U.S. SECURITIES AND EXCHANGE COMMISSION

ETHEL GEISINGER IS NAMED DIRECTOR OF LEGISLATIVE AFFAIRS

COMMISSION ANNOUNCEMENTS

Chairman John Shad announced the appointment of Ethel Z. Geisinger as Director of the Office of Legislative Affairs. At the time of her appointment, Ms. Geisinger was serving as Acting Director. Prior to that she was Legislative

Analyst. As Director of Legislative Affairs, Ms. Geisinger will serve as a confidential adviser to the Chairman and the Commission in planning, guiding and coordinating the Commission's legislative activities. In conjunction with the General Counsel and other staff officials, Ms. Geisinger will be responsible for developing

and preparing Congressional testimony. Organizationally, the Director of Legislative Affairs is a member of the Chairman's personal staff. Before joining the Commission, Ms. Geisinger was a member of the staff of the Senate Committee on Governmental Affairs (December 1975 - September 1979). She has also served as research assistant to two New York Stock Exchange member firms and as staff assistant to Senator Jacob K. Javits and to Nelson Rockefeller. addition, she has been active as a volunteer in various New York political campaigns.

policy, formulating legislative proposals, drafting reports on pending legislation,

Raised in Westchester County, New York, Ms. Geisinger earned a B.A. degree in Government from New York University in June 1968.

ADMINISTRATIVE PROCEEDINGS

GOVERNMENT SECURITIES MANAGEMENT COMPANY CENSURED

Public administrative proceedings have been instituted under the Investment Advisers Act of 1940 against Government Securities Management Company, Inc. (GSMC), a registered investment adviser with its principal place of business in Washington, D.C. Simultaneously with the institution of proceedings, the Commission accepted an Offer of Settlement in which GSMC, without admitting or denying the alleged violations, consented to the entry of findings, an order of censure, and an order that GSMC comply with the undertakings specified in GSMC's Offer of Settlement. Specifically, the Commission found that from on or about March 1, 1981 until on or about June 5, 1981, GSMC wilfully aided and abetted violations of the internal accounting controls provisions of the Securities Exchange Act of 1934 in that, through an affiliated transfer, dividend disbursing, and shareholder servicing agent, GSMC maintained on behalf of an affiliated investment company certain systems of internal accounting controls insufficient to provide reasonable assurance that execution of transactions and access to assets were in accordance with management's authorization.

GSMC undertook for a three-year period beginning with the fiscal year ended December 31, 1981, to retain the investment company's independent auditors to conduct studies and evaluations, including testings, of the investment company's system of internal accounting controls; to waive its investment advisory fees from the investment company for the amount required to pay for these studies; and, within specified time limits, to provide the Commission's Washington Regional Office with copies of various reports pertaining to studies of internal accounting (Rel. IA-814) controls.

PUBLIC ADMINISTRATIVE PROCEEDINGS INSTITUTED AGAINST ABNER M. KEPPLER

Public administrative proceedings have been instituted under the Securities Exchange Act of 1934 against Abner M. Keppler of Yonkers, New York, a person associated with a broker-dealer registered with the Commission.

The Order for Proceedings alleges that between February 1978 and June 1979, Keppler wilfully violated and wilfully aided and abetted violations of Sections 5(a) and 5(c) of the Securities Act of 1933 in that he sold the common stock of Anglo American Properties Inc. and Sunny Land Tours, Inc. in non-exempt transactions when no registration statements were on file or in effect with the Commission. Keppler also wilfully violated and wilfully aided and abetted violations of Section 17(a) of the Securities Act and Section 10(b) of the Exchange Act and Rule 10b-5 thereunder, in that he participated in a scheme to mainpulate the price of Anglo and Sunny Land stock and made untrue statements of material fact and omitted to state material facts necessary in order to make the statements made, in the light of the circumstances under which they were made, not misleading, in connection with the offer and sale of Sunny Land stock to his customers.

A hearing will be scheduled to determine whether the allegations are true, and if so, what, if any, sanctions should be ordered by the Commission. (Rel. 34-18908)

TRADING SUSPENSIONS

TRADING SUSPENDED IN GOLDFIELD DEEP MINES OF NEVADA

The Commission announced the single ten-day suspension of over-the-counter trading in the securities of Goldfield Deep Mines of Nevada, a Nevada corporation with its corporate offices located in San Bernadino, California, beginning at 9:30 a.m. on August 3, 1982 and terminating at midnight on August 12, 1982.

The Commission suspended trading in view of questions concerning the adequacy and accuracy of Goldfield's Form 10 filing with the Commission with respect to Goldfield's failure to disclose in its Form 10: criminal convictions of two of its officers and directors; orders by state securities agencies against and injunctions by a federal court of the company and those two officers; the suspension of its auditor from appearing or practicing before the Commission; and, discrepancies in its financial statements.

If any broker-dealer or other person has any information which they believe would be useful to the Commission relating to this matter, they should contact the Office of Enforcement at the Commission's Los Angeles Regional Office at (213) 473-4511. (Rel. 34-18931)

CIVIL PROCEEDINGS

ARLEN REALTY & DEVELOPMENT CORPORATION ORDERED TO FILE REPORTS

The Commission announced that on July 30 it filed a civil injunctive action in the U.S. District Court for the District of Columbia against Arlen Realty & Development Corporation. Arlen, the principal offices of which are located in New York, New York, is primarily engaged, through its majority owned subsidiary, The Broadstone Group, Inc., in managing, selling, owning, leasing and operating realty properties. The Commission alleged in its complaint that Arlen violated the reporting provisions of the securities laws.

Specifically, the Commission alleged that Arlen, as part of a continuing course of violative conduct, failed to file its Annual Report on Form 10-K for its fiscal year ended February 28, 1982, required to have been filed with the Commission by May 31, 1982, and its Quarterly Report on Form 10-Q for its fiscal quarter ended May 31, 1982, required to have been filed by July 15, 1982.

Simultaneously with the filing of the Commission's complaint, Arlen consented to the entry of a Final Order requiring that it file timely with the Commission all of its annual and quarterly reports required to be filed by Section 13(a) of the Securities Exchange Act of 1934 and the rules thereunder. The Final Order which was entered on August 2, 1981, requires that Arlen file its delinquent reports

within a specified time and adopt procedures and policies designed to assure that Arlen will make all required annual and periodic filings with the Commission in a timely manner. (SEC v. Arlen Realty & Development Corp., D.D.C., Civil Action No. 82-2141). (LR-9725)

HOLDING COMPANY ACT RELEASES

NEW ENGLAND POWER COMPANY

A supplemental order has been issued authorizing New England Power Company (NEP), subsidiary of New England Electric System, to extend to December 31, 1982 the time for the issuance and sale of up to an additional \$25 million of preferred stock by NEP over which jurisdiction has been reserved. (Rel. 35-22586 - July 30)

THE SOUTHERN COMPANY

An order has been issued authorizing The Southern Company, a registered holding company, to act as guarantor and surety for obligations of its subsidiaries as self-insurers under various state workmen's compensation statutes. (Rel. 35-22587 - July 30)

An order has also been issued authorizing Southern to issue and sell common stock in connection with the system's employee stock ownership plan. (Rel. 35-22589 - July 30)

SECURITIES ACT REGISTRATIONS

The following registration statements have been filed with the SEC pursuant to the Securities Act of 1933. The information noted below has been taken from the cover page and the facing sheet of the prospectus and registration statement and will appear as follows: Form, Name, address and phone number (if available) of the issuer of the security; Title and the number or face amount of the securities being offered; Name of the managing underwriter (if applicable); Whether the offering is a rights offering; File number and date filed; Assigned Branch; if the registration statement is a New Issue; and [S] denoting SHELF REGISTRATION pursuant to Rule 415.

- (S-3) UNITED TECHNOLOGIES CORPORATION, United Technologies Bldg., Hartford, CT 06101 (203) 728-7000 - \$300 million of debt securities. The company and its subsidiaries design, develop, manufacture and sell high-technology products. (File 2-78612 -July 29) [S]
- (S-6) NUVEEN TAX-EXEMPT BOND FUND, SERIES 221, 209 South La Salle St., Chicago, IL 60604 an indefinite number of units. Depositor: John Nuveen & Co. Incorporated. (File 2-78613 July 29) (Br. 18 New Issue)
- (S-3) BERGEN BRUNSWIG CORPORATION, 1900 Avenue of the Stars, Los Angeles, CA 90067 (213) 879-4991 - 300,000 shares of Class A common stock; 76,254 shares of Class A common stock. (File 2-78614 and 2-78615 - July 29) ([S]
- (S-8) MEDIA GENERAL, INC., 333 East Grace St., Richmond, VA 23219 (804) 644-7851 -\$6 million of interests of participation, and an indeterminate number of shares of Class A common stock. (File 2-78616 - July 29)
- (S-8) THE SOUTHERN COMPANY, Perimeter Center East, P.O. Box 720071, Atlanta, GA 30346 (404) 399-3575 2,500,000 shares of common stock. (File 2-78617 July 30)
- (S-2) SOUTHWEST GAS CORPORATION, 5241 Spring Mountain Rd., P.O. Box 15015, Las Vegas, NV 89114 (702) 876-7011 500,000 shares of common stock. The company is engaged in purchasing, transmitting and distributing natural gas. (File 2-78618 July 30) [S]
- (S-3) NEW YORK STATE ELECTRIC & GAS CORPORATION, 4500 Vestal Parkway East, Binghamton, NY 13902 (607) 729-2551 \$50 million of first mortgage bonds, % Series due 2012. Underwriters: Lehman Brothers Kuhn Loeb Incorporated, Merrill Lynch White Weld Capital Markets Group, and Salomon Brothers Inc. The company is engaged in generating, purchasing, transmitting and distributing electricity and gas. (File 2-78619 July 30)

- (S-B) PROVINCE OF MANITOBA, 1251 Avenue of the Americas, Canadian Consulate General, New York, NY 10020 - \$350 million of debentures and warrants. (File 2-78620 -July 30)
- (S-14) REDMOND BANCORP, 16401 Redmond Way, P.O. Box 409, Redmond, WA 98052 (206) 881-2265 100,000 shares of common stock. (File 2-78621 July 30)
- (S-3) ADVANCED MICRO DEVICES, INC., 901 Thompson Pl., Sunnyvale, CA 94086 (408) 732-2400 ~ 1,000,000 shares of common stock. Underwriters: Donaldson, Lufkin & Jenrette Securities Corporation and Salomon Brothers Inc. The company designs, develops, manufactures and markets complex monolithic integrated circuits. (File 2-78622 - July 30)
- (S-3) SANDERS ASSOCIATES, INC., Daniel Webster Highway South, Nashua, NH 03061 (603) 885-2155 - 1,000,000 shares of common stock. Underwriters: Ridder, Peabody & Co. Incorporated and Lehman Brothers Kuhn Loeb Incorporated. The company is engaged in the development, manufacture and sale of advanced technology electronic systems and products. (File 2-78623 - July 30) [S]
- (S-1) NORTH FORK BANCORPORATION, INC., 245 Love Lane, Mattituck, NY 11952 (516) 298-8366 - 500,000 shares of common stock. Underwriter: L. F. Rothschild, Unterberg, Towbin. The company is engaged in the commercial banking business. (File 2-78625 - July 30)
- (S-8) THE UNITED ILLUMINATING COMPANY, 80 Temple St., New Haven, CT 06506 (203) 787-7760 200,000 shares of common stock. (File 2-78643 July 30)
- (S-1) HEALTHDYNE, INC., 2253 Northwest Pkwy., Marietta, GA 30067 (404) 955-9555 1,000,000 shares of common stock. Underwriters: Robinson Humphrey American
 Express Inc. and Hambrecht & Quist. The company designs, manufactures and markets
 electronic medical equipment and devices for use in home health care and in
 hospitals. (File 2-78655 Aug. 2)
- (S-8) APPLIED DATA RESEARCH, INC., Route 206 and Orchard Rd., CN-8, Princeton, NJ 08540 (201) 874-9000 - 200,000 shares of Class B common stock. (File 2-78656 -Aug. 2)
- (S-14) FIRST BANCORP OF KANSAS, Box One, Wichita, KS 67201 120,000 shares of common stock, and 120,000 debentures. (File 2-78658 Aug. 2)
- (S-3) MOORE MCCORMACK RESOURCES, INC., One Landmark Sq., Stamford, CT 06901 (203) 358-2200 1,400,000 depositary convertible preferred shares each representing one-fourth share of \$ cumulative convertible preferred stock. Underwriter:

 Morgan Stanley & Co. Incorporated. The company is engaged in the iron ore, coal, cement, concrete products and aggregates, oil and gas, bulk transportation and cargo liner businesses. (File 2-78659 Aug. 2)

REGISTRATIONS EFFECTIVE

July 22: B&M Investments, Incorporated, 2-78308; Bankamerica Corporation, 2-78368; CTI International, Inc., 2-78195; Champion International Corporation, 2-78435; Commercial Alliance Corporation, 2-78419; Dynatech Corporation, 2-78465; Eldorado Nuclear Limited, 2-76890; Energy Management Corporation, 2-78024; GTE Corporation, 2-78457; Getty Oil Company, 2-77027; Hotel Investors Trust/Hotel Investors Corporation, 2-78241; Manufacturers Hanover Corporation, 2-78484; Universal Health Services, Inc., 2-77893.

July 23: CompuScan, Inc., 2-77757; Devon 1982 Program, Ltd., 2-77056; First City Bancorporation of Texas, Inc., 2-78362; Jason-Northco Limited Partnership-I, 2-76017; Le/O Oil and Gas, Inc., 2-76255; Merrill Lynch & Co., Inc., 2-78338; Mitral Medical International, Inc., 2-77994; Kingdom of Norway, 2-78077; Phillips Petroleum Company, 2-71837; Scott Paper Company, 2-78415; Xonics, Inc., 2-77099.