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SECURITIES AND EXCHANGE COMMISSION NEWS DIGEST

A Daily Summary of
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FOR RELEASE March 3, 1972

COMMISSION ANNOUNCEMENTS

SEC SEEKS COMMENTS TO AID ENFORCEMENT POLICIES. At the request of the Advisory Committee on Enforcement Policies and Practices, which was established on January 28, 1972 to review and make recommendations with respect to the Commission's enforcement program, the Commission is publishing the following memorandum:

"The SEC has appointed the undersigned as members of an Advisory Committee on Enforcement Policies and Practices. Besides conferring with the Commission and staff, the Committee is directed to "seek the comments and suggestions of the Bar and other interested persons." Since the Committee must report by June 1, 1972, it is essential that all comments and suggestions be received not later than May 1, 1972 so that they can be personally reviewed and considered by the Committee.

"The Committee's function, as indicated by Chairman William J. Casey's release of January 27, 1972, is as follows:

1. To advise how the SEC's enforcement objectives and strategies may be made still more effective.
2. To examine the Commission's enforcement practices and procedures from the point of view of due process, the relationship of enforcement action to notice of legal requirements, the attribution of responsibility for violations and the protection of reputation and rights of privacy.
3. To review and evaluate the Commission's enforcement policies and practices in light of its statutory responsibilities to protect investors and insure the maintenance of fair and honest markets for transactions in securities.
4. To make recommendations on the appropriate blend of regulation, publicity and formal enforcement action and on methods of furthering voluntary compliance.
5. To make recommendations on criteria for the selection and disposition of enforcement actions, on the adequacy of sanctions authorized by law and the suitability and effectiveness of sanctions imposed in Commission proceedings.

"All persons and organizations are invited to submit their comments and suggestions to the Committee. All submissions must be in writing (in quadruplicate, if possible) so that they can be considered by all members of the Committee and handled in an orderly fashion by the Committee's Executive Secretary. The Committee will not hold hearings. Please do not complain about named cases or individuals, since the Committee is not an ombudsman to represent a person or corporation with a pending matter or a past grievance.

"Specific circumstances in terms of ABC Corporation, or Mr. X and Mrs. Y, are welcomed. Suggestions, comments or criticisms of a general nature are only as valid as the underlying facts; so specific (although anonymous) sets of precise facts are sought, together with your conclusion or recommendation based thereon.

"The written material should be forwarded to The Advisory Committee on Enforcement Policies and Practices, c/o Securities and Exchange Commission, Washington, D. C. 20549. It will be available for public inspection. We welcome all comments and suggestions."

John A. Wells, Chairman, Manuel F. Cohen and Ralph H. Demmler

KORHOLZ, SUSQUEHANNA, FOUR BANKS CITED. The Commission has ordered administrative proceedings under the Investment Company Act of 1940 against Herbert F. Korholz, president, chief executive and a director of The Susquehanna Corporation of Alexandria, Va., and a director of Pan American Sulphur Company (Pasco) of Houston. Korholz was formerly president and chief executive officer of Pasco. Also named in these proceedings are Emmett H. Bradley, who was chief operating officer, executive vice president and a director of Susquehanna and a director and senior executive vice president of Pasco; The Susquehanna Corporation which owned 50.4% of Pasco's stock during the period related to this proceeding; Franklin National Bank of New York City and Long Island; First National Bank of Boston; Security Pacific National Bank of Los Angeles, and National Bank of North America of New York City and Long Island. Pasco is not charged with any violations of the Federal securities laws.

The proceedings are based upon allegations of the Commission's staff that respondents Korholz, Bradley, and Susquehanna, affiliated persons of Pasco as that term is defined in the 1940 Act, engaged in and aided and abetted acts, practices, and transactions which violated various provisions of the Federal securities laws and that respondents Franklin, First National, Security Pacific and National, collectively referred to as "respondent banks", willfully aided and abetted certain violations of the 1940 Act. (Rel. IC-7034)

TRADING SUSPENDED IN PRECISION SOUND CENTERS. The SEC yesterday announced the issuance of an order under the Securities Exchange Act of 1934 temporarily suspending over-the-counter trading in the common stock of Precision Sound Centers, Inc., located in Miami, Fla. A subsidiary of PSC, Sensory Devices, Inc. is located in Hicksville, N. Y. The suspension is for a 10 day period beginning March 2, 1972 and terminating at the close of business on March 11, 1972.

OVER

The Commission's action was based upon the absence of current and accurate information concerning the financial condition, assets, operations and identity of the principals of Precision and its subsidiaries. Precision and some of its officers have made claims of extensive sales by Sensory Devices of video cassettes when in fact it appears that no sales contract have been signed. Furthermore an apparently unwarranted rise has occurred in the market price of the common stock of Precision. The Commission's staff has indications that the market price of the stock may have been manipulated. The staff is continuing its investigation of this matter. (Rel. 34-9520)

HOT ISSUES COMPANY LISTINGS CLARIFIED. At the opening of the public hearing in the Matter of the Hot Issues Securities Markets on February 28, 1972 it was announced that one of the 64 companies being studied by the Commission's staff is General Automation. The General Automation referred to is General Automation Inc., of 1055 South East St., Anaheim, Calif. which company has no relation to General Automation Corp. Another company being studied was identified as Product Application, that company can be more fully identified as Product Application Inc., of 141 E. 25th St., New York, N. Y.

INVESTMENT COMPANY ACT RELEASES

SYNERCON CORP. The SEC has issued an order declaring that Synercon Corporation, Nashville, Tenn., is primarily engaged in a business or businesses other than that of investing, reinvesting, owning, holding or trading in securities. (Rel. IC-7030)

ITT VARIABLE ANNUITY SEPARATE ACCOUNT. The SEC has issued a notice giving interested persons until March 22 to request a hearing upon an application of ITT Variable Annuity Insurance Company and ITT Variable Annuity Insurance Company Separate Account, of St. Louis, for an order exempting them from certain provisions of the Act to the extent necessary so as to permit the imposition of fee schedules which provide for certain deductions for sales and administrative expenses from payments made under deposit administration and on terminal funding contracts. Under the deposit administration contract, accumulation units are allocated to the contract owner's general account rather than to any individual participant; under the terminal contract, the trustee of a retirement plan or an employer purchases a retirement annuity for the benefit of the employee. (Rel. IC-7031)

FUND B 701 PARTNERSHIP. The SEC has issued an order declaring that Fund B 701 Partnership, of Chicago, Ill., has ceased to be an investment company. (Rel. IC-7032)

S&P NATIONAL CORP. The SEC has issued an order declaring that S&P National Corporation, Smith-Palmer Machine Corporation and Southwest International Corporation, all of New York City, have ceased to be investment companies. (Rel. IC-7033)

HOLDING COMPANY ACT RELEASES

JERSEY CENTRAL POWER. The SEC has issued an order authorizing Jersey Central Power & Light Company, Morristown, N.J. subsidiary of General Public Utilities Corporation, to issue and sell 250,000 shares of cumulative preferred stock, Series E (\$100 par) at competitive bidding. Net proceeds will be used to pay the company's short-term bank borrowings, which were or will be incurred for construction purposes and are expected to aggregate some \$25 million at the time of the proposed sale; the balance, if any, will be applied to its 1972 construction program estimated at \$132 million. (Rel. 35-17470)

NEW ENGLAND ELECTRIC SYSTEM. The SEC has issued a notice giving interested persons until March 15 to request a hearing upon a proposal of New England Electric System, (NEES), Westborough, Mass. holding company, to amend Article 22 of its Agreement and Declaration of Trust, subject to stockholder approval, so as to modify the provisions dealing with indemnification of its trustees, officers and directors. The effect of the proposed amendment would be to authorize indemnification by NEES of its directors and officers against liabilities and expenses, including counsel fees reasonably incurred, resulting from litigation or threatened litigation in which any director or officer might be involved as a result of his position. (Rel. 35-17471)

OHIO ELECTRIC. The SEC has issued a notice giving interested persons until March 20 to request a hearing upon a proposal of Ohio Power Company, Canton subsidiary of American Electric Power Company, Inc. (AEP), to transfer to Ohio Electric Company (Generating Company), a newly organized subsidiary of Ohio Power, the General James M. Gavin Plant, a fossil-fired steam electric generating station, which will consist of two 1,300,000 kilowatt steam electric generating units, in exchange for 1,000,000 shares of common stock of Generating Company and \$20 million of ten-year unsecured promissory notes. In addition, Ohio Power will provide capital as needed by Generating Company to maintain stockholder equity at not less than 35% of its capitalization, and Generating Company will make available to Ohio Power all power available at the Plant, and Ohio Power will pay such amounts as may be required to pay all operating expenses of the Plant. Generating Company proposes to issue up to \$300 million of unsecured promissory notes to a group of 17 banks, net proceeds of which will be used for the construction of, and the acquisition of equipment and materials for, the Plant, and for other corporate purposes. (Rel. 35-17472)

SECURITIES ACT REGISTRATIONS

AMERICAN MOTORS CORPORATION, 14250 Plymouth Road, Detroit, Mich. 48232 filed a registration statement on February 25 seeking registration of 5,500,000 outstanding shares of capital stock, to be offered for public sale by the holder thereof Kaiser Industries Corporation, which owns approximately 21.6% (5,500,000 shares) of (American Motors' outstanding capital stock). The offering is to be made (*at \$7-3/8 per share maximum) through underwriters headed by Lehman Brothers Inc., 1 William St., New York, N.Y. 10004, Salomon Brothers, 1 New York Plaza, New York, N.Y., and Walston & Co., Inc., 74 Wall St., New York, N.Y., as Agents. The company is primarily engaged in the manufacture, assembly and sale of automotive products and their parts and related accessories. (File 2-43171)

PETRO LEWIS FUNDS, INC. (the general partner), 1600 Broadway, Denver, Colo. 80202, filed a registration statement on February 28 seeking registration of \$50 million of preformation limited partnership ^{interest} under the Petro-Lewis Oil Income Program, to be offered for public sale in minimum amounts of \$2,000. The offering is to be made through Petro-Lewis Securities Corporation, at the same address as the general partner, and selected broker-dealers. The partnerships will engage in purchasing and operating producing oil and gas properties. (File 2-43183)

TRANSAMERICA INCOME SHARES, INC. (the Fund), 1150 S. Olive St., Los Angeles, Calif. 90015, filed a registration statement on February 28 seeking registration of 2,000,000 shares of common stock, to be offered for public sale at \$25 per share through underwriters headed by Loeb, Rhoades & Co., 42 Wall St., New York 10005, and Mitchum, Jones & Templeton Inc., 510 S. Spring St., Los Angeles 90013. Also included in this statement are 2,000,000 shares of common stock, which the company proposes to offer in exchange for securities owned by investors (with a minimum value of \$2,500 per issue) and designated under the company's list of acceptable securities, at the rate of one Fund share for each \$23.25 of such securities. The Fund is a closed-end, diversified management investment company, whose investment objective is to generate as high a level of current income as is consistent with prudent investment, with capital appreciation as a secondary objective. Transamerica Investment Management Company, a subsidiary of Transamerica Corporation, is the investment adviser. (File 2-43188)

AMERICAN URBAN DEVELOPMENT CORPORATION, 550 N.W. Ansin Blvd., Hallandale, Fla. 33009, filed a registration statement on February 28 seeking registration of 300,000 shares of common stock, of which 220,000 are to be offered for public sale by the company and 80,000 shares (being outstanding shares) by the holders thereof. The offering is to be made (*at \$6.25 per share maximum) through underwriters headed by Raymond, James & Associates, Inc., 6090 Central Ave., St. Petersburg, Fla. 33707. Also included in this statement are 4,000 outstanding shares which may be sold by the holder thereof from time to time at prices current at the time of sale. The company is engaged in the business of home additions and remodeling, swimming pools, central air conditioning, and cabinet manufacturing and sales. Net proceeds will be used for working capital and other corporate purposes. (File 2-43189)

LEASECO INDUSTRIES, INC., 414 Cooper Parkway Bldg., Pennsauken, N.J. 08109, filed a registration statement on February 28 seeking registration of 150,000 shares of common stock, to be offered for public sale at \$6 per share through underwriters headed by Delphi Capital Corp., 1700 Market St., Phila., Pa. 19103 and Merit Investors Corp., 42-16 235th St., Douglaston, N.Y. 11363. The company is engaged in the leasing of automobiles and trucks through brokers licensed by the company. Net proceeds of its stock sale will be used for working capital and other corporate purposes. (File 2-43190)

OHIO POWER COMPANY, 301 Cleveland Ave., S.W., Canton, Ohio 44702, filed a registration statement on February 28 seeking registration of \$25 million of first mortgage bonds and 350,000 shares of cumulative preferred stock (\$100 par), to be offered for public sale at competitive bidding. A subsidiary of American Electric Power Company, Inc., the company will use the net proceeds of its financing to pay a like amount of short-term unsecured indebtedness. Construction expenditures are estimated at \$197,126,000 for 1972. (File 2-43193)

WESTERN DIGITAL CORPORATION, 19242 Red Hill Ave., Newport Beach, Calif. 92663, filed a registration statement on February 28 seeking registration of 102,000 shares of common stock issuable pursuant to the company's 1970 Restricted Stock Purchase Plan. (File 2-43194)

HEALTH SCREENING CENTERS, INC., 1776 S. Jackson St., Denver, Colo. 80222, filed a registration statement on February 28 seeking registration of 120,000 shares of common stock, to be offered for public sale (*at \$6 per share maximum) through underwriters headed by A. J. Carno Co., Inc., 42 Broadway, New York 10004. The company provides medical testing services or screens to businesses, associations, health institutions and other groups for the benefit of their employees, members or patients. Net proceeds will be added to the company's working capital and used for general corporate purposes. (File 2-43195)

FLORIDA COMMUNICATIONS AND ELECTRONICS, INC., 800 Belleair Rd., Clearwater, Fla. 33516, filed a registration statement on February 28 seeking registration of 100,000 shares of Class A common stock, to be offered for public sale (*at \$5 per share maximum) by T. H. Lehman & Co. Inc., 120 Wall St., New York 10005. The company is engaged in the manufacture and sale of electronic communication and test equipment. Net proceeds will be used for working capital and other corporate purposes. (File 2-43196)

POLY OPTICS, INC., 2139 E. Indian School Rd., Phoenix, Ariz. 85016, filed a registration statement on February 28 seeking registration of 125,000 shares of common stock, to be offered for public sale at \$8 per share by Durum Securities Corp., 609 Fifth Ave., New York 10017. The company is engaged principally in manufacturing and selling prescription contact lenses and other optical products. Of the net proceeds of its stock sale, \$350,000 will be used for testing, research and development of the company's proposed oxygen permeable and hydrophilic contact lenses and the balance for working capital and general corporate purposes. (File 2-43197)

METROMATION, INCORPORATED, 1101 State Road, Princeton, N. J. 08540, filed a registration statement on February 28 seeking registration of 100,000 shares of common stock, to be offered for public sale at \$3 per share by S. B. Levy & Co., Inc., 299 Broadway, New York. The company is engaged in the development, engineering and marketing of computer systems for the automatic and continuous control of industrial processes. Net proceeds of its stock sale will be used for working capital purposes. (File 2-43198)

ASTROSYSTEMS, INC., 6 Nevada Dr., Lake Success, N. Y., filed a registration statement on February 28 seeking registration of 19,500 outstanding common stock purchase warrants (and the underlying shares), which may be offered for sale from time to time by the holders thereof at prices current at the time of sale (*\$6 per share maximum). The company is engaged in the manufacture of complex electronic equipment. (File 2-43199)

STOCK PLANS FILED. The following have filed Form S-8 registration statements with the SEC seeking registration of securities to be offered pursuant to employee stock and related plans:
 Technicolor, Inc., Hollywood, Calif. (File 2-43181) - 200,000 shares
 Phillips Petroleum Company, Bartlesville, Okla. (File 2-43191) - 626,938 shares

MISCELLANEOUS

RECENT FORM 8-K FILINGS. The companies listed below have filed Form 8-K reports for the month indicated and responding to the item of the form specified in parentheses. Photocopies thereof may be purchased from the Commission's Public Reference Section (in ordering, please give month and year of report). Invoice will be included with the requested material when mailed. An index of the captions of the several items of the form was included in the March 2 News Digest.

8K Reports for Nov 1971

Artist Entertainment Complex Inc (7)	2-39181-2	Agri-Dynamics Inc (2,8,11,12,13)	0-3245-2
Canrad Precision Inds Inc (12)	0-4780-2	W R Grace & Co (7)	1-3720-2
The Coca-Cola Bottling Co OF Miami Inc(2,7,8,12,13)	2-41605-2	J D Gramm Inc (11)	2-30214-2
Premier Corp (2)	2-38404-2	Inflight Motion Pictures Inc (13,14)	1-5245-2
Archer-Daniels Midland Co Jan 72 (7)	1-44-2	Miss River Transmission Corp Jan 72 (3,13)	1-6490-2
Arden-Mayfair Inc Oct 71 (12)	1-5281-2	Natl Distillers & Chemical Corp Jan 72 (3)	1-963-2
Banks Of Iowa Inc (2,7,12,13)	0-5607-2	Reading Inds Inc Oct 71 (11)	1-5700-2
Belvac Int'l Inds Ltd (1,7,9,12,13)	2-33153-2	United Carolina Bancshares Corp (2,7,13)	0-5583-2
Marshall Inds (13)	1-5441-2	Int'l Recreation Corp Oct 71 (2)	0-5343-2
Jetco Electronic Inds Inc (12)	2-35520-2	Miss Chemical Corp Oct 71 (13)	2-7803-2
NCC Inds Inc Sept 71 (8)	0-3305-2	Szabo Food Service Inc Jan 72 (3)	1-72-2
Self Service Restaurants Inc Jan 72 (13,14)	2-30929-2	lenn Pacific Corp Dec 71 (14)	0-730-2
Zemarc Ltd Dec 71 (2,14)	0-5855-2	Calif Water Service Co Jan 72 (8)	0-464-2
Petro-Lewis Corp (12)	0-5385-2	Cosmetically Yours Inc Oct 71 (12,13)	0-3774-2
Western Microwave Laboratories Inc Oct 71 (3,12)	0-3392-2	Cross Co Jan 72 (11)	0-115-2
Digiorgio Corp Dec 71 (10,13)	1-1790-2	Heywood-Wakefield Co Jul 71 (1)	0-1331-2
General Computer Systems Inc Sept 71 (7,9,13)	0-5285-2	Possis Machine Corp (9,11,13)	0-944-2
Frank B Hall & Co Inc (7,13)	0-4668-2	Sayre & Fisher Co (3,12)	1-3391-2
Resort Car Rental System Inc Oct 71 (2)	0-4824-2	Burnup & Sims Inc (7,13)	0-3797-2
Superscope Inc Oct 71 (2,12)	1-5307-2	Outdoor Sports Inds Inc (3,7)	2-39115-2
Citizens Holding Co Oct 71 (2,12,13)	0-2675-2	Kan Ocean Oil Corp Oct 71 (2)	0-5498-2
General Environments Corp (11)	2-30255-2		

CONTINUED

INTERNATIONAL STRETCH PRODUCTS, INC., 111 W. 40th St., New York 10018, filed a registration statement on February 29 seeking registration of 25,000 outstanding shares of common stock, which may be offered for sale from time to time by the holders thereof at prices current at the time of sale. Such shares were issued in connection with the acquisition by the company of Viking Associates, Inc. and two affiliated companies. International Stretch is engaged in the production and sale of various stretch fabrics. (File 2-43216)

TWELVE PARTNERSHIPS PROPOSE RESCISSION OFFER. First West Manor Ltd., First West Manor Company, Kings Court Company, Kings Court Ltd., Lampson Court Ltd., Place Villa Royale Company, Sherwood Riviera Ltd., and Trinidad Apartments Ltd., all of 10880 Wilshire Blvd., Los Angeles, Calif. 90024, and First West Manor Ltd., The Manor Beaumont Company, The Manor Santa Ana Company and Place Villa Royale Ltd., all of 8620 East Prairie Rd., Skokie, Ill. 60076, filed a registration statement on February 29 seeking registration of \$1,800,000 of outstanding partnership interests. These interests may have been offered and sold in violation of the registration requirements of the Securities Act of 1933. The Partnerships, aided by Property Industries, Inc., propose to offer to repurchase such partnership interests for the original purchase price plus interest. The Partnerships own nine apartment houses in California, having a total of 416 rental units. (File 2-43217)

NEW COMMUNITIES CORPORATION, 968 Easton Rd., Warrington, Pa. 18976, filed a registration statement on February 29 seeking registration of 100,000 shares of common stock, to be offered for public sale at \$5 per share. The offering is to be made by Renneisen, Renneisen & Redfield, Inc., 54 W. State St., Doylestown, Pa. The company is engaged in developing and managing mobile home communities owned by it or by partnerships or other entities formed by the company with other investors and to sell mobile homes manufactured by others. Net proceeds of its stock sale will be added to the company's working capital and used for general corporate purposes. (File 2-43218)

NEW ENGLAND TELEPHONE AND TELEGRAPH COMPANY, 185 Franklin St., Boston, Mass. 02107, filed a registration statement on February 29 seeking registration of \$100 million of notes, due 1979, to be offered for public sale at competitive bidding. A subsidiary of AT&T, the company will apply net proceeds toward repayment of interim debt consisting of advances from AT&T and notes payable (bank loans and commercial paper), expected to be about \$1,000,000 and \$139,000,000, respectively. Construction expenditures are estimated at \$515 million for 1972. (File 2-43219)

FUTURONICS CORPORATION, 178 Hanse Ave., Freeport, N. Y. 11520, filed a registration statement on February 29 seeking registration of 260,000 shares of common stock, of which 200,000 are to be offered for public sale by the company and 60,000 (being outstanding shares) by the holders thereof. The offering is to be made (*at \$9 per share maximum) by T. H. Lehman & Co. Inc., 120 Wall St., New York 10005. The company is engaged in the design, manufacture and sale of electronic and electro-mechanical products used in the fields of communication and information handling. Net proceeds of its stock sale will be used to develop, market and sell in the commercial area communications and information handling systems and equipment, to build sales demonstration models, to expand its facilities and for other corporate purposes. (File 2-43220)

ASSOCIATED MORTGAGE INVESTORS, 250 Boylston St., Boston, Mass. 02116, filed a registration statement on February 29 seeking registration of 5,000 outstanding shares of beneficial interest, to be offered for sale from time to time by the holders thereof at prices prevailing at the time of sale (*\$24.28 per share maximum). Associated is a real estate investment trust which invests primarily in construction and development first mortgage loans. (File 2-43221)

GENERAL INSTRUMENT CORPORATION, 65 Gouverneur St., Newark, N. J. 07104, filed a registration statement on February 29 seeking registration of 84,565 outstanding shares of common stock, which may be offered for sale from time to time by the holders thereof at prices current at the time of sale (*at \$26 per share maximum). (File 2-43222)

DAVIDGE CAPITAL FUND, INC., 1747 Pennsylvania Ave., N. W., Washington, D.C. 20006, filed a registration statement on February 29 seeking registration of 200,000 shares of common stock, to be offered for public sale at net asset value without a sales charge (*at \$10 per share maximum). The Fund is a diversified, open-end management investment company, whose investment objective is long-term growth of market value and increase of future income through investments. Davidge & Company is investment adviser. (File 2-43223)

MILTON ROY COMPANY, 5000 Park St. North, St. Petersburg, Fla. 33733, filed a registration statement on February 29 seeking registration of 27,841 outstanding shares of common stock, which may be offered for sale from time to time by the holders thereof (*at \$34-7/8 per share maximum). The company is engaged in the manufacture and sale of specialized industrial and health-care products. (File 2-43224)

SHARE PARTNERS, LTD. -- 1972 (the Partnership), 1838 Century Park East, Los Angeles, Calif. 90067, filed a registration statement on March 1 seeking registration of \$8,000,000 of partnership interests, to be offered for public sale at \$1,000 per unit through Bache & Co. Inc., 100 Gold St., New York, as selling agent. The Partnership proposes to purchase specified improved real properties and to operate such properties with the primary objective of generating cash flow and capital growth and the secondary objective of generating tax advantages for investors. Shareholders Realty Corporation is the general partner. (File 2-43225)

8K Reports for Jan 1972

Grumman Corp (10,14)	1-3024-2
Heywood-Wakefield Co (1,4,7,8,9,11,14)	0-1331-2
Hyatt Int'l Corp (11,14)	0-4189-2
The Welsh Corp (3,13,14)	0-2752-2
Farrington Mfg Co (2,13,14)	0-1530-2
Hycel Inc Dec 71 (7,14)	0-4462-2
Outdoor Sports Inds Inc (13)	2-39115-2
Television Communications Corp (1,2,8,11,14)	0-4174-2
Tyler Corp (7,8)	1-5409-2

Amended 8K Reports

Hydraulic Press Brick Co #1 for Dec 71 (2,8,14)	0-1000-2
Mr Hanger Inc #1 for Nov 71 (13)	0-3886-2
The Walter Reade Organization Inc #1 for Dec 71 (6)	1-1043-2
Site-Con Inds Inc #1 for Nov 71 (7,14)	2-31240-2
Pepcom Inds Inc #1 for Nov 71 (14)	1-4512-2
Tidewater Group Inc #1 for Jul 71 (7)	2-34244-2
American Export Inds Inc #1 for Aug 71 (6)	1-5054-2
Aero Flow Dynamics Inc #1 for Oct 71 (7,14)	1-690-2
The Newhall Land & Farming Co #1 for Nov 71 (2,14)	1-6391-2
Commonwealth Realty Trust #1 for Sept 71 (7)	0-228-2
Piedmont Mgt Co Inc #1 for Nov 71 (13)	0-3578-2
Bio-Medical Sciences Inc #1 for Oct 71 (9)	0-5613-2

Amended 8K Reports

Kelsey-Hayes Co #1 for Dec 71 (12,13)	1-477-2
Royal Inds Inc #1 for Oct 71 (7)	1-5797-2
NCC Inds Inc #1 for Apr 71 (7,12,13)	0-3305-2
Birtcher Corp #1 for Dec 71 (7)	0-1127-2
W W Granger Inc #1 for Jan 72 (7,8)	1-5684-2
Computer Data Systems Inc #2 for Aug 71 (8)	1-6002-2
Jetco Electronic Inds Inc #1 for Nov 71 (1,2,12)	2-35520-2
Petro Lewis Funds Inc Commanche Cattle Feeding Program 70-1 #1 for Nov 71 (12)	2-36712-2
Medalist Inds Inc #1 for Nov 71 (7,8,13)	1-6322-2
W F Grace & Co #1 for Dec 71 (7)	1-3720-2
Suitomat Corp #1 for Dec 71 (12)	2-30549-2
American Micro Devices Inc #1 for Jun 71 (2)	2-18626-2
Telefile Computer Corp #1 for Oct 71 (12)	0-4303-2

TRADING SUSPENSIONS CONTINUED. The SEC has ordered the suspension of exchange and over-the-counter trading in the securities of Ecological Science Corporation and in the common stock of Applied Devices Corporation for the further ten-day period March 4-13, inclusive, and the suspension of over-the-counter trading in the securities of Continental Vending Machine Corporation and in the common stock of Coatings Unlimited, Inc., for the further ten-day period 6-15, inclusive.

SECURITIES ACT REGISTRATIONS. Effective February 29: BTA Oil Producers, 2-42914.
Effective March 1: 2B System, Inc., 2-39295 (90 days); Computer Design Corp., 2-41476 (90 days); Cousins Mortgage and Equity Investments, 2-42950; Deere & Co., 2-43107; Devcom International Corp., 2-42251 (90 days); General Motors Acceptance Corp., 2-43048; Indianapolis Power & Light Co., 2-43038; Jersey Central Power & Light Co., 2-42934; Midland Enterprises, Inc., 2-43060 (90 days); Nautiloid Corp., 2-42223 (90 days); Pro Data, Inc., 2-40326 (90 days); RK Petroleum Corp., 2-41984; The Toledo Edison Co., 2-43007; U. S. Industries, Inc., 2-43050.

NOTE TO DEALERS. The period of time dealers are required to use the prospectus in trading transactions is shown above in parentheses after the name of the issuer.

*As estimated for purposes of computing the registration fee.

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ONLY the SEC News Digest is for sale by the Superintendent of Documents, U. S. Government Printing Office, Washington, D. C. 20402. All other referenced material must be ordered from the Securities and Exchange Commission, Washington, D. C. 20549.