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CIVIL PROCEEDINGS

U.S. SECURITIES AND
EXCHANGE COMMISSION

PERMANENT INJUNCTIONS ENTERED AGAINST TEXAS COMMERCE TRUST COMPANY, OTHERS

The Fort Worth Regional Office announced that on April 15 the Honorable Patrick Higginbotham of the U.S. District Court for the Northern District of Texas, Dallas Division, issued orders permanently enjoining Texas Commerce Trust Company, a privately-held Texas corporation located in Dallas, Texas; S. Willard Elieson, Jr. of Lewisville, Texas, Texas Commerce's former president and its former chairman of the board of directors; and Victor G. Nielsen of Denton, Texas, Texas Commerce's former vice-president and current president. The Orders permanently enjoined Texas Commerce, Elieson and Nielson from violations and or aiding and abetting violations of the registration and antifraud provisions of the Securities Act of 1933 and the Investment Advisers Act of 1940, and the registration provisions of the Investment Company Act of 1940. In addition, Texas Commerce and Elieson were enjoined from further violations of the antifraud provisions of the Securities Exchange Act of 1934. The defendants consented to the entry of the orders without admitting or denying the allegations of the Commission's complaint.

The Commission's complaint, also filed on April 15, alleged that Texas Commerce and Elieson, from August 1974, and Nielsen, from January 1980, offered and sold to the public in excess of \$8 million of unregistered securities in the form of units or certificates of interest or participation in a common trust fund maintained by Texas Commerce, which was commonly referred to as the "E" Fund. The complaint further alleged that these securities were offered and sold to more than 200 pension plans of small professional corporations located in several states. The complaint also alleged that certain material facts were misrepresented and were not disclosed to investors in connection with the offer, purchase and sale of the above described securities. These misrepresentations and omissions concerned, among other things, that the "E" Fund was a liquid and conservative fund, when, in fact, it invested a substantial percentage of its portfolio in illiquid and speculative investments. (SEC v. Texas Commerce Trust Company, et al., CA File No. CA 3-82-0558G, USDC/ND/TX/DALLAS DIV.). (LR-9652)

INJUNCTIVE PROCEEDINGS INSTITUTED AGAINST MELVIN MECKLER AND EDWARD G. GALE

The New York Regional Office announced that on April 13 the Honorable Robert J. Ward, District Judge, U.S. District Court for the Southern District of New York, entered a Final Judgment of Permanent Injunction by Consent against Melvin Meckler of Hollywood, Florida, and Edward M. Gale of North Miami, Florida. The Final Judgment enjoins Meckler and Gale from future violations and aiding and abetting violations of the registration and antifraud provisions of the securities laws.

The Commission's complaint alleged that from February 1978 Meckler and Gale (a) sold the common stock of Sunny Land Tours, Inc. and Anglo American Properties, Inc. in non-exempt transactions when no registration statement was on file or in effect with the Commission; (b) participated in a scheme to manipulate the price of Sunny Land and Anglo; and (c) 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 and Anglo stock to his customers. (SEC v. Arnold S. Cohen, et al., 82 Civil 1154, S.D.N.Y., RJW). (LR-9658)

INVESTMENT COMPANY ACT RELEASES

GREAT-WEST LIFE & ANNUITY INSURANCE COMPANY

An order has been issued on an application by Great-West Life & Annuity Insurance Company (formerly Insuramerica Corporation) and Maxim Series Account of Great-West Life & Annuity Insurance Company, registered under the Investment Company Act of 1940 as a unit investment trust, pursuant to Section 6(c) of the Act, exempting

them from the provisions of Sections 2(a)(32), 2(a)(35), 22(c), 22(e), 26(a), 27(c)(1), 27(c)(2), and 27(d) of the Act and Rule 22c-1 thereunder to the extent necessary to permit the transactions described in the application. (Rel. IC-12392 - Apr. 21)

**THE BOSTON FIVE MUTUAL FUND;
HARTFORD FUND, INCORPORATED**

Orders have been issued pursuant to Section 6(c) of the Investment Company Act of 1940 on an application filed by The Boston Five Mutual Fund, and Hartford Fund, Incorporated, both registered under the Act as open-end, diversified, management investment companies, exempting them 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 Boston Five to compute its net asset value per share using the amortized cost method of valuing portfolio securities, and Hartford to value the portfolio assets of its Money Market Series on the basis of the amortized cost method of valuation. (Rel. IC-12393 and IC-12394 - Apr. 22)

PARAMOUNT MUTUAL FUND, INC.

A notice has been issued giving interested persons until May 17 to request a hearing on an application of Paramount Mutual Fund, Inc., an open-end, diversified, management investment company, and its distributor, Mitchel Schreiber, Watts & Co., Inc. (collectively, Applicants), for an order pursuant to Section 6(c) of the Act, exempting Applicants from the provisions of Section 22(d) of the Act and Rule 22d-1 thereunder to the extent necessary to permit sales of the Fund's shares at net asset value to the directors and certain employees of the Angeles Corporation and its subsidiaries who are participants in a non-tax-qualified employee benefit plan. (Rel. IC-12395 - Apr. 22)

NARRAGANSETT CAPITAL CORPORATION

An order has been issued pursuant to Section 6(c) of the Investment Company Act of 1940 exempting Narragansett Capital Corporation from the provisions of Sections 18(a) and 23(a) and (b) of the Act, and pursuant to Section 17(d) of the Act and Rule 17d-1 thereunder, permitting certain transactions between Applicant and certain of its officers and directors in connection with an incentive stock option plan. (Rel. IC-12396 - Apr. 22)

HOLDING COMPANY ACT RELEASES

APPALACHIAN POWER COMPANY

A supplemental order has been issued authorizing Appalachian Power Company, subsidiary of American Electric Power Company, Inc., to issue and sell \$60 million of first mortgage bonds by private placement to an institutional investor. (Rel. 35-22472 - Apr. 26)

LISTING, DELISTING AND UNLISTED TRADING ACTIONS

UNLISTED TRADING GRANTED

An order has been issued granting the application of the Cincinnati Stock Exchange for unlisted trading privileges in the common stock (\$.10 par value) of Galaxy Oil Company which is listed and registered on one or more other national securities exchanges and is reported in the consolidated transaction reporting system. (Rel. 34-18677)

SELF-REGULATORY ORGANIZATIONS

APPROVAL OF PROPOSED RULE CHANGES

The Commission has approved proposed rule changes filed by the following: The National Association of Securities Dealers, Inc. (SR-NASD-81-18) which will require any member who is a market maker in a security listed on a national securities exchange to report on a monthly basis any options transactions in that security. (Rel. 34-18678); The Municipal Securities Rulemaking Board (SR-MSRB-82-3) to amend

MSRB Rule G-9 to reduce the time period required for the retention of information concerning unfilled or unallocated orders received by a syndicate or similar account. (Rel. 34-18679); and The Chicago Board Options Exchange, Incorporated (SR-CBOE-82-6) to provide a procedure for a floor broker to cross an order for a public customer of a member organization and an order for the proprietary account of the member organization, subject to prior exposure of the public customer order to competing bids and offers of market makers. (Rel. 34-18681)

NOTICE OF PROPOSED RULE CHANGE

The New York Stock Exchange, Inc. has filed a proposed rule change pursuant to Rule 19b-4 (SR-NYSE-82-6) to provide for the trading of options on mini stock groups. Publication of the proposal is expected to be made in the Federal Register during the week of April 26. (Rel. 34-18680)

NOTICE OF AMENDMENT TO PROPOSED RULE CHANGE

The Chicago Board Options Exchange, Incorporated has filed an amendment to a proposed rule change pursuant to Rule 19b-4 (SR-CBOE-81-22) to trade options on stock groups. The amendment proposes: (a) the trading of options on stock groups in which the securities underlying the group are to be limited to those securities in which the exchange has approval to list and trade the related individual stock options; (b) bids and offers to be expressed as one percent of the aggregate price of the stock group; and (c) exercise price intervals to be established based on the same criteria used in determining exercise price intervals in stock options. Publication of the proposal is expected to be made in the Federal Register during the week of April 26. (Rel. 34-18682)

NOTICE OF EFFECTIVENESS OF PROPOSED RULE CHANGES

Rule changes filed by the following, pursuant to Rule 19b-4, have become effective in accordance with Section 19(b)(3)(A) of the Securities Exchange Act of 1934: The National Securities Clearing Corporation (SR-NSCC-82-7) which allows NSCC to net and allot trades in New York Stock Exchange odd-lot trades on T+3 with other round-lot and odd-lot transactions. (Rel. 34-18684); (SR-NSCC-82-4) which revised the processing time schedules for both listed and over-the-counter activity and securities processing at NSCC's Boston and St. Louis clearing centers. The new schedules were designed to enhance the processing capabilities of NSCC participants using those clearing centers by increasing the time span permitted for input of most data. (Rel. 34-18686); and The Pacific Clearing Corporation (SR-PCC-82-1) which permits PCC to adopt a form contract to be executed by PCC and any party using the existing services of PCC's Securities Collection Division (SCD). SCD facilitates the delivery of securities against payment between two PCC participants or between one PCC participant and a non-participant. The contract sets forth several of the existing rights and obligations of PCC and users of SCD services and is intended to incorporate PCC's existing policies and procedures governing SCD. (Rel. 34-18685).

Publication of the proposals are expected to be made in the Federal Register during the week of April 26.

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-1) PAN EXPLORATION 1982 OIL AND GAS PROGRAM, 1012 Baltimore Ave., Suite 600, Kansas City, MO 64105 - 2,000 units of preformation limited partnership interests (\$1,000 per unit). (File 2-77133 - Apr. 23) (Br. 3 - New Issue)

(S-1) MOLECULAR GENETICS, INC., 10320 Bren Road East, Minnetonka, MN 55343 (612) 935-7335 - 1,000,000 shares of common stock. Underwriters: Donaldson, Lufkin & Jenrette Securities Corporation, Piper, Jaffray & Hopwood Incorporated and Montgomery Securities. The company will develop and produce new products for animal health care

and agriculture through the application of genetic engineering and related biotechnologies. (File 2-77134 - Apr. 23) (Br. 8 - New Issue)

- (S-14) AUTOCLAVE HASKEL, INC., 2930 West 22nd St., Erie, PA 16506 (814) 838-2071 - 2,874,400 shares of common stock, and 1,950,007 shares (of Registrant to be issued in respect of outstanding Haskel, Inc. common stock and Haskel Energy Systems Limited equity securities outstanding). (File 2-77135 - Apr. 23) (Br. 8 - New Issue)
- (S-8) CLARK EQUIPMENT COMPANY, Circle Dr., Buchanan, MI 49107 (616) 697-8111 - 250,000 shares of common stock, and \$16 million of participations. (File 2-77136 - Apr. 23) (Br. 9)
- (S-1) SOVRAN ENERGY CORP., 1300 Main St., Suite 715, Houston, TX 77002 - 40,000 shares of \$4.00 Series B delayed cumulative convertible stock, and 160,000 shares of Class A common stock. The company will engage in oil and gas exploration, development and production. (File 2-77137 - Apr. 23) (Br. 3 - New Issue)
- (S-16) PUBLIC SERVICE COMPANY OF NEW MEXICO, Alvarado Sq., Albuquerque, NM 87158 (505) 848-2700 - 4,500,000 shares of common stock. Underwriter: Kidder, Peabody & Co. Incorporated., 10 Hanover Sq., New York, NY 10005. The company is a public utility engaged in the generation, transmission, distribution and sale of electricity. (File 2-77138 - Apr. 23) (Br. 8)
- (S-8) CITIES SERVICE COMPANY, 110 West 7th St., Box 300, Tulsa, OK 74102 - 840,154 shares of common stock. (File 2-77139 - Apr. 23) (Br. 4)
- (S-8) EASTMAN KODAK COMPANY, 343 State St., Rochester, NY 14650 (716) 724-4666 - 2,700,000 shares of common stock. (File 2-77145 - Apr. 23) (Br. 3)
- (S-3) COMPUTER & COMMUNICATIONS TECHNOLOGY CORP., 495 South Fairview Ave., Santa Barbara CA 93117 (805) 964-0771 - 30,000 shares of common stock. The company is engaged in the development, manufacture and marketing of computer products and communication products. (File 2-77147 - Apr. 23) (Br. 7) [SHELF REGISTRATION]
- (S-1) BOSTON FUTURES FUND (IV), 545 Boylston St., Boston, MA 02116 (617) 262-5010 - 10,000 units of limited partnership interest. The company is engaged in trading speculatively in commodity futures contracts and other commodity interests. (File 2-77154 - Apr. 23) (Br. 1 - New Issue)
- (S-8) JOHNSON & JOHNSON, 501 George St., New Brunswick, NJ 08903 (201) 524-6463 - 134,680 shares of common stock. (File 2-77153 - Apr. 23) (Br. 8)
- (S-11) KRUPP REALTY FUND, LTD.-III, 109 State St., Boston, MA 02109 - 18,000 units of investor limited partnership interests. (File 2-77155 - Apr. 23) (Br. 5 - New Issue)
- (S-16) BECTON, DICKINSON AND COMPANY, Mack Centre Dr., Paramus, NJ 07652 (201) 967-3700 - 175,000 shares of common stock. (File 2-77157 - Apr. 23) (Br. 8)
- (S-8) MARTIN MARIETTA CORPORATION, 6801 Rockledge Dr., Bethesda, MD 20817 (301) 847-6000 - 500,000 shares of common stock. (File 2-77159 - Apr. 23) (Br. 2)
- (S-8) CAPITAL HOLDING CORPORATION, Commonwealth Bldg., 4th & Broadway, Louisville, KY 40202 (502) 584-8157 - 1,100,000 shares of common stock. (File 2-77160 - Apr. 23) (Br. 9)
- (S-1) OUR OWN HARDWARE COMPANY, 2300 W. Highway 13, Burnsville, MN 55337 (612) 890-2700 - 500 shares of common stock (\$100 par value) in units of five shares; 2,900 shares of commission stock (\$100 par value); 2,500 shares of Class A stock (\$100 par value); and \$100,000 face amount of commission notes. (File 2-77168 - Apr. 26) (Br. 10)

REGISTRATIONS EFFECTIVE

Apr. 22: The Corporate Income Fund, One Hundred Forty-Seventh Monthly Payment Series, 2-76084; Liberty Street Trust, First Corporate Monthly Payment Series, 2-73824; Massachusetts Tax Exempt Unit Trust, Series 37, 2-76454; Middle Witwatersrand (Western Areas) Limited, 2-76872; Porta Systems Corp., 2-76256; Sun Growth Variable Annuity Fund, Inc., 2-76478; Tax Exempt Securities Trust, Multistate Series M, 2-76427; United Bankers, Inc., 2-76231.

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 beneficial 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). The following companies or individuals filed Schedule 13D's during the period April 5 - 12, 1982. The number of shares of the security which are beneficially owned, and the number of shares concerning which there is a right to acquire are set forth for each beneficial owner. *Amended Acquisition Reports.

<u>REPORTING COMPANY OR INDIVIDUAL</u>	<u>ISSUER & NUMBER OF SHARES</u>	<u>DATE FILED</u>
* American Financial Corporation American Financial Enterprises, Inc. Carl H. Lindner	Penn Central Corporation (NYC) Common Stock - 3,666,054 shares Common Stock - 195,000 shares on exercise of option Common Stock - 1,588,567 shares on conversion of Preference Stock	4-5-82
Triton Group Ltd. Leonard G. Berger Robert R. Glazer	Savannah Foods & Industries, Inc. (Savannah, GA) Common Stock - 253,226 shares	4-5-82
* Robert Pace Schofield, Jr.	Adams-Millis Corp. (High Point, NC) Common Capital Stock - 302,900 shares (13.09%)	4-6-82
* Loews Realty, Inc. LTR Holding Corp. (Loews Corporation, Parent)	Bulova Watch Co., Inc. (Flushing, NY) Common Stock - 4,296,554 shares Common Stock - 57,909 shares on conversion of Debentures	4-6-82
* Stanley Spielman Bertram Ostrau Dorothy Ostrau Fincon Enterprises, Inc., et al	Clarostat Mfg. Co. Inc. (Dover, NH) Common Stock - 68,100 shares (12.28%)	4-6-82
Robert L. Kester	Florida Coast Banks, Inc. (Pompano Beach, FL) Common Stock - 83,502 shares Common Stock - 10,500 shares on conversion of Preferred Stock	4-6-82
Stewart Randolph Kester	Florida Coast Banks, Inc. (Pompano Beach, FL) Common Stock - 90,567 shares Common Stock - 12,500 shares on conversion of Preferred Stock	4-6-82
Mayo Foundation	Kahler Corporation (Rochester, MN) Common Stock - 139,278 shares (30.39%)	4-6-82
Carl C. Icahn Icahn Capital Corporation Icahn & Co., Inc. C.C.I. & Associates, et al	Marshall Field & Company (Chicago, IL) Common Stock - 1,474,600 shares (13.7%)	4-6-82
Alan Clore (U.K.)	Marshall Field & Company (Chicago, IL) Common Stock - 707,400 shares	4-6-82
De Rance, Inc.	Sterner Lighting Systems, Inc. (Winsted, MN) Common Stock - 62,600 shares	4-6-82
* Warren E. Buffett Charles T. Munger	Tenneco Offshore Co., Inc. (Houston, TX) Common Stock - 561,400 shares (11.8%)	4-6-82

ACQUISITION REPORTS CONT.

* De Rance, Inc.	Thermal Industries (Pittsburgh, PA) Common Stock - 29,800 shares	4-6-82
* De Rance, Inc.	Wisconsin Real Estate Investment Trust Shares of Beneficial Interest - 104,100	4-6-82
Francis J. Mulderig	Aneco Reinsurance Co. Ltd. (Hamilton, Bermuda) Capital Stock - 108,080 shares	4-7-82
Lamar Life Corporation	First Capital Corp. (Jackson, MS) Common Stock - 97,938 shares	4-7-82
* Standard Fire Insurance Co. of Alabama, Inc. American Insurance Co. of Texas World Service Life Insurance Co., et al	Founders Financial Corp. (Tampa, FL) Common Stock - 616,000 shares (10.9%)	4-7-82
* Industrial Equity (Pacific) Ltd. (Hong Kong) Wilbur Enterprises Ltd. (Hong Kong) Industrial Equity Ltd. (Australia), et al	Higbee Company (Cleveland, OH) Common Stock - 167,300 shares (12.1%)	4-7-82
* Callahan Mining Corporation	K.R.M. Petroleum Corporation (Denver, CO) Common Stock - 1,046,271 shares (46.4%)	4-7-82
* National City Lines, Inc. NOA, Inc. Southwest Louisiana Land Co., Inc. Harold C. Simmons, et al	Keystone Consolidated Industries, Inc. (Peoria, IL) Common Stock - 749,761 shares (40.1%)	4-7-82
* Lucy Bell Hartwell	Lehigh Coal & Navigation Co. (NYC) Common Stock - 410,363 shares	4-7-82
Fountainhead Caterers, Inc.	Marshall Field & Company (Chicago, IL) Common Stock - 17,900 shares	4-7-82
Zev Wolfson	Marshall Field & Company (Chicago, IL) Common Stock - 36,400 shares	4-7-82
Marvin L. Warner	Marshall Field & Company (Chicago, IL) Common Stock - 100,000 shares	4-7-82
Picara Valley, N.V. (Netherlands Antilles)	Marshall Field & Company (Chicago, IL) Common Stock - 786,200 shares	4-7-82
* Bass Brothers Enterprises, Inc. BRT Investments Sid R. Bass Richard E. Rainwater, et al	Amfac, Inc. (Honolulu, HI) Common Stock - 1,506,500 shares (10.7%)	4-8-82
* Neuberger & Berman	CL Assets, Inc. (NYC) \$2.10 Preference Stock - 194,474 shares (36.5%)	4-8-82
* Hawkeye Bancorporation Employee Stock Ownership Plan	Hawkeye Bancorporation (Des Moines, IA) Common Stock - 741,566 shares (16.55%)	4-8-82
* Continental Telephone Corporation	Management Assistance Inc. (NYC) Common Stock - 1,013,200 shares (12.13%)	4-8-82
Sol Kest Ivan Berkowitz	Mutual Real Estate Investment Trust (NYC) Shares of Beneficial Interest - 83,000	4-8-82
* Norman A. Litz L & W Associates	Orange-Co, Inc. (Lake Hamilton, FL) Common Stock - 305,700 shares	4-8-82

ACQUISITION REPORTS CONT.

James A. Nathan	RB Industries, Inc. (Irvine, CA) Common Stock - 160,700 shares	4-8-82
Ferdinand (Fritz) C. Nobel	Sysco Corporation (Houston, TX) Common Stock - 600,000 shares	4-8-82
Salomon Brothers Inc.	Columbia Pictures Industries, Inc. (NYC) Common Stock - 421,150 shares Common Stock - 86,750 shares on conversion of Debentures	4-9-82
Old Republic International Corp., Parent Old Republic Insurance Co. Mobile Home Agency, Inc.	Corroon & Black Corporation (NYC) Common Stock - 394,400 shares	4-9-82
William J. Crocker	Florida Coast Banks, Inc. (Pompano Beach, FL) Common Stock - 71,000 shares	4-9-82
James L. Koley	Art's-Way Manufacturing Co., Inc. (Armstrong, IA) Common Stock - 80,250 shares	4-12-82
Team-Beacon Energy, Inc. (Wholly-owned subsidiary of Team, Inc.)	Beacon Energy, Inc. (Oklahoma City, OK) Common Stock - 4,580,357 shares (87.5%)	4-12-82
Cavenham Development Holdings, Inc. CDI Holdings, Inc. Diamond (USA) Inc. (Generale Occidentale, S.A. (France), Parent), et al	Diamond International Corporation (NYC) Common Stock - 5,582,140 shares Common Stock - 1,631 shares on conversion of Preferred Stock	4-12-82
Madison Fund, Inc. F. O'Neil Griffin	Dorchester Gas Corporation (Dallas, TX) Common Stock - 965,000 shares	4-12-82
* JES Developments, Inc. Seagram Company Ltd. (Canada), Parent	E. I. du Pont de Nemours & Company (Wilmington, DE) Common Stock - 48,089,177 shares (20.4%)	4-12-82
St. Paul Companies, Inc.	First American Financial Corp. (Santa Ana, CA) Common Stock - 185,000 shares	4-12-82
Atlee M. Kohl Nicole F. Kohl Woodland Investment Partners Woodland Investment Trust, et al	Florida Public Utilities, Inc. (West Palm Beach, FL) Common Stock - 22,005 shares	4-12-82
* Airco, Inc. (Wholly-owned subsidiary of BOC Group plc (U.K.))	Glasrock Medical Services Corp. (Atlanta, GA) Common Stock - 1,311,000 shares (In addition, Airco has the right to acquire 664,280 shares pursuant to an Agreement.)	4-12-82
Albert M. Weis, Individually and as Voting Trustee	Glasrock Medical Services Corp. (Atlanta, GA) Common Stock - 801,500 shares (13.7%)	4-12-82
Edward J. Okay Dorothy P. Okay	Hartford National Corporation (Hartford, CT) Common Stock - 150,000 shares	4-12-82
CIGNA Corporation	Hospital Corporation of America (Nashville, TN) Common Stock - 4,259,500 shares Common Stock - 12,144 shares on conversion of Debentures	4-12-82
Damson Oil Corporation	Juniper Petroleum Corporation (Denver, CO) Common Stock - 2,136,979 shares (48.7%) (427,395 of above shares are to be acquired pursuant to an Exchange Agreement.)	4-12-82
Gill-Garland Investment Company Allan W. Garland John O. Gill	Lincoln Plaza Resources, Inc. (Oklahoma City, OK) Common Stock - 1,444,604 shares (19.6%)	4-12-82

ACQUISITION REPORTS CONT.

* Norman A. Litz L & W Associates	Littlefield, Adams & Company (Totowa, NJ) Common Stock - 80,900 shares	4-12-82
Pioneer Corporation	Louisiana Land & Exploration Co. (New Orleans, LA) Common Stock - 2,732,100 shares	4-12-82
Ernest Naiditch Richard E. Lurie Bernard H. McDermott, Jr. Michael E. Lynn III, et al	Mitral Medical International, Inc. (Denver, CO) Common Stock - 375,000 shares (13.85%) on exercise of warrants	4-12-82
Glasrock Medical Services Corp.	Mountain Medical Equipment, Inc. (Englewood, CO) Common Stock - 685,000 shares (25.8%)	4-12-82
Airco, Inc. (Wholly-owned subsidiary of BOC Group plc (U.K.))	Mountain Medical Equipment, Inc. (Englewood, CO) Common Stock - 685,000 shares (26%)	4-12-82
* American Financial Corporation Carl H. Lindner	National Convenience Stores, Inc. (Houston, TX) Common Stock - 1,806,673 shares (22.9%)	4-12-82
Jonathan Butcher Gary G. Takessian	Northeast Energy Development Corp. (La Jolla, CA) Common Stock - 134,569 shares (13.78%) Common Stock - 169,125 shares on exercise of options and warrants	4-12-82
* American Financial Corporation American Financial Enterprises, Inc. Carl H. Lindner	Penn Central Corporation (NYC) Common Stock - 4,411,091 shares Common Stock - 1,588,567 shares on conversion of Preference Stock Common Stock - 195,000 shares on exercise of options	4-12-82
* Canada Development Corporation (Canada)	Savin Corporation (Valhalla, NY) Common Stock - 8,333,333 shares (Above shares were acquired pursuant to a Stock Purchase Agreement.)	4-12-82
Telvest, Inc. Telco Leasing, Inc. Technical Equipment Leasing Corp. Libco Corporation Clyde Wm. Engle	Sunstates Corporation (Raleigh, NC) Common Stock - 123,100 shares	4-12-82
Fred Israel	Syscon Corporation (Washington, DC) Common Stock - 649,240 shares (24.1%)	4-12-82
* Kenneth M. Good Caribou Partners Good Partnership, et al	Tosco Corporation (Los Angeles, CA) Common Stock - 2,000,700 shares Common Stock - 15,000 shares on exercise of call options	4-12-82
* Lee Gray	Transco Realty Trust (Boston, MA) Shares of Beneficial Interest - 155,953	4-12-82
* Woodland Trading Corporation Marc S. Sherman Paul I. Willensky	Triangle Corporation (Stamford, CT) Common Stock - 115,700 shares (11.85%)	4-12-82