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COMMISSION ANNOUNCEMENTS

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MUNICIPAL SECURITIES RULEMAKING BOARD APPOINTMENTS

The SEC announced on September 5 the appointment of the members of the Municipal Securities Rulemaking Board. Following are the names of the 15 members selected by the Commission to serve as the initial members of the Board, each for a two-year term:

Public Members

Mr. Harlan E. Boyles, Deputy Treasurer of North Carolina, Raleigh, North Carolina; Mr. Roswell C. Dikeman, Partner with Sykes, Galloway & Dikeman, New York, New York; Mr. Harry B. Gilmore, Jr., consultant for the New Hampshire Insurance Company, Manchester, New Hampshire; Mr. Lennox L. Moak, Director of Finance for the City of Philadelphia, Pennsylvania, and Professor of Finance, University of Oregon, Eugene, Oregon.

Broker-Dealer Members

Mr. Gedale B. Horowitz, Partner, Salomon Brothers, New York, New York; Mr. Thomas W. Masterson, Senior Vice President and Director of Underwood Neuhaus & Company, Inc., Houston, Texas; Mr. William J. Rex, Executive Vice President and Director of Foster & Marshall, Inc., Seattle, Washington; Mr. George Rinker, Jr., Executive Vice President and Director, The Ohio Company, Columbus, Ohio; Mr. Wallace O. Sellers, Vice President and Director of Merrill Lynch, Pierce, Fenner & Smith, Inc., New York, New York.

Bank Members

Mr. Richard F. Kezer, Senior Vice President and head of Money Market Division, First National City Bank, New York, New York; Mr. Bert C. Madden, Senior Vice President and Manager, Investment Banking Division, Trust Company Bank, Atlanta, Georgia; Mr. Frank K. Spinner, Senior Vice President and Manager of Bond Department, First National Bank in St. Louis, St. Louis, Missouri; Mr. David C. Taylor, Executive Vice President, Continental Illinois National Bank and Trust Company of Chicago; Mr. John R. Vella, Vice President, Investment Banking Group of the Bank of America NT & SA, San Francisco, California. (Rel. 34-11635)

COURT ENFORCEMENT ACTIONS

ACTION FILED, CONSENT ENTERED AGAINST FIRST MORTGAGE INVESTORS, OTHERS

The filing of an injunctive action in the U.S. District Court in Miami, Florida, against First Mortgage Investors, First Mortgage Advisory Corporation, First Mortgage Advisory Company and certain of their officers and directors was announced today. FMI, a Massachusetts trust, was the first Real Estate Investment Trust to be formed under the REIT tax provisions of 1960. The trust, whose principal place of business is located in Miami Beach, Florida, has outstanding more than 8 million shares of beneficial interest, warrants, and 3 issues of convertible subordinated debentures.

The complaint alleges violations of the antifraud, reporting and proxy provisions of the securities laws. All of the defendants except Leach and Magenheimer have consented to the entry of permanent injunctions without admitting or denying the allegations contained in the complaint. Furthermore, as part of the settlement, FMI has agreed to the appointment of five new independent trustees and a new Executive Committee. The majority of the new Executive Committee shall be composed of the new trustees. The Chairman of the new Executive Committee shall function as FMI's Chief Executive Officer until such time as the new Executive Committee shall recommend, and the trustees shall elect, a Chief Executive Officer; provided, that until January 31, 1977 such Chairman or Chief Executive Officer shall be one of the new trustees or a person not unacceptable to the Commission.

Further, among other things, FMI has agreed to no longer use its external adviser and will internalize such advisory functions. As part of the settlement, FMI will also adopt procedures calculated to preclude a recurrence of the activities which were alleged in the Commission's complaint to be violative of the law. These procedures will prohibit FMI from engaging in any business transactions with an affiliate entity or entity in which an affiliated person of FMI has an interest; provided that, such a transaction may be entered into if the trustees consider it to be in the best interest of FMI and notify the Commission of the terms and reasons for such transaction 30 days prior to such transaction. Upon completion of such a transaction, FMI will be required within ten days to notify the Commission of the final terms of the transaction and its completion.

FMI has scheduled a shareholders meeting to vote upon the restructuring of FMI's debt structure with respect to a \$400 million participating loan agreement with a number of banks, \$50 million principal amount of the Trust's indebtedness held by a number of institutional lenders and nine issues of publicly held indebtedness in the aggregate principal amount of \$90,506,000. (SEC v. First Mortgage Investors, et al., S.D. Fla. 75-1850-Civ-JE). (LR-7072)

COMPLAINT NAMES GARY L. DIGIROLAMO, OTHERS

The San Francisco Branch Office announced the filing of a complaint on August 29 in the U.S. District Court for the District of Hawaii charging Gary L. DiGirolamo, G. L. D. Enterprises, Inc., Capital Underwriters, Inc., and Capital Holdings, Inc., all of Honolulu, Hawaii, with violations of the antifraud and registration provisions of the securities laws in connection with the offer and sale of limited partnership interests in real estate developments.

Misrepresentations and omissions alleged in the complaint, among other things, concern the amount of money to be raised for each project, the use of the monies raised, the tax benefits arising from investments in the projects, the success of the defendants' prior similar projects, the sales commissions to be paid, and the likelihood of investors receiving a return of capital and a profit on their investments.

Simultaneously with the filing of the complaint, all defendants consented to the entry of a judgment of permanent injunction and order of appointment of a special master, without admitting or denying the allegations contained in the Commission's complaint. (SEC v. Gary L. DiGirolamo, et al., U.S.D.C., HI). (LR-7071)

WILLIAM V. COFFEY, DISMISSED

The Chicago Regional Office announced that on June 4 the Honorable Carl B. Rubin of the Federal Court for the Southern District of Ohio, on motion of the Commission, dismissed William V. Coffey, Denver, Colorado, as a defendant in SEC v. Crofters, Inc., et al.

Coffey had been permanently enjoined after a trial on the merits from violations of certain of the antifraud provisions of the securities laws. On March 28, 1974, the Court of Appeals for the Sixth Circuit reversed the District Court and remanded the case. The Supreme Court refused to grant a petition for certiorari on January 27, 1975.

In view of the standard applied by the Court of Appeals, the Commission determined to dismiss the action against Coffey. (SEC v. Crofters, Inc., et al., S.D.E.Div. Ohio Civil Action No. 70-351). (LR-7070)

INVESTMENT COMPANY ACT RELEASES

STANDARD & POOR'S/INTERCAPITAL LIQUID ASSET FUND

An order has been issued on an application of Standard & Poor's/InterCapital Liquid Asset Fund, Inc. (Fund), a diversified open-end investment company, declaring that John J. Scanlon and Irwin Friend, proposed directors of the Fund, shall not be deemed interested persons of the Fund solely by reason of their relationships with certain corporations which are registered as broker-dealers under the Securities Exchange Act of 1934. (Rel. IC-8918 - Sept. 4)

PINESTOCK ASSOCIATES

A notice has been issued giving interested persons until September 30 to request a hearing on an application of Pinestock Associates, Inc. (Pinestock) and Fiduciary Equity Associates, Inc. (FEA), both registered diversified open-end management investment companies, for orders (1) permitting a proposed merger of FEA with and into Pinestock, and (2) permitting Alliance Capital Management Corporation, the investment

adviser of Pinestock and of FEA, to assume the anticipated expenses of Pinestock, but not those of FEA, in connection with the proposed merger. (Rel. IC-8919 - Sept. 5)

NO-LOAD SELECTED FUNDS

A notice has been issued giving interested persons until September 30 to request a hearing on an application of No-Load Selected Funds, Inc. for an order declaring that it has ceased to be an investment company. (Rel. IC-8920 - Sept. 5)

URBAN IMPROVEMENT FUND LIMITED - 1975

An order has been issued on an application of Urban Improvement Fund Limited - 1975, a California limited partnership, and its general partner, Interfinancial Real Estate Management Company. The order exempts the partnership from all provisions of the Act and the Rules and Regulations thereunder. (Rel. IC-8921 - Sept. 5)

PINE TREE CORPORATION

An order has been issued declaring that Pine Tree Corporation (formerly Pine Tree Fund, Inc.) has ceased to be an investment company. (Rel. IC-8922 - Sept. 5)

PUERTO RICAN INVESTORS FUND

An order has been issued declaring that Puerto Rican Investors Fund, Inc. has ceased to be an investment company. (Rel. IC-8923 - Sept. 5)

INVESTMENT CAPITAL CORPORATION

A notice has been issued giving interested persons until October 3 to request a hearing on a proposal by the Commission to declare by order on its own motion that Investment Capital Corporation has ceased to be an investment company. (Rel. IC-8924 - Sept. 5)

HOLDING COMPANY ACT RELEASES

GEORGIA POWER COMPANY

An order has been issued releasing jurisdiction reserved by the Commission in an order issued August 12, 1975 (Rel. 35-19124) regarding the sale of pollution control revenue bonds by five Georgia counties and the construction by said counties of pollution control facilities for Georgia Power Company, a subsidiary of The Southern Company. The Commission had retained jurisdiction over Georgia's semi-annual installment payment obligations to the counties and the interest rate to be borne by Georgia's collateral bonds insofar as such matters are affected by the effective interest rate of said pollution bonds. (Rel. 35-19156 - Sept. 4)

OHIO POWER COMPANY

An order has been issued for a hearing to commence on September 29 on a proposal of Ohio Power Company, a subsidiary of American Electric Power Company, Inc., to issue and sell notes to banks and to a dealer in commercial paper. Such hearing was requested by Ormet Corporation, an industrial customer of Ohio. (Rel. 35-19157 - Sept. 5)

SECURITIES ACT REGISTRATIONS

(S-6) THE DEAN WITTER TAX-EXEMPT TRUST, TENTH SERIES

c/o Dean Witter & Co. Inc., 45 Montgomery St., San Francisco, Cal. 94106 - \$10 million of units. The Trust will be created under a trust indenture among Dean Witter & Co., Inc., as sponsor, 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 2-54319 - Aug. 1)

(S-7) ROCHESTER GAS AND ELECTRIC CORPORATION

89 East Ave., Rochester, N. Y. 14649 - 250,000 shares of preferred stock (\$100 par) to be offered for sale through underwriters headed by The First Boston Corp., 20 Exchange Pl., New York, N. Y. 10005. The company is a public utility supplying electric. (File 2-54546 - Sept. 4)

(S-14) GAC PROPERTIES CREDIT INC.

7880 Biscayne Blvd., Miami, Fla. 33138. The offering relates to the proposed solicitation by the company of consents from the holders of its 11% senior debentures due September 1, 1977, to a supplemental indenture which, if approved, would amend the indenture under which the debentures were issued to increase the annual rate of interest payable on the debentures from 11% to 12%, and modify certain other provisions and covenants of the indenture. The company is a wholly-owned finance subsidiary of GAC Properties Inc. GAC Properties is primarily engaged in land sales and community development. (File 2-54548 - Sept. 4)

(S-1) PETROLEUM RESOURCES COMPANY

2021 E. Hennepin Ave., Minneapolis, Minn. 55413 - \$4 million of limited partnership interests divided into 400 units of \$10,000 each. The interests are being offered in two partnerships - the Midland - PRC Petroleum Partnership 1976-A and the Midland-PRC Petroleum 1976-B. Sales will be made to financially qualified investors in a minimum amount of one-half unit (\$5,000) and additional amounts in one-quarter units (\$2,500). Minimum sales of \$250,000 will be required for each partnership to commence operations. The offering will be made by selected dealers headed by Midland Management Corp. as dealer-manager, 800 Southgate Office Plaza, Minneapolis, Minn. 55437. PRC, which will be the general partner in the partnerships, is a wholly owned petroleum exploration, development and refining subsidiary of Midland Cooperatives, Inc., Minneapolis, Minn. (File 2-54550 - Sept. 4)

(S-7) THE SOUTHERN NEW ENGLAND TELEPHONE COMPANY

227 Church St., New Haven, Conn. 06506 - 850,000 shares of common stock, to be offered pursuant to the company's Employees' Stock Plan. The company is engaged in the business of furnishing communications services. (File 2-54551 - Sept. 4)

(S-16) BANDAG, INCORPORATED

1056 Hershey Ave., Muscatine, Iowa 52761 - 20,754 shares of common stock, to be offered for sale from time to time by certain shareholders at prices current at the time of sale. The company is engaged primarily in the manufacture of pre-cured tread rubber, equipment and supplies. (File 2-54553 - Sept. 5)

(S-14) MASSACHUSETTS BAY BANCORP, INC.

238 Essex St., Lawrence, Mass. 01842 - 132,000 shares of common stock. These shares are issuable in the proposed merger of Yankee Bancorporation, Gloucester, Mass., into Massachusetts Bay Bancorp, Inc. The shares would be issuable at the rate of one share for each share of Yankee Bancorporation. An additional 0.65 of a share of Massachusetts Bay Bancorp, Inc. will also be issued in the merger for each share of such stock then outstanding. Massachusetts Bay Bancorp, Inc. is the holding company of Bay State National Bank, Lawrence, Mass., and Yankee Bancorporation is the holding company of Cape Ann Bank and Trust Company, Gloucester, Mass. (File 2-54554 - Sept. 5)

(S-7) LOUISVILLE GAS AND ELECTRIC COMPANY

311 West Chestnut St., P. O. Box 354, Louisville, Ky. 40201 - 750,000 shares of common stock, to be offered for sale through underwriters headed by The First Boston Corp., 20 Exchange Pl., New York, N. Y. 10005. The company is an operating public utility. (File 2-54555 - Sept. 5)

REGISTRATIONS EFFECTIVE

Sept. 3: AMF Inc., 2-54382; Anglo American Corp. of South Africa, Ltd., 2-54421; Bracken Mines Ltd., 2-54155; De Beers Consolidated Mines Ltd., 2-54423; Doorfontein Gold Mining Co. Ltd., 2-54174; East Driefontein Gold Mining Co. Ltd., 2-54139; Grootvlei Proprietary Mines Ltd., 2-54167; Kinross Mines Ltd., 2-54156; Libanon Gold Mining Co. Ltd., 2-54166; Lydenburg Platinum Ltd., 2-54175; Marievale Consolidated Mines Ltd., 2-54141; Rand Mines Properties Ltd., 2-54146; Sentrust Ltd., 2-54165; Standun Inc., 2-54287; Vlaktefontein Gold Mines Ltd., 2-54164; Winkelhaak Mines Ltd., 2-54163; Witwatersrand Nigel Ltd., 2-54147.

ACQUISITIONS OF SECURITIES

Companies and individuals must report to the Commission on Schedule 13D the acquisition of more than 5% of the equity securities of another company within 10 days of the acquisition. The following companies or individuals filed Schedule 13D's regarding the acquisition of stock of other companies during the period August 11 - 21.

<u>REPORTING COMPANY OR INDIVIDUAL</u>	<u>ISSUER & NUMBER OF SHARES</u>	<u>DATE FILED</u>
Maxine W. Monaster	Stanley Aviation Corp. (Denver, Colo.) Common Stock - 38,236 shs.	8-11-75
* First Manhattan Co.	Turner Construction Co. (New York City) Common Stock - 57,017 shs.	8-11-75
Schick Investment Co.	Schick Inc. (Lancaster, Pa.) Common Stock - 588,713 shs. Common Stock - 3,054,859 shs. on conversion of Preferred and exercise of Warrants (Schick Investment has granted an Option to James W. Hart to purchase above securities)	8-11-75
* ISC Financial Corp. Thrift Plan	ISC Financial Corp. (Kansas City, Mo.) Common Stock - 210,844 shs. (12.64%)	8-11-75
Estate of Robert J. Schmertz	Leisure Technology Corp. (Lakewood, NJ) Common Stock - 2,008,016 shs. (54%)	8-11-75
* International Minerals & Chemical Corp.	Chemical Leaman Tank Lines, Inc. (Libertyville, Ill.) Common Stock - 337,133 shs.	8-11-75
* Blue Chip Stamps	San Jose Water Works (San Jose, Calif.) Common Stock - 38,200 shs.	8-11-75
* Fasco A.G. (Liechtenstein) Fasco Inc.	Argus Inc. (Ann Arbor, Mich.) Common Stock - 544,632 shs. Common Stock - 480,000 shs. on conversion of Preferred	8-11-75
Morton L. Spitz	Universal Container Corp. (New York City) Common Stock - 74,753 shs. (An additional 27,153 shares have been acquired by Mr. Spitz pursuant to the amended Acquisition Report filed on Aug. 15)	8-11-75
* Guthrie Delaware, Inc. (Wholly-owned subsidiary of Mindustrial B.V. (Netherlands))	Ajax Magnethermic Corp. (Warren, Ohio) Common Stock - 550,490 shs. (91%)	8-11-75
Siebolt Hettings	Deflecta-Shield Industries, Inc. (Corydon, Iowa) Common Stock - 300,000 shs.	8-12-75
Triplex Handling Services, Inc.	Planet Corp. (Troy, Mich.) Common Stock - 66,000 shs. Common Stock - 260,000 shs. on exercise of Option	8-12-75
Maxco, Inc.	Planet Corp. (Troy, Mich.) Common Stock - 475,000 shs.	8-12-75

ACQUISITION REPORTS CONT.

* Suwa Seikosha Co., Ltd. (Japan)	Computer Optics, Inc. (Bethel, Conn.) Common Stock - 45,000 shs. (4,000,000 additional shares of Common Stock will be acquired under an Agreement)	8-12-75
* Institutional Venture Associates Dennis, Jamieson, McMurtry & Norris	Electronic Arrays, Inc. (Mountain View, Calif.) Common Stock - 127,500 shs.	8-12-75
Schiffman Group	Tenney Engineering, Inc. (Union, NJ) Common Stock - 45,000 shs. Common Stock - 208,333 shs. on exercise of Warrants (The Group also owns a total of 42,230 shares as individuals)	8-12-75
Maurice A. Halperin	Rapid American Corp. (New York City) Common Stock - 350,000 shs.	8-13-75
Group of Shareholders	Lafayette Radio Electronics Corp. (Syosset, NY) Common Stock - 405,116 shs. Common Stock - 54,000 shs. on exercise of Options	8-13-75
Harbor Fund, Inc.	Hilton Hotels Corp. (Chicago, Ill.) Common Stock - 41,958 shs. on conversion of Debentures	8-14-75
Peter J. Sprague	Advent Corp. (Cambridge, Mass.) Common Stock - 375,000 shs. Common Stock - 200,000 shs. on exercise of Options and Warrants	8-14-75
Group of Shareholders	ED-TECH Corp. (Strafford, Pa.) Common Stock - 626,961 shs.	8-14-75
* Source Capital, Inc.	Storer Broadcasting Co. (Miami Beach, Fla.) Common Stock - 131,626 shs. on conversion of Debentures	8-14-75
* Leonard M. Ross	Wyndon Corp. (Los Angeles, Calif.) Common Stock - 324,673 shs. (58.4%)	8-14-75
* American Financial Corp.	Gulf & Western Industries, Inc. (New York City) Common Stock - 608,500 shs. Common Stock - 325,400 shs. on exercise of Warrants	8-14-75
Estate of Robert J. Schmertz	American Bancorp. (Toms River, NJ) Common Stock - 179,416 shs. (19.4%)	8-15-75
* Andrew Levitske	Thorofare Markets, Inc. (Youngstown, Ohio) Common Stock - 78,587 shs.	8-15-75
* William J. Fox	Whitlock Corp. (Bayside, NY) Common Stock - 410,000 shs.	8-15-75
Group of Shareholders	Pacific Holding Corp. (Los Angeles, Calif.) Common Stock - 138,515 shs. (David H. Murdock, Chairman of the Board of Pacific, has agreed to purchase 133,515 of above shares)	8-15-75
Ronald M. Florance	Compac Corp. (Monmouth Junction, NJ) Common Stock - 53,750 shs.	8-15-75

ACQUISITION REPORTS CONT.

* Adobe Oil & Gas Corp.	Aberdeen Petroleum Corp. (Tulsa, Okla.) Class A Shares - 685,901 shs. (Together with its holdings of Class B Stock (100%), Adobe owns 78.6% of all voting securities)	8-18-75
J. P. Guerin & Co.	Mitchum, Jones & Templeton, Inc. (Los Angeles, Cal.) Common Stock - 31,800 shs.	8-18-75
Alpena Power Co.	Edison Sault Electric Co. (Sault Sainte Marie, Mich.) Common Stock - 36,179 shs.	8-18-75
United Insurance Co. of America	Texas Electric Service Co. (Fort Worth, Tex.) \$9.36 Preferred Stock - 35,000 shs.	8-18-75
Robert Rittmaster	QONAAR Corp. (Elk Grove Village, Ill.) Common Stock - 35,350 shs. Common Stock - 4,500 shs. on exercise of Options (Mr. Rittmaster is President of QONAAR)	8-18-75
William J. vanden Heuvel	United States Banknote Corp. (New York City) Common Stock - 75,000 shs. Common Stock - 50,000 shs. on exercise of Option	8-18-75
Cecil L. Van Tuyl	Kustom Electronics, Inc. (Chanute, Kansas) Common Stock - 312,000 shs. on exercise of Options (Mr. Van Tuyl anticipates purchasing an additional 77,000 shares from 3 shareholders)	8-18-75
Bemis Co., Inc.	Morgan Adhesives Co. (Stow, Ohio) Common Stock - 2,066,488 shs. (78.6%) (Bemis has acquired the right to subscribe to an additional 826,699 shares)	8-19-75
* Charles J. Wyly, Jr.	Bonanza International, Inc. (Dallas, Tex.) Common Stock - 328,100 shs. Common Stock - 222,222 shs. on conversion of Debenture	8-19-75
* Sam Wyly	Bonanza International, Inc. (Dallas, Tex.) Common Stock - 566,375 shs. Common Stock - 444,444 shs. on conversion of Debenture	8-19-75
MNC, Inc.	Merle Norman Cosmetics, Inc. (Los Angeles, Cal.) Common Stock - 2,096,800 shs. (74%) (On August 12 the merger of Merle into MNC was consummated and above shares were retired)	8-19-75
BankAmerica Corp.	Ward Foods, Inc. (Wilmette, Ill.) Common Stock - 1,705 shs. on exercise of Warrants (Warrants covering an aggregate of 137,832 shares were issued to a Group of Creditors in connection with a refinancing of certain indebtedness)	8-20-75
Atlantic American Corp.	Great Republic Holding Corp. (Atlanta, Ga.) Class A Common - 4,600 shs. Class B Common - 761,050 shs.	8-20-75
Atlantic American Corp.	Bankers Fidelity Life Insurance Co. (Atlanta, Ga.) Common Stock - 378,595 shs. (19.9%)	8-20-75

ACQUISITION REPORTS CONT.

James Schultz David Vagnoni	Computer Research, Inc. (Pittsburgh, Pa.) Common Stock - 760,698 shs.	8-20-75
Stanley M. Davis	Consolidated Recreation Corp. (Santa Monica, Calif.) Common Stock - 52,711 shs.	8-20-75
* Prudential Insurance Co. of America	Cincinnati Gas & Electric Co. (Cincinnati, Ohio) 9.28% Preferred Stock - 39,000 shs.	8-20-75
* Contran Corp.	Valhi, Inc. (Houston, Texas) Common Stock - 286,133 shs. (51%) (285,133 of above shares were purchased pursuant to the Tender Offer)	8-20-75
Dena Galen	Trans-World Financial Co. (Los Angeles, Cal.) Common Stock - 263,857 shs.	8-20-75
Putnam Funds	Sambo's Restaurants, Inc. (Santa, Barbara, Calif.) Common Stock - 717,400 shs.	8-21-75
* Amended Acquisition Report		

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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