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RULES AND RELATED MATTERS

RULE-MAKING RELATING TO MUNICIPAL SECURITIES PROFESSIONALS AND TRANSACTIONS IN MUNICIPALS

LIBRARY

The Commission announced today that it has adopted temporary Rule 23a-1(T) effective December 1, 1975, in accordance with the summary rulemaking provisions of the Administrative Procedure Act (5 U.S.C. 553(b)(3)(B)), and pursuant to the Commission's authority under the Securities Exchange Act of 1934, particularly Sections 2, 3, 10, 15, 15B, 17 and 23 thereof. Rule 23a-1(T) suspends, until March 1, 1976, the operation of certain Commission rules, in whole or in part, in order to prevent the application of those rules to the activities of certain municipal securities professionals (who otherwise would become subject to those rules on December 1, 1975) pending consideration of certain proposed amendments to existing rules.

The Commission also announced that it proposes to adopt amendments to Rules 10b-3, 10b-16, 15b1-3, 15b8-1, 15b8-2, 15b9-1, 15b9-2, 15c1-1, 15c1-3, 15c1-4, 15c1-5, 15c1-6, 15c1-7, 15c1-8, 15c2-4, 15c2-5, 15c2-7 and 15c2-11; and proposed Rules 15b10-12, 15Ba2-4, 15Ba2-5, 15Ba2-6, 15Bc3-1 and 17a-21; and invites comment thereon. The proposals concern the regulation of municipal securities brokers, municipal securities dealers, and transactions in municipal securities, as well as reporting requirements for the Municipal Securities Rulemaking Board.

All interested persons are invited to submit their views on the rule proposals in writing to George A. Fitzsimmons, Secretary, Securities and Exchange Commission, 500 North Capitol Street, Washington, D.C. 20549, not later than January 15, 1976. Commentators should make specific reference to those proposed rules (or parts thereof) which they believe should be amended further in any way. Comments are also invited on any other existing rules which presently do (or, on December 1, 1975, will) apply to municipal securities professionals or transactions in municipal securities which commentators believe should be abrogated or amended in those respects. All communications should refer to File No. S7-604, and will be available for public inspection in the Commission's Public Reference Room, 1100 L Street, N.W., Washington, D.C. (Rel. 34-11876)

TEMPORARY EXEMPTIONS FROM FINGERPRINTING ANNOUNCED, NEW RULE 17f-2 ISSUED FOR COMMENT

The Commission today announced the adoption of temporary Rule 17f-2(T), effective immediately, providing an exemption from the fingerprinting requirements of Section 17(f)(2) of the Securities Exchange Act of 1934 (the Act), for all persons subject to that Section, until April, 1976.

The Commission also issued for public comment proposed Rule 17f-2 under Section 17(f)(2) of the Act, to provide certain exemptions from the requirement that every member of a national securities exchange, broker, dealer, registered transfer agent, and registered clearing agency require each of its partners, directors, officers, and employees to be fingerprinted and to submit, or cause to be submitted, such fingerprints to the Attorney General of the United States for identification and appropriate processing.

All interested persons are invited to submit written statements of views and comments on the adoption of proposed Rule 17f-2 to George A. Fitzsimmons, Secretary, Securities and Exchange Commission, Washington, D.C. 20549. All such communications must be received on or before February 1, 1976 and should refer to File No. S7-605. (Rel. 34-11872)

NOTICE OF PROPOSED RULE CHANGE
BY SELF-REGULATORY ORGANIZATIONS

The Midwest Stock Exchange has filed a proposed rule change under Rule 19b-4 to reduce the time period within which, under certain circumstances, the President of the Exchange may sell memberships. Publication of the proposal is expected to be made in the Federal Register during the week of December 1. (Rel. 34-11867)

The Midwest Stock Exchange has also filed a proposed rule change under Rule 19b-4 to reduce the time period within which a member must pay any debt, fine, due or charge. Publication of the proposal is expected to be made in the Federal Register during the week of December 1. (Rel. 34-11868)

The American Stock Exchange, Inc. has filed a proposed rule change under Rule 19b-4 to increase the fee charged to a company for transferring from unlisted to listed status from \$1,000 to \$4,500. Publication of the proposal is expected to be made in the Federal Register during the week of December 1. (Rel. 34-11869)

The New York Stock Exchange has filed a proposed rule change under Rule 19b-4 to enable it to regulate the activities of brokers and dealers who are associated with exchange members to the same extent as which it regulates members. Publication of the proposal is expected to be made in the Federal Register during the week of December 1. (Rel. 34-11873)

NOTICE OF PROPOSED RULE CHANGE
BY SELF-REGULATORY ORGANIZATIONS

The New York Stock Exchange (NYSE) has submitted a proposed rule change under Rule 19b-4 to require that all non-member broker/dealers that do in one year in excess of \$1,000,000 (market value of securities) of business on the NYSE through an NYSE member agree to (a) register with the NYSE; (b) be subject to certain NYSE rules relating to the prevention of fraud and manipulation and be subject to sanction for breach thereof including being barred from transacting business on the NYSE; and (c) pay fees to the NYSE in connection with transactions done on the NYSE. (Rel. 34-11866)

COMMISSION ANNOUNCEMENTS

TEMPORARY EXEMPTION FOR
FIRST PENNCO SECURITIES, INC.

An order has been issued temporarily exempting First Pennco Securities, Inc. (Pennco) an operations subsidiary of First Pennsylvania Bank N.A., from the registration requirements of Section 15(a)(1) of the Exchange Act. The order provides that the exemption will terminate upon December 31, 1975, unless prior to that date Pennco file with the Commission an application for registration pursuant to Section 15(b) of the Exchange Act. The order also imposes certain constraints on Pennco during the pendency of the exemption. (Rel. 34-11870)

TEMPORARY EXEMPTION FOR MARINE MIDLAND
MUNICIPALS CO. AND MARINE MIDLAND BANK

An order has been issued temporarily exempting Marine Midland Municipals Co. (Municipals), and Marine Midland Bank (Bank) from the registration requirements of Sections 15(a)(1) and 15B(a)(1) of the Exchange Act. The order provides that the exemption will terminate upon January 15, 1976, unless Municipals and the Bank comply with the conditions contained in the order, including certain constraints on Municipals and the Bank during the pendency of the exemption. (Rel. 34-11871)

TEMPORARY EXEMPTION FROM REGISTRATION
AS SECURITIES INFORMATION PROCESSORS

Pursuant to Section 11A(b)(1) of the Securities Exchange Act of 1934, the Commission issued an order granting the Bunker Ramo Corporation, Consolidated Tape Association, Options Price Reporting Authority, P.C. Service Corp., Quotron Systems, Inc., and the Securities Industry Automation Corporation a temporary exemption from registration as securities information processors. The order is effective December 1 and extends to and including January 22, 1976. In addition, the Commission has extended the public comment periods upon each of the applications for registration, or exemption from registration, and the public comment periods established by Release 34-11673 concerning Form SIP, proposed Rules 11Ab2-2 and 3, and the need to register non-exclusive processors until December 22, 1975. (Rel. 34-11874)

The Commission announced that thirteen entities involved in the clearance and settlement of securities transactions have filed with the Commission applications for registration as clearing agencies pursuant to subsection (c) (1) of Rule 17Ab2-1 under the Securities Exchange Act of 1934. (Rel. 34-11875)

TRADING SUSPENSIONS

TRADING SUSPENDED IN AMPAC NATIONAL CORPORATION

The Commission has announced the temporary suspension of over-the-counter trading in the securities of Ampac National Corporation, previously known as Coal Creek Mining Company, a Colorado corporation, for the single ten-day period beginning on November 26 and terminating at midnight (EST) on December 5.

The Commission initiated the suspension of Ampac National Corporation because of the lack of current, adequate and accurate information concerning the company's assets, financial condition and operations. The corporation voluntarily joined the request for a ten-day suspension of the over-the-counter trading of its stock. (Rel. 34-11877)

ORDERS FOR PUBLIC PROCEEDINGS

ORDER CITES CHURCH SECURITIES, INC.

Public administrative proceedings have been ordered under the Securities Exchange Act of 1934 against Church Securities, Inc., an Atlanta, Georgia broker-dealer and Ralph A. Pressley, its president. The proceedings are based upon alleged violations of the antifraud provisions of the securities laws in connection with the sale of bonds of various religious organizations. A hearing will be scheduled by further order to take evidence of the allegations against the respondents. (Rel. 34-11879)

COURT ENFORCEMENT ACTIONS

WESTCO FINANCIAL CORPORATION, OTHERS ENJOINED

The Denver Regional Office announced the filing of a civil complaint in the U.S. District Court for the District of Colorado on November 11 against Westco Financial Corporation, Charles Julius Johnson, Old Colorado City Corporation, Helen M. Clemmons, Jack W. McKeever, Tanglewood Ranch 50-A, Ltd., Milford A. Sims, Westco Investment Corporation, all of Colorado, seeking to enjoin them from violating the registration and antifraud provisions of the securities laws and seeking to enjoin Johnson and Westco Financial Corporation from further violations of the recordkeeping and reporting provisions of the securities laws.

On November 14 Federal District Court Judge Richard P. Matsch entered an order permanently enjoining the defendants as prayed for in the complaint pursuant to a consent by the defendants in which they neither admitted or denied the allegations of the complaint. An order was also entered by the court appointing receivers for Old Colorado City Corporation, Tanglewood Ranch 50-A, Ltd., and Westco Investment Corporation.

As a part of the same action the Securities Investors Protection Corporation applied for and received with the consent of defendant Westco Financial Corporation, the appointment of a trustee for Westco Financial Corporation to take charge of its assets and liquidate its business. (SEC v. Westco Financial Corporation, et al, D. Colo., Civil No. 75-M-1203). (LR-7177)

TEMPORARY RESTRAINING ORDER, PRELIMINARY INJUNCTIONS ENTERED AGAINST WESTON INTERNATIONAL CORP., OTHERS

The Washington Regional Office announced that on November 10 the Commission filed a complaint for permanent injunction and ancillary relief and motions for a temporary restraining order and a preliminary injunction in the U.S. District Court for the District of Columbia against Weston International Corporation (Weston), Ralph Blasey, Glen R. Johnson, and William P. FitzGerald of Rockville, Maryland; The Panorama Group, Inc., Panorama of Greater Washington, Inc., Panorama International Limited, Panorama

Properties, Inc., Meetings and Reservations International, Inc., Sancho Panza, Panorama Resort Management, Inc., Williston H. Clover (Clover), and Duane J. Novosedliak (Novosedliak), all of Washington, D.C.; Tip Tree Corporation and World Conferences, Inc. of New York, New York; and Kevin Kennedy (Kennedy) of Princeton, New Jersey, charging them with violations of the antifraud provisions of the securities laws in connection with an agreement to purchase and sell all of the outstanding stock of Travel Consultants, Inc. (TCI), a wholly-owned subsidiary of Weston. Weston and its board of directors, Blasey, Johnson and FitzGerald, are also charged with filing a false and misleading annual report with the Commission.

The Commission alleged the following, among other things: Weston and Panorama entered into an agreement whereby Weston agreed to sell to Panorama all of its stock in TCI. In inducing Weston to enter into this agreement, Panorama failed to disclose to Weston its financial inability to meet its obligation at closing. After assuming interim operational control of TCI, pending shareholder approval, the Panorama defendants wrongfully withdrew and diverted from TCI large amounts of cash which were then deposited into the accounts of the Panorama affiliated companies and used for the separate benefit of the Panorama defendants. Blasey, Johnson and FitzGerald are charged with failing to carry out their responsibilities as Weston directors with respect to TCI, after Panorama assumed operational control over TCI. (SEC v. Weston International Corporation, et al., U.S.D.C., District of Columbia, Civil Action No. 75-1878). (LR-7179)

TWO PORTLAND MEN PLEAD GUILTY TO MAIL FRAUD AND SECURITIES FRAUD

On November 10 Donald Riddell, of Portland, pleaded guilty to two counts of mail fraud, out of thirteen counts of mail fraud and securities fraud in an indictment returned against him on May 29, 1975, and Frank S. Morris, also of Portland, pleaded guilty to one count of mail fraud and one count of securities fraud in a 31-count indictment returned against him also on May 29.

The indictment alleged inter-related schemes to defraud in the sale of vendors' interests in installment contracts for the sale of truck tires, truck tractors and trailers, the contracts being bogus and the merchandise described therein nonexistent. Corporate entities controlled by defendants and used to carry out the fraud included Butler's Tire and Battery Company, Inc., Western Leasing, Inc., Western United Development Corporation, Riddell Trailer and Equipment Company, Western Truck Sales, Inc., Commercial Trucking Company and Kelly Trucking Company.

The Honorable James M. Burns, U.S. District Judge, accepted the pleas and ordered pre-sentence reports. No date has been set for sentencing, and the indictments have been reset for trial starting January 26, 1976 as to other counts and other defendants. (U.S. v. Donald Riddell, D. Or. No. CR75-143) and (U.S. v. Frank S. Morris, et al., D. Or. No. CR75-144). (LR-7180)

AMERICAN INSTITUTE COUNSELORS, OTHERS ENJOINED

The Commission has announced the filing of a civil injunctive action in the U.S. District Court for the District of Columbia against American Institute Counselors, Inc. (AIC), a Massachusetts corporation engaged in business as a registered investment adviser, American Institute for Economic Research (AIER), a Massachusetts corporation, Progress Foundation (Progress), a Swiss corporation, Mondial Commercial Limited (Mondial), a Liechtenstein business corporation, Monte Sole S.A. (Monte Sole), a Swiss corporation, Friends of AIER Fellowship Foundation (Friends of AIER), an incorporated Liechtenstein foundation, World Economic Research Trust Registered (WERTREG), an incorporated Liechtenstein trust, (hereinafter sometimes collectively referred to as the AIC Group), Swiss Life Insurance & Pension Company (Swiss Life), a Swiss corporation engaged in the sale of life insurance, Swiss Credit Bank, also known as Credit Suisse (SCB), a Swiss bank, Edward C. Harwood (Harwood), founder, former trustee and treasurer of AIC and AIER, founder, former board chairman and president of Progress, founder and management consultant to Mondial, Monte Sole, Friends of AIER and WERTREG, William F. Harwood (W.F. Harwood), the administrative director and assistant treasurer of AIC and AIER, trustee of AIC and former trustee of Friends of AIER, Charles Hurll (Hurll), acting president of AIC, Joseph German (German), executive vice president and account supervisor of AIC, Daria Zeilinger (Zeilinger), executive secretary and trustee of Progress, and Kishore Premchand (Premchand) president and trustee of Progress. The injunctive action deals with allegations of a fraudulent course of business involving hundreds of millions of dollars of unregistered securities whereby the defendants violated numerous provisions of the securities laws, including the securities registration, antifraud, recordkeeping and broker-dealer, investment company investment advisers registration provisions and seeks certain ancillary relief.

The issuance by Honorable Gerhard A. Gesell of the U.S. District Court for the District of Columbia of a temporary restraining order against certain of the defendants and certain of their officers and employees freezing all assets held by SCB on behalf of the defendants and ordering certain of said defendants to maintain the status quo; and the entry by Honorable Gerhard A. Gesell of a final judgment and order of permanent injunction enjoining defendants AIC and AIER from certain violations of the securities laws and ordering certain ancillary relief including, among other things, the appointment of new independent trustees to the Boards of Trustees of AIC and AIER and executive committees for AIC and AIER; the appointment of a special auditor and a special counsel with certain prescribed duties and responsibilities and the conducting of an investigation into the matters alleged in the Commission's complaint and certain other matters, in order to determine what, if any action is required.

AIC and AIER consented to the entry of the judgment and ancillary relief without admitting or denying the allegations in the Commission's complaint. (SEC v. American Institute Counselors, Inc., et al., U.S.D.C., D.C., Civil Action No. 75-1965). (LR-7183)

INVESTMENT COMPANY ACT RELEASES

CAPITAL INVESTORS CORPORATION

An order has been issued declaring that Capital Investors Corporation has ceased to be an investment company. (Rel. IC-9055 - Nov. 25)

DELTA CAPITAL CORPORATION

An order has been issued declaring that Delta Capital Corporation has ceased to be an investment company. (Rel. IC-9056 - Nov. 26)

HOLDING COMPANY ACT RELEASES

MIDDLE SOUTH UTILITIES

A notice has been issued giving interested persons until December 23 to request a hearing on a proposal of Middle South Utilities, Inc., a registered holding company, to issue and sell at competitive bidding 8,000,000 shares of common stock, par value \$5 per share. (Rel. 35-19263 - Nov. 26)

ARKANSAS-MISSOURI POWER COMPANY

An order has been issued approving proposals of Arkansas-Missouri Power Company, a wholly-owned subsidiary of Middle South Utilities, Inc., and Associated Natural Gas Company, a wholly-owned subsidiary of Arkansas-Missouri, to issue and sell short-term notes to banks in the amount at any one time outstanding of not more than \$10,500,000. The net proceeds of the sale of these notes will be used to retire presently outstanding short-term debt. (Rel. 35-19264 - Nov. 26)

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
SAN JOSE WATER WORKS	7,13	10/75
SANITARY CONTROLS INC	2	09/75

RECENT 8K FILINGS CQNT

SANTA FE INDUSTRIES INC	3	10/75
SCHAEFFER F & M CORP	3,13	10/75
SCOTT PAPER CO	3	10/75
SHAKLEE CORP	13,14	10/75
SHELL PIPE LINE CORP	3	10/75
SHOREWOOD CORP	13	10/75
SILVER BELL INDUSTRIES INC	11	10/75
SINGER CO	7,8,10,13,14	10/75
SMITH A O CORP	13	10/75
SNYDER CORP	7,11,13,14	10/75
SOUTHERN PACIFIC CO	3	10/75
SOUTHERN PACIFIC TRANSPORTATION CO	3	10/75
SOUTHWESTERN BELL TELEPHONE CO	11	10/75
SPRAGUE ELECTRIC CO	13	10/75
STANDARD OIL CO OF INDIANA	3	10/75
STANDARD OIL CO OF OHIO	3	10/75
STEARNS MANUFACTURING CO	11,14	10/75
STEELMET INC	7,14	10/75
STRUTHERS WELLS CORP	7,8,11,14	10/75
SUCREST CORP	3,11,14	10/75
SUN CHEMICAL CORP	4,14	10/75
SUNAMERICA CORP	13,14	10/75
SUNDSTRAND CORP	7	10/75
SUPREME EQUIPMENT & SYSTEMS CORP	3,14	10/75
SUSQUEHANNA CORP	2,3,6,10,13,14	10/75
SYRACUSE CHINA CORP	1,8	10/75
TALCOTT JAMES INC	10,14	10/75
TALCOTT NATIONAL CORP	6,10,13,14	10/75
TECHNICOLOR INC	3	10/75
TECHNITROL INC	2	10/75
TECKLA INC	2,14	11/75
TENNECO CORP	3,7,14	10/75
THERMAL POWER CO	3	08/75
THRIFTMART INC	3	10/75
TIME SHARING RESOURCES INC	11	10/75
TMC MORTGAGE INVESTORS	3	10/75
TREMCO INC	8,14	10/75
TRIANGLE PACIFIC CORP	10,14	10/75
TYCO LABORATORIES INC	13	10/75
TYLER CORP	7,14	10/75
UB FINANCIAL CORP	13	10/75
UMC ELECTRONICS CO	13	10/75
UNION PACIFIC CORP	3,7,8,13	10/75
UNION TANK CAR CO	7	10/75
UNION TRUST INC	11	10/75
UNITED FINANCIAL CORP OF CALIFORNIA	13,14	10/75
UNITED HAWAIIAN INVESTMENT CORP	3	10/75
UNITED NUCLEAR CORP	3	10/75
UNITED STATES LEASING REAL ESTATE INVEST	10,14	10/75
UNIVERSAL GAS & OIL CO INC	13,14	10/75
UPJOHN CO	3	10/75
URS CORP	13	10/75
USP REAL ESTATE INVESTMENT TRUST	2,7,14	10/75
VALLEY CAMP COAL CO	13	10/75
VARCO INTERNATIONAL INC	11,14	10/75
VARLEN CORP	3	10/75
VOLUNTEER CAPITAL CORP	2,7,14	10/75
WAGNER ELECTRIC CORP	8	10/75
WAL MART STORES INC	7	10/75
WARDS CO INC	3	10/75
WARNER COMMUNICATIONS INC	8,13	10/75
WATKINS JOHNSON CO	2	10/75
WEAN UNITED INC	10	10/75
WEBB RESOURCES INC	7,11	10/75
WEIS MARKETS INC	13	10/75
WESLEY JOHN CORP	7,13	10/75
WESTERN FIDELITY CORP	10	10/75
WESTERN PUBLISHING CO INC	13,14	10/75
WILSON & CO INC	10,14	10/75
WINSTON NETWORK INC	2,14	08/75
WYOMING COAL CORP	11	08/75
YORK WATER CO	13	10/75
ZENITH RADIO CORP	3,8	10/75

RECENT 8K FILINGS CONT.

AETNA PROPERTIES INC	13	10/75
AG MET INC	3,14	10/75
AIR PRODUCTS & CHEMICALS INC	4,7,14	10/75
ALLCITY INSURANCE CO	11	10/75
ALLEGHENY AIRLINES INC	7,14	10/75
ALLIED CHEMICAL CORP	3	10/75
ALLIED VAN LINES INC	11	10/75
ALTAMIL CORP	2,10,14	10/75
AMERICAN CYANAMID CO	3	10/75
ANTHONY INDUSTRIES INC	10,14	10/75
ARKANSAS BEST CORP	3,7,14	10/75
ATCHISON TOPEKA & SANTA FE RAILWAY CO	3,7	10/75
ATKINSON GUY F CO OF CALIFORNIA	10	10/75
AUTOMATIC MERCHANDISING INC	6,13	10/75
AVCO CORP	10,14	10/75
AVNET INC	3,7	10/75
BANKSHARES OF INDIANA INC	13,14	10/75
BARNETT MORTGAGE TRUST	2,4,11,13,14	10/75
BENEFICIAL STANDARD CORP	3	10/75
BENEFICIAL STANDARD MORTGAGE INVESTORS	3,10,14	10/75
BLOCK DRUG CO INC	12,14	10/75
BORDEN INC	3	10/75
BRADEN INDUSTRIES INC	8	10/75
CAPITOL RECLAMATION CORP	12,14	10/75
CENTRAL HUDSON GAS & ELECTRIC CORP	11,14	10/75
CENTRAL ILLINOIS PUBLIC SERVICE CO	3	10/75
CHELSEA INDUSTRIES INC	8,14	10/75
CLAROSTAT MANUFACTURING CO INC	10,13,14	10/75
CLINTON OIL CO	13,14	10/75
COASTAL STATES GAS CORP	13,14	10/75
COLEMAN AMERICAN COMPANIES INC	12,14	10/75
COMMONWEALTH OIL REFINING CO INC	7	10/75
COMPUTER SCIENCES CORP	13,14	10/75
CONAGRA INC	11,14	10/75
CONRAC CORP	7,14	10/75
CONTINENTAL ILLINOIS REALTY	3,14	10/75
CONTINENTAL MORTGAGE INVESTORS	2,13	10/75
COORS ADOLPH CO	10	10/75
CROMPTON & KNOWLES CORP	3,7,14	10/75
CUMMINS ENGINE CO INC	8,13	10/75
DAB INDUSTRIES INC	14	10/75
DALLAS POWER & LIGHT CO	3	10/75
DATA PATHING INC	7,8	10/75
DATUM INC	13,14	10/75
DEL MONTE CORP	3	10/75
DELSTAR CORP	6,13	10/75
DELTONA CORP	13	10/75
DIVERSIFIED INDUSTRIES INC	3,13,14	10/75
DOMINION HOLDINGS INC	3,6	10/75
DOWNE COMMUNICATIONS INC	2,10,13,14	10/75
EDS NUCLEAR INC	13,14	10/75
ENERGY RESERVE INC	13	10/75
ENNIS BUSINESS FORMS INC	13	10/75
EXXON PIPELINE CO	3,7,14	10/75
FEDDERS CORP	13,14	10/75
FIELDS PLASTICS & CHEMICALS INC	13,14	10/75
FINANCIAL LEISURE CO INC	12,14	10/75
FIRST GREAT WESTERN INVESTMENT CORP	2,13	10/75
FIRST MORTGAGE INVESTORS	3,4,6,8,11,13,14	10/75
FIRST TENNESSEE NATIONAL CORP	3	10/75
FIRST VALLEY CORP	2,14	10/75
FORUM RESTAURANTS INC	13	10/75
GAC CORP	3	10/75
GENERAL DEVELOPMENT CORP	3,8	10/75
GENERAL TELEPHONE CO OF INDIANA INC	7,8,14	10/75
GEORGIA POWER CO	13	10/75
GERIATRIC & MEDICAL CENTERS INC	11,14	10/75
GRAPHIDYNE CORP	3,14	10/75
GREAT WESTERN UNITED CORP	3,13	10/75
GULF OIL CORP	13,14	10/75
GULF SOUTH CORP	14	09/75
HART SCHAFFNER & MARX	8	10/75
HARTZ MOUNTAIN CORP	3	10/75

RECENT 8K FILINGS CONT.

HAWTHORNE FINANCIAL CORP	12	10/75
HOUSTON LIGHTING & POWER CO SAVINGS PLAN	3,7	10/75
HUDSON GENERAL CORP	3	10/75
HYDRONAUTICS INC	11	10/75
ILLINI BEEF PACKERS INC	4,13,14	10/75
IMPERIAL CORP OF AMERICA	13,14	10/75
INCOME PROPERTIES EQUITY TRUST	2,3,13,14	10/75
INDUSTRIAL NUCLEONICS CORP	13	10/75
INTERNATIONAL CONTROLS CORP	10,14	10/75
INTERNATIONAL LIFE INSURANCE CO OF BUFFA	10	09/75
INTERNATIONAL RECTIFIER CORP	3	10/75
INTERTEK FINANCIAL CORP	14	09/75
INVESTMENT CORP OF FLORIDA	13	10/75
IOWA SOUTHERN UTILITIES CO	7,14	10/75
JOHNSON HILLS INC	11,14	10/75
KAISER CEMENT & GYPSUM CORP	8,13,14	10/75
KENAI DRILLING LTD	2,4,7,14	10/75
KEYSTONE CENTERS INC	9,10	10/75
KIRK CORP	14	10/75
KOSS CORP	11,13	10/75
LA QUINTA MOTOR INNS INC	7,8,9,11,14	10/75
LACLEDE STEEL CO	3,7,14	10/75
LAFAYETTE FUNDS INC	7,13	10/75
LATOURAINE BICKFORDS FOODS INC	10,14	10/75
LEEDS SHOES INC	3,6,7,8,11,13	10/75
LEGGETT & PLATT INC	7,8	10/75
LILLI ANN CORP	9,14	10/75
LIMITED STORES INC	4,7,14	10/75
LYNCH CORP	13,14	10/75
MADISON DOLLY INDUSTRIES INC	13,14	10/75
MANCHESTER FINANCIAL CORP	7,14	10/75
MANHATTAN CONTINENTAL DEVELOPMENT CORP	2,3	10/75
MARCO DENTAL PRODUCTS INC	7,13	10/75
MARCOR INC	3	10/75
MARTIN MARIETTA CORP	8,14	10/75
MCNEIL REAL ESTATE FUND FIVE LTD	2,7,13,14	10/75
MCQUAY PERFEX INC	13	10/75
MEDICENTERS OF AMERICA INC	1,11,14	10/75
MERCHANTS PETROLEUM CO	13,14	10/75
METROPOLITAN INDUSTRIES INC	2,14	10/75
MINNESOTA POWER & LIGHT CO	13,14	10/75
MISSISSIPPI RIVER CORP	3	10/75
MISSISSIPPI RIVER TRANSMISSION CORP	3,7,14	10/75
MOBILAND INC	13,14	10/75
MOBILE GAS SERVICE CORP	7,14	10/75
MOHAWK DATA SCIENCES CORP	11,14	10/75
MONARCH CEMENT CO	7,8	10/75
MONTANA POWER CO	3	10/75
NACHMAN CORP	13	10/75
NATIONAL GYPSUM CO	13	10/75
NATIONAL HEALTH ENTERPRISES INC	1,2,13,14	10/75
NATIONAL SECURITIES & RESEARCH CORP	3	10/75
NATIONAL SEMICONDUCTOR CORP	3,14	10/75
NELSON L B CORP	13	10/75
NEPTUNE INTERNATIONAL CORP	4,7,14	10/75
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