIL & REFINING CORP	11	04/75
CLEVEPAK CORP	111	04/75
CMT INDUSTRIES INC	9,13	04/75
COLLINS & AIKMAN CORP	10.14	04/75
COMMERCIAL SOLVENTS CORP	13	04/75
COMMONWEALTH OIL REFINING CO INC	3,13	04/75
CONSOLIDATED FREIGHTWAYS INC	14	04/75
CONTINENTAL INVESTMENT CORP	3,6,13	04/75
CONTINENTAL PEAL ESTATE PARTNERS LTD 74	2	04/75
CYCLOPS CORP	3	04/75
DATA PATHING INC	8	04/75
DATA PROBE INC	12.14	04/75
DELSTAR CORP	6,13	04/75
DENTSPLY INTERNATIONAL INC	11,14	04/75
DENTSPLY INTERNATIONAL INC	13	05/75
DEPOSITORS CORP	11.14	04/75
DYNAMIC SECURITY CORP	12.14	04/75
DYNAMICS RESEARCH CORP	11	04/75
EASTERN PETROLEUM CO	1.7,13,14	04/75
ECONO THERM ENERGY SYSTEMS CORP	9,14	04/75
ECONO TRAVEL MOTOR HOTEL CORP	13,14	04/75
EDGCOMB STEEL OF NEW ENGLAND INC	11,14	04/75
EG&G INC	11,14	04/75
ELDORADO INTERNATIONAL INC	2,14	04/75
EMHART CORP	4,7,11,14	04/75
EMPIRE GENERAL CORP	13,14	04/75
ENFLO CORP	3	04/75
ENGELHARD MINERALS & CHEMICALS CORP	3	04/75
EQUITABLE LIFE INSURANCE CO OF IOWA	11	04/75
EQUITIES INTERNATIONAL LIFE INSURANCE CO	11,13,14	04/75
EQUITY PROPERTIES LTD 1970	13,14	04/75
EVANS INDUSTRIES INC	2,7,11,14	04/75
EXETER OIL CO LTD	2	04/75
FABERGE INC	3	04/75
FAMILIAN CORP	10,14	04/75
FELSWAY CORP FIDELITY MORTGAGE INVESTORS	8	04/75
FIFTH AVENUE CARDS INC	3 3	04/75
FIRST PENNSYLVANIA MORTGAGE TRUST		01/75
FIRST UNION CORP	3,13,14	04/75
FLORIDA INVESTMENT TRUST	11,13,14	04/75
FLORIDA PUBLIC UTILITIES CO	13	04/75
FORD MOTOR CREDIT CO	11,14 7	05/75
FORUM RESTAURANTS INC	13	04/75 04/75
FPA CORP	13,14	04/75
GAYNOR STAFFORD INDUSTRIES INC	3,13	04/75
GENERAL AIRCRAFT CORP	13	04/75
GENERAL DEVELOPMENT CORP	3,8	04/75
GENERAL ELECTRONICS INC	13.14	12/73
GENERAL ELECTRONICS INC	13.14	02/74
GENERAL ENERGY CORP	13	04/75
GENERAL GROWTH PROPERTIES	13	04/75
GENERAL PORTLAND INC	3,14	04/75
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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. 26549. 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.

OTICE

SEC NEWS DIGEST is published daily. Subscription rates: \$64.45/yr in U.S. first class mail; \$80.60 elsewhere.

SEC DOCKET is published weekly. Subscription rates: \$43.70/yr in U.S. first class mail, \$54.65 elsewhere. The News Digest and the Docket are for sale by the Superintendent of Documents, Government Printing Office, Washington, D.C. 20402.