sec news digest Issue 81-196

OCT 1 3 1981

October 9, 1981

U.S. SECURITIES AND ENGLIMICE COMMISSION

COMMISSION ANNOUNCEMENTS

RESCISSION OF ACCOUNTING SERIES RELEASE NO. 261

The Commission announced the rescission of Accounting Series Release No. 261. Since the Commission is no longer working to develop Reserve Recognition Accounting for the primary financial statements and has no immediate plans for adopting a single uniform method of accounting, the reasons for initially issuing the release do not now justify its retention. This action permits oil and gas producers to rely on existing generally accepted accounting principles in changing accounting methods; however, the Commission does not encourage accounting changes. Changes to the successful efforts method may be made in reliance on Statement of Financial Accounting Standards Nos. 19 and 25. Changes from the successful efforts method may be justified only if preferable in the registrant's circumstances. The rescission is to be effective immediately upon publication in the Federal Register. (Rel. 33-6355)

FOR FURTHER INFORMATION CONTACT: James D. Hall or Rita J. Gunter at (202) 272-2133

ADMINISTRATIVE PROCEEDINGS

PROCEEDINGS INSTITUTED AGAINST THE BRIARCLIFF COMPANY, OTHERS

The Commission announced that it has instituted public administrative proceedings under the Securities Exchange Act of 1934 against The Briarcliff Company (Registrant), a broker-dealer located in Atlanta, Georgia, John H. Candler, Jr., a resident of Atlanta, Georgia, its president and chairman of the board of directors, Rodney B. Price, a resident of Dunwoody, Georgia, a registered representative, and two affiliated corporations, Performance Management, Inc., a Georgia corporation, and The Callanwolde Company, a Florida corporation.

The Order alleges that during the period from about July, 1980 to the present, Performance and Callanwolde, aided and abetted by Candler, engaged in business as broker-dealers while not registered with the Commission in violation of Section 15(a) of the Exchange Act, and associated a disqualified person with them.

The Order further alleges that during the period from about July, 1980 to the present, Performance, Callanwolde and Candler violated the registration provisions of the Securities Act of 1933 in connection with the offer and sale of limited partnership interests in at least 24 of the limited partnerships formed for the purpose of acquiring energy management equipment and services offered by Performance and Callanwolde.

The Order further alleges that Registrant permitted a disqualified person to be associated with it and omitted to state material facts in its application for registration as a broker-dealer filed with the Commission.

In addition, the Order alleges that Price violated Section 15(b)(6) of the Exchange Act and the terms and conditions of a prior Commission order entered against him by associating with Registrant, Performance and Callanwolde while he was subject to a bar from association with any broker or dealer.

The Order provides that a hearing be held to determine what, if any, remedial action may be necessary. (Rel. 34-18155)

CIVIL PROCEEDINGS

M. S. WIEN & CO., INC. ENJOINED

The New York Regional Office announced that on September 10 a Final Judgment of Permanent Injunction by Consent, signed by the Honorable Frederick B. Lacey, was entered in the U.S. District Court for the District of New Jersey against M. S. Wien & Co., Inc., a broker-dealer located in Jersey City, New Jersey. The Judgment enjoins him from violating the net capital rule promulgated under the securities laws. Wien consented to the issuance of the injunction without admitting or denying the allegations contained in the Commission's complaint.

Judge Lacey issued an Order, also on September 10, appointing Michael R. Griffinger as trustee and his law firm, Crummy, Del Deo, Dolan & Purcell, as counsel for the trustee. The defendant consented to the appointment of the Securities Investor Protection Corporation trustee. (SEC v. M.S. Wien & Co., Inc., 81 Civil 2864, D.N.J., [FBL]). (LR-9468)

CRIMINAL PROCEEDINGS

ALFRED J. CUSINO SENTENCED

The San Francisco Branch Office announced that on September 25 Alfred J. Cusino was sentenced to four years in custody of the Attorney General of the United States following his conviction of one count of mail fraud and six counts of wire fraud by a federal jury in San Francisco. Cusino may be released on parole at a time to be determined by the United States Parole Commission. He will also receive credit on his federal sentence for approximately 16 months he has served in confinement on a California state sentence imposed in another case. The indictment alleged that Cusino, through Multi-Power Electrical Corporation, defrauded victims who invested in an "Energy Multiplier," a device Cusino claimed he invented, which purportedly would multiply an initial electrical charge fourteen-fold, produce electrical energy indefinitely and was a perpetual motion machine.

(U.S. v. Alfred J. Cusino, Criminal No. 80-389, N.D. Cal. 1980). (LR-9469)

ROBERT N. RANDALL SENTENCED

The Boston Regional Office announced that on September 28 Robert N. Randall of Stamford, Connecticut, was sentenced by the Honorable T. F. Gilroy Daly, U.S. District Judge for the District of Connecticut, in connection with an earlier guilty plea regarding securities fraud. Randall, a former vice-president and salesman for a registered broker-dealer, pled guilty to securities fraud on June 15, 1981, in connection with an alleged scheme by him in which he obtained funds from customers and others through the use of material misrepresentations and omissions of material facts with respect to the issuance of unregistered securities for the purpose of investing in certain real estate transactions. Randall was given a two year suspended sentence in the custody of the United States Attorney General and thereafter will be on probation for a two year period. Furthermore, Randall is to devote 400 hours per year for the next two years to community service. (U.S. v. Robert N. Randall. U.S.D.C. Dist. of Conn., Criminal Action No. B-81-23). (LR-9470)

INVESTMENT COMPANY ACT RELEASES

BANK OF SCOTLAND

A notice has been issued giving interested persons until November 3 to request a hearing on an application by Bank of Scotland (Applicant), for an order, pursuant to Section 6(c) of the Investment Company Act of 1940, exempting Applicant from all provisions of the Act. Issuance of the requested order would permit Applicant, a foreign bank, to make an offering of its commercial paper in the United States. (Rel. IC-11979 - Oct. 7)

THE RESERVE FUND, INC.

A notice has been issued giving interested persons until November 3 to request a hearing on an application filed by The Reserve Fund, Inc. (Applicant), registered under the Investment Company Act of 1940 as an open-end, non-diversified, management investment company, requesting an order pursuant to Section 6(c) of the Act exempting Applicant from the provisions of Section 2(a)(41) of the Act and Rules 2a-4 and 22c-1 thereunder to the extent necessary to permit Applicant to compute the net asset value per share of its Government Portfolio using the amortized cost method of valuation. (Rel. IC-11980 - Oct. 7)

STATE MUTUAL SECURITIES, INC.

A notice has been issued giving interested persons until November 2 to request a hearing on an application by State Mutual Securities, Inc., a registered, closedend, diversified, investment company, and its investment adviser, State Mutual Life Assurance Company of America (Insurance Company) (collectively, Applicants), for an order pursuant to Sections 6(c) and 17(d) of the Investment Company Act of 1940 and Rule 17d-1 thereunder, permitting Applicants to participate jointly in the acquisition of 18-1/2% Equipment Trust Loan Certificates of United Airlines, Inc., and pursuant to Section 17(b) of the Act, exempting from the provisions of Section 17(a) of the Act the sale by the Insurance Company to the Fund of \$500,000 of the 18-1/2% note. (Rel. IC-11981 - Oct. 7)

HOLDING COMPANY ACT RELEASES

ALABAMA POWER COMPANY

An order has been issued releasing jurisdiction over the terms and conditions, fees and expenses to be incurred by Alabama Power Company, subsidiary of The Southern Company, in connection with the proposed sale of \$100 million of first mortgage bonds, authorized by previous orders. (Rel. 35-22223 - Oct. 8)

NEW ENGLAND ELECTRIC SYSTEM

A notice has been issued giving interested persons until November 9 to request a hearing on a proposal by New England Electric System, a registered holding company, to extend until December 31, 1982, the period during which it may issue and sell its short-term notes to banks up to an aggregate of \$50 million. (Rel. 35-22224 - Oct. 8)

ARKANSAS POWER & LIGHT COMPANY

A notice has been issued giving interested persons until November 4 to request a hearing on a proposal by Arkansas Power & Light Company, subsidiary of Middle South Utilities, Inc., to finance nuclear fuel by means of a leasing arrangement. (Rel. 35-22225 - Oct. 8)

MIDDLE SOUTH UTILITIES, INC.

A notice has been issued giving interested persons until November 3 to request a hearing on a proposal by Middle South Utilities, Inc., a registered holding company, to extend to December 31, 1983, the period during which Middle South may issue and sell common stock pursuant to its Employee Stock Onwership Plan. (Rel. 35-22226 - Oct. 8)

SELF-REGULATORY ORGANIZATIONS

ORDER MODIFYING EXEMPTIONS PROVIDED TO REGIONAL STOCK EXCHANGES FROM SPECIALIST RULE

The Commission has issued an order modifying the exemptions of the Boston, Cincinnati, Midwest, Pacific and Philadelphia Stock Exchanges from Rule 11b-1 under the Securities Exchange Act of 1934, relating to the regulation of specialist activities. The order subjects these exchanges to the provisions of Rule 11b-1 with respect to any security which is listed on any such exchange and which is not listed on either the American or New York Stock Exchange. (Rel. 34-18157)

NOTICE AND APPROVAL OF PROPOSED RULE CHANGE

The Commission has approved, on an accelerated basis, a proposed rule change filed by the Pacific Stock Exchange, Incorporated (SR-PSE-81-18) which allows it to introduce when appropriate additional options series at the next exercise price interval so long as at least 45 days remain before expiration of the series. (Rel. 34-18156)

NOTICE OF AMENDMENTS TO PROPOSED RULE CHANGE

The New York Stock Exchange, Inc. has filed an amendment to a proposed rule change under Rule 19b-4 (SR-NYSE-81-11) to revise the NYSE's procedures for stock reallocation actions under NYSE Rule 103A. Publication of the proposal is expected to be made in the Federal Register during the week of October 12. (Rel. 34-18158)

NOTICE OF PROPOSED RULE CHANGE

The American Stock Exchange, Inc. has filed a proposed rule change under Rule 19b-4 (SR-Amex-81-18) to establish listing guidelines and applicable listing fees for publicly-held, non-convertible bonds and preferred stocks of issuers whose common stock is not traded on the Amex or the New York Stock Exchange. Publication of the proposal is expected to be made in the Federal Register during the week of October 12. (Rel. 34-18159)

NOTICE OF EFFECTIVENESS OF A PROPOSED RULE CHANGE

A fee change filed by The Options Clearing Corporation, pursuant to Rule 19b-4 (SR-OCC-81-11), has become effective in accordance with Section 19(b)(3)(A) of the Securities Exchange Act of 1934. OCC has instituted fees to enable OCC to provide the Government National Mortgage Association (GNMA) Prospectus Supplement and clearing services for options in GNMA's and other debt securities at approximately a break-even level, thereby ensuring OCC's ability to maintain capital surplus and reserves sufficient for its needs. Publication of the proposal is expected to be made in the Federal Register during the week of October 12. (Rel. 34-18160)

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; and whether the registration statement is a New Issue.

- (S-18) COMBUSTION ELECTROMAGNETICS INCORPORATED, 32 Prentiss Rd., Arlington, MA 02174 (617) 641-0520 1,000,000 shares of common stock. The company is engaged in the research and development of combustion related and electronic related technologies. (File 2-74168-B Sept. 25) (Br. 10 New Issue)
- (S-18) ALEMBIC, INC., 15310 Minnetonka Industrial Rd., Minneapolis, MN 55343 (612) 933-6400 2,350,000 common shares. The company is in the development stage and since its inception has been engaged in the study and development of a plan to finance and construct a corn wet mill facility. (File 2-74220-C Sept. 30) (Br. 3 New Issue)
- (S-18) COMPUTER SYSTEMS, INC., 7701 East Kellogg, Suite 610, Wichita, KS 67207 (316) 685-2216 1,000,000 shares of common stock. Underwriter: Weber, Hall, Sale & Associates, Inc. The company has designed, developed and is licensing a computer software system for use primarily by the hotel/motel and resort condominium industry. (File 2-73414-FW Oct. 5) (Br. 10 New Issue)

- (S-14) FIRST GRANITE BANCORPORATION, INC., 1960 Edison Ave., Granite City, IL 62040 (618) 451-5400 132,000 shares of common stock. (File 2-74327 Oct. 7) (Br. 2 New Issue)
- (S-1) CLINTON APPALACHIAN PROGRAM, CLINTON APPALACHIAN I, AND II, LTD., 4770 Indianola Ave., Columbus, OH 43214 (614) 888-9588 2,000 preformation limited partnership interests. (File 2-74329 Oct. 7) (Br. 4 New Issue)
- (S-1) WILLIAMS ELECTRONICS, INC., 3401 North California Ave., Chicago, IL 60618 (312) 267-2240 - \$20 million of % convertible subordinated debentures, due 1996. Underwriter: Ladenburg, Thalmann & Co. Inc. The company is engaged in the design, manufacture and sale of coin-operated amusement games. (File 2-74330 - Oct. 7) (Br. 6)
- (S-7) TEXAS-NEW MEXICO POWER COMPANY, 501 West Sixth St., Fort Worth, TX 76102 (817) 335-3311 200,000 shares of common stock. Underwriter: Salomon Brothers Inc. The company is engaged in the purchase, transmission, distribution and sale of electricity. (File 2-74331 Oct. 7) (Br. 8)
 - In a separate statement the company seeks registration of \$15 million of first mortgage bonds, Series N, % due 2011. (File 2-74332 Oct. 7)
- (S-11) SMITHY CAPITAL PROPERTIES, 1110 Vermont Ave., N.W., Washington, DC 20005 20,000 limited partnership units. (File 2-74333 Oct. 7) (Br. 6 New Issue)
- (N-1) PRECIOUS AND STRATEGIC METALS FUND, INC., 80 Broad St., New York, NY 10004 (212) 785-5306 - an indefinite number of shares of common stock. (File 2-74334 - Oct. 7) (Br. 18 - New Issue)
- (S-14) AIR EXPRESS INTERNATIONAL MERGING CORPORATION, 151 Harvard Ave., Stamford, CT 06920 (203) 327-1950 3,709,185 shares of common stock. (File 2-74335 Oct. 7) (Br. 4 New Issue)
- (S-8) PEAVEY COMPANY, 1400 Peavey Bldg., Minneapolis, MN 55402 (612) 370-7525 400,000 shares of common stock. (File 2-74336 Oct. 7) (Br. 4)
- (S-8) FIRST MISSISSIPPI CORPORATION, 700 North St., P.O. Box 1249, Jackson MS 39205 1,500,000 shares of common stock. (File 2-74337 Oct. 7) (Br. 1)
- (S-1) FILMMEDIA CORPORATION, 260 South Beverly Dr., Suite 303, Beverly Hills, CA 90212 (213) 859-0641 2,500,000 shares of common stock. Underwriter: B. J. Leonard and Company, Inc., 5600 South Syracuse Circle, Englewood, CO 80111 (303) 779-9999. The principal business of the company is to finance the production of full length quality theatrical motion pictures. (File 2-74338 Oct. 7) (Br. 4 New Issue)
- (S-16) SOUTHERN CALIFORNIA EDISON COMPANY, 2244 Walnut Grove Ave., P.O. Box 800, Rosemead, CA 91770 (213) 572-1212 - \$200 million of first and refunding mortgage bonds, Series RR. The company is engaged in supplying electric energy. (File 2-74339 - Oct. 8) (Br. 8)
- (S-1) SATELLITE TELEVISION & ASSOCIATED RESOURCES, INC., 3350 Ocean Park Blvd., Suite 106, Santa Monica, CA 90405 - 900,000 units. Underwriter: Bateman Eichler, Hill Richards Incorporated. The company operates over-the-air subscription television and multipoint distribution service pay television systems. (File 2-74340 -Oct. 8) (Br. 7)
- (S-1) SEAGATE TECHNOLOGY, 360 El Pueblo Rd., Scotts Valley, CA 95066 (408) 438-6550 714,800 shares of common stock. The company designs, manufactures and markets 5-1/4 inch Winchester technology magnetic rigid disc drives. (File 2-74341 Oct. 8) (Br. 9)
- (S-8) NORTHWEST ENERGY COMPANY, 315 East 200 South, Salt Lake City, UT 84111 (801) 534-3600 100,000 shares of common stock. (File 2-74342 Oct. 8) (Br. 8)
- (S-8) JERRICO, INC., 101 Jerrico Dr., Lexington, KY 40511 (606) 268-5211 150,000 shares of common stock. (File 2-74343 Oct. 8) (Br. 3)
- (S-6) SOUTHEAST TAX-EXEMPT INCOME TRUST, SERIES 8, Two Peachtree St., N.W., Atlanta, GA 30303 10,000 units. Depositor: The Robinson-Humphrey Company, Inc. (File 2-74344 Oct. 8) (Br. 17 New Issue)

- (S-7) CAESARS WORLD, INC., 1801 Century Park East, Los Angeles, CA 90067 (213) 552-2711 - \$75 million of % exchangeable subordinated debentures, and 12,700,000 shares of common stock. The company owns and operates Caesars Palace in Las Vegas and operates Caesars Tahoe near Lake Tahoe. (File 2-74345 - Oct. 8) (Br. 4)
- (S-15) FIRST RAILROAD & BANKING COMPANY OF GEORGIA, 699 Broad St., Augusta, GA 30913 (404) 823-2753 - 516,553 shares of common stock. (File 2-74346 - Oct. 8) (Br. 1)
- (S-14) MADISON FINANCIAL CORPORATION, 400 W. Madison St., Chicago, IL 60604 (312) 454-1200 - 119.351 shares of common stock. (File 2-74347 ~ Oct. 8) (Br. 3)
- (S-1) APACHE OIL AND GAS PROGRAM 1982, Foshay Tower, Minneapolis, MN 55402 (612) 332-7222 - \$70 million preformation partnership units. (File 2-74348 - Oct. 8) (Br. 4 - New Issue)
- (S-2) AIR CHICAGO, INC., 5959 South Cicero Ave., Chicago, IL 60638 2,000,000 shares of common stock. Underwriter: Piper, Jaffray & Hopwood Incorporated. The company is a newly organized corporation that proposes to provide low fare, scheduled airline service. (File 2-74349 - Oct. 8) (Br. 3)

REGISTRATIONS EFFECTIVE

Oct. 7: BWC Financial Corp., 2-72861; Bank Securities, Inc., 2-73686; Mid-South

Bancorp, Inc., 2-73660.

Oct. 8: Franklin Discount Company, 2-74086.

REGISTRATIONS WITHDRAWN

27: Barley Products International, Inc., 2-70567-D.

Sept. 9: Sycon, Inc., 2-73255 Sept. 25: DNAX Limited, 2-73757. Twentieth Century Inve 9: Sycon, Inc., 2-73230-LA.

Twentieth Century Investors, Inc., 2-71638.

ACQUISITIONS OF SECURITIES

Companies and individuals must report to the Commission within 10 days on Schedule 13D if after the acquisition of equity securities of a public company their benefisial interest therein exceeds 5%. Persons eligible to use the short form (Schedule 13G) may in lieu of filing a Schedule 13D file a Schedule 13G within forty-five days after the end of the calendar year in which the person became subject to Section 13(d)(1).

Companies and individuals making a tender offer must have on file at the time the the tender offer commences a Schedule 14D-1. The following companies or individuals filed Schedule 14D-1's during the period September 1 - 9, 1981. *Amended Tender Offers.

OFFER TO PURCHASE BY:	ISSUER & NUMBER OF SHARES TO BE PURCHASED	DATE FILED
* ASC Stores, Inc. (Wholly-owned subsidiary of Allied Stores Corporation)	Garfinckel, Brooks Brothers, Miller & Rhoads, Inc. (Washington, DC) Common Stock - All outstanding shares for cash at \$53.00 net per share (Amended offer increased the price from \$48.00 net per share.)	9-1-81
* Empire Incorporated	Wetterau Incorporated (Hazelwood, MO) Common Stock - 2,130,000 shares for cash at \$21.00 net per share (Amended offer increased the number of shares from 1,200,000.)	9-3-81
NME Corp. National Medical Enterprises, Inc., Parent	Cenco Incorporated (Oak Brook, IL) Common Stock - All outstanding shares for cash at \$14.00 net per share (A subsidiary of National Medical presently owns 931,300 shares.)	9-4-81

ACQUISITION REPORTS CONT.

SWC, Inc. (Wholly-owned subsidiary of Sherwin-Williams Company)	Gray Drug Stores, Inc. (Cleveland, OH) Common Stock - All outstanding shares for cash at \$21.00 net per share	9-4-81
National City Lines, Inc. (Controlled by Harold C. Simmons)	NLI Corporation (Dallas, TX) Common Stock - up to 165,000 shares for cash at \$4.00 net per share (National City presently owns 2,285,746 shares of Common Stock (74.96%)	9-9-81
Omni-Exploration, Inc. (World Resources Corp., Parent)	Omni Oil & Gas Program No. 1977-1 (Radnor, PA) Partnership Interests - All outstanding (Omni Exploration offers to exchange 188,296 shares of its common stock for outstanding Interests.)	9-9-81
Omni-Exploration, Inc. (World Resources Corp., Parent)	Omni Oil & Gas Program No. 1977-2 (Radnor, PA) Partnership Interests - All outstanding (Omni Exploration offers to exchage 87,631 shares of its common stock for outstanding Interests.)	9-9-81
Omni-Exploration, Inc. (World Resources Corp., Parent)	Omni Oil & Gas Program No. 1977-3 (Radnor, PA) Partnership Interests - All outstanding (Omni Exploration offers to exchange 45,318 shares of its common stock for outstanding Interests.)	9-9-81
Omni-Exploration, Inc. (World Resources Corp., Parent)	Omni Oil & Gas Program No. 1978-1 (Radnor, PA) Partnership Interests - All outstanding (Omni Exploration offers to exchange 1,296,177 shares of its common stock for outstanding Interests.)	9-9-81
Omni Exploration, Inc. (World Resources Corp., Parent)	Omni Oil & Gas Program No. 1978-2 (Radnor, PA) Partnership Interests - All outstanding (Omni Exploration offers to exchange 1,685,877 shares of its common stock for outstanding Interests.)	9-9-81
Omni-Exploration, Inc. (World Resources Corp., Parent)	Omni Drilling Partnership No. 1979-1 (Radnor, PA) Partnership Interests - All outstanding (Omni Exploration offers to exchange 791,807 shares of its common stock for outstanding Interests.)	9-9-81

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, registration statements, and other filings may be ordered by writing to the Public Reference Branch, Securities and Exchange Commission, Washington, D.C. 20549. When you are ordering more than one, we prefer that the documents be listed in alphabetical order by registrant name to expedite service. Cost estimates are given on request. Two types of service are available through the Public Reference Branch, one of which (priority service) is also available directly from the SEC's service contractor.

REGULAR SERVICE — The regular service reproduction cost is 10c per page, including applicable sales taxes, plus postage (\$5.00 minimum order). Regular service orders will be shipped within seven calendar days of the receipt by the SEC's service contractor of your request, forwarded from the Public Reference Branch. Slight delays may occur if the materials to be copied are not already in the contractor's master files.

PRIORITY SERVICE — Copies of documents may be ordered by telephone directly from the SEC's service contractor by calling 301/951-1350 (Maryland callers), or the toll-free number, 800-638-8241. The priority reproduction cost is 35¢ per page plus postage and applicable sales taxes (\$10.00 minimum order). Priority service orders will be shipped by 4:00 PM of the working day following the day of your telephoned request for materials already in the contractor's master files. Cost estimates are given on request.

All other reference material is available in the SEC Docket.

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