SEC NEWS DIGEST

Issue 2000-160

August 21, 2000

COMMISSION ANNOUNCEMENTS

JACKSON DAY SELECTED AS DEPUTY CHIEF ACCOUNTANT

Securities and Exchange Commission Chief Accountant Lynn Turner today announced the selection of Jackson M. Day to serve as a Deputy Chief Accountant for the Commission. In this capacity, Mr. Day will share responsibilities for the day-to-day operations of the office, including resolution of accounting and auditing practice issues, rulemaking projects, and private sector standard setting efforts. Mr. Day will join the Commission on September 15.

Lynn Turner said, "I am delighted to have Jack join the Office of the Chief Accountant. Given his experience as a partner at an accounting firm and Practice Fellow at the Financial Accounting Standards Board, he brings to the Office an in-depth background that will be of great value to the Commission."

Prior to joining the Commission, Mr. Day was a partner in Ernst & Young's National Office of Professional Practice in New York, where he consulted on complex transactions related to financial instruments, revenue recognition, securitization and Emerging Issues Task Force matters. He also represented Ernst & Young on various industry working groups relating to financial instruments and revenue recognition. Mr. Day began his career at Ernst & Young's St. Louis office in 1986 as an auditor and served in various positions at Ernst & Young throughout his career. He was admitted as a partner in 1999.

From 1997 to 1999, Mr. Day served as a Practice Fellow at the Financial Accounting Standards Board, where he focused on complex and unique accounting issues, worked with senior executives of the Big Five accounting firms, and coordinated with regulators, including the SEC.

Mr. Day, 36, graduated in 1986 from Kansas State University with a B.S. in Business Administration. He is a member of the AICPA and the KSCPA. (Press Rel. 2000-115)

ENFORCEMENT PROCEEDINGS

SEC ORDERS BOSTON SCIENTIFIC TO CEASE AND DESIST FROM FINANCIAL REPORTING, RECORD KEEPING, AND INTERNAL CONTROLS VIOLATIONS

The Commission ordered Boston Scientific Corporation to cease and desist from committing violations of the public company reporting, record keeping and internal controls provisions of the federal securities laws. Boston Scientific consented to an Order of the Commission finding that the company improperly overstated its net income or understated its net losses by more than \$75 million in quarterly and annual reports for the periods ended March 31, 1997, through June 30, 1998. In 1997 and 1998, Boston Scientific's wholly-owned subsidiary, Boston Scientific Japan, KK, recorded thousands of false sales collectively totaling more than \$75 million. Boston Scientific Japan submitted its false sales and earnings data to Boston Scientific, which then incorporated those figures in its consolidated financial statements that were filed with the Commission. As a result, Boston Scientific materially overstated its net income and/or understated its net losses in its quarterly reports on Forms 10-Q for all of 1997 and the first two quarters of 1998, and in its annual report on Form 10-K for 1997, by amounts ranging from 10% to 46% of net income. In addition, Boston Scientific Japan's internal controls suffered from material weaknesses in that they failed to prevent or detect the false sales activity resulting from management and distributor collusion at Boston Scientific Japan. As a result, Boston Scientific violated the issuer reporting, record keeping and internal controls provisions of the Securities Exchange Act of 1934. In February 1999, Boston Scientific restated its financial results for all four quarters of 1997, the year ended 1997, and the first and second guarters of 1998. The Order requires Boston Scientific to cease and desist from committing future violations of the public company reporting, record-keeping and internal controls provisions of the Exchange Act [Sections 13(a), 13(b)(2)(A) and 13(b)(2)(B) of the Exchange Act and Rules 13a-1, 13a-13 and 12b-20 thereunder]. (Rel. 34-43183, AAE Rel. 1295; File No. 3-10272)

SEC SETTLES FRAUD CHARGES AGAINST STEVEN WERTMAN, ROBERT ORKIN, EDWARD CHARLES WILLIAM DONNER III, AND EARL DAVID

On August 18, the Commission entered settled orders making findings and imposing remedial sanctions against Steven Ira Wertman, Robert Bruce Orkin, Edward Charles William Donner III and Earl Seth David. The Commission previously instituted administrative proceedings against Wertman, Orkin, Donner and David on June 20, 1997 (Securities Act of 1934 Release No. 38751).

In the Orders, the Commission finds that between September 1, 1991 and December 31, 1993, respondents Wertman, Orkin, Donner and David participated in a scheme whereby Orkin caused a now-defunct brokerage firm to sell Teletek, Inc. common stock in return for secret payments which were not disclosed to the firm's customers. Specifically, Wertman and Orkin agreed that the brokerage firm would sell Teletek stock to its customers in exchange for Wertman arranging for secret cash payments to Orkin. The

Orders find that Teletek, directly or indirectly, issued seven million shares of its stock to nominees of Wertman. At Wertman's direction, David received and sold Teletek stock in a foreign account and made secret payments to Orkin from the proceeds of sales of the Teletek stock pursuant to Wertman's agreement with Orkin. Orkin and Donner acted as traders for the brokerage firm and acquired Teletek stock pursuant to the arrangement. Orkin then arranged for registered representatives at the brokerage firm to sell Teletek stock to their unsuspecting customers, who were not informed of the arrangements for Orkin to receive secret payments.

Wertman was indicted in <u>U.S. v. Swan, et al.</u>, CR-S-96-288 (D. Nev. filed Nov. 6, 1996), and Orkin and Donner were indicted in <u>U.S. v. Cozzolino, et al.</u>, CR-S-96-287 (D. Nev. filed Nov. 6, 1996), which were factually related criminal proceedings in the U.S. District Court for the District of Nevada. David was not charged. Wertman pled guilty to one count of racketeering and was sentenced to 21 months of incarceration. Donner pled guilty to one count of conspiracy and was sentenced to five months of incarceration. Orkin was convicted of securities fraud and other offenses, and sentenced to a period of 65 months of incarceration and a fine.

In the Orders, the Commission found that respondents Wertman, Orkin, Donner and David willfully violated Section 17(a) of the Securities Act of 1933 and Section 10(b) of the Securities Exchange Act of 1934 and Rule 10b-5 thereunder. The Commission also barred Wertman, Orkin, Donner and David from participating in any offering of penny stock, and barred Orkin and Donner from association with any broker or dealer. David was ordered to pay disgorgement and interest in the amount of \$10,000 and a civil penalty in the amount of \$5,000. Based on their inability to pay, Wertman, Orkin and Donner will not be required to disgorge the undisclosed compensation that they received, nor will civil monetary penalties be assessed against them. Respondents consented to the Orders without admitting or denying the Commission's findings. (Rel. 34-43171; File No. 3-9334).

COURT ORDERS PRELIMINARY INJUNCTION AGAINST PHOENIX TELECOM, L.L.C. AND JEROLD CLAWSON, CONTINUES THE RECEIVERSHIP FOR PHOENIX AND CONTINUES THE FREEZE ON ASSETS OF THE DEFENDANTS

The Commission announced that on August 14 Judge Jack T. Camp of the United States District Court for the Northern District of Georgia entered a preliminary injunction against Phoenix Telecom, L.L.C. (Phoenix) and Jerold Benjamin Clawson (Clawson) and continued previously ordered emergency relief against all of the defendants. The Commission did not seek a preliminary injunction against the defendants other than Phoenix and Clawson. However, Judge Camp directed that the receivership for Phoenix would remain in place, that an accounting be provided, and continued an earlier order freezing assets of all of the defendants.

The complaint, filed on August 2, 2000, seeks permanent injunctions against Phoenix, Clawson, and two other individual defendants, Jerry Deland Beacham (Beacham) and H. Ellis Ragland, Jr. (Ragland). The complaint alleges that Phoenix, Clawson, Beacham,

and Ragland engaged in fraud in the offer and sale of unregistered securities in the form of investment contracts, and alleges that the defendants promoted a massive fraudulent scheme through the use of insurance agents and over the Internet, in which Phoenix raised more than \$74 million from more than 2,000 mostly elderly investors.

The Court found that the scheme was based upon purported investments in customer owned, coin-operated telephones offered and sold in units, involving a telephone, site lease, lease/back agreement and buy/back agreement, that constitute securities, and further concluded that no registration statement was filed with the Commission in connection with these securities. The Court found that although Phoenix was the source of lease payments on the telephones and was the insurer of the investment, investors were not told that Phoenix was losing money, had a negative net worth, and was dependent on revenue from new investors to sustain its operations. The Court also found that a prior securities law injunction and related criminal prosecution against Ragland was not disclosed to investors.

The complaint seeks permanent injunctions against defendants Phoenix, Clawson, Beacham and Ragland to prevent future violations of Sections 5(a), 5(c) and 17(a) of the Securities Act of 1933 and Section 10(b) of the Securities Exchange Act of 1934 and Rule 10b-5 thereunder. The complaint also seeks an accounting, disgorgement and prejudgment interest as well as civil penalties from the defendants. [SEC v. Phoenix Telecom, L.L.C., Jerold Benjamin Clawson, Jerry Deland Beacham and H. Ellis Ragland, Jr., Civil Action File No. 1:00-CV-1970-JTC, N.D. Ga.] (LR-16659)

INVESTMENT COMPANY ACT RELEASES

NATIONS FUND, INC., ET AL.

A notice has been issued giving interested persons until September 7, 2000, to request a hearing on an application filed by Nations Fund, Inc., et al. for an exemption from Section 17(a) of the Investment Company Act. The order would permit a series of Nations Reserves, an open-end management investment company, to acquire all of the assets and liabilities of a series of Nations Fund, Inc., an open-end management investment company. Because of certain affiliations, applicants may not rely on Rule 17a-8 under the Act. (Rel. IC-24600 – August 18)

SELF-REGULATORY ORGANIZATIONS

IMMEDIATE EFFECTIVENESS OF PROPOSED RULE CHANGE

A proposed rule change (SR-Amex-00-39) filed by the <u>American Stock Exchange</u> relating to the Exchange's transaction fees for transactions in Nasdaq-100 Index Share

options has become effective under Section 19(b)(3)(A) of the Securities Exchange Act of 1934. Publication of the notice in the <u>Federal Register</u> is expected during the week of August 21. (Rel. 34-43152)

ACCELERATED APPROVAL OF PROPOSED RULE CHANGE

The Commission granted accelerated approval to a proposed rule change submitted by the <u>American Stock Exchange</u> (SR-Amex-00-37) relating to the trading of convertible bond linked medium term notes. (Rel. 34-43162)

APPROVAL OF AMENDMENT TO THE OPTIONS DISCLOSURE DOCUMENT

The Commission approved a supplement to the Options Disclosure Document submitted pursuant to Rule 9b-1 of the Securities Exchange Act of 1934 by <u>The Options Clearing</u> Corporation (SR-ODD-00-03) regarding risks of options positions. (Rel. 34-43167)

WITHDRAWAL SOUGHT

A notice has been issued giving interested persons until September 7, 2000, to comment on the application of Datalink.net, Inc. to withdraw its Common Stock, \$.01 par value, from listing and registration on the <u>American Stock Exchange</u>. (Rel. 34-43166)

A notice has been issued giving interested persons until September 8, 2000, to comment on the application of White Electronic Designs Corporation to withdraw its Common Stock, \$.10 par value, from listing and registration on the <u>American Stock Exchange</u>. (Rel. 34-43170)

SECURITIES ACT REGISTRATIONS

The following registration statements have been filed with the SEC under the Securities Act of 1933. The reported information appears as follows: Form, Name, Address and Phone Number (if available) of the issuer of the security; Title and the number and/or face amount of the securities being offered; Name of the managing underwriter or depositor (if applicable); File number and date filed; Assigned Branch; and a designation if the statement is a New Issue.

Registration statements may be obtained in person or by writing to the Commission's Public Reference Branch at 450 Fifth Street, N.W., Washington, D.C. 20549 or at the following e-mail box address: spublicinfo@sec.gov>. In most cases, this information is also available
on the Commission's website: <www.sec.gov>.

S-8 LOJACK CORP, 333 ELM ST, DEBHAM, MA 02026 (617) 326-4700 - 4,854,135 (\$33,675,562) COMMON STOCK. (FILE 333-43670 - AUG. 14) (BR. 7)

- S-1 SUREBEAM CORP, 3033 SCIENCE PARK ROAD, SAN DIEGO, CA 92121 (858) 552-9480 - \$127,132,500 COMMON STOCK. (FILE 333-43672 - AUG. 14) (BR. 36 - NEW ISSUE)
- S-4 INVITROGEN CORP, 1600 FARADAY AVE, CARLSBAD, CA 92008 (760) 603-7200 24,462,916 (\$1,379,096,889.50) COMMON STOCK. (FILE 333-43674 - AUG. 14)
 - (BR. 1)
- S-3 FIRST AMERICAN FINANCIAL CORP, 1 FIRST AMERICAN WAY, SANTA ANA, CA
 92707
 (714) 558-3211 200,000,000 (\$200,000,000) STRAIGHT BONDS. (FILE
 333-43676 AUG. 14) (BR. 1)

SB-2 AMERICAN INFLATABLES INC, 947 NEWHALL STREET, COSTA MESA, CA 92627 -1,600,000 (\$1,347,200) COMMON STOCK. (FILE 333-43680 - AUG. 14) (BR. 9)

- S-2 IMAGING TECHNOLOGIES CORP/CA, 15175 INNOVATION DRIVE, SAN DIEGO, CA 92128 (619) 613-1300 - 38,000,000 (\$14,630,000) COMMON STOCK. (FILE 333-43684 - AUG. 14) (BR. 3)
- S-4 AMERICAN SPECTRUM REALTY INC, 1800 EAST DEERE AVENUE, SANTA ANA, CA 92705 - 5,050,014 (\$75,750,210) COMMON STOCK. (FILE 333-43686 - AUG. 14)

(BR. 8 - NEW ISSUE)

- SB-2 GROWTH NET INC, 900 WEST 190TH STREET SUITE 4A, NEW YORK, NY 10040 -13,500,000 (\$448,927) COMMON STOCK. (FILE 333-43688 - AUG. 14) (BR. 9 - NEW ISSUE)
- S-3 LECROY CORP, 700 CHESTNUT RIDGE RD, CHESTNUT RIDGE, NY 10977 (914) 425-2000 - 100,000 (\$1,281,250) COMMON STOCK. (FILE 333-43690 -AUG. 14) (BR. 5)

S-8 TESSA COMPLETE HEALTH CARE INC/GA, 138 ESCONDIDO AVENUE, SUITE 207, VISTA, CA 92084 (760) 643-3952 - 1,485,000 (\$490,050) COMMON STOCK.

(FILE

333-43692 - AUG. 14) (BR. 9)

S-8 PAXAR CORP, 105 CORPORATE PARK DRIVE, WHITE PLAINS, NY 10604
(914) 697-6800 - 1,000,000 (\$11,812,500) COMMON STOCK. (FILE 333-43694

AUG. 14) (BR. 5)

S-8 PAXAR CORP, 105 CORPORATE PARK DRIVE, WHITE PLAINS, NY 10604 (914) 697-6800 - 2,533,200 (\$29,923,425) COMMON STOCK. (FILE 333-43696

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AUG. 14) (BR. 5)

S-8 THERMO ELECTRON CORP, 81 WYMAN ST, P O BOX 9046, WALTHAM, MA 02454 (781) 622-1000 - 552,855 (\$11,679,061.87) COMMON STOCK. (FILE 333-43698 -AUG. 14) (BR. 5) S-8 THERMO ELECTRON CORP, 81 WYMAN ST, P O BOX 9046, WALTHAM, MA 02454 (781) 622-1000 - 177,267 (\$3,744,765.37) COMMON STOCK. (FILE 333-43702

AUG. 14) (BR. 5)

S-8 AFFORDABLE HOMES OF AMERICA INC, 4505 W HACIENDA AVE, UNIT I 1, LAS VEGAS, NV 89118 (702) 579-4800 - 725,000 (\$362,500) COMMON STOCK. (FILE 333-43708 - AUG. 14) (BR. 9)

S-8 CYBERTEL COMMUNICATIONS CORP, 4275 EXECUTIVE SQUARE, SUITE 510, LA JOLLA, CA 92037 (800) 645-5557 - 2,500,000 (\$13,750,000) COMMON STOCK.

(FILE 333-43710 - AUG. 14) (BR. 9)

- S-3 NEORX CORP, 410 W HARRISON ST, SEATTLE, WA 98119 (206) -28-6-25 -150,000 (\$2,536,500) COMMON STOCK. (FILE 333-43712 - AUG. 14) (BR. 1)
- S-8 DIGITAL IMPACT INC /DE/, 177 BOVER ROAD SUITE 200, SAN MATEO, CA 94402 (650) 356-3404 - 129,623 (\$447,095.65) COMMON STOCK. (FILE 333-43714 -

AUG. 14) (BR. 8)

S-8 TRAMMELL CROW CO, 3500 TRAMMELL CROW CENTER 2001 ROSE AVEN, DALLAS, TX 75201 (214) 863-3000 - 189,528 (\$2,061,117) COMMON STOCK. (FILE 333-

- AUG. 14) (BR. 8)

43716

- S-8 CORVU CORP, 3400 W 66TH ST, STE 445, EDINA, MN 55435 (612) 944-7777 5,509,188 (\$7,217,087) COMMON STOCK. (FILE 333-43718 - AUG. 14) (BR. 9)
 - S-8 ULTIMATE FRANCHISE SYSTEMS INC, 2101 WEST STATE ROAD 434, SUITE 100, LONGWOODN, FL 32779 (407) 682-6363 - 1,500,000 (\$450,000) COMMON STOCK. (FILE 333-43728 - AUG. 14) (BR. 9)

S-8 DOW CHEMICAL CO /DE/, 2030 DOW CENTER, MIDLAND, MI 48674 (517) 636-1000 - 45,000,000 (\$1,299,375,000) COMMON STOCK. (FILE 333-43730 - AUG. 14) (BR. 2)

SB-2 INDUSTRIALEX MANUFACTURING CORP, 63-A SOUTH PRATT PKWY, LONGMONT, CO 80501 (303) 651-6672 - 7,992,000 (\$7,992,000) COMMON STOCK. (FILE 333-43732 - AUG. 14) (BR. 9 - NEW ISSUE)

S-8 APOGEE ENTERPRISES INC, 7900 XERXES AVE S, SUITE 1800, MINNEAPOLIS, MN 55431 (612) 835-1874 - 500,000 (\$1,990,000) COMMON STOCK. (FILE 333-43734 - AUG. 14) (BR. 6)

S-8 UICI, 4001 MCEWEN STE 200, DALLAS, TX 75244 (972) 392-6700 -1,610,000 (\$8,452,500) COMMON STOCK. (FILE 333-43736 - AUG. 14) (BR. 1)

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S-8 CRAWFORD & CO, 5620 GLENRIDGE DR NE, ATLANTA, GA 30342 (404) 256-0830 -2,500,000 (\$26,250,000) COMMON STOCK. (FILE 333-43740 - AUG. 14) (BR. 1)

- S-8 NEXT LEVEL COMMUNICATIONS INC, 6085 STATE FARM DRIVE, LOHNERT PARK, CA 94928 (707) 584-6820 - 3,900,000 (\$279,677,625) COMMON STOCK. (FILE 333-43742 - AUG. 14) (BR. 7)
 - S-4 ADVANCED ENERGY INDUSTRIES INC, 1625 SHARP POINT DR, FT COLLINS, CO 80525 (970) 221-4670 - 900,000 (\$35,268,750) COMMON STOCK. (FILE 333-43744 - AUG. 14) (BR. 5)
 - S-8 SPORTSLINE COM INC, 6340 NW 5TH WAY, FORT LAUDERDALE, FL 33309 (954) 351-2120 - 2,500,000 (\$42,968,750) COMMON STOCK. (FILE 333-43746

AUG. 14) (BR. 3)

- SB-2 CARSUNLIMITED COM INC, 10 CEDAR SWAMP RD, GLEN COVE, NY 11542 -3,120,000 (\$312,000) COMMON STOCK. (FILE 333-43748 - AUG. 14) (BR. 9)
- S-3 PRUDENTIAL SECURITIES SECURED FINANCING CORP, ONE NEW YORK PLZ, NEW YORK, NY 10292 (212) 778-1000 - 1,000,000 (\$1,000,000) EQUIPMENT TRUST CERTIFICATES. (FILE 333-43760 - AUG. 14) (BR. 8)

S-8 COX COMMUNICATIONS INC /DE/, 1400 LAKE HEARN DR NE, ATLANTA, GA
30319
(404) 843-5000 - 2,000,000 (\$63,625,000) COMMON STOCK. (FILE 333-43764)

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AUG. 15) (BR. 7)

S-3 KEYSPAN CORP, 175 EAST OLD COUNTRY ROAD, HICKSVILLE, NY 11801 (516) 755-6650 - 1,650,000,000 (\$1,650,000,000) STRAIGHT BONDS. (FILE 333-43768 - AUG. 15) (BR. 2)

SB-2 SLS INTERNATIONAL INC, 3119 SOUTH SCENIC, SPRINGFIELD, MO 65807 (417) 883-4549 - 15,000,000 (\$15,000,000) COMMON STOCK. (FILE 333-43770 -

AUG. 15) (BR. 9 - NEW ISSUE)

S-8 DANAHER CORP /DE/, 1250 24TH ST NW, SUITE 800, WASHINGTON, DC 20037 (202) 828-0850 - 784,025 (\$41,796,372.75) COMMON STOCK. (FILE 333-43772 -

AUG. 15) (BR. 6)

S-8 AMERICAN INFLATABLES INC, 947 NEWHALL STREET, COSTA MESA, CA 92627 -30,000 (\$15,450) COMMON STOCK. (FILE 333-43782 - AUG. 15) (BR. 9)

COMMAND SYSTEMS INC, 76 BATTERSON PARK ROAD, FARMINGTON, CT 06032 S-8 (860) 409-2000 - 500,000 (\$875,000) COMMON STOCK. (FILE 333-43784 -AUG. 15) (BR. 3)

ANDA NETWORKS INC, 2921 COPPER RD, SANTA CLARA, CA 95051 -S-1 100,000,000 (\$100,000,000) COMMON STOCK. (FILE 333-43786 - AUG. 15)

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. Resignations of Registrant's Directors.
 Item 7. Financial Statements and Exhibits.
 Item 8. Change in Fiscal Year.
 Item 9. Regulation S Offerings.

The following companies 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. 8-K reports may be obtained in person or by writing to the Commission's Public Reference Branch at 450 Fifth Street, N.W., Washington, D.C. 20549 or at the following e-mail box address: cpublicinfo@sec.gov>. In most cases, this information is also available on the Commission's website:

NAME OF ISSUER	STATE CODE	12	8K IT 3 4 5	EM NO 6 7). 89	DATE	COMMENT
AAMES FINANCIAL CORP/DE	DE		 x	x		08/10/	00
AAMES FINANCIAL CORP/DE	DE		Х	Х		08/15/	00
AES CORPORATION	DE			Х		06/07/	00 AMEND
AMB FINANCIAL CORP	DE		Х	Х		08/02/	00
AMERICAN REALTY INVESTORS INC	NV	Х		Х		08/02/	00
AMERICAN SOUTHWEST HOLDINGS INC			Х			06/30/	00
AMERISERVE FOOD DISTRIBUTION INC /D	DE		Х	Х		08/18/	00
E/							
AMKOR TECHNOLOGY INC	DE	Х		Х		05/02/	00 AMEND
ASSISTED LIVING CONCEPTS INC	NV		Х	Х		08/16/	00
ASTA FUNDING INC	DE		Х			08/15/	00
AURORA FOODS INC /DE/	DE		Х	Х		08/17/	00
AVIVA PETROLEUM INC /TX/	ΤX			Х			00 AMEND
BANK OF AMEREICA MORT SEC INC MORT	DE		Х	Х		07/26/	00
PASS THR CERT SER 2000 4							
BELL MICROPRODUCTS INC	CA	Х				08/03/	00
BICO INC/PA	PA		Х			08/17/	00
BINGO COM INC			Х	Х		07/24/	00 AMEND
BION ENVIRONMENTAL TECHNOLOGIES INC	CO	Х		Х		08/03/	00
CAPITAL ASSOCIATES INC	DE		Х	Х		08/18/	00
CAREINSITE INC	DE		Х	X		08/17/	00

STATE

8K ITEM NO.

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	STATE			8K ITEM				
NAME OF ISSUER	CODE	1 2	2	3 4 5 6	7	B 9	DATE	COMMENT
CARRIER ACCESS CORP	DE	X	K		Х		08/04/0	00
CASELLA WASTE SYSTEMS INC	DE			х	Х		08/11/0	00
CENTURY MILESTONE S&T CO LTD	CO			х	Х		08/11/0	00
CHROMATICS COLOR SCIENCES INTERNATI	NY				х		06/02/0	0 AMEND
ONAL INC								
CMGI INC	DÉ			х	Х		08/18/0	00
COMMERCIAL FEDERAL CORP	NE			х	X	х	08/14/0	00
CPS AUTO RECEIVABLES TRUST 1998-4	CA				х		08/15/0	00
CWABS INC	DE			х	х		08/18/0	00
DIGITAL COURIER TECHNOLOGIES INC	DE			х			08/18/0	00
ECLIPSE SURGICAL TECHNOLOGIES INC	CA			Х	х		08/17/0	
EGLOBE INC	DE			Х				0 AMEND
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ENTERGY LOUISIANA INC	LA		Ś				11/25/9	
FINANCIAL COMMERCE NETWORK INC	NV		k		х		05/18/0	
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00-7 TRUST	NO			А	Α		0072570	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
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00-8 TRUST	NT3 7	,	ĸ				08/18/0	0
GLOBALMEDIA COM	NV	4	2	37			08/09/0	
GRACE DEVELOPMENT INC	CO			X	v			
GREAT TRAIN STORE CO	DE			X X	Х		08/03/0	
HARMAN INTERNATIONAL INDUSTRIES INC	DE			Х			08/16/0	0
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HARMAN INTERNATIONAL INDUSTRIES INC	DE			Х			08/16/0	00
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HAWKS INDUSTRIES INC	WY	Х					08/15/0	
HEALTHEON WEBMD CORP	DE			Х	Х		08/17/0	
HORIZON MEDICAL PRODUCTS INC	GA			Х	Х		08/14/0	
HSB GROUP INC	CT			Х			08/18/0	
INDEPENDENT BANK CORP	MI	2	X		Х		08/04/0	
INFONAUTICS INC	PA			х			08/14/0	
INNOVATIVE GAMING CORP OF AMERICA	MN			х	Х		08/18/0	
INTERNET HOLDINGS INC	UT			Х			08/16/0	
ISO BLOCK PRODUCTS USA INC	CO	XX	X		Х		08/16/0	
I2CORP COM	NV				Х			00 AMEND
JACO ELECTRONICS INC	NY			х			06/30/0	00 AMEND
KANSAS CITY LIFE INSURANCE CO	MO			х			08/18/0	00
KINNARD INVESTMENTS INC	MN			х	Х		08/15/0	00
KOGER EQUITY INC	FL			х	Х		08/17/0	00
LIGHTPATH TECHNOLOGIES INC	DE			х	Х		08/09/0	00
MEDICAL MANAGER CORP/NEW/	DE			Х	х		08/17/0	00
MIDDLEBY CORP	DE			Х	Х		08/09/0	
MILLS CORP	DE	2	X		Х		08/03/0	
MORGAN STANLEY ABS CAPITAL I INC	DE		x		X		08/17/0	
MULTI COLOR CORP	он	•	•		x			00 AMEND
NEBCO EVANS HOLDING CO	DE			х	x		08/18/	
NELX INC	KS	х		Λ	~		08/18/	
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STATE 8K ITEM NO.

NAME OF ISSUER	CODE		3 4 5 6		DATE COMMENT
OAKWOOD MORTGAGE INVESTORS INC OMI TRUST 1999-C	PA		х	х	08/15/00
OAKWOOD MORTGAGE INVESTORS INC OMI TRUST 1999-D	PA		х	х	08/15/00
OAKWOOD MORTGAGE INVESTORS INC OMI TRUST 2000-B	NV		Х	х	08/15/00
OMI TRUST 1999 E	PA		Х	Х	08/15/00
OMI TRUST 2000 A	PA		Х	Х	
ONVIA COM INC	DE	х		Х	08/10/00
PANGEA PETROLEUM CORP	CO	Х			08/14/00
PUBLIC SERVICE CO OF NEW MEXICO	NM		Х		08/18/00
RAMSAY YOUTH SERVICES INC	DE	Х		Х	08/04/00
SAFETY KLEEN CORP/	DE	Σ	K		08/18/00
SALIENT 3 COMMUNICATIONS INC	DE		Х		08/15/00
SPECTRASITE HOLDINGS INC	DE			Х	08/18/00
STAN LEE MEDIA INC	CO		Х	Х	08/13/00
STAR RECEIVABLES FUNDING INC	DE			Х	08/15/00
SYMBOLLON CORP	DE		Х		08/16/00
TELESCAN INC	DE		Х	Х	08/18/00
TXU CORP /TX/	ТX	Х	Х	Х	08/03/00
TXU EUROPE LTD		Х	Х	Х	08/03/00
UNITED COMPANIES FINANCIAL CORP	LA		Х	Х	08/18/00
UNITY BANCORP INC /DE/	DE		Х	Х	08/16/00
VDO COM INC /FL	FL			Х	04/18/00 AMEND
VECTOR GROUP LTD	DE	Х		Х	08/04/00
VENATOR GROUP INC	NY		Х	Х	08/17/00
VERIO INC	DE	Х		Х	05/07/00
VIOLA GROUP INC	NY	Х		Х	06/30/99
VRB BANCORP	OR	Х		Х	08/14/00
WALTER INDUSTRIES INC /NEW/	DE		Х	Х	08/01/00
WELLS FARGO ASSET SECURITIES CORP	DE		Х	х	08/18/00
WILLIS LEASE FINANCE CORP	DE		Х	х	08/18/00
800 TRAVEL SYSTEMS INC	DE		х	Х	08/14/00

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