

## SECURITIES AND EXCHANGE COMMISSION

# NEWS

DIGES

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FOR RELEASE March 31, 1972

#### COMMISSION ANNOUNCEMENT

ANNOUNCE MARKET STRUCTURE ADVISORY COMMITTEES. Chairman William J. Casey on Wednesday announced the names of the persons selected to serve on the industry advisory committees which the SEC, in its February 2 policy statement on the future structure of the securities markets, said it would need to assist in developing detailed rules to implement a central market system. In naming the committees, Chairman Casey made the following statement:

'The Commission is grateful to all of these individuals who have agreed to serve on these committees to provide technical expertise and information to help develop and evaluate the rules necessary to implement its policies on the future structure of the securities markets. I should make it clear that the Commission will be responsible for evaluating and acting on the information and recommendations provided by the advisory committee."

Each committee will be chaired by an individual appointed from among its members and will be assisted by staff members from the Division of Trading and Markets. The committee on market disclosure will be chaired by Gordon L. Teach, Executive Vice President of Shearson, Hammill & Co. Incorporated. The committee which will consider the structure and regulation of a central market system will be chaired by Richard B. Walbert. President of Halsey, Stuart & Co. Inc. Chairing the third committee, which will study the impact of large blocks of securities and methods of handling them, will be William Ward Foshay, senior partner of the New York law firm of Sullivan & romwell. John Liftin, special counsel to Chairman Casey, will serve as secretary to all three committees.

We anticipate that these committees will begin their deliberations during the week of April 10.

#### DISCLOSURE

Gordon L. Teach, Chairman, Shearson, Hammill & Co., Inc. (EVP), William N. Clark, Chicago Tribune (Asst. to Publisher), John R. Haire, Anchor Corporation (Chairman), Salim B. Lewis, Dean Witter & Co. Inc. (SVP), William A. Lupian, Mitchum, Jones & Templeton, Inc. (VP), Peter G. S. Mero, Extel Corp. (President), John A. Orb, Merrill Lynch, Pierce, Fenner & Smith Inc. (EVP), Donald Stone, Lasker, Stone & Stern (Partner), Donald E. Weeden, Weeden & Co. (Chairman), Helen K. Steiner, Securities & Exchange Commission, (Statistical Consultant), John M. Liftin, Securities & Exchange Commission, (Special Counsel to the Chairman). CENTRAL MARKET SYSTEM

Richard B. Walbert, Halsey, Stuart & Co. Inc. (President), William B. Eppler, Eppler, Guerin & Turner, Inc. (EVP), Walter N. Frank, Sr., Walter Frank & Company (Partner), Alan Greenspan, Townsend-Greenspan & Co. Inc. (Pres.), Jerome H. Grossman, Jefferies & Co. Inc. (EVP), Paul R. Judy, A. G. Becker & Co. Inc. (Pres.), Roger Kennedy, The Ford Foundation (VP), Jack Nash, Oppenheimer & Co. (Partner), Ralph S. Saul, The First Boston Corp. (Vice Chairman), John H. Schweiger, Paine, Webber, Jackson & Curtis Inc. (VP), Robert C. Lewis, Securities & Exchange Commission, and John M. Liftin, Securities and Exchange Commission (Special Counsel to the Chairman).

## BLOCKS

William W. Foshay, Sullivan & Cromwell (Partner), Harold E. Bigler, Jr., Connecticut General Life Insurance Co. (VP), Samuel R. Callaway, Morgan Guaranty Trust Co. of New York (EVP), William M. Griffin, Hartford Fire Insurance Co. (SVP), Robert E. Mnuchin, Goldman, Sachs & Co. (Partner), James A. Murray, Investors Diversified Services (VP), Jay H. Perry, Salomon Brothers (Partner), E. John Rosenwald, Jr., Bear, Stearns & Co. (Partner), Robert L. Stott, Jr., Wagner, Stott & Co. (Partner), Michael Saperstein, Securities & Exchange Commission, ssociate Director, John M. Liftin, Securities & Exchange Commission (Special Counsel to the Chairman).

### NEW RULES AND RULE PROPOSALS

SEC TO REVISE PROPOSAL ON CUSTOMER FUNDS & SECURITIES. On November 8, 1971 in Release No. 34-9388, the Commission proposed the adoption of Rules 15c3-3 and 15c3-4 and the amendment of Rules 8c-1 and 15c2-1 under the Securities Exchange Act of 1934 to increase the protection of customers' cash and securities held by brokerdealers. Public comment on the proposal was solicited, and the Commission indicated its aim to make the rules as proposed effective April 1, 1972.

An unusually large number of comments were received, incorporating many worthwhile suggestions which are currently being analyzed. It is expected that these suggestions will result in a revised proposal on which the Commission will again solicit public comment for ultimate adoption in July 1972. During the interim, broker dealers are reminded of the Commission's statement in the release attached to the earlier proposed rules that the rules as finally adopted will be designed to protect the integrity of customer-generated funds and securities by insulating them against inroads from the broker-dealer's firm activities, such as underwriting, market making, investing, or meeting overhead. (Rel. 34-9552)

OVER

PROPOSE RULE TO PROHIBIT ADJOURNMENTS OF INVESTMENT COMPANY SHAREHOLDER MEETINGS. The Commission has announced that it has under consideration the adoption of Rule 20a-4 under Section 20(a) of the Investment Company Act. The proposed rule provides that no meeting of shareholders of any registered investment company which relates to a proposal requiring shareholder approval shall be adjourned if there is present at such meeting, in person or by proxy, a quorum under state law. The rule is designed to prohibit the practice of repeated adjournments of such meetings notwithstanding the presence of a quorum, so as to gain sufficient additional votes to carry certain proposals. However, the rule is not intended to preclude adjournment and additional solicitations in unusual situations, e.g., where a material factual change has rendered proxy soliciting material false and misleading which would necessitate an adjournment.

All interested persons are invited to submit their views and comments on the proposed rule to Ronald F. Hunt, Secretary, Securities and Exchange Commission, Washington, D. C. 20549, on or before May 19, 1972. All such communication should refer to File No. S7-434. (Rel. IC-7087)

#### DECISION IN ADMINISTRATIVE PROCEEDING

DECISION AS TO PRUDENTIAL INVESTMENT CORP., MIAMI SECURITIES, INC. AND NICHOLAS M. TORELLI FINAL. The Commission today announced that a decision of the Hearing Examiner with respect to Prudential Investment Corporation and Miami Securities, Inc., of North Miami, Fla., Nicholas M. Torelli, president of both firms, has become final. Those respondents did not seek review of the examiner's initial decision with respect to them and the Commission did not undertake such review on its own initiative.

The decision of the examiner, which is now final, was filed on February 23 by Hearing Examiner Ralph H. Tracy who, based on findings by him of various violations of the anti-fraud, net capital, and other provisions of the Securities Acts and the entry of an injunction against Prudential, ordered that Prudential's broker-dealer registration be revoked and the firm expelled from membership in the National Association of Securities Dealers, Inc., that Miami's application for broker-dealer registration be denied, and that Torelli be barred from association with any broker-dealer. The examiner's order was declared effective. (Rel. 34-9547)

#### INVESTMENT COMPANY ACT RELEASES

ABACUS FUND. The SEC has issued an order permitting the participating of Abacus Fund, Inc., New York closed-end, non-diversified, management investment company, with Frank A. Weil and Peter J. Sharp and persons controlled by them in the proposed merger of Abacus into Paine, Webber, Jackson & Curtis, Inc., (PWJC) and certain related transactions. In addition, the Commission's prior order dated November 26, 1969 with respect to Star Capital Corporation (Rel. IC-5902) is amended to the extent necessary to permit consummation of the proposed merger of Abacus and PWJC, wherein PWJC will succeed to ownership of all the outstanding stock of Star Capital Corporation on the effective date of the merger. (Rel. IC-7094)

An exemption order has also been issued permitting the proposed purchase from Abacus Fund, Inc. by Peter Sharp or an affiliated person of Sharp of three promissory notes of ABJ Company. (Rel. IC-7095)

KEYSTONE CAPITAL CORPORATION. The SEC has issued an order declaring that Keystone Capital Corporation, Boston, has ceased to be an investment company as defined in the Act. (Rel. IC-7100)

UNION CAPITAL FUND. The SEC has issued an order discontinuing the proceeding upon an application of Union Capital Fund, Inc., New York mutual fund, for an order declaring that Robert H. Mundheim shall not be an interested person of the Fund or of Union Service Distributor, Inc., principal underwriter for the Fund, solely by reason of his status as an affiliated person of Weeden & Co. Prior to commencement of the hearing, the Fund requested withdrawal of its application and cancellation of the hearing scheduled for April 5, 1972, on the ground that Mundheim has resigned as a director of the Fund. (Rel. IC-7102)

## SECURITIES ACT REGISTRATIONS

MEDICAL MORTGAGE INVESTORS (the Trust), 28 State St., Boston, Mass. 02109, filed a registration statement on March 27 seeking registration of \$50 million of debentures, due 1982, 1,000,000 shares of beneficial interest and warrants to purchase 1,000,000 shares, to be offered for public sale in units, each consisting of a \$250 debenture, five shares and warrants to purchase an additional five shares. The offering is to be made (\*at \$360 per unit maximum) through underwriters headed by Smith, Barney & Co. Inc., 20 Broad St., New York, New York 10005. The Trust will make real estate investments of any type which it expects will provide favorable yields consistent with the requirements for qualification as a real estate investment trust. Semorco, Inc. is investment adviser. (File 2-43528)

THE EQUITABLE LIFE ASSURANCE SOCIETY OF THE UNITED STATES, 1285 Avenue of the Americas, New York, N.Y. 10019, filed a registration statement on March 27 seeking registration of \$50 million of units of interest under group annuity contracts, which may include American Dental Association Members Retirement Plans, American Optometric Association Members Retirement Plans, National Association of Real Estate Boards Retirement Plans and National Association of Retail Druggists Retirement Plan. (File 2-43529)

#### SECURITIES ACT REGISTRATIONS

W. A. KRUEGER CO., 12821 W. Blue Mound Rd., <u>Brookfield</u>, <u>Wisc</u>. 53005, filed a registration statement on March 28 seeking registration of 150,000 shares of common stock, to be offered for public sale (\*at \$20 per share maximum) through underwriters headed by Dean Witter & Co., 33 N. Dearborn St., Chicago, III., and Robert W. Baird & Co. Inc., 731 N. Water St., Milwaukee, Wis. 53201. The company is engaged in the production of color lithography for magazine and book publishers and other commercial customers. Of the net proceeds of its stock sale, \$1,400,000 will be applied toward the constructing and equipping of a new plant in Jonesboro, Ark., and the balance for working capital purposes. (File 2-43532)

DATA RECALL CORP., 142 Oregon St., El Segundo, Calif. 90245, filed a registration on March 28 seeking registration of 400,000 shares of common stock, of which 300,000 are to be offered for public sale by the company and 100,000 (being outstanding shares) by the holders thereof. The offering is to be made (\*at \$15 per share maximum) through underwriters headed by Oppenheimer & Co., One New York Plaza, New York 10004. The company is primarily engaged in the design, development and manufacture of memory systems intended to increase the storage capacity of the central processing unit of IBM System/360 series computers. Of the net proceeds of its stock sale, \$760,000 will be used to retire short-term bank indebtedness, and the balance for working capital and general corporate purposes. (File 2-43533)

CABANA COACH CORPORATION, 4115 24th Ave., Forest Grove, Oreg. 97116, filed a registration statement on March 28 seeking registration of 250,000 shares of common stock, of which 150,000 are to be offered for public sale by the company and 100,000 (being outstanding shares) by the holder thereof, Black Diamond Enterprises, Inc. The offering is to be made at \$7 per share through underwriters headed by Kerbs Securities Co., Inc., 39 Broadway, New York 10006. The company designs, manufactures and sells motorhomes. Of the net proceeds of its stock sale, \$340,000 will be applied for additions to the company's manufacturing plant and purchase of equipment, and the balance for working capital and general corporate purposes. (File 2-43534)

INTERNATIONAL CHEMICAL & NUCLEAR CORPORATION, 171 S. Lake Ave., Pasadena, Calif. 91101, filed a registration statement on March 28 seeking registration of 1,633,082 shares of common stock, which may be issued from time to time by the company in connection with the acquisition of other businesses or properties. The company is principally engaged in the manufacturing and marketing of pharmaceuticals, biochemicals, radioactive compounds and is engaged in other related activities. (File 2-43536)

BAYLY CORP., 1845 Sherman St., Suite 404, <u>Denver, Colo</u>. 80203, filed a registration statement on March 28 seeking registration of 145,000 shares of common stock, of which 100,000 are to be offered by the company and 45,000 (being outstanding shares) by the holders thereof. The offering is to be made (\*at \$25 per share maximum) through underwriters headed by Dominick & Dominick, Inc., 14 Wall St., New York 10005. The company is a manufacturer of private label jeans and slacks. Net proceeds will be used to repay short-term bank loans incurred to provide working capital. (File 2-43537)

LEISURE TIME DEVELOPERS, LTD., P. O. Box 129, Rock Hill, N.Y. 12775, filed a registration statement on March 28 seeking registration of 250,000 shares of common stock, to be offered for public sale (\*at \$6.50 per share maximum) through underwriters headed by Edwards & Hanly, One Whitehall St., New York 10004. The company is principally engaged in the development and subdivision of large tracts of land in recreational and resort areas. Of the net proceeds of its stock sale, \$800,000 will be used for the further development of new homesite lots, and the balance for working capital and general corporate purposes. (File 2-43538)

HAWKEYE COMMUNICATIONS, INC., 704 Insurance Exchange Bldg., Des Moines, Iowa 50309, filed a registration statement on March 28 seeking registration of 70,000 shares of common stock, to be offered for public sale (\*at \$15 per share maximum) by R. G. Dickinson & Co., 910 Grand Ave., Des Moines, Iowa. Organized in 1971, the company proposes to obtain franchises to construct and operate cable television systems in Iowa and other Midwestern states. Of the net proceeds of its stock sale, \$600,000 will be used for the construction of cable television systems and the balance for working capital purposes. (File 2-43540)

MORRIS INDUSTRIES, INC., 27th & Douglas Sts., Omaha, Nebr. 68131, filed a registration statement on March 28 seeking registration of 200,000 shares of common stock, of which 120,000 are to be offered for public sale by the company and 80,000 (being outstanding shares) by the holders thereof. The offering is to be made (\*at \$13 per share maximum) through underwriters headed by First Mid America Inc., 1221 "N" St., Lincoln, Nebr. 68508. The company is principally engaged in operating home decorating centers which sell a variety of wall and floor coverings and in other related activities. Of the net proceeds of its stock sale, \$450,000 will be applied to six new home decorating centers, and the balance for working capital purposes. (File 2-43542)

SOMERSET CONSTRUCTION COMPANY, INC., 300 Northern Blvd., Great Neck, N.Y. 11022, filed a registration statement on March 28 seeking registration of 260,000 shares of common stock, of which 200,000 are to be offered for public sale by the company and 60,000 (being outstanding shares) by the holders thereof. The offering is to be made (\*at \$10 per share maximum) through underwriters headed by Andersen & Co., 140 Broadway, New York 10005. The company is engaged in the development and construction of multi-unit residential housing under programs sponsored by governmental agencies. Of the net proceeds of its stock sale, \$200,000 will be used to retire certain short-term indebtedness, and the balance for working capital purposes. (File 2-43543)

ANALOGIC CORPORATION, Audubon Rd., Wakefield, Mass. 01880, filed a registration statement on March 28 seeking registration of 150,000 shares of common stock, of which 100,000 are to be offered for public sale by the company and 50,000 (being outstanding shares) by the holders thereof. The offering is to be made (\*at \$15 per share maximum) through underwriters headed by F. S. Moseley & Co., 50 Congress St., Boston, Mass. The company designs, manufactures and sells electronic computer interface and man-machine translation instruments, and related equipment and systems. Of the net proceeds of its stock sale, \$846,000 will be used to repay outstanding loans, and the balance for working capital purposes. (File 2-43545)

SMITH KLINE & FRENCH LABORATORIES, 1500 Spring Garden St., Philadelphia, Pa. 19101, filed a registration statement on March 28 seeking registration of 85,000 outstanding shares of common stock, which may be offered for sale from time to time by the holder thereof, Materials Testing Company (International) Ltd. at prices current at the time of sale (\*\$57.625 per share maximum). The company is primarily engaged in research for and the development, manufacture and marketing of ethical pharmaceutical preparations and other related items. (File 2-43546)

CHEEZEM DEVELOPMENT CORPORATION, 4350 Duhme Rd., St. Petersburg, Fla. 33708, filed a registration statement on March 28 seeking registration of 240,000 shares of common stock, of which 200,000 are to be offered for public sale by the company and 40,000 (being outstanding shares) by the holders thereof. The offering is to be made (\*at \$10 per share maximum) through underwriters headed by Katz, Needelman & Co., Inc., 1776 K. St., N.W., Washington, D. C. 20006. The company is principally engaged in the development, construction and sale of high rise condominium apartment units in Pinellas County, Fla. Net proceeds will be used to reduce mortgage indebtedness and for working capital purposes. (File 2-43547)

FIRST NATIONAL REALTY & CONSTRUCTION CORP., 375 Park Ave., New York, N.Y. 10022, filed a registration statement on March 28 seeking registration of \$3,800,000 of 10½% subordinated debentures, due 1987, and 114,000 shares of common stock, to be offered for public sale in units, each consisting of a \$500 debenture and 15 shares. No underwriting is involved. Also included in this statement are 217,270 outstanding shares of common stock, which may be offered for sale from time to time by the holder thereof at prices current at the time of sale (\*\$1.75 per share maximum). The company is engaged in the purchase, sale, development and management of real estate. Of the net proceeds of its stock sale, up to \$3 million will be used to purchase additional properties and the balance for working capital and other corporate purposes. (File 2-43535)

THE NATIONAL OIL COMPANY (the general partner), Suite 550, 200 West Douglas, Wichita, Kansas 67202, filed a registration statement on March 28 seeking registration of \$6 million of preorganization subscriptions to and interests in two limited partnerships, to be offered for public sale in minimum amounts of \$5,000. No underwriting is involved. The Partnerships will engage in drilling of oil and gas leaseholds. (File 2-43544)

MAPCO INC., 1437 S. Boulder Ave., <u>Tulsa, Okla.</u> 74119, filed a registration statement on March 28 seeking registration of 172,500 outstanding shares of common stock, which may be offered for sale from time to time by the holders thereof at prices current at the time of sale (\* \$42.75 per share maximum). The company produces and markets liquefied petroleum gases. (File 2-43548)

COOK - TREADWELL & HARRY, INC., 1588 Union Ave., Memphis, Tenn. 38104, filed a registration statement on March 28 seeking registration of 300,000 shares of common stock, to be offered for public sale (\*at \$9 per share maximum) through underwriters headed by Reinholdt & Gardner, 506 Olive St., St. Louis, Mo. 63101. The company is primarily engaged in the insurance underwriting and insurance agency-brokerage businesses. Of the net proceeds of its stock sale, \$1,000,000 will be used to repay open account indebtedness to Cook Industries and the balance for working capital and general corporate purposes. (File 2-43549)

<u>LUBY CORPORATION</u>, 595 Madison Ave., New York 10022, filed a registration statement on March 28 seeking registration of 200,000 shares of common stock, of which 150,000 are to be offered for public sale by the company and 50,000 (being outstanding shares) by the holders thereof. The offering is to be made (\* at \$15 per share maximum) through underwriters headed by G. A. Saxton & Co., Inc., 100 Wall St., New York 10005. The company is principally engaged in the long-term full-service maintenance leasing of fleets of truck tractors, trailers and trucks. Net proceeds will be used for working capital and general corporate purposes. (File 2-43550)

STEVCOKNIT, INC. 1450 Broadway, New York 10018, filed a registration statement on March 28 seeking registration of 220,000 outstanding shares of common stock, to be offered for public sale by the holders thereof. The offering is to be made (\*at \$16 per share maximum) through underwriters headed by Shearson, Hammill & Co. Inc., 14 Wall St., New York 10005. The company manufactures single and double-knit fabrics, made primarily of cotton and cotton-polyster blends for sportswear. (File 2-43551)

EMPIRE FIRE AND MARINE INSURANCE COMPANY, 1624 Douglas St., Omaha, Nebr. 68102, filed a registration statement on March 28 seeking registration of 500,000 shares of common stock, of which 350,000 are to be offered for public sale by the company and 150,000 (being outstanding shares) by the holders thereof. The offering is to be made (\*at \$16 per share maximum) through underwriters headed by Faulkner, Dawkins & Sullivan Securities Inc., One New York Plaza, New York 10004. The company is a multiple-line casualty and fire insurance carrier principally covering commercial automotive and general liability risks which are not readily insurable in the general insurance market. Net proceeds will be used for working capital and general corporate purposes. (File 2-43553)

COOPER LABORATORIES, INC., 546 Bedford Rd., Bedford Hills, N. Y. 10507, filed a registration statement on March 23 seeking registration of \$1,741,500 of outstanding 7-1/2% convertible subordinated debentures, due 1991, 91,029 shares of common stock issuable upon conversion of such debentures, 805 outstanding shares of common stock, 172,500 shares of common stock, issuable pursuant to the company's stock option plans and 400,000 shares of common stock, which are reserved for issuance in connection with future acquisitions. The debentures and outstanding shares may be offered for sale from time to time by the holders thereof. The company is primarily engaged in the manufacture and sale of medical and dental products. (File 2-43478)

TDA INDUSTRIES, INC., 122 E. 42nd St., New York 10017, filed a registration statement on March 24 seeking registration of 234,327 outstanding shares of common stock, which may be offered for sale from time to time by the holders thereof (\*at \$7 per share maximum) (File 2-43503)

MARCOR INC., Edgemart Bldg., 4 Denny Rd., Wilmington, Del. 19809, filed a registration statement on March 24 seeking registration of 298,712 shares of common stock, of which 123,712 are outstanding shares and 175,000 may be issued in connection with the acquisition of stock of other companies. (File 2-43502)

WHITTAKER CORPORATION, 10880 Wilshire Blvd., Los Angeles, Calif. 90024, filed a registration statement on March 27 seeking registration of 160,000 stock purchase warrants expiring May 5, 1979 (and the underlying 160,000 shares of common stock). The warrants may be issued in exchange for \$1,636,250 of the company's non-interest bearing subordinated promissory notes, due August 31, 1972, which notes were issued to Goldman, Sachs & Co. The company is engaged in businesses of metals, textiles and chemicals, transportation products, recreation products and housing. (File 2-43512)

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:

Reinell Industries, Inc., Marysville, Wash. (File 2-43530) - 50,000 shares Mitchell Energy & Development Corp., Houston, Tex. (File 2-43531) - 250,819 shares Mobile Oil Corporation, New York, N. Y. (File 2-43539) - 109,966 shares NLT Corporation, Nashville, Tenn. (File 2-43541) - 313,757 shares Texas Gas Transmission Corporation, Owensboro, Ky. (File 2-43552) - 20,569 shares

#### MISCELLANEOUS

RECENT FORM 8-K FILINGS. The companies listed below have filed Form 8-K reports for the month indicated and responding to the item of the Form specified in parentheses. Photocopies thereof may be purchased from the Commission's Public Reference Section (in ordering, please give month and year of report). Invoice will be included with the requested material when mailed. An index of the captions of the several items of the form was included in the March 2 News Digest.

## 8K Reports for Feb 72

Nondeton Boot Top (2)	2 /0752 0	Applied Digital Data	
Nordstrom Best Inc (3)	2-40753-2	Systems Inc (7,14)	(1-545()-2
3i Company (1,7,8,9,14)	0-4111-2	Vogue Instrument Corp	(14,343(1-2
C-b (2.12)	0.3050.0	(7,14)	0-2967-2
Cakmont Corp (2,13)	0-3958-2	(7,14)	0-2307-2
Pennsylvania Co (8)	1-4954-2	No. 20 (14)	1 (505 0
Ruddick Corp (4,7,11,14)	0-3422-2	Abex Corp (10)	1-6527-2
Trans-Canda Pipe Lines Ltd		Bartell Media Corp (3)	1-4614-2
(7,8)	2-12927-2	Downe Communications Inc	
	0.0404	(13,14)	0-3666-2
All Penn Corp (1)	0-5496-2	Ecological Science Corp	
Riley Co (The) (7)	1-6280-2	(2,3,13)	1-4847-2
Steel Valley Inc		Illinois Central lnds Inc	
Mar 70 (13)		(13)	1-4710-2
Jan 70 (13)		Illinois Central RR Co	
Apr 69 (7)	0-3623-2	(7)	1-2148-2
		Monsanto Co (13)	1-2516-2
American Home Inds Corp		T-Bar-M, Inc (3)	2-41475-2
(2,7,13,14)	0-5811-2	U.S. Steel Crop (7,8)	1-5153-2
Calif Water Srv Co (8)	0-464-2	Wasko Gold Prods Corp	
_		(2,14)	0-4853-2
Athlone Inds Inc (13)	1-5573-2		
Datascan Inc (2,4,7,14)	0-3589-2	Orbanco, Inc (7)	0-3907-2
GAC Corp (13)	1-3453-2	Daniel Starch & Staff Inc	
Kinark Corp (13)	1-3920-2	(11,14)	2-30515-2
		•	
Cooper Labs Inc (11,14)	1-6619-2	Alberto Culver Co (10)	1-5050-2
Delta Corp of Amer (13)	1-6491-2	Colonial Stores Inc	
Koracerp Inds Inc		(7.10)	1-6568-2
(7,13,14)	1-6414-2	Malcolm Starr Inc (7,14)	2-32795-2
Western Electric Co Inc		Molecular Research Inc	- 32//3 -
(13)	1-6476-2	(7,14)	0-3540-2
		Super Mold Corp (6,10)	1-1319-2
		super inite corp (0,10)	1-1313-4

#### 8K Reports for Feb 72

Federal Mogul Corp (13)	1-1511-2	Affiliated Bankshares of	
Midwestern United Life Ir	ns	Co Inc (13)	0-5515-2
Co (3)	2-11697-2	Amer Business Prods Inc	
Nat'l Car Rental System I	Inc	(8)	0-3794-2
(7,14)	0-3473-2	Homestead Financial Corp	
·		(7)	0-5590-2
Old Stone Mortgage &		LSL Corp (2)	2-37825-2
Realty Trust (11)	0-5398-2	Summit Properties	
Realty Equities Corp of	0-5570-2	(7,11,14)	2-36420-2
NY (8,12,14)	1-4378-2	TFI Cos Inc (7,8,14)	1-4722-2
Richton Int'l Corp (3,4)		Veeder Inds Inc (10)	1-5076-2
Teleprompter Corp (13,14)		recael indo ine (10)	
rereprompter corp (15,14)	7 1-4130-2	Continental Western Inds	
Amenda on Branchaum. To-		Inc (2,14)	0-3615-2
American Bioculture Inc	0.2405.2	The Fanfare Corp (7,11)	1-6753-2
(3,6,10,13,14)	0-3405-2	Lennar Corp (7,8)	1-6643-2
Dinner Bell Foods Inc(13)	0-1802-2	Techical Mat'l Corp	1 0005
Patagonia Corp Jan 72		(12,14)	1-4409-2
(13)	1-6664-2	(12,14)	1-4-07 2
Skelly Oil Co (13)	1-2380-2	Compalidated Edison Co Of	
Susquehanna Corp (13,14)	1-5515-2	Consolidated Edison Co Of	1-1217-2
		NY Inc (10)	
Banister Continental Corp		Georgia Southern & Florid	
(7,8)	1-6272-2	RY Co (11,14)	1-752-2
Ferronics Inc (13)	2-32686-2	Mid-Iowa lakes Corp (3)	0-3014-2
GAF Corp (10)	1-5026-2	New Orleans Terminal Co	. 7/0 2
Moog Inc (7)	1-5129-2	(11,14)	1-748-2
Wolverine Inds Inc(7,14)	1-5746-2	Pacific & Southern Broadc	
		Co Inc (10)	0-3795-2
1 S Ayres & Co (13,14)	0-1316-2	Phila Suburban Corp	
Combined Communications C	Corp	(7,14)	1-6659-2
(2,4,7,9,14)	1-6818-2	Security Capital Corp	
The Deltona Corp (7)	1-4719-2	(8,14)	0-4883-2
Gamble Skogmo Inc (7,8)	1-3478-2		
Autex Inc (7,11)	2-42649-2	All Amer Life & Financial	
		(2,8,14)	1-6534-2
Federal Sign & Signal Cor	"p	Elkins Institute Inc (13)	
(10,13,14)	1-6003-2	PTC Inds Inc (13,14)	2-40817-2
Information Machines Corp	•	Phoenix Steel Corp (7)	1-2908-2
(2,14)	0-5600-2	Rochester Inst Systems In	c
Natural Gas Pipeline Co b	f	(9)	0-3374-2
Amer (7,13,14)	1-6599-2	Walter E Heller Int'l Cor	
North Shore Gas Co (13)	2-35965-2	(7,14)	1-5919-2
Northern Natural Gas Co	· -	Wisconsin Gas Co (11,14)	2-8631-2
(8)	1-3423-2		
Penn Corp Dec 71	. 3.23 2	Gen'l Electrodynamics Corp	
(7,13,14)	2-42065-2	(3,9)	0-2319-2
Peoples Gas Light & Coke		Sampling Research Corp (2)	2-30081-2
(13)	2-269 <b>8</b> 3-2	Sambitus wesegren toth (m)	=
Roselon Inds Inc (10)	0-4054-2	Kaiser Steel Corp (7,8)	0-433-2
Weston Inde The (IO)	U-7UJ4-&	Sonesta Int'l Hotels Corr	
			1-3466-2
		(2,8,10)	
		Chart House Enterprises(13	2-42053-2
		Chart nouse Enterprises(1)	

SECURITIES ACT REGISTRATIONS. Effective March 29: American Underwriters, Inc. 2-42481 (90 days); Bache & Co. Inc. 2-43245; Banner Industries, Inc. 2-43019; Church's Fried Chicken, Inc. 2-43300; Data-Plex Systems, Inc. 2-41961 (90 days); Data Technology Corp. 2-43031; First Security Corp. 2-43301; Foremost-McKesson, Inc. 2-43349; Hammermill Paper Co. 2-43029; Harvest Farms, Inc. 2-42712 (90 days); Host International, Inc. 2-43313; Kimberly-Clark Corp. 2-43364; Naum Bros., Inc. 2-43173 (Jun 27).

 ${\tt NOTE\ TO\ DEALERS}$ . The period of time dealers are required to use the prospectus in trading transactions is shown above in parentheses after the name of the issuer.

\*As estimated for purposes of computing the registration fee.

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