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U.S. SECURITIES AND
EXCHANGE COMMISSION

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RULES AND RELATED MATTERS

EXAMINATION OF THE EFFECTS OF RULES ON THE ABILITY OF SMALL BUSINESSES TO RAISE CAPITAL AND THE IMPACT ON SMALL BUSINESSES OF DISCLOSURE REQUIREMENTS

In Securities Act Release No. 5889 (December 14, 1977), the Commission announced that it would hold public hearings concerning the effects of its rules and regulations on the ability of small businesses to raise capital and the impact on small businesses of the disclosure requirements under the Securities Acts. The Commission has today published a list of issues to be considered at the hearings. The Commission has also published an order which specifies procedures for the hearings. (Rel. 33-5914)

FOR FURTHER INFORMATION CONTACT: Paul A. Belvin or John A. Granda on 202/755-1750 or 202/376-8090.

SIMPLIFIED REGISTRATION AND REPORTING FOR SMALL ISSUERS

The Commission has proposed as an experiment a simplified form, available to domestic or Canadian corporate issuers, provided such issuers are not subject to the Commission's continuous reporting requirements, for the registration of securities not exceeding an aggregate cash offering price of \$3 million. The proposed form calls for narrative disclosure somewhat less extensive than that presently required by Form S-1 and audited financial statements substantially similar to those required by Regulation A. In addition, the Commission proposes that issuers utilizing the form be allowed to include audited financial statements substantially similar to those required by Regulation A in their initial annual report filed with the Commission. (Rel. 33-5915)

FOR FURTHER INFORMATION CONTACT: Paul A. Belvin or John A. Granda on 202/755-1750 or 202/376-8090.

PROPOSED AMENDMENTS TO RULE 146

The SEC has announced the proposed amendment of Rule 146 (private placement exemptive rule). Under a proposal, persons who receive compensation from the issuer in connection with the offering would not be permitted to serve as offeree representatives under the rule. Another proposal would revise the disclosure requirements under the rule for an offering of \$500,000 or less. In addition, the Commission has reasserted the non-exclusive nature of Rule 146. Comments should be sent, in writing and in triplicate to George A. Fitzsimmons, Secretary, Securities and Exchange Commission, Washington, D.C. 20549 on or before April 7, 1978 and should refer to File No. S7-730. (Rel. 33-5913)

FOR FURTHER INFORMATION CONTACT: Richard K. Wulff on 202/755-1240.

ADMINISTRATIVE PROCEEDINGS

NEW SOUTH SECURITIES, INC.

Public administrative proceedings have been instituted under Sections 15(b) and 19(h) of the Securities Exchange Act of 1934, against New South Securities, Inc. (Registrant), Dallas, Texas, a registered broker-dealer, to determine if its registration should be suspended and against the Registrant, Lowell A. Olsen, Rockwall, Texas, president of the Registrant; George Covington, Dallas, Texas; Charles Oliver, Rockwall, Texas; and Gary Wilson, Arlington, Texas (collectively referred to as Respondents), all salesmen for the Registrant.

The proceedings are based on allegations that (1) the Registrant, aided and abetted by the Respondents, offer and sold unregistered securities, namely, limited partnership interests in oil and gas ventures and fractional undivided working interests in oil and gas leases, to the public through false and misleading statements and omissions to state material facts concerning a control relationship between the Registrant and an issuer whose securities were sold by the Registrant, (2) the Registrant did not maintain net capital computations for a period of time, was in net capital violation and did not send the proper notices, and (3) the Registrant did not maintain certain required books and records.

A hearing has been scheduled for March 7, 1978, at Dallas, Texas, to determine if the registration of the Registrant should be suspended. (Rel. 34-14541)

PETER C. REIMAN SANCTIONED

The Commission announced that it has instituted an administrative proceeding, pursuant to Section 15(b) of the Exchange Act, against Peter C. Reiman. Simultaneously with the institution of the proceeding, the Commission accepted Peter C. Reiman's offer of settlement and issued an opinion and order.

The opinion and order is based upon allegations by the staff that Reiman violated the antifraud provisions of the Securities Act and the Exchange Act, and the margin and short sale provisions of the Exchange Act.

The opinion and order and Peter C. Reiman's offer of settlement bar Reiman from association with any broker, dealer, investment company or investment adviser, provided that after two years from the date of the order, Reiman may apply to the Commission to become associated with a broker, dealer, investment company or investment adviser in a non-supervisory capacity upon a showing that he will be adequately supervised. (Rel. 34-14503)

CLIFFORD E. ROOP, NEVADA CPA, RESIGNS FROM COMMISSION PRACTICE

The Commission has accepted the resignation of Clifford E. Roop, a certified public accountant, Las Vegas, Nev., from practice before the Commission. Roop's resignation was tendered in lieu of proposed public administrative proceedings pursuant to Rule 2(e) of The Commission's Rules of Practice. (Rel. 34-14507)

MIDWEST SECURITIES CO., ARTHUR BRUCE WEICHELT AND HOWARD HERNDON PERCY

Public administrative proceedings have been ordered under the Securities Exchange Act of 1934 against Midwest Securities Co. (Registrant), Arthur Bruce Weichelt and Howard Herndon Percy. The proceedings are based upon allegations of the Commission's staff that all respondents wilfully violated, and Weichelt and Percy wilfully aided and abetted violations of the antifraud provisions of the Securities Act and Exchange Act by utilizing a faulty offering circular in the offer, sale and underwriting of municipal securities. A hearing will be scheduled by further order to take evidence on the staff's allegations, and to offer the respondents an opportunity to offer any defenses thereto for the purpose of determining whether the allegations are true and, if so, whether any action of a remedial nature should be ordered by the Commission. (Rel. 34-14544)

TRADING SUSPENSIONS

TRADING SUSPENDED IN PENN CENTRAL TRANSPORTATION COMPANY AND 30 OTHERS

The SEC announced the single ten day suspension of exchange and over-the-counter trading for the period beginning on March 8 and terminating at midnight (EST) on March 17, 1978 of the securities of the following issues: Boston and Albany Railroad Co.; Carthage and Adirondack Railroad Co.; Cleveland-Cincinnati-Chicago & St. Louis Railway Co.; Cleveland & Pittsburgh Railroad Co.; Connecting Railway Co.; Delaware Railroad Co.; Erie & Pittsburgh Railroad Co.; Kanawha & Michigan Southern Railroad Co.; Lake Shore & Michigan Southern Railroad Co.; Little Miami Railroad Co.; Mahoning Coal Railroad Co.; Michigan Central Railroad Co.; Mohawk & Malone Railroad Co.; New York Central Railroad Co.; New York Central & Hudson River Railroad Co.; New York Connecting Railroad Co.; New York & Harlem Railroad Co.; New York & Putnam Railroad Co.; Northern Central Railway Co.; Penn Central Co.; Penn Central Transportation Co.; Pennsylvania Railroad Co.; Peoria & Eastern Railway Co.; Philadelphia, Baltimore & Washington Railroad Co.; Philadelphia & Trenton Railroad Co.; Pittsburgh, Cincinnati,

Chicago & St. Louis Railroad Co.; Pittsburgh, Fort Wayne & Chicago Railway Co.; Pittsburgh, Youngstown & Ashtabula Railway Co.; United New Jersey Railroad & Canal Co.; West Shore Railroad Co.; and New York-New Haven and Hartford Railroad Co.

The Commission ordered the suspension of trading in the securities of the aforementioned companies at the request of the companies pending announcement by the United States District Court for the Eastern District of Pennsylvania of the decision of such Court with respect to the proposed plans of reorganization of Penn Central Transportation Company and certain affiliates. (Rel. 34-14540)

COURT ENFORCEMENT ACTIONS

COURT SENTENCES BRUCE A. JENSEN

The Denver Regional Office announced that following conviction on December 8, 1977 of a single count of securities fraud, Clarence A. Brimmer, U.S. District Court Judge of Wyoming, acting for Chief Judge Willis W. Ritter of Utah, sentenced Bruce A. Jensen of Salt Lake City, Utah, to three years in prison. Jensen had been convicted in a jury trial of violation of the antifraud provisions of the Securities Act of 1933 on charges that he defrauded customers in transactions involving over-the-counter put and call options. (U.S. v. Bruce A. Jensen, D. Utah CR-76-114) (LR-8311)

REX D. PARSONS AND JOHNEY B. KEARNEY ENJOINED

The Denver Regional Office announced that Orders of Permanent Injunction were issued by the Federal court in Salt Lake City, Utah, against the defendant Rex D. Parsons, of Phoenix, Ariz., on January 30, 1978, and against the defendant Johney B. Kearney, formerly of Salt Lake City, Utah and presently of Los Angeles, Calif., on February 14, 1978. The orders permanently enjoin the defendants from violating the registration and antifraud provisions of Federal securities laws in connection with the offer and sale of capital notes of Century Mortgage Co., Ltd., investment contracts, and evidences of indebtedness, or any other security. The defendants consented to the orders without admitting and without denying the allegations of the complaint. (SEC v. Century Mortgage Co. Ltd., etal.) (D. Utah, Civil Action File No. C 77-0049) (LR-8312)

MISCELLANEOUS

TIME HOLDINGS, INC.

A notice has been issued giving interested persons until March 27 to request a hearing on an application of Time Holdings, Inc., under Section 12(h) of the Securities Exchange Act of 1934 for an exemption from the provisions of Sections 13 and 15(d). Applicant believes that the filing of the reports is not necessary for the public interest or the protection of investors in view of the fact that the Applicant is a wholly-owned subsidiary of N.V. AMEV and there has been no trading in the debentures. (Rel. 34-14534)

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; and File number and date filed.

(S-5) NOMURA INDEX FUND OF JAPAN, INC., 100 Wall St., New York, N.Y. 10005 - an indefinite number of common stock. Distributor: Nomura Securities International, Inc. Manager: Nomura Capital Management, Inc. The Fund is a diversified, open-end, no-load investment company. (File 2-60896 - Mar. 7)

(S-7) DIAMOND SHAMROCK CORPORATION, 1100 Superior Ave., Cleveland, Ohio 44114 (216-694-5000) - \$150 million of sinking fund debentures, due 2008. Underwriters: Lehman Brothers Kuhn Loeb Inc. and Merrill Lynch, Pierce, Fenner & Smith Inc. The company is a diversified company with primary interests in chemicals and oil and gas. (File 2-60897 - Mar. 7)

- (S-7) COMMERCIAL CREDIT COMPANY, 300 St. Paul Pl., Baltimore, Md. 21202 (301/332-3000) - \$100 million of notes, due 1988 and \$50 million of subordinated notes, due 1988. Underwriters: White, Weld & Co. Inc.; Merrill Lynch, Pierce, Fenner & Smith Inc. and Kidder, Peabody & Co. Inc. The company is principally engaged in direct lending to individuals; instalment sales financing; factoring; commercial financing and leasing; and insurance. (File 2-60898 - Mar. 7)
- (S-6) THE CORPORATE INCOME FUND, SEVENTY-SECOND MONTHLY PAYMENT SERIES - 25,000 units of beneficial interest. Depositors: Merrill Lynch, Pierce, Fenner & Smith Inc., One Liberty Plaza, 165 Broadway, New York, N.Y.; Bache Halsey Stuart Shields Inc.; and Dean Witter Reynolds Inc. (File 2-60899 - Mar. 7)
- (S-14) SOUTHERN BANKSHARES, INC., P.O. Box 26363, Richmond, Va. 23260 (804/782-6000) - 78,336 shares of common stock. The company is a bank holding company. (File 2-60900 - Mar. 7)
- (S-8) MEDFORD CORPORATION, P.O. Box 550, Medford, Ore. 97501 - 31,250 shares of common stock. (File 2-60901 - Mar. 6)
- (S-7) LONG ISLAND LIGHTING COMPANY, 250 Old Country Rd., Mincola, New York, 11501 (516/228-2890) - \$75 million of general and refunding bonds, due 2008. (Competitive bidding). The company supplies electric and gas service in New York. (File 2-60902 - Mar. 7)

In a separate statement the company seeks registration of 800,000 shares of common stock. (File 2-60903 - Mar. 7)

REGISTRATION EFFECTIVE

- Feb. 28: Dresser Industries, Inc., 2-60674; Emerson Electric Co., 2-60750; McNeil Real Estate Fund, VIII, Ltd., 2-60308 (90 days); Peterson, Howell & Heather, Inc., 2-60637; Public Service Co. of Indiana, Inc., 2-60718 & 2-60719; Sigma Exchange Fund, Inc., 2-60450; Universal Foods Corp., 2-60768; Walgreen Co., 2-60645; Jim Walter Corp., 2-58293.
- Mar. 1: Central & South West Corp., 2-60712; Computer Transceiver Systems, Inc., 2-60452; Covington Brothers, 2-59968; International Harvester Co., 2-60780; Nathan's Famous Inc., 2-60617.
- Mar. 2: Duke Power Co., 2-60753; European Investment Bank, 2-60765; Interco Inc., 2-60682; Merrill Lynch Pierce, Fenner & Smith Inc. (etal), 2-60684; MGF 78, Ltd. (MGF Oil Corp.), 2-60455; Philadelphia Electric Co., 2-60743; Pro-Fac Cooperative, Inc., 2-60541; Security Bancorp, Inc., 2-60421; Whirlpool Corp., 2-60802.

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.

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 (Form 13D-5) may in lieu of filing a Schedule 13D file a Form 13D-5 within ten days after the end of the calendar quarter in which the person became subject to Section 13(d)(1). The following companies or individuals filed Schedule 13D's during the period February 21-27, 1978. 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 sent forth for each beneficial owner. * Amended Acquisition Reports.

<u>REPORTING COMPANY OR INDIVIDUAL</u>	<u>ISSUER & NUMBER OF SHARES</u>	<u>DATE FILED</u>
* Jacques Amellem (France) Societe Monegasque des Magasins Printania (Monaco)	Shopwell, Inc. (Bronx, NY) Common Stock - 204,100 shs.	2-21-78

ACQUISITION REPORTS, cont.

* Crissa International, Inc. (Wholly-owned subsidiary of Crissa A.G. (Switzerland))	Sierracin Corporation (Sylmar, CA) Common Stock - 37,300 shs.	2-21-78
* Compagnie Industrielle et Financiere des Produits Amylaces S.A. (Luxembourg)	A. E. Staley Manufacturing Co. (Decatur, IL) Common Stock - 908,584 shs.	2-21-78
Joseph E. Magaro	Barnwell Industries, Inc. (Fairlawn, NJ) Common Stock - 97,500 shs.	2-22-78
* Government Employees Insurance Company	Criterion Insurance Company (Chevy Chase, MD) Common Stock - 867,639 shs. (60%) (378,000 of above shares were acquired pursuant to the Tender Offer.)	2-22-78
* Government Employees Insurance Company	Government Employees Financial Corp. (Denver, CO) Common Stock - 666,000 shs. (61%) (443,000 of above shares were acquired pursuant to the Tender Offer.)	2-22-78
* Government Employees Insurance Company	Government Employees Life Insurance Co. (Chevy Chase, MD) Common Stock - 2,475,274 shs. (55%) (1,393,000 of above shares were acquired pursuant to the Tender Offer.)	2-22-78
* Lee Gray	Transco Realty Trust (Boston, MA) Shares of Beneficial Interest - 82,600 Shares of Beneficial Interest - 22,850 on exercise of Warrants and Options	2-22-78
Central National Bancshares, Inc.	Associated Bank Corporation (Mason City, IA) Common Stock - 7,262,457 shs. (98.95%) (Above shares were acquired pursuant to the Tender Offer.)	2-23-78
George J. Darneille	Columbia Ventures, Inc. (Washington, DC) Common Stock - 109,080 shs. (16.25%)	2-23-78
Maurice T. Reed, Jr.	Columbia Ventures, Inc. (Washington, DC) Common Stock - 109,181 shs. (16.25%)	2-23-78
Stradco Trading Co., Ltd. (Bahamas)	Columbia Ventures, Inc. (Washington, DC) Common Stock - 109,081 shs. (16.25%)	2-23-78
Bankers' Affiliated Services, Inc. (Wholly-owned subsi- diary of Bankers' Service Group, Inc.)	Southern Title Insurance Co. (Knoxville, TN) Convertible Preferred Stock - 1,625 shs. Convertible Second Preferred Stock - 27,411 shs. Common Stock - 106,686 shs.	2-23-78
* S. H. Scheuer, Individually and Trustee Joseph W. Rose, Individually and Trustee Carroll L. Shaughnessy, Individually and Trustee, et al	CLC of America, Inc. (Chicago, IL) Common Stock - 1,279,142 shs.	2-23-78
* S. H. Scheuer, Individually and Trustee Donald E. Peiser Leon Meyers Martin Bernstein, et al (Stockholder Group)	CLC of America, Inc. (Chicago, IL) Common Stock - 969,965 shs.	2-23-78
Rhone-Poulenc S.A. (France)	Morton-Norwich Products, Inc. (Chicago, IL) Common Stock - 766,900 shs. (Rhone-Poulenc has the right to acquire an additional 800,000 shares pursuant to a Stock Purchase Agreement.)	2-24-78
American Financial Corp.	Progressive Corporation (Mayfield Village, OH) Common Stock - 196,500 shs.	2-24-78

ACQUISITION REPORTS, cont.

* Drummond Investment Co. (Wholly-owned subsidiary of Drummond Co.) Drummond Company	Alabama By-Products Corp. (Birmingham, AL) Class B Common Stock - 118,167 shs. (18.8%) (Drummond Investment also owns 497,785 shares of Class A Common Stock (65.7%).)	2-24-78
American Financial Corp.	American Investment Company (St. Louis, MO) Common Stock - 286,000 shs.	2-27-78
Bioengineering International (BEI) B.V. (Netherlands) (Wholly-owned subsidiary of Internationale Holding Fiat S.A. (Switzerland))	Bentley Laboratories, Inc. (Irvine, CA) Common Stock - 622,160 shs. (30%) (Above shares will be purchased pursuant to a Stock Purchase Agreement.)	2-27-78
Pacific Holding Corp. International Mining Corp. (Wholly-owned subsidiary of Pacific Holding Corp.) Pato Consolidated Gold Dredging Ltd., et al	Brandyvine Sports, Inc. (Wilmington, DE) Common Stock - 106,660 shs. (12.3%)	2-27-78
Alan F. Kane	Family Record Plan, Inc. (Encino, CA) Common Stock - 110,818 shs. (16%) Common Stock - 41,667 shs. on exercise of an Option	2-27-78
Connie Cassaro Sam Messano Ayoub B. Ashkar William H. Sullivan, Indi- vidually and Trustee, et al	Hinsdale Raceway, Inc. (Hinsdale, NH) Common Stock - 115,235 shs. (13%)	2-27-78
CBS Inc.	DMB International, Inc. (NYC) Common Stock - 465,050 shs. (11.6%) on exercise of Options	2-27-78
Geneva Holding Company, Inc.	Kapok Tree Inns Corp. (Clearwater, FL) Common Stock - 1,214,986 shs. (40%) (1,142,804 of above shares may be purchased from the Estate of R. B. Baumgardner and 72,182 from Mrs. Steele pending legal matters.)	2-27-78
Mason W. McLain	Reserve Petroleum Company (Oklahoma City, OK) Common Stock - 5,619.21 shs. Common Stock - 5,000 shs. on exercise of Options	2-27-78
Lewis Maslow, Individually and as Trustee Arthur J. Horwitz, Individually, Trustee & Guardian Morton L. Spitz Stanford J. Friedman, Individually and as Trustee	Universal Container Corporation (NYC) Common Stock - 565,233 shs. (19.51%) (Included above are shares owned by the wife of A. J. Horwitz.)	2-27-78
Tandem Productions, Inc. T.A.T. Communications Company	Viacom International Inc. (NYC) Common Stock - 205,000 shs.	2-27-78
* Louis Berkman Company	AMFCO-Pittsburgh Corporation (Pittsburgh, PA) Common Stock - 653,835 shs.	2-27-78
* International Mining Corp. (Wholly-owned subsidiary of Pacific Holding Corp.) Pacific Holding Corp. David H. Murdock, et al	Chicago, Rock Island and Pacific Railroad Co. (Chicago, IL) Common Stock - 503,891 shs. (15.6%)	2-27-78

ACQUISITION REPORTS, cont.

* Bridget B. Baird, Individually and as Trustee Anne S. Baird, Custodian and as Trustee Brent D. Baird, Individually and as Trustee Aries Hill Corp., et al	Citizens Growth Properties (Rocky River, OH) Shares of Beneficial Interest - 125,300	2-27-78
* Raymond M. Veltman Transportation Resources, Inc. Elaine T. Veltman E/P Transport Data Co.	ContainerFreight Corporation (Los Angeles, CA) Common Stock - 186,985 shs. (Included above are shares owned by his children.)	2-27-78
* Consumers' Gas Company (Canada)	Home Oil Company Ltd. (Calgary, Alberta, Canada) Class A Non-Voting Stock - 1,381,015 shs. (24.55%) Class B Voting Stock - 276,788 shs. (10.76%)	2-27-78
* Transco Realty Trust	Hospital Mortgage Group (No. Miami, FL) Shares of Beneficial Interest - 181,400	2-27-78

The following companies or individuals filed Form 13D-5's during the period February 21 - 27, 1978.

<u>REPORTING COMPANY OR INDIVIDUAL</u>	<u>ISSUER & NUMBER OF SHARES</u>	<u>DATE FILED</u>
Arrow Electronics, Inc. Employee Stock Ownership Plan	Arrow Electronics, Inc. (Greenwich, CT) Common Stock - 127,738 shs.	2-21-78
Florida Capital Corporation Employee Stock Ownership Plan	Florida Capital Corporation (Greenwich, CT) Common Stock - 68,343 shs.	2-21-78
National City Bank of Minneapolis	Leisure Dynamics, Inc. (Minneapolis, MN) Common Stock - 309,802 shs. (11.8%)	2-27-78

Companies and individuals making a tender offer must have on file at the time the tender offer commences a Schedule 14D-1. The following companies or individuals filed Schedule 14D-1's during the period February 23 - 28, 1978.

<u>OFFER TO PURCHASE BY:</u>	<u>ISSUER & NUMBER OF SHARES TO BE PURCHASED</u>	<u>DATE FILED</u>
Hambro Canada Limited (Canada)	North Canadian Oils Limited (Calgary, Alberta, Canada) Common Stock - 1,200,000 shs. for cash at \$10.50 (U.S.) net per share (Hambro presently owns 19,700 shares.)	2-23-78
Greyhound Corporation	Verex Corporation (Madison, WI) Common Stock - All outstanding shares for cash at \$30.00 net per share (Greyhound presently owns 153,400 shares.)	2-24-78
Heath Tecna Corporation HFV-VI Stock Company (Wholly-owned subsidiary of Heath Tecna Corporation)	Viking Industries, Inc. (Chatsworth, CA) Common Stock - All outstanding shares for cash at \$16.00 net per share	2-28-78

RECENT 8K FILINGS

Form 8-K is used by companies to file current reports on the following events: ^{*/}

- Item 1. Changes in Control of Registrant.
- Item 2. Acquisition or Disposition of Assets.
- Item 3. Bankruptcy or Receivership.
- Item 4. Changes in Registrant's Certifying Accountant.
- Item 5. Other Materially Important Events.
- Item 6. Financial Statements and Exhibits.

The companies listed below have filed 8-K reports for the date indicated and/or amendments to 8-K reports previously filed, responding to the item(s) of the form specified. Copies of the reports may be purchased from the Commission's Public Reference Section (in ordering, please give the date of the report). An invoice will be included with the requested material when mailed.

COMPANY	ITEM NO.	DATE
BROUGHAM INDUSTRIES INC	5	01/31/78
BUNKER RAMO CORP	5,6	01/17/78
CALIFORNIA COMPUTER PRODUCTS INC	2,5	01/01/78
CENTRAL NATIONAL BANCSHARES INC	5,6	02/06/78
CENTURY 21 REAL ESTATE CORP	5,6	01/18/78
CORE INDUSTRIES INC	5	01/12/78
DC TRANSIT SYSTEM INC	2,14	01/01/78 *
ESSEX CHEMICAL CORP	2	01/26/78
GATX CORP	5	01/26/78
HAYWARD MANUFACTURING CO INC	2	02/02/78
HOOVER UNIVERSAL INC	5	01/17/78
INTERSTATE BRANDS CORP	5,6	02/07/78
MCD HOLDINGS INC	5	01/01/78
MCI COMMUNICATIONS CORP	5	01/24/78
METPATH INC	2,6	01/09/78
NELSON L B CORP	5	01/31/78
NORD RESOURCES CORP	2	01/01/78
ODYSSEY INC	5,6	01/20/78
OUTLET CO	5	01/30/78
PENNSYLVANIA POWER & LIGHT CO	5	01/11/78
PEOPLES GAS CO	5	01/13/78

* / The Form 8-K was amended (Rel. 34-13156, January 13, 1977) effective for all events which occur subsequent to February 28, 1977. Those companies above which are noted with an asterisk (*) have filed pursuant to the old Form 8-K; the captions of the item numbers under which such reports are filed are as follows:

- | | |
|---|---|
| Item 1. Changes in Control of Registrant | Item 9. Options to Purchase Securities |
| Item 2. Acquisition or Disposition of Assets | Item 10. Extraordinary items, other material charges and credits and capital restatements |
| Item 3. Legal Proceedings | Item 11. Submission of Matters to a Vote of Security Holders |
| Item 4. Changes in Securities | Item 12. Changes in Registrant's Certifying Accountant |
| Item 5. Changes in Security for Registered Securities | Item 13. Other Materially Important Events |
| Item 6. Defaults upon Senior Securities | Item 14. Financial Statements and Exhibits |
| Item 7. Increase in Amount of Securities Outstanding | |
| Item 8. Decrease in Amount of Securities Outstanding | |

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 10c per page plus postage (7 days) (\$3.50 minimum); 20c per page plus postage for expedited service (4 days) (\$5.00 minimum) and 30c per page plus postage for priority service overnight (\$5.00 minimum). Cost estimates are given or request. All other reference material is available in the SEC Docket.

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SEC STATISTICAL BULLETIN is published monthly. Subscription rates: \$15.00/yr in U.S. first class mail; \$18.75 elsewhere.

The News Digest, the Docket, and the Statistical Bulletin are for sale by the superintendent of Documents, Government Printing Office, Washington, D.C. 20402.