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June 17, 1976

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RULES AND RELATED MATTERS

U.S. SECURITIES AND

EXCHANGE COMMISSION

APPROVAL OF AMENDMENT

The Commission has approved a proposed amendment of Rule 23(e) under the Public Utility Holding Company Act of 1935 to delete the form of notice which the Code of Federal Regulations annexes thereto. (Rel. 35-19575)

DECISIONS IN ADMINISTRATIVE PROCEEDINGS

ROALD GREGERSEN AND RICHARD CHATHAM BARRED

The Commission has barred Roald George Gregersen, of Salt Lake City, and Richard Lee Chatham, of Aurora, Colorado, from association with any broker or dealer. Gregersen and Chatham both served at various times as president of the former Salt Lake City broker-dealer firm of Gregersen & Co., Inc.

The sanctions were based on findings that Gregersen and Chatham were responsible for the firm conducting business with net capital deficiencies during the period April to August 1973, and for its failure to comply with recordkeeping and reporting requirements. In addition, Gregersen was held responsible for his firm's violations of the registration and antifraud provisions of the securities laws in connection with its 1973 "best efforts" underwriting of 250,000 shares of common stock of Fabri-Glas, Inc. pursuant to a claimed Regulation A exemption from the Securities Act's registration requirements. Violations were also committed by Gregersen and Chatham in connection with the firm's failure to comply with escrow requirements for the proceeds of that offering.

In rejecting respondents' argument that the sanctions imposed by the administrative law judge were too severe since respondents had acted in good faith, the Commission stated: "Had respondents in fact acted in good faith, less severe sanctions would have been warranted. But their serious misconduct in connection with the Fabri-Glas offering does not support their claim. Nor does the manner in which they acted with respect to [the firm's] massive net capital deficiencies. The factor which led the administrative law judge to conclude that respondents must be excluded from the securities business was the deliberate deception which they practiced on this Commission and the NASD in order to conceal those deficiencies Such circumstances make no case for leniency." (Rel. 34-12523)

JERRY L. DOVER SANCTIONED

Jerry L. Dover, doing business as J.L. Dover and Associates, of Columbus, Ohio, has been denied registration as an investment adviser. Also, Dover has been barred from association with any investment adviser, broker or dealer. The sanctions were based on findings that Dover had violated the antifraud provisions of the securities laws in that he executed unauthorized transactions for clients while a registered representative of a New York Stock Exchange member firm. Without admitting or denying the charges, Dover consented to the findings and sanctions. (Rel. IA-519)

ORDERS FOR PUBLIC PROCEEDINGS

STANTON L. WHITNEY

Public administrative proceedings have been ordered under the Securities Exchange Act of 1934 against Stanton L. Whitney of Fairfield Connecticut, a registered representative of a broker-dealer registered with the Commission pursuant to Section 15(b) of the Exchange Act. The proceedings are based upon staff allegations of violations of the antifraud provisions of the securities laws. A hearing will be scheduled by further order on the charges against the respondent. (Rel. 34-12549)

TRADING SUSPENSIONS

TRADING SUSPENDED IN JOSEPH RANDO, INC.

The SEC has announced the single ten-day suspension of exchange and over-the-counter trading in the securities of Joseph Rando, Inc., a Utah corporation located in Las Vegas, Nevada, for the period beginning on June 16 and terminating at midnight (EDT) on June 25, 1976. The Commission ordered the suspension because of the lack of adequate and accurate information available to the public concerning the company's financial condition and operations. (Rel. 34-12548)

ADDITIONAL ACTION ON TWO TRADING SUSPENSIONS

The SEC has announced the suspension of exchange and over-the-counter trading in the securities of Equity Funding Corp. and Orion Capital Corp., its reorganized successor, and Diversified Industries, Inc. for the further ten-day period June 20 - 29, inclusive.

COURT ENFORCEMENT ACTIONS

FIRESTONE TIRE & RUBBER COMPANY, RAYMOND C. FIRESTONE, AND ROBERT P. BEASLEY ENJOINED

The SEC announced that on June 15 the Firestone Tire & Rubber Company (Firestone), Raymond C. Firestone (Raymond Firestone) and Robert P. Beasley (Beasley), defendants in SEC v. The Firestone Tire & Rubber Company consented to the entry of permanent injunction without admitting or denying the allegations in the Commission's complaint. The complaint alleged that improper and illegal payments, totalling in excess of several hundred thousand dollars, were made including a program whereby it utilized corporate funds to make unlawful political contributions. Between November 1970 and May 1973, Firestone contributed approximately \$330,000 to candidates for federal, state and local offices.

Firestone, Raymond Firestone and Beasley have consented to the entry of an order permanently enjoining them from violating the antifraud, reporting and proxy provisions of the securities laws. Pursuant to the terms of the order, Firestone will continue its investigation currently being conducted by Firestone's Audit Committee, consisting of three independent members of Firestone's Board of Directors. The investigation is principally concerned with (a) the use of corporate funds for unlawful political contributions, gifts, entertainment or other disbursements for similar improper purposes; (b) improper payments to foreign government officials or employees; (c) the establishment and maintenance of, and transactions in, any secret or unrecorded funds; and (d) the use of agents and consultants for unlawful or improper purposes. The Audit Committee has retained the Chicago law firm of Kirkland and Ellis as Special Counsel and Price Waterhouse & Company as Special Auditors to assist in the investigation.

The order also prohibits Firestone, Raymond Firestone and Beasley from using or aiding and abetting the use of corporate funds of Firestone or any of its affiliates or subsidiaries for unlawful political contributions, or other similar unlawful purposes and also prohibits Firestone from establishing or maintaining any secret or unrecorded funds of corporate monies and from making false or fictitious entries in its books and records. (SEC v. The Firestone Tire & Rubber Company, et al., U.S.D.C., D.C., Civil Action No. 1064). (LR-7443)

DONALD F. ROBERTS, JULIAN M. RILEY ENJOINED

The Fort Worth Regional Office announced that on June 3 an order of permanent injunction by consent was entered in Federal District Court in Houston, Texas enjoining Donald F. Roberts and Julian M. Riley, both of Kansas City, Missouri, for violations of the antifraud provisions of the Securities Exchange Act of 1934. Roberts and Riley consented to the entry of the permanent injunction without admitting or denying the allegations in the Commission's complaint. Following a hearing on April 19, 1976, the Federal District Court entered judgments denying the Commission relief with respect to Robert L. Moody, Galveston, Texas and John A. Vertullo, Rancho Santa Fe, California. Previously on April 15, 1976 the Federal District Court had entered an order dismissing First National Corporation and First National Life Insurance Company, both of Houston. (SEC v. First National Corporation, et al., S.D. Tex.). (LR-7444)

**JUDGMENTS OF PERMANENT INJUNCTION
ENTERED AGAINST A.J. CARNO CO., INC., OTHERS**

The New York Regional Office announced that on April 28 the Honorable Robert L. Carter, U.S. District Judge, Southern District of New York, signed final judgments of permanent injunction against A.J. Carno Co., Inc. (Carno), Anthony Nadino (Nadino), and William N. Levy (Levy), defendants in the Commission's action against Management Dynamics, Inc. and 17 others. (SEC v. Management Dynamics, Inc., et al., 73 Civ. 2642 RLC, S.D.N.Y. 1973). (LR-7445)

EDWARD A. WHITE CONVICTED

The Chicago Regional Office announced that on June 3 after a two week trial, Edward A. White of St. Louis, Missouri, was found guilty on three counts of an indictment charging him with (1) conspiracy to violate the securities laws, the bank fraud, mail fraud and wire fraud statutes, and the statute prohibiting the transportation of monies taken by fraud; (2) bank fraud, and (3) perjury in connection with a scheme to defraud a Swiss businessman with respect to the purchase of shares of stock of Micro-mation Technology, Inc. White was also charged with mis-use of debentures of Swiss Enterprise Corporation of Delaware in connection with obtaining bank loans and extensions of bank loans. White was acquitted on one count of wire fraud. In addition, White Capital Corporation, wholly-owned by White, was convicted of conspiracy. Edward A. White has also been named as a defendant in a second indictment which charges 12 counts of securities fraud and mail fraud. The trial in that matter is set for July 19, in St. Louis. (U.S. v. Edward A. White and White Capital Corp., U.S.D.C., E.D. of Mo., E. Div., No. 75-348-CR). (LR-7446)

NUENCO, LTD., ARTHUR JOHN SFONDRINI ENJOINED

The Fort Worth Regional Office announced that on June 3 a Federal District Court at Houston, Texas entered orders of permanent injunction by consent against Nuenco, Ltd., New York, New York and Arthur John Sfondrini, South Salem, New York, enjoining them from violations of the registration provisions of the securities laws. Previously, on April 23 an order of permanent injunction by consent was entered against Susan Raisman, Smithtown, New York, enjoining her from violations of the registration provisions of the securities laws. Nuenco, Ltd., Sfondrini and Raisman all consented to the entry of the permanent injunctions without admitting or denying the allegations contained in the Commission's complaint. The Commission's complaint alleged that Nuenco, Ltd., Sfondrini and Raisman violated the registration provisions of the securities laws in the offer and sale of interests in limited partnerships organized to invest in oil and gas drilling and development programs. (SEC v. Phoenix Energy Company, et al., S/D Tex.). (LR-7447)

MILTON ADAMS AND CHARLES GREENBERG ENJOINED

The Washington Regional Office announced that on June 1 the Federal District Court in Alexandria, Virginia, entered orders of permanent injunction, by consent, against Milton Adams of Brooklyn, New York, and Charles Greenberg of Baldwin, New York. The final judgments, to which the defendants consented without admitting or denying the allegations of the Commission's complaint, permanently enjoin Adams and Greenberg from further violations of the registration and antifraud provisions of the securities laws in the offer and sale of securities in the form of interests coupled variously with rental-management, leaseback and repurchase agreements in Spanish real property marketed by REAL International, U.S.A., Inc., REAL International North America, Uni-vest Resources Ltd., or REAL International Holding Company, or any securities of any other issuer. (SEC v. REAL International, U.S.A., Inc., E.D. Va., Alex. Div., Civil Action No. 75-887-A). (LR-7448)

**COMPLAINT NAMES PRE-BUILDER
LAND CORPORATION, OTHERS**

The Los Angeles Regional Office announced that on June 8 the Commission filed a complaint in the Federal District Court in Los Angeles (Central District of California) against Pre-Builder Land Corporation, Pre-Builder Land Resale Corporation, Pre-Builder Land Management Corporation, Pre-Builder Land Research Corporation, Pre-Builder Land Financial Corporation, PBL International Ltd., Melody Farms & Cattle Co., Scholl Farms Company, Arandas, Inc., Denton Farms, Inc., Nick Troy, Robert John Koepple, and Leslie Dahl Gleave.

The complaint seeks a preliminary and permanent injunction against the defendants from violations of the registration and antifraud provisions of the securities laws in the sale of participations in the PBL investment program. The participations are formally evidenced by record ownership of limited partnership interests and individual and undivided percentage interests in land. (SEC v. Prebuilder Land Corporation, et al., D.C., Ca., USDC No. CV-76-1828-F). (LR-7449)

LINCOLN THRIFT ASSOCIATION ENJOINED

The Los Angeles Regional Office announced that on May 7 the Honorable Walter E. Craig, U.S. District Judge for the District of Arizona in Phoenix permanently enjoined Robert H. Fendler, Lincoln Thrift Association, Lincoln Leasing Corporation, and Omaha Surety Corporation of America all of Phoenix, Arizona and U.S. Thrift Association and U.S. Thrift Leasing Corporation of Tucson, Arizona from violations of the antifraud provisions of the securities laws. Judge Craig also issued an order appointing an independent Board of Trustees and special counsel to replace the temporary receiver previously ordered in the action. Defendants consented to the permanent injunction and order appointing independent trustees and special counsel without admitting or denying the allegations of the complaint. (SEC v. Lincoln Thrift Association, et al., D. Ariz., Civil Action No. 75-796-PHX-WEC). (LR-7450)

COMPLAINT NAMES LAWRENCE N. HURWITZ, OTHERS

The SEC announced the filing of a complaint in the U.S. District Court for the District of Columbia against Lawrence N. Hurwitz (Hurwitz), Norman Raskin (Raskin), Milton Kean (Kean), Computer Power International Corporation (CPI) and American Leisure Services, Inc. (ALS). The complaint alleges violations of the antifraud, reporting and proxy provisions of the Securities Exchange Act of 1934 (Exchange Act) in connection with transactions whereby Hurwitz misapplied \$1,240,800 of CPI funds to personally purchase a majority interest in Republic Bank of San Antonio, misapplied \$100,000 of CPI funds to personally purchase control of ALS, misapplied \$50,000 of ALS funds to make a loan payment on behalf of CPI and misapplied at least \$250,000 of Aberdeen Petroleum Corporation (Aberdeen) by placing such funds in non-income demand deposit bank accounts as compensating balances for loans to Hurwitz and Hurwitz-related companies.

Hurwitz, Raskin, CPI and ALS consented, without admitting or denying the allegations, to the entry of Judgments permanently enjoining them from further violations of the antifraud provisions of the securities laws, and all defendants consented to be enjoined from further violations of the reporting provisions. Hurwitz consented to be enjoined from further violations of the proxy provisions.

Hurwitz also agreed to be ordered to reimburse CPI \$716,327 plus accrued interest over a period of time, to account for all transactions between Hurwitz and Hurwitz-related companies, on the one hand, and CPI, ALS, and Aberdeen on the other hand, to issue an irrevocable voting proxy, over all CPI and ALS shares owned by Hurwitz to an independent proxy holder, and to be prohibited from engaging in any transactions with CPI, ALS or their successors, other than repayment of monies owed, and from binding CPI, ALS and their successors to any contracts, agreements, transactions, or other corporate acts.

Hurwitz, Raskin and Kean agreed to be enjoined from serving as officers or directors of CPI and ALS, and to cooperate with CPI and ALS in preparing and filing with the Commission required and amended or corrected reports, which CPI and ALS are ordered to file. In addition, Kean, a lawyer, has resigned from practicing or appearing before the Commission, and the Commission has accepted his resignation. (SEC v. Lawrence N. Hurwitz, et al., U.S.D.C. D.C., 76-1072). (LR-7451)

INVESTMENT COMPANY ACT RELEASES

SAVINGS BANK INVESTMENT FUND

A notice has been issued giving interested persons until July 12 to request a hearing on an application of Savings Bank Investment Fund, a registered, open-end, diversified management investment company, for an order supplementing the Commission's order of December 17, 1946, exempting Savings Bank Investment Fund from Sections 13(a), 15(a), 16(a), 18(i), 22(d) and (e), 24(d) and 32(a)(2) and (3) of the Act. (Rel. IC-9321 - June 15)

DAIN, KALMAN & QUAIL, INCORPORATED

A notice has been issued giving interested persons until July 6 to request a hearing on an application by Dain, Kalman & Quail, Incorporated (DKQ), a sponsor of Multiple Maturity Tax-Exempt Bond Trust, Second (and subsequent) Series (Fund), exempting DKQ from the provisions of Rule 22c-1 under the Act in connection with secondary market operations in the Fund's securities. (Rel. IC-9322 - June 15)

HOLDING COMPANY ACT RELEASES

PUBLIC SERVICE COMPANY OF OKLAHOMA

An order has been issued authorizing Public Service Company of Oklahoma, subsidiary of Central and South West Corporation, to amend its Articles of Incorporation and to issue and sell up to 250,000 shares of preferred stock (\$100 par), at competitive bidding. (Rel. 35-19572 - June 15)

PENNSYLVANIA POWER COMPANY

A supplemental order has been issued releasing jurisdiction previously reserved regarding the financing of certain pollution control facilities by Pennsylvania Power Company, subsidiary of Ohio Edison Company, through arrangements with a Pennsylvania industrial development authority. (Rel. 35-19573 - June 15)

NORTHEAST UTILITIES

A supplemental order has been issued regarding Northeast Utilities, a registered holding company, and its subsidiary service company authorizing an extension of the period during which the service company may issue long-term notes to the holding company. (Rel. 35-19574 - June 15)

SELF-REGULATORY ORGANIZATIONS

APPROVAL OF PROPOSED RULE CHANGE

The Commission has approved a proposed rule change (SR-PBWE-76-7) filed on May 3, 1976 by the Philadelphia Stock Exchange, Inc. to add one public governor to the authorized membership of its Board of Governors. (Rel. 34-12546)

NOTICE OF PROPOSED RULE CHANGE

The Cincinnati Stock Exchange has filed a proposed rule change under Rule 19b-4 (SR-CSE-76-3) to delete Section 27 of its By-laws and amend Section 28(b)-(c), Section 30(a) and Section 35 of its trading rules. Publication of the proposal is expected to be made in the Federal Register during the week of June 14. (Rel. 34-12544).

NOTICE OF APPROVAL OF PROPOSED RULE CHANGE

The Pacific Stock Exchange, Inc. has filed a rule change (SR-PSE-76-13) pursuant to Rule 19b-4 to make it clear that the employment of a trading rotation is discretionary with the Options Floor Trading Committee. Pursuant to Section 19(b)(2) of the Securities Exchange Act of 1934, as amended, the Commission for good cause has approved the rule change prior to the thirtieth day after publication. Publication of the approval order is expected to be made in the Federal Register during the week of May 3, 1976. (Rel. 34-12547)

SECURITIES ACT REGISTRATIONS

(S-16) GARDNER-DENVER COMPANY

8585 Stemmons Freeway, Dallas, Tex. 75247 - 100,000 shares of common stock, which may be offered for sale from time to time by certain stockholders at prices current at the time of sale. Gardner-Denver primarily manufactures and sells drilling equipment for various applications in the mining and petroleum industries and for use in various construction projects. (File 2-56613 - June 15)

(S-7) NORTHERN ILLINOIS GAS COMPANY

East-West Tollway at Route 59, P.O. Box 190, Aurora, Ill. 60507 - \$35 million of first mortgage bonds, due 1984, to be offered in exchange for an equal principal amount of the company's \$35 million of first mortgage bonds, 8-1/2% series, due 1976. The company is a public utility which principally purchases, manufactures, stores, distributes and sells natural gas and supplements. (File 2-56616 - June 15)

(S-16) THE UNITED STATES SHOE CORPORATION

1658 Herald Ave., Cincinnati, Ohio 45212 - 58,300 common shares, which may be offered for sale from time to time by a shareholder at prices current at the time of sale or at negotiated prices. The United States Shoe Corporation manufactures and retails shoes, and retails young men's and women's apparel. (File 2-56619 - June 16)

(S-6) TAX-EXEMPT MUNICIPAL TRUST,
TENTH NATIONAL SERIES

\$10 million of units of beneficial interest, to be offered for sale through Shearson Hayden Stone Inc. as sole underwriter, 767 Fifth Ave., New York, N.Y. 10022. The Trust, a unit investment trust, was created by a trust agreement among Shearson Hayden, as sponsor, United States Trust Company of New York, as trustee, and Standard & Poor's Corporation, as evaluator. The Trust's primary objective is providing tax exempt income through investment in a fixed portfolio of interest-bearing, long-term state, municipal and public authority bonds. (File 2-56620 - June 16)

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
ALBERTSONS INC	9,11,13,14	05/76
ANCHOR HOCKING CORP	13	05/76
ANGELICA CORP	14	05/76
AUTOMATIC SERVICE CO	13	05/76
BASS FINANCIAL CORP	10	05/76
BERGEN BRUNSWIG CORP	3	05/76
BOOTH NEWSPAPERS INC	11	05/76
BUXTONS COUNTRY SHOPS	13	05/76
CALTRAN SYSTEMS INC	11,13	05/76
CAPITAL FINANCIAL SERVICES INC	7	05/76
CHESEBROUGH PONDS INC	11,14	05/76
CHICAGO HELICOPTER INDUSTRIES INC	2,7,14	11/75
CNA FINANCIAL CORP	11,14	05/76
COLONIAL COMMERCIAL CORP	13,14	05/76
COM SHARE INC	7,8,14	05/76
CONSOLIDATED OIL & GAS INC	7	03/76
COPY DATA SYSTEMS INC	13	06/76
DATA DIMENSIONS INC	13,14	04/76
ELECTRONIC ENTERPRISES INC	13	07/75
EMONS INDUSTRIES INC	3,13,14	05/76
ENVIROTECH CORP	13,14	05/76
ESMARK INC	3	05/76
FIRESTONE TIRE & RUBBER CO	13	05/76
GENERAL BINDING CORP	11,14	05/76
GENERAL REINSURANCE CORP	11	05/76
GOLDEN NUGGET INC	7,9,13	05/76
GOODYEAR TIRE & RUBBER CO	7,14	05/76
GREAT ATLANTIC & PACIFIC TEA CO INC	3	05/76
GREEN GIANT CO	7,13	05/76
GULTON INDUSTRIES INC	7,14	05/76
HALLS MOTOR TRANSIT CO	3,14	04/76
HAMILTON BROTHERS PETROLEUM CORP	7,14	03/76
HOE R & CO INC	13,14	05/76
HOUSTON LIGHTING & POWER CO	3	05/76
INTERNATIONAL LIFE HOLDING CORP	14	03/76
IROQUOIS BRANDS LTD	11	04/76

RECENT 8K FILINGS CONT.

JOY MANUFACTURING CO	13	05/76
KANSAS POWER & LIGHT CO	7,8,11,14	05/76
KEARNEY FIRST NATIONAL CO	11,14	05/76
KEYES FIBRE CO	7	05/76
LACLEDE STEEL CO	3,11,14	05/76
LAKE SHORE FINANCIAL CORP	10,14	05/76
LANCER PACIFIC INC	13	05/76
LINCOLN INTERNATIONAL CORP	2	05/76
LOUISIANA GENERAL SERVICES INC	7	05/76
LOUISIANA LAND OFFSHORE EXPLORATION CO I	11	05/76
MARATHON MANUFACTURING CO	7,8,11,14	05/76
MCCULLOCH PROPERTIES CREDIT CORP	11	05/76
MCFARLAND ENERGY INC	2,7,13	02/76
MEDFIELD CORP	8	05/76
MERCANTILE STORES CO INC	11,14	05/76
MERCK & CO INC	13	05/76
MICHIGAN WISCONSIN PIPE LINE CO	11	05/76
MISSISSIPPI POWER & LIGHT CO	3,11,13,14	05/76
MONROE AUTO EQUIPMENT CO	8,14	05/76
MULTI AMP CORP	3	05/76
NATIONAL UTILITIES & INDUSTRIES CORP	3,13	05/76
NEWELL COMPANIES INC	11	05/76
NORTHEAST BANCORP INC CONNECTICUT	13	05/76
NORTHGATE EXPLORATION LTD	11	05/76
NORTHWEST NATURAL GAS CO	11,14	05/76
OAK HILL SPORTSWEAR INC	12,14	05/76
OHIO ART CO	13	05/76
PACIFIC TIN CONSOLIDATED CORP	11,13,14	05/76
QUORUM INDUSTRIES INC	8	05/76
RED FOOD STORES INC	7,8	05/76
ROBERTS & PORTER INC	11,14	05/76
SAUL B F REAL ESTATE INVESTMENT TRUST	8,13	05/76
SCI SYSTEMS INC	2,8	05/76
SEABOARD ALLIED MILLING CORP	3	05/76
SERNCO INC	13	05/76
SHAVER FOOD MARTS INC	11	05/76
SHENANDOAH OIL CORP	13	05/76
SOCIETY CORP	4,7,14	05/76
SOUTH STATES OIL & GAS CO	11,14	05/76
SOUTHWESTERN ELECTRIC POWER CO	3	05/76
SOUTHWESTERN ELECTRIC SERVICE CO	7,8	05/76
SPIRAL METAL CO INC	3	05/76
SPRAGUE ELECTRIC CO	8	05/76
STONE & WEBSTER INC	11,14	05/76
STRAUSS LEVI & CO	3	05/76
SUN ELECTRIC CORP	8	04/76
SUNAMERICA CORP	11	05/76
TELESCIENCES INC	7,13	05/76
TWENTIETH CENTURY INDUSTRIES	11	05/76
UNION LIGHT HEAT & POWER CO	4,11,14	05/76
UNIVERSAL CIGAR CORP	11,13	05/76
WESTERN CASUALTY & SURETY CO	11	05/76
WESTINGHOUSE ELECTRIC CORP	3,8,14	05/76
WINKLER SCHEID VINEYARDS INC	11,13	05/76
XEROX CORP	11,14	05/76
AGWAY INC	7	05/76
AIR WISCONSIN INC	2,13,14	05/76
AIRLIFT INTERNATIONAL INC	3	05/76
AITS INC	13,14	05/76
ALASKA INTERSTATE CO	11,13	05/76
ALISON MORTGAGE INVESTMENT TRUST	8	05/76
ALLIED STORES CORP	7,14	05/76
ALLIED SUPERMARKETS INC	2,8,10,14	05/76
ALUMINUM CO OF AMERICA	3	05/76
AMAREX INC	2,3	05/76
AMAX INC	3,11,14	05/76
AMERICAN ELECTRONIC LABORATORIES INC	13	05/76
AMERICAN FINANCE SYSTEM INC	13	05/76
AMERICAN FLETCHER MORTGAGE INVESTORS	11,14	05/76
AMERICAN INTERNATIONAL PICTURES INC	3	05/76
AMERICAN MAIZE PRODUCTS CO	4,7,14	05/76
AMERICAN MICRO SYSTEMS INC	3	05/76
AMERICAN NUCLEAR CORP	2,13,14	05/76

RECENT 8K FILINGS CONT.

AMPEX CORP	13	05/76
ANHEUSER BUSCH INC	13	05/76
ARCHER DANIELS MIDLAND CO	13,14	05/76
ARCO PIPE LINE CO	3,13,14	05/76
ARVIN INDUSTRIES INC	3	05/76
ATO INC	11,13	05/76
AZCON CORP	2,13,14	05/76
BALOWIN & LYONS INC	13,14	05/76
BALL CORP	13	05/76
BARTELL MEDIA CORP	13,14	05/76
BEST PRODUCTS CO INC	13,14	05/76
BIOMEDICAL INDUSTRIES INC	12	05/76
BOWMAR INSTRUMENT CORP	3,14	05/76
BUFFALO FORGE CO	7,11	05/76
CADENCE INDUSTRIES CORP	11,13,14	05/76
CATERPILLAR TRACTOR CO	8	05/76
CAVANAGH COMMUNITIES CORP	3,13,14	05/76
CENCO INC	13	05/76
CENTRAL POWER & LIGHT CO	3	05/76
CHARTER CO	14	05/76
CHICAGO & NORTH WESTERN TRANSPORTATION C	13	05/76
CHICAGO MILWAUKEE CORP	3,11,14	05/76
CHICAGO RIVET & MACHINE CO	11	05/76
CHURCHS FRIED CHICKEN INC	7	05/76
CITIZENS HOLDING CO	3	05/76
CLEVELAND ELECTRIC ILLUMINATING CO	3,7,13	05/76
COCA COLA CO	13	05/76
COLEMAN CO INC	11,13,14	05/76
COMMUNICATIONS INDUSTRIES INC	7,8	05/76
CONCORD FABRICS INC	11	05/76
CONTINENTAL AIR LINES INC	11,13,14	05/76
CROCKER NATIONAL CORP	14	05/76
DAIRY QUEEN STORES INC	7	05/76
DALLAS POWER & LIGHT CO	3,11,13	05/76
DATRON SYSTEMS INC	10	05/76
DCL INC	6	05/76
DEL MONTE CORP	3	05/76
DOMINION MORTGAGE & REALTY TRUST	13	05/76
DUDDYS INC	13	05/76
EAST TENNESSEE NATURAL GAS CO	11,14	05/76
ELPAC INC DELAWARE	2,14	05/76

AMENDMENTS TO REPORTS ON FORM 8-K

ARP INSTRUMENTS INC	10	04/76
BRAND INSULATIONS INC	7	04/76
BROCKWAY GLASS CO INC	7	04/76
BT MORTGAGE INVESTORS	7	04/76
HARMAN INTERNATIONAL INDUSTRIES INC	13	04/76
HUGHES & HATCHER INC	8	04/76
MARQUETTE CO	11	04/76
OAKWOOD HOMES CORP	7	04/76
PARKLANE HOSIERY CO INC	2	12/74
REGENCY NATIONAL LTD	12,14	04/76
SYSTRON DONNER CORP	10	04/76
THEYFORD CORP	11	05/76
WESTERN UNION CORP	11	04/76

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 15¢ per page plus postage (\$2 minimum) and 30¢ per page plus postage for expedited handling (\$5 minimum). Cost estimates are given on request. All other referenced material is available in the SEC Docket.

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SEC DOCKET is published weekly. Subscription rates: \$43.70/yr in U.S. first class mail, \$54.65 elsewhere. The News Digest and the Docket are for sale by the Superintendent of Documents, Government Printing Office, Washington, D.C. 20402.