

sec news digest

Issue 76-54
(SEC Docket, Vol. 9, No. 3 - March 30)

U. S. SECURITIES & EXCHANGE COMMISSION

RECEIVED

March 18, 1976

RULES AND RELATED MATTERS

MAR 19 1976

COMMISSION AUTHORIZES PUBLICATION OF GUIDE 60,
"PREPARATION OF REGISTRATION STATEMENTS RELATING
TO INTERESTS IN REAL ESTATE LIMITED PARTNERSHIPS"

LIBRARY

The Commission has authorized the publication of the Division of Corporation Finance's Guide 60, "Preparation of Registration Statements Relating to Interests in Real Estate Limited Partnerships" of the Guides for the Preparation of Filing of Registration Statements under the Securities Act of 1933. Guide 60 was published for comment on March 1, 1974 (Rel. 33-5465). The Guide as published is substantially similar to that published for comment although numerous changes have been made to reflect comments received. Guide 60 represents the comments and suggestions that the Division of Corporation Finance has developed in its processing of registration statements relating to real estate limited partnerships. Its publication is intended to minimize delays in the review of those registration statements and to assist issuers, accountants, attorneys and others in the preparation of such filings.

In addition, to publishing Guide 60, the Commission is seeking comment on a proposed addition to the Guide to require an undertaking by real estate limited partnerships to provide to their limited partners the financial statements required by Form 10-K for the first full fiscal year to operations of the partnership. Comments on this proposal should be directed to George A. Fitzsimmons, Secretary, Securities and Exchange Commission, Washington, D.C. 20549 on or before May 14, 1976. They should refer to File No. S7-622 and will be available for public inspection. (Rel. 33-5692)

DECISIONS IN ADMINISTRATIVE PROCEEDINGS

PROCEEDINGS INSTITUTED AGAINST AND SANCTIONS
IMPOSED ON PAINE, WEBBER, JACKSON & CURTIS, INC.
AND WILLIAM E. MCKEON

The Commission announced the institution of administrative proceedings against Paine, Webber, Jackson & Curtis, Inc. (Paine Webber), a broker-dealer registered with the Commission under the Securities Exchange Act of 1934 (Exchange Act), and William E. McKeon (McKeon), an employee of Paine Webber and formerly co-branch manager of its Lynn, Massachusetts office. The Commission simultaneously issued an order imposing remedial sanctions against Paine Webber and McKeon, based upon offers of settlement in which the respondents, without admitting or denying the charges against them, consented to certain findings and sanctions.

The Commission found that (a) McKeon violated the antifraud and anti-manipulative provisions of the Exchange Act by soliciting his customers to purchase 6,500 shares of Giant Stores Corporation (Giant), after communicating with the Chairman of the Board of Giant, during the period in which Paine Webber was a co-managing underwriter in connection with a public offering of Giant's common stock in 1972; and (b) Paine Webber failed to exercise reasonable supervision over McKeon with a view towards preventing and detecting his violations of the antifraud provisions in that it knew or should have known of transactions in Giant stock emanating from the Lynn, Massachusetts office during the period in which it was a co-managing underwriter of the Giant offering, but did not question the transactions.

The Commission's order: (1) censures Paine Webber and requires that Paine Webber comply with its undertaking to institute and maintain procedures reasonably to be expected to prevent and detect, insofar as practicable, the reoccurrence of violations such as those described in the order. Further, the Commission's order suspends McKeon from being associated with any broker or dealer for 60 days and from being so associated in a supervisory capacity for a period of one year thereafter with the proviso that he may apply to become so associated in a supervisory capacity at an earlier time. (Rel. 34-12223)

EDWARD HAYTON BARRED

The Commission has barred Edward Hayton, of Wayne, New Jersey, from association with any broker-dealer, investment adviser, investment company and municipal securities dealer. At various times during the period of his violations, Hayton was a principal of Weinberg, Ost and Hayton, and the Hayton Corp., both broker-dealers formerly located in New York City.

Without admitting or denying the allegations against him, Hayton submitted and the Commission accepted an offer of settlement. Based on the order for proceedings and the offer of settlement, the Commission made findings, which are not binding on any other respondents named in the proceedings, that the respondent wilfully violated the antifraud provisions of the securities laws and the requirement to disclose his interest in an over-the-counter securities distribution. (Rel. 34-12185)

BOWEN AND BOWEN AND ASSOCIATES, INC. REVOKED; ROBERT BLAIR BOWEN, JR. BARRED

The Commission has revoked the registration of Bowen and Bowen and Associates, Inc. of Atlanta, Georgia, as an investment adviser. It has also barred Robert Blair Bowen, Jr., its president, from association with any investment adviser.

The sanctions imposed were based on findings that respondents violated antifraud provisions of the Investment Advisers Act of 1940 and the Securities Exchange Act of 1934, and the books and records requirements of the Advisers Act.

The Commission's action was taken pursuant to an offer of settlement in which the respondents, without admitting or denying the charges against them, consented to the findings and the indicated sanctions. (Rel. IA-502)

COMMISSION ANNOUNCEMENTS

MONTHLY PUBLICATION OF A LIST OF SIGNIFICANT LETTERS ISSUED BY THE DIVISION OF CORPORATION FINANCE

The Commission has announced that the Division of Corporation Finance will publish monthly a list of letters in the SEC News Digest. This list will encompass letters expressing certain views of the Division with respect to novel or important questions arising under the Securities Acts of 1933, the Securities Exchange Act of 1934, and the Trust Indenture Act of 1939. The list will indicate the name of the subject company, the date of the letter and the pertinent section of the act, rule or form discussed. (Rel. 33-5691)

TRADING SUSPENSIONS

TRADING SUSPENDED IN MARITIME FRUIT CARRIERS COMPANY, LTD. AND UNIVERSAL GAS AND OIL COMPANY, INC.

The SEC has announced the temporary suspension of over-the-counter trading in the securities of Maritime Fruit Carriers Company, Ltd. (MFC), an Israeli corporation located in Haifa, Israel, and Universal Gas and Oil Company, Inc. (UGO), a Panama corporation located in Hamilton, Bermuda, for the ten-day period beginning on March 17 and terminating at midnight (EST) on March 26, 1976.

The Commission entered the suspensions of MFC and UGO at the companies' request because of the lack of accurate and adequate information available to the public concerning these companies' financial condition and operations. (Rel. 34-12216)

COURT ENFORCEMENT ACTIONS

SHELBY PHILLIP MERKATZ, OTHERS ENJOINED

The Fort Worth Regional Office announced that Federal District Judge Robert M. Hill, Dallas, Texas, has entered orders of permanent injunction enjoining Shelby Phillip Merkatz, also known as Phillip Shelby Merkatz, and Commonwealth Commodities Corporation both of Phoenix, Arizona; David C. McCord, Texas Western Mining, Milling and

Processing Corporation and Tex-A-Chief, Inc., all of Dallas, Texas; Frank Reagan and International Commodities Services, Inc., both of Troy, Michigan; and William C. Rohlmeier of Norman, Oklahoma from violations of the registration and antifraud provisions of the securities laws in the sale of investor contracts in the form of purported call options for silver bullion issued by Tex-A-Chief, Inc. et al. All the defendants consented to the entry of permanent injunctions without admitting or denying the allegations of the Commission's complaint. (SEC v. Dal-Tex Petroleum Corporation, et al., N.D. Tex.). (LR-7312)

CHARLES ERB AND FRANKLIN DEBOER

The SEC announced that on March 11 Charles Erb and Franklin DeBoer were sentenced by a Federal Judge in the Southern District of New York, to 18 month and five month terms of imprisonment respectively and placed on probation for 31 months after serving the prison term. DeBoer was also fined \$5,000. On May 2, 1975, both Erb and DeBoer were convicted by a jury of violating the securities laws in connection with their undisclosed participation in the offer and sale of the common stock of Xprint Corporation. (U.S. v. Charles D. Erb and Franklin S. DeBoer, 74 Cr. 818, S.D.N.Y.). (LR-7313)

JAMES ELDON WREN, OTHERS SENTENCED

The Denver Regional Office on March 9 announced that on March 3 U.S. District Court Judge Ewing T. Kerr, at Cheyenne, Wyoming, sentenced James Eldon Wren of Dallas, Texas, to two years imprisonment; Edward Brooks Pollack of Casper, Wyoming, to 15 months imprisonment; Chester Roy Evans of Casper, Wyoming, to a \$2,000 fine and two years probation; and Garvin Taylor of Kaycee, Wyoming, to a \$1,000 fine and two years probation.

The defendants had previously entered pleas of guilty to various counts of an 11 count information charging securities fraud, mail fraud, securities non-registration and conspiracy in connection with the offer and sale of common stock of Oil Additives, Inc. (U.S. v. Wren, et al., U.S.D.C. Wyoming CR-75-71). (LR-7314)

JOHN C. KING ENJOINED

The Fort Worth Regional Office announced that on March 8 Federal District Judge Tom Stagg, Western District of Louisiana, Shreveport Division, entered an order of permanent injunction by consent against John C. King, Shreveport. King consented to the order of permanent injunction without admitting or denying the allegations in the Commission's complaint. The complaint, filed on February 27, 1976, charged King, the former president of Ascot Oils, Inc., with violations of the registration and anti-fraud provisions of the securities laws in the offer and sale of fractional undivided working interests in oil and gas leases issued by Ascot Oils, Inc. (SEC v. Ascot Oils, Inc., et al., W.D. La.). (LR-7315)

INVESTMENT COMPANY ACT RELEASES

THE VANGUARD GROUP

An order has been issued on an application of The Vanguard Group, Inc. (Vanguard), and Wellington Fund, Inc., Windsor Fund, Inc., Ivest Fund, Inc., Exeter Fund, Inc., Explorer Fund, Inc., Trustees' Equity Fund, Inc., Wellesley Income Fund, Inc., W. L. Morgan Growth Fund, Inc., Westminster Bond Fund, Inc., Fund for Federal Securities, Inc., Whitehall Money Market Trust and Qualified Dividend Portfolio, Inc., all open-end investment companies, Gemini Fund, Inc., a closed-end investment company, and Qualified Dividend Portfolio II, Inc. (Qualified II), a newly organized open-end investment company, permitting Qualified II to participate with the other funds in the internalization of their corporate administrative affairs through Vanguard. (Rel. IC-9205 - Mar. 17)

THOMAS E. CONNETT

An order has been issued on an application of Thomas E. Connett, a self-employed management consultant, and Midland Capital Corporation (Midland), a registered closed-end, non-diversified, management investment company. The order permits Connett to receive shares of Lemmon Pharmacal Company from Midland in connection with Midland's purchase of shares of that company. At the time of such purchase, Connett was an affiliated person of an affiliated person of Midland. (Rel. IC-9206 - Mar. 17)

HOLDING COMPANY ACT RELEASES

APPALACHIAN POWER COMPANY

A notice has been issued giving interested persons until April 9 to request a hearing on a proposal of Appalachian Power Company (Appalachian), subsidiary of American Electric Power Company, Inc. (AEP), to issue and sell up to \$60 million of first mortgage bonds at competitive bidding; and to issue and sell 750,000 shares of Appalachian common stock to AEP. (Rel. 35-19432 - Mar. 17)

AMERICAN ELECTRIC POWER COMPANY

A notice has been issued giving interested persons until April 16 to request a hearing on a proposal of American Electric Power Company, Inc., a registered holding company, to increase its authorized common stock from 100,000,000 to 125,000,000 shares. In connection therewith, an order has been issued permitting the company to solicit proxies from its common stockholders. (Rel. 35-19433 - Mar. 17)

SELF-REGULATORY ORGANIZATIONS

NOTICE OF PROPOSED RULE CHANGE

The New York Stock Exchange (NYSE) has filed a proposed rule change under Rule 19b-4 (SR-NYSE-76-18) to set rates for utilization of the Exchange's Automated Bond System. Publication of the proposal is expected to be made in the Federal Register during the week of March 22. (Rel. 34-12210)

The NYSE has also filed a rule change under Rule 19b-4 (SR-NYSE-76-15) to amend the fees charged for computer inputting of last sale data and bid-asked data. Publication of the rule is expected to be made in the Federal Register during the week of March 15. (Rel. 34-12211)

The NYSE has also filed a rule change under Rule 19b-4 (SR-NYSE-76-14) to amend the fees charged for last sale interrogation service. Publication of the rule is expected to be made in the Federal Register during the week of March 15. (Rel. 34-12212)

The NYSE has also filed a proposed rule change under Rule 19b-4 (SR-NYSE-76-19) to conform its "off-board" trading restrictions on members to the substantive provisions of Rule 19c-1 under the Securities Exchange Act of 1934. Publication of the proposal is expected to be made in the Federal Register during the week of March 22. (Rel. 34-12215)

The American Stock Exchange, Inc. has filed a rule change under Rule 19b-4 (SR-Amex-76-7) to amend the fees charged for last sale information. Publication of the rule is expected to be made in the Federal Register during the week of March 15. (Rel. 34-12213)

The Midwest Stock Exchange, Inc., has filed a proposed rule change under Rule 19b-4 (SR-MSE-76-5) to conform its "off-board" trading restrictions on members to the substantive provisions of Rule 19c-1 under the Securities Exchange Act of 1934. Publication of the proposal is expected to be made in the Federal Register during the week of March 22. (Rel. 34-12209)

SECURITIES ACT REGISTRATIONS

(S-1) SYSTEMS, SCIENCE AND SOFTWARE

3398 Carmel Mountain Rd., San Diego, Cal. 92121 - 115,476 shares of common stock, issuable upon exercise of options granted and to be granted to employees under stock option plans at prices established at the time of issuance of the options in accordance with the terms of said plans. No underwriter is being used in connection with this offering. Systems, Science and Software is a high technology research and development firm. (File 2-55574 - Feb. 25)

(S-1) BOSTON OIL LIMITED 1976

1116 Southwest Tower, Houston, Tex. 77002 - \$5 million of units of limited partnership interests, to be offered for sale in units of \$100, in a private offering to

clients and affiliates of The Boston Company, Inc., One Boston Place, Boston, Mass. 02106. The Boston Company of Texas, 1116 Southwest Tower, Houston, Tex. 77002, is the general partner. The primary business of The Boston Company of Texas is to advise clients of the affiliates of The Boston Company, Inc. concerning investments in oil and gas properties and operations. (File 2-55582 - Feb. 25)

(S-14) UNITED DIVERSIFIED CORPORATION

One East Wacker Dr., Chicago, Ill. 60601 - 900,000 shares of common stock, to be issued in connection with the merger of UFIC Property Insurance Company, a wholly-owned subsidiary of Diversified, into United Fire Insurance Company. Fire shareholders will receive Diversified stock on a share-for-share basis. Diversified will thereby become a holding company owning 100% of Fire, which will continue to conduct its insurance business as heretofore. (File 2-55590 - Feb. 24)

(S-14) CONRAC CORPORATION

330 Madison Ave., New York, N.Y. 10017 - 150,750 \$1.50 cumulative convertible preferred shares, Series C, of Conrac proposed to be issued to holders of common stock of Rixson-Firemark, Inc., upon the merger of Rixson into RFI (a wholly-owned subsidiary of Conrac organized for the purpose), at the rate of one Series C preferred share for each share of common; common shares of Conrac into which the Series C preferred shares are to be convertible; \$1,980,000 of RFI 8% notes, guaranteed by Conrac, to be issued in a related tender offer by RFI to holders of common stock of Rixson at the purchase price of \$2.00 in cash and \$6.00 of RFI notes for each share of common stock; guarantees by Conrac upon the merger of \$810,000 7-1/2% subordinated notes of Rixson. Conrac is a technical manufacturing company, primarily in the electronics field. (File 2-55638 - Mar. 3)

(S-14) TRINITY CAPITAL CORPORATION

1615 Central Ave., Los Alamos, N.M. - 45,000 shares of common stock, it is proposed to offer these shares in exchange for outstanding common shares of Los Alamos National Bank, Los Alamos, New Mexico, at the rate of 2 Trinity shares for each share of Bank stock. The offer of Trinity to exchange shares for Bank shares is conditioned upon acceptance by the holders of 80% of the Bank shares now issued and issuable upon conversion. To participate in the exchange current holders of convertible subordinated capital notes of the Bank must convert their notes to capital stock of the Bank and then exchange their capital stock for the stock of Trinity. Trinity will be a one-bank holding company on the consummation of the transaction herein described and upon approval by the Federal Reserve Board. (File 2-55648 - Mar. 4)

(S-7) GENERAL MOTORS ACCEPTANCE CORPORATION

767 Fifth Ave., New York, N.Y. 10022 - \$150 million of junior subordinated notes, due 1986, to be offered for sale through underwriters headed by Morgan Stanley & Co. Incorporated, 1251 Avenue of the Americas, New York, N.Y. 10020. The company provides wholesale and retail financing facilities for dealers in General Motors products. (File 2-55714 - Mar. 16)

(S-7) COMPUGRAPHIC CORPORATION

80 Industrial Way, Wilmington, Mass. 01887 - 535,000 shares of common stock, to be offered for sale by underwriters headed by Kidder, Peabody & Co. Inc., 10 Hanover Square, New York, N.Y. 10005. Of these shares, the underwriters are acquiring 410,000 shares from the company (including 10,000 shares upon exercise of outstanding warrants) and 125,000 shares from certain shareholders. The company manufactures photocomposition equipment. (File 2-55716 - Mar. 16)

(S-1) TIDEWAY OIL AND GAS PROGRAMS

203 Ergon Bldg., 134 S. Lamar St., Jackson, Miss. 39205 - \$15 million of preformation limited partnership interests in three partnerships to be formed, to be offered for sale at \$5,000 per unit by Tideway Financial Services, Inc., as dealer-manager, and selected NASD members, as selling agents, on a best efforts basis. Tideway Energy Programs, Inc. will be the managing general partner and Dave Gammill will be the individual general partner. The partnerships will be formed to drill for and produce oil and gas. (File 2-55718 - Mar. 16)

(S-1) FOUR-PHASE SYSTEMS, INC.

19333 Wallco Parkway, Cupertino, Cal. 95014 - a recapitalization involving \$14 million of outstanding convertible subordinated notes, due 1983, 23,334 outstanding shares of Series A senior convertible income voting preferred stock, 11,667 outstanding shares of Series B senior convertible income voting preferred stock, 45,000 outstanding

shares of \$10.00 par value Series A convertible income voting preferred stock, and 4,717,892 shares of common stock issuable upon conversion thereof. The recapitalization and conversion will occur during a special conversion period, when holders may elect to convert their securities. There will be no underwriters. The company develops, manufactures, markets and services video display-oriented computer systems for distributed data processing applications. (File 2-55720 - Mar. 17)

(S-1) PRECISION INSTRUMENT COMPANY

2323 Owen St., Santa Clara, Cal. 95051 - 1,500,000 shares of common stock, to be offered for sale in order of priority to shareholders of the company (except current investors), vendors and/or suppliers of the company, employees of the company, and other interested persons. The company will underwrite the offering. The company designs, manufactures and sells laser mass memory systems for recording and storing digital data under computer control. (File 2-55522 - Feb. 18)

REGISTRATIONS EFFECTIVE

March 15: Alabama Power Co., 2-55557; The Black & Decker Manufacturing Co., 2-55470 & 2-55471; The Corporate Income Fund, Twenty-Seventh Monthly Payment Series, 2-55507; Family Dollar Stores Inc., 2-53899; Northwest Teleproductions Inc., 2-55647.

NOTE TO DEALERS. When applicable the 90-day period of time dealers are required to use the prospectus is noted above in parentheses after the name of the issuer. As to the other issuers, there may be no such requirement to use a prospectus, or the requirement may be for a period of only 40 days; see Section 4(3) of the Securities Act of 1933 and Rule 174 (17 CFR 230.174) thereunder.

RECENT 8K FILINGS

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
AGRICULTURAL & INDUSTRIAL DEVELOPMENT I	2,13	01/76
ALLIS CHALMERS CORP	10,14	02/76
AMERICAN CYANAMID CO	3,13	02/76
AMERICAN REALTY TRUST	3,14	02/76
BALCOR REALTY INVESTORS	13,14	02/76
BALCOR REALTY INVESTORS LTD 74	13,14	02/76
BALCOR REALTY INVESTORS LTD 75	13,14	02/76
COLE NATIONAL CORP	11,13,14	02/76
COLUMBIA PICTURES INDUSTRIES INC	7,14	02/76
CONTINENTAL ILLINOIS REALTY	3	02/76
DIAMOND M DRILLING CO	2,13	02/76
DWG CORP	3,14	02/76
EARLY & CANIEL INDUSTRIES INC	3	02/76
FEDDERS CORP	2,7,14	02/76
FEDERAL SCREW WORKS	13	03/76
GREAT WESTERN UNITED CORP	3,13	02/76
GREATER OHIO REALTY INVESTMENTS	10,14	02/76
HOERNER WALDORF CORP	3,14	02/76
IDS MCCULLOCH OIL EXPLORATION 1969	13	02/76
JOHNSON & JOHNSON	13	02/76
JONES & LAUGHLIN STEEL CORP	3	02/76
KEY CO	13	02/76
KROGER CO	3	02/76
MARLEY CO	2,7,8,11,14	02/76
MRI PROPERTIES INC	7,14	01/76
MRS SMITHS PIE CO	13	02/76

RECENT 8K FILINGS CONT.

POWER SKI CORP	13	02/76
PRATT HENRY CO	13,14	02/76
PRESIDENTIAL REALTY CORP	4	02/76
SEATRAN LINES INC	13	02/76
VALSPAR CORP	11,14	02/76
WESTCALIND CORP	1,3	02/76
ADVENT CORP	13	02/76
AIKEN INDUSTRIES INC	13	02/76
AIR FLORIDA SYSTEM INC	3,13	02/76
AIR PRODUCTS & CHEMICALS INC	3,7	02/76
ALABAMA POWER CO	3,13	02/76
ALBERTO CULVER CO	13	02/76
ALL TECH INDUSTRIES INC	1,2,7,14	02/76
ALLEN GROUP INC	13,14	02/76
ALTON BOX BOARD CO	3	02/76
AMERICAN BROADCASTING COMPANIES INC	10,14	02/76
AMERICAN CENTENNIAL CORP	13	02/76
AMERICAN FINANCIAL LEASING & SERVICES CO	2	02/76
AMERICAN FLETCHER MORTGAGE INVESTORS	13	02/76
AMERICAN SHIP BUILDING CO	13	02/76
AMFAC INC	3	02/76
AMICOR INC	10,13	02/76
ANACONDA CO	8,13	02/76
ANCHOR HOCKING CORP	3,13	02/76
APPLIED DEVICES CORP	8,13	02/76
ARMCO STEEL CORP	13	02/76
ARVIN INDUSTRIES INC	14	02/76
ASHLAND OIL INC	3,14	02/76
ATLANTA GAS LIGHT CO	11,14	02/76
AURORA CORP OF ILLINOIS	13	02/76
AUSTIN BANCSHARES CORP	13	02/76
AUTOMATION INDUSTRIES INC	10	02/76
AVM CORP	4,8,10,13,14	02/76
BABCOCK & WILCOX CO	3	02/76
BEMDIX CORP	11,14	02/76
BENEFICIAL NATIONAL LIFE INSURANCE CO	11	02/76
BIOREX CORP	4,9,11,14	02/76
BOSTON EDISON CO	3	02/76
BP PIPELINES INC	7	02/76
BQP INDUSTRIES INC	11,13	02/76
BROWN CO	7	02/76
BT MORTGAGE INVESTORS	11,14	02/76
BUNKER RAMO CORP	3,4,13,14	02/76
BURNS R L CORP	4,7,8	02/76
CAESARS WORLD INC	12	02/76
CANDEUB FLEISSIG & ASSOCIATES	11	02/76
CATTLEMENS GROUP ASSOCIATES	3	02/76
CENTRAL ILLINOIS PUBLIC SERVICE CO	3,13,14	02/76
CENTRAL MAINE POWER CO	12,14	02/76
CENTURY MEDICAL INC	2	02/76
CHASE MANHATTAN CORP	3	02/76
CHICAGO HELICOPTER INDUSTRIES INC	12,13,14	02/76
CHRISTENSEN INC	2,7,8,14	02/76
COASTAL STATES GAS CORP	13	02/76
COASTAL STATES GAS PRODUCING CO	13	02/76
COHERENT RADIATION	11	02/76
COLONIAL LIFE & ACCIDENT INSURANCE CO	12,14	02/76
COLUMBUS MILLS INC	3	02/76
CONTINENTAL ILLINOIS REALTY	3	02/76
CORDILLERA CORP	2	12/75
CORENCO CORP	13	02/76
CRANE CO	7,8	02/76
CROMPTON & KNOWLES CORP	3	02/76
CROMPTON CO INC	4,7,14	02/76
CUNNINGHAM ART PRODUCTS INC	1,3,7,8,13	02/76
DAHLSTROM CORP	2,8,10,14	02/76
DATA DISC INC	7,10,13	02/76
DAYTON POWER & LIGHT CO	13	02/76
DENNISON MANUFACTURING CO	7	02/76
DISSTON INC	1	02/76
DIVERSIFIED MORTGAGE INVESTORS	3,10	02/76
EBS DATA PROCESSING INC	7,13	02/76
EDGEWATER CORP	2,14	02/76

RECENT 8K FILINGS CONT.

EDMOS CORP	7,14	02/76
ELPAC INC CALIFORNIA	1,2,7,13,14	02/76
EMERSONS LTD	13,14	02/76
ENERGY VENTURES INC	1,13	02/76
ENTEX INC	13,14	02/76
EVANS INDUSTRIES INC	6	02/76
FAIRCHILD INDUSTRIES INC	13,14	02/76
FINANCIERA METROPOLITANA S A	7	01/76
FIRST MORTGAGE INVESTORS	3,13,14	02/76
FIRST TENNESSEE NATIONAL CORP	2,7,14	02/76
FIRST VIRGINIA MORTGAGE & REAL ESTATE IN	3,13	02/76
FIRST WISCONSIN MORTGAGE TRUST	3	02/76
FUNDING SYSTEMS CORP	9,13,14	02/76
FUNDS INC	13,14	02/76
GENERAL BINDING CORP	7,14	02/76
GENERAL DEVELOPMENT CORP	7	02/76
GENERAL HOST CORP	3	02/76
GENERAL INSTRUMENT CORP	7,8,10	02/76
GENERAL MOTORS CORP	3	02/76
GEORGIA PACIFIC CORP	3,7,8,14	02/76
GETTY OIL CO	3	02/76
GLADIEUX FOOD SERVICES INC	13	02/76
GOVERNMENT EMPLOYEES INSURANCE CO	13,14	02/76
GRANT W T CO	2,3,13,14	02/76
GRAY TOOL CO	7	02/76
GREAT AMERICAN MANAGEMENT & INVESTMENT	7,8	02/76
GROW CHEMICAL CORP	13	02/76
GULF & WESTERN INDUSTRIES INC	3,7,8,14	02/76
GULF OIL CORP	3,13,14	02/76
HAMILTON DIGITAL CONTROLS INC	11	11/75
HAWKEYE BANCORPORATION	7,14	02/76
HEITMAN MORTGAGE INVESTORS	10,13,14	02/76
HI G INC	13	02/76
HICKORY FARMS OF OHIO INC	3,14	02/76
HONEYWELL INC	13	02/76
HOUSEHOLD FINANCE CORP	10,14	02/76
HOWELL INSTRUMENTS INC	7,8	02/76
HOWMET CORP	3	02/76
HUTTON E F GROUP INC	7	02/76
IDEAL BASIC INDUSTRIES INC	3,7,8,13	02/76
INDEPENDENCE MORTGAGE TRUST	3,10,14	02/76
INDIANA MORTGAGE & REALTY INVESTORS	13	02/76
INSTITUTIONAL INVESTORS TRUST	13,14	02/76
INTERFACE MECHANISMS INC	11,14	02/76
INTERNATIONAL HARVESTER CO	3,13,14	02/76
INVENT INC	2	02/76
IROQUOIS BRANDS LTD	13	02/76
JIFFY FOODS CORP	11	02/76
KAISER CEMENT & GYPSUM CORP	8	02/76
KEYES FIBRE CO	9,10,14	02/76
KEYSTONE OTC FUND INC	2,3	01/76
KING RESOURCES CO	3,14	02/76
LAFAYETTE UNITED CORP	13	02/76
LAMSON & SESSIONS CO	10,14	02/76
LEASEPAC CORP	13,14	02/76
LEWIS BUSINESS FORMS INC	11	02/76

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. 20549. 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.

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.