

sec news digest

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RULES AND RELATED MATTERS

JUN 23 1976

PROPOSAL TO ADOPT SECURITIES EXCHANGE RULES 19d-1,
2 AND 3, AND 19h-1; PROPOSED RESCISSION OF SECURITIES
EXCHANGE ACT RULES 15Ab-1 AND 15Ag-1

U.S. SECURITIES AND EXCHANGE COMMISSION

The Commission published for comment proposed Securities Exchange Act Rules 19d-1, 2 and 3, and 19h-1 and proposed rescission of Rules 15Ab-1 and 15Ag-1. The proposed Rules are as follows: (1) proposed Rule 19d-1 would require self-regulatory organizations (SRO's) for which the Commission is the appropriate regulatory agency to give the Commission notice of all final disciplinary actions, denials of membership, participation or association with a member, or prohibitions or limitations of access to services, and summary suspensions or limitations of membership, participation or association, imposed by it on any of its members, participants, persons associated with a member or any person, and prescribe the form and content of such notices; (2) proposed Rule 19d-2 would prescribe the form and content of applications for stays of final disciplinary sanctions and summary actions of SRO's; (3) proposed Rule 19d-3 would prescribe the form and content of applications for Commission review of final disciplinary sanctions, denials of membership, participation or association with a member, or prohibitions or limitations of access to services imposed by SRO's; (4) proposed Rule 19d-1 would prescribe the form and content of notices by SRO's of proposed admissions to or continuances in membership, participation or association with a member of any persons subject to a statutory disqualification and applications to the Commission for relief from a statutory disqualification.

Interested persons are invited to submit their views to George A. Fitzsimmons, Secretary, Securities and Exchange Commission, 500 North Capitol Street, Washington, D.C., 20549, no later than July 30, 1976. Reference should be made to File No. S7-640. All comments received will be available for public inspection. (Rel. 34-12561)

COMMENT PERIOD ON PROPOSED AMENDMENT
TO RULE 24 OF THE COMMISSION'S RULES OF
PRACTICE AND PROPOSED REVOCATION OF SECURITIES
EXCHANGE ACT RULE 12b-34 EXTENDED

The Commission announced the extension of the comment period on the proposed amendment of Rule 24 of the Commission's Rules of Practice and the proposed revocation of Securities Exchange Act Rule 12b-34. The comment period, which was due to expire on June 21, has been extended to July 19, 1976. For information relating to the proposed amendment to Rule 24 of the Rules of Practice and the proposed revocation of Securities Exchange Act Rule 12b-34, see Rel. 33-5711 (May 21, 1976). Interested parties are invited to submit their views to George A. Fitzsimmons, Secretary, SEC, 500 North Capitol Street, Washington, D.C. 20549, on or before July 19, 1976. Reference should be made to File No. S7-633. (Rel. 33-5719)

DECISIONS IN ADMINISTRATIVE PROCEEDINGS

FIVE INDIVIDUALS SANCTIONED

The Commission has barred Gilbert F. Tuffli, Jr. and Stanley Radler, both of Miami, Florida, and Stephen A. Cahen, of North Miami Beach, from association with any broker or dealer. The three respondents were associated with the former brokerage firm of Robert L. Ferman & Co., Inc. The Commission also suspended two salesman who were associated with other firms, Robert Forman, of Miami, and George Wasson, of Minneapolis, from association with any broker-dealer for respective periods of 30 and 45 days, effective June 28.

The Commission found that Radler and Cahen fraudulently sold the stock of S&M Industries, Inc. They made misrepresentations concerning S&M's activities and prospective rises in the market price of its stock, and engaged in "a high pressure sales effort

that was unsupported by any semblance of an adequate foundation." The Commission further found that Tuffli, who was Ferman Co.'s vice president, trader and research analyst, incited its salesmen to make unfounded recommendations of JB&T Co. stock to customers. Finally, the Commission held that Wasson violated the Securities Act's registration provisions in connection with the sale of S&M stock, and noted that Ferman had been permanently enjoined from violating these provisions in connection with the sale of both S&M and JB&T stock. (Rel. 34-12534)

COURT ENFORCEMENT ACTIONS

UNITED WELFARE FUND, UNITED WELFARE FUND- SECURITY DIVISION ENJOINED

The SEC announced that on May 17 Judge Charles M. Metzner signed the final judgment of permanent injunction against the United Welfare Fund (United) and the United Welfare Fund-Security Division (Security Division). On March 18, 1975 Judge Charles M. Metzner had entered a preliminary injunction against United which in part restricted the investment of funds by United to certificates of deposit, Treasury bills, federally insured savings banks and investments of a similar prudent nature. The final judgment ordered the Security Division to engage, within 90 days from the entry of the final judgment, an investment manager, satisfactory to the Commission, to manage the investment portfolio of the Security Division. The order of final judgment enjoins United and the Security Division from further violations of the antifraud provisions of the securities laws. Furthermore, the Security Division was ordered to have its certified public accountants verify and confirm the payout of benefits to union beneficiaries pursuant to court ordered procedures. In addition the order prohibited United from lending or advancing any money or assets to the Security Division and also requires the Security Division to mail the minutes of each meeting of the trustees to each trustee. (SEC v. Howard Garfinkle, et al., U.S.D.C., S.D.N.Y., 75 Civ. 184 CMM). (LR-7453)

CHARLES E. MARTIN, OTHERS ENJOINED AND ORDERED TO DISGORGE PROCEEDS

The New York Regional Office announced that on June 7 the Honorable John T. Curtin, Chief Judge of the U.S. District Court for the Western District of New York (Buffalo, New York), issued a final judgment of permanent injunction and order of ancillary relief, by default for failure to appear or answer, against defendants Charles E. Martin, C.E. Martin Co., Inc., and Tex-Tel International Inc. The judgment enjoins the above defendants from violations of the registration and antifraud provisions of the securities laws, and orders them to disgorge all sums of money or other property improperly obtained by them or by others acting in concert or participation with them in connection with the transactions alleged in the Commission's complaint. The complaint, filed on May 3, alleged that the defendants sold over \$120,000 face amount of 12% certificates of indenture of Tex-Tel International Inc., a shell corporation with no assets, officers, directors or books and records, to investors in the Buffalo, New York area and elsewhere.

In addition, on June 7, Judge Curtin issued a final judgment of permanent injunction against Rollo D. Lutz. The judgment, which was entered upon Lutz's consent without admitting or denying the substantive allegations of the complaint, enjoins Lutz from further violations of the registration and antifraud provisions of the securities laws. For more information, please see LR-7401. (SEC v. Martin, et al., Civil 76-203 [W.D.N.Y.]). (LR-7454)

STEVEN W. MURPHY AND HENRY D. THOREAU ENJOINED

The Los Angeles Regional Office announced that on April 15 the Honorable Lawrence T. Lydick of the U.S. District Court in Los Angeles, entered preliminary injunctions against Steven W. Murphy, and Henry D. Thoreau, both of Laguna Beach, California, from violations of the registration and antifraud provisions of the securities laws. On May 25, Judge Lydick entered a final judgment and order of permanent injunction against Thoreau. Thoreau consented to be enjoined without admitting or denying the allegations set forth in the Commission's complaint. In connection with the entry of the preliminary injunctions, the Court found that the defendants had violated the registration provisions of the securities laws in connection with the offer and sale of limited partnership interests in cable television limited partnerships syndicated by Intertie, Inc. The Court also found that the defendants had failed to disclose adequate information relating to: Intertie's dependency upon new funds raised from investors; Intertie's track record and financial condition; the roll to be played by general partners; tax benefits of the investments; and the price paid by Intertie for cable television facilities prior to their resale to the partnerships. (SEC v. Intertie, Inc., et al., CV-75-2775-LTL, C.D. CA). (LR-7455)

PERMANENT RECEIVER FOR J & B INDUSTRIES, INC., OTHERS

The Boston Regional Office announced that on June 8 the Honorable Frank J. Murray, U.S. District Judge for the District of Massachusetts, allowed the Commission's motion requesting that Daniel B. Bickford, Esquire, be made permanent receiver for J & B Industries, Inc. (J & B), American Industrial Research Corporation (AIRCO) and American Investment Management Corporation. Mr. Bickford had been appointed temporary receiver following a hearing on October 2, 1974. (SEC v. J & B Industries, Inc., et al., D.C. Mass., 1974). (LR-7456)

INVESTMENT COMPANY ACT RELEASES

VARIED INDUSTRY PLAN

A notice has been issued giving interested persons until July 15 to request a hearing on an application of Varied Industry Plan, Inc., (the Fund), Executive Management Corporation, and William Blair & Company, for an order permitting EMC and Blair to continue to provide investment advisory services to the Fund on an interim basis until a new investment advisory agreement between the Fund and EMC, and a new research agreement between EMC and Blair are presented for approval or disapproval by the Fund's shareholders at the Fund's 1976 annual meeting scheduled to be held on September 30, 1976. (Rel. IC-9327 - June 21)

HOLDING COMPANY ACT RELEASES

MONONGAHELA POWER COMPANY

An order has been issued authorizing a proposal by Monongahela Power Company and West Penn Power Company, subsidiaries of Allegheny Power System, Inc., and Ohio Power Company and Wheeling Electric Company, subsidiaries of American Electric Power Company, Inc., that certain utility assets be sold between the companies. (Rel. 35-19584 - June 21)

INDIANA & MICHIGAN POWER COMPANY

An order has been issued authorizing Indiana & Michigan Power Company (I&MP), subsidiary of Indiana & Michigan Electric Company, subsidiary of American Electric Power Company, Inc., to amend a Bank Loan Agreement to provide for an extension of the maturity of I&MP notes issued thereunder from September 30, 1977 to September 30, 1980. (Rel. 35-19585 - June 21)

THE YOUGHIOGENY AND OHIO COAL COMPANY

An order has been issued granting an exemption under Section 3(a)(3) to Y&O and its subsidiary, Ravencliffs Development Company. (Rel. 35-19587 - June 21)

AMERICAN ELECTRIC POWER COMPANY

A notice has been issued giving interested persons until July 13 to request a hearing on a proposal of American Electric Power Company, Inc., certain of its subsidiaries, and Black Thunder Coal Company, a newly incorporated company, relative to a development program for coal mines located in Carbon County, Utah. (Rel. 35-19581 - June 18)

OHIO ELECTRIC COMPANY

A notice has been issued giving interested persons until July 13 to request a hearing on a proposal of Ohio Electric Company, subsidiary of Ohio Power Company, subsidiary of American Electric Power Company, Inc., to issue and sell up to \$100 million of first mortgage bonds by negotiation to institutional investors. (Rel. 35-19582 - June 18)

GEORGIA POWER COMPANY

An order has been issued approving a proposal of Georgia Power Company, subsidiary of The Southern Company, whereby Georgia will issue and sell, at competitive bidding, up to \$50 million of first mortgage bonds and up to 2,000,000 shares of Class A preferred stock, stated value \$25 per share. The proceeds of the sale will be applied to Georgia's construction program. (Rel. 35-19583 - June 18)

SELF-REGULATORY ORGANIZATIONS

NOTICE OF PROPOSED RULE CHANGE

The New York Stock Exchange, Inc. (NYSE) has filed a proposed rule change under Rule 19b-4 (SR-NYSE-76-36) to rescind the restrictions in its Rule 110 except the prohibition against dominating the market in a stock. Publication of the proposal is expected to be made in the Federal Register during the week of June 21. (Rel. 34-12554)

The NYSE has also filed a proposed rule change under Rule 19b-4 (SR-NYSE-76-37) to reduce the minimum capital requirement for Registered Traders from the current initial and maintenance capital requirements of \$250,000 and \$175,000, respectively, to a constant minimum capital requirement of \$25,000 over and above any other Federal or Exchange capital requirements and to change the title of "Registered Trader(s)" to "Competitive Trader(s)". Publication of the proposal is expected to be made in the Federal Register during the week of June 21. (Rel. 34-12555)

The NYSE also has filed a proposed rule change under Rule 19b-4 (SR-NYSE-76-38) to make the following major changes to Exchange Rules 109 and 112: (1) alter the provisions which govern the acceptance of "stops" by Registered Traders, (2) rescind the current provision which prohibits a Registered Trader from effecting "long" purchases of a stock above the previous day's closing price on "plus" or "zero plus" ticks except for "zero plus" tick purchases on his bid, (3) rescind the current provision which prohibits a Registered Trader from having precedence based on size over an off-Floor order when liquidating a position, and (4) modify the reporting requirements of Registered Traders concerning trading activity reports. Publication of the proposal is expected to be made in the Federal Register during the week of June 21. (Rel. 34-12556)

The Pacific Stock Exchange, Inc. has filed a proposed rule change under Rule 19b-4 (SR-PSE-76-18) to revise Sections 1 and 2 of its Rule IX regarding the Exchange's procedures relative to the purchase and sale of memberships on the Exchange. Publication of the proposal is expected to be made in the Federal Register during the week of June 21. (Rel. 34-12557)

SECURITIES ACT REGISTRATIONS

(S-1) THE JACOBOWSKY COMPANY

150 East 77th St., New York, N.Y. 10021 - \$850,000 of pre-formation limited partnership interests (in units of \$17,000 each), to be offered by the General Partners, Diana Shumlin, Charles Woodward and Masabi, Ltd. The Company is to be formed under the limited partnership laws of New York for the purpose of producing the dramatico-musical play tentatively entitled "Jacobowsky and the Colonel." (File 2-56543 - June 6)

(S-14) NATIONAL INDUSTRIES INC.

510 West Broadway, Louisville, Ky. 40202 - 416,535 shares of common stock. These shares are being registered in connection with the proposed merger of Cott Corporation (Cott) into a wholly-owned subsidiary of National whereby each outstanding share of common stock of Cott not owned by National will be exchanged for .45 share of common stock of National. Each Cott stock purchase warrant expiring January 31, 1982 not owned by National will be exercisable into .45 share of National common stock at a price of \$33.33 per share until January 31, 1977 and thereafter at a price of \$44.44 per share until January 31, 1982. As of June 8, 1976, National owned 1,631,200 shares (81.56%) of the common stock of Cott and 800,000 (61.5%) of Cott's 1,300,000 outstanding stock purchase warrants expiring January 31, 1982. (File 2-56563 - June 8)

(S-5) STEINROE CASH RESERVES, INC.

150 South Wacker Dr., Chicago, Ill. 60606 - 1,000,000 shares of capital stock, to be offered for sale on a continuing basis at \$1.00 per share. The company is a no-load, diversified, open-end investment company, which will invest in high quality money market instruments maturing in one year or less. Stein Roe & Farnham is the manager. (File 2-56512 - June 1)

(S-1) STANWOOD CORPORATION

2417 North Davidson St., Charlotte, N.C. 28233 - \$6,382,800 of 12% convertible subordinated debentures, due 1991. It is proposed to offer these shares in exchange for

the outstanding 6-1/2% convertible subordinated debentures of the company, due 1989, at the rate of \$600 face amount of new debentures for each \$1,000 face amount of old debentures. Stanwood Corporation is principally engaged, directly and through its subsidiaries, in the manufacture and sale of men's work and leisurewear and underwear and knit goods and in the extrusion of nylon yarn and the texturizing of yarn. (File 2-56625 - June 17)

(S-1) ENERGY AND ENVIRONMENTAL COMPANIES, INC.

2050 Western Federal Savings Bldg., 718 Seventeenth St., Denver, Colo. 80202 - 600,000 shares of common stock, to be offered for sale through B. J. Leonard and Company, the underwriter, 200 Title Bldg., 909 Seventeenth St., Denver, Colo. 80202, at a price of \$1.00 per share. Energy and Environmental Companies, Inc. is a holding company, the subsidiaries of which principally design, assemble, manufacture, market, install, and service engineered mechanical equipment and systems which control pollution and generate and/or conserve energy. (File 2-56627 - June 17)

(S-1) THE J. P. CABOT EQUITY CORP.

104 South Central Ave., Valley Stream, N.Y. 11580 - \$2 million of convertible subordinated debentures, due 1986, and 200,000 five year common stock purchase warrants, to be offered for sale in units, each consisting of a \$1,000 debenture and 100 warrants, through First Jersey Securities, Inc., 80 Broad St., New York, N.Y., as underwriter. The company, through subsidiaries, principally acts as a broker of U.S. Government securities, foreign exchange, Federal funds and Euro-dollars and other Euro-currencies. (File 2-56630 - June 17)

(S-6) THE MUNICIPAL BOND FUND SERIES 32

c/o Paine, Webber, Jackson & Curtis Inc., 140 Broadway, New York, N.Y. 10005 and Hornblower & Weeks-Hemphill, Noyes Inc., 8 Hanover St., New York, N.Y. 10005 - 5,000 units. The Trust will be created under a trust indenture among Paine, Webber Jackson & Curtis Inc. and Hornblower & Weeks-Hemphill, Noyes, Inc. as sponsors, United States Trust Company of New York, as trustee, and Standard & Poor's Corporation, as evaluator. The Trust will consist of interest bearing obligations issued by or on behalf of states, counties, municipalities and territorial possessions of the United States and authorities, agencies and other political subdivisions thereof, the interest on which is, in the opinion of counsel to the issuers of such obligations, exempt from Federal income tax. (File 2-56631 - June 17)

(S-7) COMMERCIAL CREDIT COMPANY

300 St. Paul Place, Baltimore, Md. 21202 - \$50 million of medium-term investment notes, to be offered for sale at 100% per unit of \$1,000 or more by Commercial Credit Securities, Inc. Commercial Credit Company is engaged in commercial financing and leasing, consumer finance and insurance. (File 2-56634 - June 17)

(S-B) THE JAPAN DEVELOPMENT BANK

9-1 Otemachi 1-chome, Chiyoda-ku, Tokyo, Japan - \$100 million of guaranteed notes, due 1981, to be offered for sale by underwriters managed by The First Boston Corp., 20 Exchange Place, New York, N.Y. 10005; Dillon, Read & Co. Inc., 46 William St., New York, N.Y. 10005; Smith Barney, Harris Upham & Co. Inc., 1345 Avenue of the Americas, New York, N.Y. 10019; and The Nikko Securities Co. International, Inc., 140 Broadway, New York, N.Y. 10005. The Japan Development Bank, wholly-owned by the Government of Japan, is engaged in development financing in Japan. (File 2-56636 - June 17)

(S-7) HANNAFORD BROS. CO.

54 Hannaford St., Portland, Maine 04106 - 225,000 shares of common stock, to be offered for sale through Kidder Peabody & Co. Inc., managing underwriter, 75 Federal St., Boston, Mass. 02101. Hanniford sells, at retail and wholesale, food products throughout Maine and parts of New Hampshire and Vermont, and operates retail drugstores. (File 2-56637 - June 18)

(S-16) JACK ECKERD CORPORATION

2120 U.S. Highway 19 South, Clearwater, Fla. 33516 - 94,200 shares of common stock, which may be offered for sale from time to time by certain shareholders at prices current at the time of sale. Jack Eckerd Corporation primarily operates a chain of retail drug stores. (File 2-56639 - June 18)

(S-6) INSURED MUNICIPALS-INCOME TRUST, SERIES 6

208 South LaSalle St., Chicago, Ill. 60604 - \$5 million of units, to be offered for sale at net asset value (\$1050 maximum). The Fund is one of a series of unit investment trusts created under a trust indenture between Van Kampen Sauerman Inc., as sponsor and Bradford Trust Company, as trustee. It consists of an insured portfolio of interest-bearing obligations issued by or on behalf of states, counties, municipalities and territories of the United States and authorities and political subdivisions thereof, the interest on which is, in the opinion of bond counsel, exempt from all Federal income tax under existing law. MGIC Indemnity Corporation has insured the prompt payment of interest and principal, when due, on the bonds in the portfolio of the Fund. (File 2-56642 - June 18)

(S-14) ST. JOE MINERALS CORPORATION

250 Park Ave., New York, N.Y. 10017 - 971,300 shares of common stock, to be issued in connection with St. Joe's acquisition of Tennessee Consolidated Coal Company, at the rate of 10 St. Joe shares for each outstanding Tennessee Consolidated share. St. Joe mines and produces minerals and mineral products, principally coal, zinc and zinc oxide, lead, iron ore pellets, and oil and gas. (File 2-56643 - June 18)

(S-16) W. R. GRACE & CO.

1114 Avenue of the Americas, New York, N.Y. - 487,119 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. The company is a diversified international chemical company with interests in natural resources and consumer products and services. (File 2-56646 - June 18)

STOCK PLANS FILED

The following have filed Form S-8 registration statements with the SEC seeking registration of securities to be offered pursuant to employee stock and related plans:

Science Management Corp., Moorestown, N.J. (File 2-56621 - June 16) - 353,000 shares
Federal Paper Board Company, Inc., Montvale, N.J. (File 2-56623 - June 16) - \$2,160,000 of interests
Pittsburgh-Des Moines Steel Co., Neville Island, Pa. (File 2-56628 - June 16 - 150,000 shares and \$2,589,380 of notes
Ideal Toy Corp., New York, N.Y. (File 2-56629 - June 17) - 100,000 shares
Pennsylvania Engineering Corp., Pittsburgh, Pa. (File 2-56626 - June 17) - 544,500 shares
Revlon, Inc., New York, N.Y. (File 2-56632 - June 17) - 231,726 shares
Monitor Labs, Inc., San Diego, Cal. (File 2-56633 - June 17) - 232,000 shares
Narmco Materials, Inc., Costa Mesa, Cal. (File 2-56635 - June 18) - 1,500 shares
Boothe Computer Corp., San Francisco, Cal. (File 2-56638 - June 18) - 355,050 shares

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
GIFFORD HILL & CO INC	3	05/76
GLOBE INDUSTRIES INC	11,13	05/76
GOODY SAM INC	11	05/76
GRACE W R & CO	3,11,14	05/76
GRAHAM MAGNETICS INC	13	05/76
GRANDVIEW MINES	12,14	05/76

RECENT 8K FILINGS CONT.

GREAT NORTHERN MANAGEMENT CO INC	3,13,14	05/76
GREAT NORTHERN NEKOOSA CORP	11,14	05/76
GREENAWAY KATE INDUSTRIES INC	2	05/76
GREER HYDRAULICS INC	3	05/76
GREY ADVERTISING INC	1,8,13,14	05/76
GUIDANCE TECHNOLOGY INC	3,7	05/76
HARLYN PRODUCTS INC	2,13,14	06/76
HEALTH CARE FUND	7,11,14	05/76
HEALTH INDUSTRIES INC	11	05/76
HECKS INC	7	04/76
HERCULES INC	3,8,13	05/76
HILTON HOTELS CORP	13,14	05/76
HOLLY CORP	3,13	05/76
HOLLY SUGAR CORP	3	05/76
HOMASOTE CO	11	04/76
HOWELL CORP	4,11,14	05/76
HUDSON GENERAL CORP	10,13,14	05/76
IDAHO POWER CO	3,11	05/76
IDB BANKHOLDING CORP LTD	13	05/76
IDEAL BASIC INDUSTRIES INC	3,7,8,13	05/76
IDS MCCULLOCH OIL EXPLORATION 1971 PROGR	3	05/76
INCOTERM CORP	7,8,14	05/76
INDIANA NATIONAL CORP	13	05/76
INLAND CONTAINER CORP	13	05/76
INLAND HERITAGE CORP	13	05/76
INSTRUMENTATION LABORATORY INC	8	05/76
INTERNATIONAL TELEPHONE & TELEGRAPH CORP	7,14	04/76
INTERPUBLIC GROUP OF COMPANIES INC	11,14	05/76
INVENT INC	11,14	05/76
INVESTORS SYNDICATE OF AMERICA INC	11	05/76
ITT FINANCIAL CORP	11	05/76
JERSEY CENTRAL POWER & LIGHT CO	3,13,14	05/76
JONES & LAUGHLIN STEEL CORP	3	05/76
KAISER ALUMINUM & CHEMICAL CORP	3,7,14	06/76
KAISER CEMENT & GYPSUM CORP	2,7,14	05/76
KAISER INDUSTRIES CORP	13	05/76
KANE MILLER CORP	7,11,14	05/76
KANSAS CITY POWER & LIGHT CO	7,14	05/76
KANSAS CITY STAR CO	7,8,11	05/76
KANSAS GAS & ELECTRIC CO	11	05/76
KENTUCKY UTILITIES CO	13	05/76
KINGSTIP INC	11	01/76
KIRK CORP	2,8,11,13,14	05/76
KLEER PAK CORP	13,14	03/76
KMS INDUSTRIES INC	2,13,14	05/76
KOBACKER STORES INC	11,14	05/76
KOPPERS CO INC	7,14	05/76
KRAFTCO CORP	3	05/76
KRM PETROLEUM CORP	9,11,13	06/76
LAURETIDE FINANCIAL CORP LTD	7	05/76
LEASEWAY TRANSPORTATION CORP	11	05/76
LEGGETT & PLATT INC	8	05/76
LEISURE TECHNOLOGY CORP	13	05/76
LIBERTY LOAN CORP	3	03/76
LIBERTY LOAN CORP	11,13,14	05/76
LIGGETT GROUP INC	3	05/76
LIN BROADCASTING CORP	13	05/76
LIQUID AIR CORP OF NORTH AMERICA	7,13	05/76
LITRONIX INC	4,11,14	05/76
LITTLE SQUAW GOLD MINING CO	1,3	05/76
LOEWS CORP	11,13,14	05/76
LOEWS THEATRES INC	11,13,14	05/76
MANAGEMENT ASSISTANCE INC	9	05/76
MARCOR INC	3	05/76
MARINE CORP	11,13,14	05/76
MARINE EXPLORATION CO INC	11,13,14	05/76
MARION CORP	3,11,13	05/76
MARLEY CO	7,8	05/76
MARRIOTT CORP	7,8	05/76
MAYNARD OIL CO	2,4,7,8,14	05/76
MCCORMICK & CO INC	4,7,14	05/76
MCCRORY CORP	7,10,14	05/76
MCDONALD MICRADATA SERVICES INC	11,13	05/76

RECENT 8K FILINGS CONT.

MEAD CORP	3,7,8	05/76
MEDENCO INC	13	05/76
MEDICAL INVESTMENT CORP	3,8,11,14	06/76
MEDLINE INDUSTRIES INC	13,14	05/76
MERCHANTS PETROLEUM CO	13	05/76
METALINE MINING & LEASING CO	12	05/76
METPATH INC	2,14	05/76
MEY INDUSTRIES INC	11	05/76
MICRODOT INC	13	05/76
MID AMERICA INDUSTRIES INC	11,13,14	05/76
MID CONTINENT TELEPHONE CORP	7,14	05/76
MIDWESTERN DISTRIBUTION INC	11	05/76
MILLER WOHL CO INC	11,14	05/76
MISSOURI PUBLIC SERVICE CO	7,14	05/76
MOBIL OIL CORP EMPLOYEES SAVINGS PLAN	3	05/76
MOLYCORP INC	7,8,13	05/76
MONARCH CEMENT CO	8	05/76
MORRIS PHILIP INC	7,14	05/76
NATIONAL ANN ARBOR CORP	8	05/76
NATIONAL GYPSUM CO	14	05/76
NATIONAL PARAGON CORP	13	04/76
NATIONAL STARCH & CHEMICAL CORP	3	05/76
NEW ENGLAND GAS & ELECTRIC ASSOCIATION	4,11,13,14	05/76
NEWBERRY J J CO	11	05/76
NEWPORT GENERAL CORP	2	05/76
NIAGARA FRONTIER SERVICES INC	7	05/76
NL INDUSTRIES INC	3	05/76
NOBLE AFFILIATES INC	7	05/76
NOLEX CORP	13	05/76
NORTH CAROLINA TELEPHONE CO	11	05/76
NORTH EUROPEAN OIL CO & ROYALTY TRUST	11,14	05/76
NORTH LAWNDALE ECONOMIC DEVELOPMENT CORP	3,14	05/76
NORTHERN STATES MORTGAGE & REALTY INVEST	11,14	05/76
NORTHERN TELECOM LTD	13	05/76
NORTHROP CORP	11,14	05/76
NUCOR CORP	3,11,14	05/76
DAKBROOK CONSOLIDATED INC	3,14	05/76
OCEAN SCIENCE & ENGINEERING INC	11,13	05/76
OCEANEERING INTERNATIONAL INC	1,7	05/76
OCEANIC FINANCIAL CORP	11	05/76
OHIO SEALY MATTRESS MANUFACTURING CO	3	05/76
OLLA INDUSTRIES INC	2	05/76
OMEGA EQUITIES CORP	14	04/76
ONEAL JONES & FELDMAN INC	2	05/76
OTIS ELEVATOR CO	13	05/76
OTTER TAIL POWER CO	7,14	05/76
OUTLET CO	8,11,13	05/76
OWENS CORNING FIBERGLAS CORP	3	05/76
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