



SECURITIES AND EXCHANGE COMMISSION NEWS DIGEST

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S.E.C. Activities

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COMMISSION ANNOUNCEMENTS

FREEDMAN RETIRES FROM SEC; LEVY NAMED DIVISION HEAD. Solomon Freedman, Director of the Division of Corporate Regulation and a career employee of the SEC, has announced his retirement, effective September 15. He will be succeeded as Director by Aaron Levy, who has been Associate Director.

Mr. Freedman joined the staff of the SEC in July 1942 as an attorney in the Division of Public Utilities, which later became the Division of Corporate Regulation. He became Assistant Director in 1952, Associate Director in 1961, and was named Division Director in 1964. Mr. Levy joined the SEC staff in 1942 in what is now the Office of General Counsel and held progressively more responsible positions in that office until 1958, when he became Assistant Chief Counsel of the Division of Corporate Regulation, and Assistant Director in 1961.

Mr. Freedman participated in a number of landmark proceedings under the Public Utility Holding Company Act, including the reorganization of Associated Gas & Electric Corporation and Midland United Company. He was primarily responsible for the reorganization of Long Island Lighting Company and also supervised promulgation of the SEC's Statement of Policies with respect to protective provisions for first mortgage bonds and preferred stocks of public utility companies subject to the Act. Mr. Freedman also played a significant role in promulgating the SEC's 1966 report evaluating the public policy implications of investment company growth, and in the final adoption by the Congress of the Investment Company Amendments Act of 1970.

SEC Chairman William J. Casey said: "In his long and distinguished career with the Commission, Mr. Freedman has made a lasting contribution to the securities law field, notably in the field of public utility regulatory concepts. In addition, in his administration of the Investment Company Act of 1940, Mr. Freedman has been involved with regulatory problems of considerable magnitude; in all these undertakings he has carried out assignments with unusual discernment, skill, and dedication."

A native of Philadelphia, Mr. Freedman received his undergraduate degree from the Wharton School, and his law degree from the University of Pennsylvania. Following law school, he was engaged in the private practice of law and also served on the staff of the Pennsylvania Public Utility Commission. Between March 1970 and September 1971, Mr. Freedman was the U. S. representative on a working group created by the Committee on Financial Markets of the Organization for Economic Cooperation and Development. In 1963 he was the SEC nominee for the Rockefeller Public Service Award.

His successor, Mr. Levy, was elected to Phi Beta Kappa and graduated cum laude from City College of New York and received his law degree from the University of Chicago. He was a Sterling Fellow at the Yale Law School in 1939-40. Mr. Levy served with the U. S. Army in World War II.

SUSPENSION OF REG A EXEMPTION OF METRO CASUALTY COMPANY PERMANENT. The SEC's order of June 27, 1972, temporarily suspending a Regulation A exemption from the registration requirements with respect to a public offering of stock by Metro Casualty Company of Kansas City, Mo., has become permanent. In its suspension order, the Commission asserted that it had reason to believe that: (a) Metro's offering circular omitted to state material facts necessary in order to make the statements made, in light of the circumstances under which they were made, not misleading, with respect to the diversion of substantial sums of money from Metro to MAIA, a partnership composed of Sam S. Sarcinelli and Allan D. Martinelli, directors of Metro; (b) Metro failed to cooperate with the staff; and (c) the offering would have been made in violation of Section 17 of the Securities Act of 1933. No hearing was requested.

SUSPENSION OF REG A EXEMPTION OF APARTMENT LIFE OF CHICAGO PERMANENT. The SEC's order of June 27, 1972, temporarily suspending a Regulation A exemption from the registration requirements with respect to a public offering of stock of Apartment Life of Chicago, Inc., of Chicago, Ill., has become permanent. In its suspension order, the Commission asserted that it had reason to believe that: (a) Apartment Life's offering circular contained untrue statements of material facts and omitted to state material facts necessary in order to make the statements made, in light of the circumstances under which they were made, not misleading with respect to the understatement of Apartment Life's liabilities and the disassociation of Sam S. Sarcinelli from Apartment Life; (b) Apartment Life failed to cooperate with the staff; and (c) the offering would have been made in violation of Section 17 of the Securities Act of 1933. No hearing was requested.

SUSPENSION OF REG A EXEMPTION OF ECOPONICS, INC. PERMANENT. The SEC's order of September 14, 1971, temporarily suspending a Regulation A exemption from the registration requirements with respect to a public offering of stock of Ecoponics, Incorporated, of Phoenix, Ariz., has become permanent. In its suspension order, the Commission asserted that it had reasonable cause to believe that Ecoponics' offering circular omitted

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to state material facts necessary in order to make statements made not misleading, with respect to the disadvantages of the process which Ecoconics intended to use in its business and that the proposed offering would be made in violation of Section 17 of the Securities Act of 1933. Ecoconics' request for a hearing was withdrawn and the hearing cancelled.

SUSPENSION OF REG A EXEMPTION OF CREATIVE INSTITUTIONAL ADVISORS PERMANENT. The SEC's order of May 25, 1972, temporarily suspending a Regulation A exemption from the registration requirements with respect to a public offering of stock of Creative Institutional Advisors, of Champaign, Ill. has become permanent. In its suspension order, the Commission asserted that it had reasonable cause to believe that: (a) Creative's offering circulars filed on February 29, 1972 and March 30, 1972 contained untrue statements of material facts and omitted to state material facts necessary in order to make the statements made, in light of the circumstances under which they were made, not misleading, with respect to, among other things, Creative's failure to file a copy of its limited partnership agreement with the proper state authorities, thereby rendering each investor a general partner; the entry of a temporary injunction enjoining Creative from further sales of its limited partnership in violation of the Illinois securities laws and the sale of such interests in violation of that injunction; (b) the terms and conditions of Regulation A have not been complied with in that, among other things, Creative failed to name all its affiliates and promoters; (c) the exemption was not available by reason of the fact that Creative was subject to an injunction restraining it from further sales of limited partnership interests in violation of the Illinois securities laws; and (d) the offerings were made and would have been made in violation of the Section 17 of the Securities Act of 1933. No hearing was requested.

SUSPENSION OF REG A EXEMPTION OF PETERSONS'S, INC. PERMANENT. The SEC's order of February 28, 1972, temporarily suspending a Regulation A exemption from the registration requirements with respect to a public offering of stock of Peterson's Inc., of Wilmington, Del., has become permanent. In its suspension order, the Commission asserted that it had reasonable cause to believe that: (a) the offering circular of Peterson's filed on December 2, 1969, contained untrue statements of material facts necessary in order to make the statements made, in light of the circumstances under which they were made, not misleading, with respect to, among other things, Peterson's losses for the year 1969 and its profits for the first three months of 1970; (b) the offering circular of Peterson's filed on September 28, 1971, omitted to state material facts necessary in order to make the statements made, in light of the circumstances under which they were made, not misleading, with respect to disclosure of past sales of stock in violation of the anti-fraud provisions of the federal securities laws and the contingent liability incurred by reason of such sales; (c) the offerings were made and would have been made in violation of Section 17 of the Securities Act of 1933. A request for hearing filed by one of Peterson's directors was withdrawn and no other request for a hearing was made.

DECISION IN ADMINISTRATIVE PROCEEDING

LAWSON AND HOFFMAN BARRED. The SEC has issued an order barring Francis X. Lawson and Ronald S. Hoffman, both of Bethlehem, Pa. and previously registered representatives of a registered broker-dealer, from associating with any broker-dealer or registered investment adviser. After one year Hoffman can apply to the Commission for permission to become so associated but only in a non-supervisory capacity upon a showing of adequate supervision.

According to the decision Lawson and Hoffman violated the securities laws by offering and selling unregistered shares of International Resources, Inc. and by making untrue and misleading statements regarding the receipt by a purchaser of free trading stock after registration of the securities became effective, the expected rise in the price of the securities and the financial condition and future prospects of the company. It was also found that they aided and abetted the failure to record transactions in the securities. In addition it was found that Lawson failed reasonably to supervise persons subject to his supervision with a view to preventing the above violations.

The respondents submitted an offer of settlement in which they consented to the findings and sanctions without admitting or denying the allegations in the order for proceedings. (Rel. 34-9753)

COURT ENFORCEMENT ACTION

W. L. MOODY & CO., BANKERS, UNINCORPORATED, OTHERS ENJOINED. The SEC Fort Worth Regional Office announced that on September 6, 1972 the Federal District Court at Galveston, Texas entered a final judgment of permanent injunction against Shearn Moody, Jr. and W. L. Moody & Co. Bankers, Unincorporated, enjoining them from further violations of the registration and anti-fraud provisions of the Federal securities laws in the offer and sale of any securities, including, but not limited to, evidences of indebtedness and investment contracts in the form of certificates of deposit, demand deposits and savings deposits of W. L. Moody & Co. Also, a temporary receiver was appointed for W. L. Moody & Co. The defendants consented to the entry of the permanent injunction and the order for a temporary receiver without admitting or denying the allegations of the Commission's complaint, which was filed on September 6, 1972. W. L. Moody & Co. is a private bank, owned solely by Shearn Moody, Jr., and is not regulated or examined by any State or Federal banking authority. (LR-5523)

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HOLDING COMPANY ACT RELEASES

GREAT LAKES GAS TRANSMISSION. The SEC has issued an order permitting the Great Lakes Gas Transmission Company, of Detroit, Mich., to withdraw its application for an exception from the competitive bidding requirements of Rule 50 for the issue and sale of long-term debt securities. The company has filed an alternate application (See Rel. 35-17678, August 25, 1972) which is now pending. (Rel. 35-17685)

INDIANA & MICHIGAN ELECTRIC COMPANY. The SEC has issued a supplemental order authorizing Indiana & Michigan Electric Company, Fort Wayne subsidiary of American Electric Power Company, Inc., a registered holding company, to increase the amount of its notes outstanding at any one time to banks and to a dealer in commercial paper from \$63,500,000 to \$70,000,000. The proceeds of the proposed notes are being used to finance part of the costs of the company's construction program and for other corporate purposes. (Rel. 35-17686)

OHIO POWER COMPANY. The SEC has issued a supplemental order authorizing Ohio Power Company, Canton subsidiary of American Electric Power Company, Inc., a registered holding company, to increase the amount of its notes outstanding at any one time to banks and to a dealer in commercial paper from \$150,000,000 to \$170,000,000. The proceeds of the proposed notes are being used to finance part of the costs of the company's construction program and for other corporate purposes. (Rel. 35-17687)

COLUMBIA GAS SYSTEM. The SEC has issued a notice giving interested persons until September 27 to request a hearing on a proposal of The Columbia Gas System, Inc., a registered holding company, to issue and sell at competitive bidding \$60,000,000 principal amount of debentures. The net proceeds of the sale will be added to Columbia's general funds and, together with other funds, will be used to finance, among other things, the 1972 construction program of its subsidiary companies, estimated at \$250,000,000. (Rel. 35-17688)

INVESTMENT COMPANY ACT RELEASES

PAINE WEBBER MUNICIPAL BOND FUND. The SEC has issued a notice giving interested persons until September 29 to request a hearing upon an application of Paine Webber Municipal Bond Fund, First Series, Second Series, Third Series and subsequent series, of New York, all unit investment trusts, exempting them from certain provisions of the Act with respect to the distribution of capital gains no more than once a year. (Rel. IC-7352)

MUNICIPAL BOND FUND. The SEC has issued a notice giving interested persons until September 29 to request a hearing upon an application of Municipal Bond Fund, Series 1, Series 2 and subsequent Series, of San Francisco, all unit investment trusts, exempting them from certain provisions of the Act with respect to the distribution of capital gains no more than once a year. (Rel. IC-7353)

FINANCIAL FUTURE FUND, INC. The SEC has issued an order pursuant to Section 8(f) of the Act declaring that Financial Future Fund, Inc., of Denver, Colo. has ceased to be an investment company as defined in the Act. (Rel. IC-7354)

TRUST INDENTURE ACT RELEASE

GENERAL ELECTRIC OVERSEAS CAPITAL CORP. The SEC has issued an order granting an application of General Electric Overseas Capital Corporation for a finding that the trusteeship of First National City Bank under an indenture dated December 1, 1965, heretofore qualified under the Act, and under a new indenture dated as of June 12, 1972, not qualified under the Act, is not so likely to involve a material conflict of interest as to make it necessary in the public interest or for the protection of investors to disqualify Irving Trust from acting as such under any of these indentures.

MISCELLANEOUS

DELISTINGS GRANTED. The SEC has issued orders under the Securities Exchange Act of 1934 granting applications of the New York Stock Exchange to strike from listing and registration, effective September 5, the specified stocks of the following companies because in each case the number of shares outstanding is below the Exchange's minimum requirement for continued listing. The specified stocks may remain listed on other exchanges; other securities of the companies involved may remain listed on the NYSE or other exchanges. Atlas Corporation 5% cumulative preferred stock; Atlantic City Electric Company - 4% cumulative preferred stock; Gulf States Utilities Company - \$4.20, \$4.44 and \$5.00 dividend preferred stocks; West Penn Power Company - 4.2% Series B cumulative preferred stock and 4.1% Series C cumulative preferred stock; Philip Morris Incorporated 3.9% cumulative preferred stock; Oklahoma Gas and Electric Company - 4.24% cumulative preferred stock; National Gypsum Company - \$4.50 cumulative preferred stock.

Orders have also been issued granting applications of the New York Stock Exchange to strike from listing and registration, effective September 5, the following bond and debenture issues which are no longer suitable for continued listing due to a reduction in the principal amount of the securities outstanding. These securities may remain listed on other exchanges; other securities of the subject companies may remain listed on the NYSE or other exchanges: Chesapeake and Ohio Railway Company - Richmond & Allegheny Division Second Consolidated Mortgage 4% gold bonds, due 1989; Consumers Power Company - First Mortgage bonds, 4-3/4%, due 1987; Federation of Rhodesia and Nyassaland, 5-3/4% external loan bonds, due 1973; Mortgage Bank of Colombia - 7% sinking fund gold bonds, due 1946 and due 1947; The Belgian Congo - 5-1/4% external loan bonds, due 1973; The Flintkote Company - 4-1/2% debentures, due 1980; Kingdom of Italy - external loan sinking fund 7% gold bonds, due 1951; City of Milan - external loan 6-1/2% sinking fund bonds, due 1952; Lombard Electric Company - First mortgage 7% external sinking fund gold bonds, Series A, due 1952; Republic of Poland - 7% external sinking fund gold bonds, due 1947; Province of Silesia - 7% sinking fund external gold bonds, due 1958; City of Warsaw - 7% sinking fund external gold bonds, due 1958. (Rel. 34-9765)

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SECURITIES ACT REGISTRATIONS

MUNICIPAL INVESTMENT TRUST FUND, FOURTH NEW YORK SERIES, filed a registration statement on September 5 seeking registration of \$15,750,000 of units. The Fund was created by a Trust Agreement under which Merrill Lynch, Pierce, Fenner & Smith Incorporated, Bache & Co. Incorporated and Walston & Co. Inc. act as sponsors, United States Trust Company of New York acts as trustee and Standard & Poor's Corporation acts as evaluator. The objectives of the Fund are tax exempt income and conservation of capital through an investment in the Tax Exempt Bond Portfolio of interest-bearing obligations rated "BBB" or better by Standard & Poor's Corporation or "Baa" or better by Moody's Investors Service issued by or on behalf of the State of New York, counties, municipalities, authorities or political subdivisions thereof, or of certain U. S. Territories or possessions, the interest on which is, in the opinion of recognized bond counsel, exempt from all Federal, New York State and New York City income taxes under existing law. (File 2-45606)

BROUGHAM INDUSTRIES, INC., Hwy. 81 North at Industrial Ave., Fort Worth, Tex. 76079, filed a registration statement on September 5 seeking registration of 250,000 shares of common stock, to be offered for public sale (* at \$6 per share maximum) through underwriters headed by Brown, Allen & Co., 600 Empire Life Bldg., Dallas, Tex. The company is engaged in manufacturing and selling recreational vehicles. Of the net proceeds of its stock sale, \$300,000 will be used to retire bank debt and the balance for working capital and other corporate purposes. (File 2-45600)

REAL ESTATE DATA, INC., 2398 N. W. 119th St., Miami, Fla. 33167, filed a registration statement on September 5 seeking registration of 450,000 shares of common stock, of which 50,000 are to be offered for public sale by the company and 400,000 (being outstanding shares) by the holder thereof (Arcata National Corporation, the company's sole stockholder). The offering is to be made (* at \$11 per share maximum) through underwriters headed by Hambrecht & Quist, 235 Montgomery St., San Francisco, Calif. 94104. The company compiles and publishes real estate data and information. Of the net proceeds of its stock sale, \$510,000 will be used to purchase additional printing and collating equipment and the balance for working capital and other corporate purposes. (File 2-45601)

FARR COMPANY, 2301 Rosecrans Ave., El Segundo, Calif. 90245, filed a registration statement on Sept. 5 seeking registration of 350,000 shares of common stock, of which 300,000 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 \$20 per share maximum) through underwriters headed by Merrill Lynch, Pierce, Fenner & Smith Inc., One Liberty Plaza, New York 10006, and Bateman Eichler Hill Richards Inc., 460 South Spring St., Los Angeles 90013. The company is principally engaged in the manufacture, sale and service of filtration products. Net proceeds will be used to retire short-term bank borrowings, the principal amount of which was incurred to acquire Farr Company Ltd., and the balance will be applied to reduction of long-term debt. (File 2-45602)

ADA OIL EXPLORATION CORPORATION (the company), Adams Petroleum Center, 6910 Fannin, Houston, Tex. 77025, filed a registration statement on September 5 seeking registration of \$5,000,000 of pre-formation subscriptions for units of partnership interests in Ada 1973-A Oil & Gas Program and in Ada 1973-B Oil & Gas Program (the Partnerships), to be offered for public sale at \$5,000 per unit through Ada Securities Corporation. The Partnerships are to be organized for the purpose of engaging in, exploring for and producing oil and gas. The company will serve as general partner. (File 2-45603)

PETROLEUM, INC., 300 W. Douglas, Wichita, Kans. 67202, filed a registration statement on September 5 seeking registration of \$2,000,000 of partnership interests in Petroleum, Inc. 1972 B Limited Partnership, to be offered for public sale in minimum amounts of \$5,000 through selected NASD members and by Manley, Bennett, McDonald & Co., as dealer-manager. The Partnership was organized to explore for and develop oil and gas. Petroleum, Inc. will serve as general partner. (File 2-45604)

TELEMED CORPORATION, 9950 West Lawrence Ave., Schiller Park, Ill. 60176, filed a registration statement on September 5 seeking registration of 100,000 shares of common stock, of which 85,000 are to be offered for public sale by the company and 15,000 (issuable pursuant to warrants) by the recipients thereof. The offering is to be made (* at \$15 per share maximum) through underwriters headed by S. D. Lunt & Co., 120 Broadway, New York 10005. The company is engaged in the computerized evaluation of certain medical tests and techniques, such as electrocardiograms. Of the net proceeds of its stock sale, \$700,000 will be used to purchase a part of future requirements of Electrocardiograph Carts and the balance for working capital and other corporate purposes. (File 2-45607)

WALSTON PURINA COMPANY, Checkerboard Sq., St. Louis, Mo. 63188, filed a registration statement on September 5 seeking registration of 500,000 outstanding shares of common stock, which may be offered for sale from time to time by the holders thereof (NLT Corporation and its wholly-owned subsidiary, The National Life and Accident Insurance Company) at prices current at the time of sale (* \$37.25 per share maximum) (File 2-45608)

KEDCO MANAGEMENT CORPORATION (the general partner), 816 Union Center Bldg., Wichita, Kans. 67202, filed a registration statement on September 5 seeking registration of \$10,000,000 of partnership interests in Kedco Petroleum Income Program, to be offered for public sale in minimum amounts of \$2,000 by Raymond, James & Associates, Inc., and selected NASD dealers. The Partnerships are to be formed for the purposes of investing in producing oil and gas properties. (File 2-45610)

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RECENT FORM 8-K FILINGS. The companies listed below have filed Form 8-K reports for the month indicated, responding to the item on the 8K form numbered in the parentheses. 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 several items of the form was included in the September 1 News Digest.

8K Reports for May 72

Chamberlin Co of America, Inc. (11,13)	1-4207-2	Gold Eagle Corp. (13) Nov. 71 (13)	1-3463-2
Farmland Industries, Inc. (8)	2-7250-2	Lawson Products, Inc (11,14)	0-6231-2
Flying Tiger Corp. (11,13,14)	1-3673-2	Leeds Shoes Inc. Apr.72 (3,6,7,8)	0-2216-2
Fotomat Corp. (11,12,13)	0-4916-2	Magnetic Tape Engineering Corp.(11)	2-41675-2
Longchamps Inc.(NY)(2,3,7,8,10,13)	0-3320-2	Mecca Corp. (13,14)	0-4263-2
MGIC Investment Corp. (7)	1-5724-2	Microwave Semiconductor Corp.	2-41904-2
Microdot Inc. (7,11,12)	1-6756-2	National City Lines Inc (7)	1-2844-2
New England Merchants Company, Inc. (13)	0-5514-2	Occidental Petroleum Corp. (11,13)	1-520-2
New York Telephone Co.(7,13)	1-3435-2	Odyssey Incorporated (9,14,13)	2-43505-2
North American Car Corp. (11)	1-6865-2	Optronics Systems, Inc (3,6)	2-36468-2
Pioneer Plastics Corp (13)	1-4487-2	Pacesetter Building Systems, Inc. (12,13)	2-42614-2
Post Corp. Apr.72 (2)	0-3535-2	Pend Oreille Mines & Metals Co. (2,13)	1-6286-2
Providence & Worcester Co. (12,13)	0-3960-2	Telegeneral Corp. (7,12)	0-5168-2
Triton Oil & Gas Corp.(2,3,7,11)	0-3247-2	United Computing Systems, Inc. (7)	2-38890-2
Winter Park Telephone Co (7)	0-1254-2	Walker-Scott Corp. (3,11)	0-1718-2
Alcan Aluminum Ltd.(12,13)	1-3555-2	Acme United Corp. 12,13)	0-4023-2
Allied Stores Corp. (8,14)	1-970-2	Brandon Applied Systems, Inc. (3,4,7,9,13,14)	0-3594-2
Armac Enterprises Inc. (7)	0-5017-2	Dynalectron Corp. (11)	1-3879-2
Gould Inc. (7)	1-3278-2	Electronics Corp. (7)	1-3828-2
Guardian Development Corp. April 72 (8)	0-4893-2	Esquire Radio & Electronics, Inc (11,12,13)	1-4408-2
Walter Harvey Corp. (11,13,14)	1-5927-2	Florida Water & Utilities Co. (11,13)	0-4255-2
Market Facts Inc. (7)	0-4781-2	Koger Properties Inc. June 72 (7)	0-5013-2
Michigan Gas Utilities Co. (11)	1-4919-2	Little Squaw Gold Mining Co.(1,2,13)	1-6412-2
Midland-Ross Corp. (8)	1-863-2	Marine Colloids, Inc (7)	2-43353-2
Frocter & Gamble Co. (7,14)	1-434-2	Molecular Research Inc (7,11,13,14)	1-3540-2
Moore Products CO. (11)	0-545-2	Monogram Industries, Inc (12)	1-6174-2
Scottish Inns of America Inc. (12,13,14)	0-4234-2	Montgomery Ward Credit Corp. (8,12,13)	1-4326-2
Sonesta International Hotels Corp. (11)	1-3466-2	Narragansett Electric Co. (3)	0-898-2
Transcon Lines (3)	1-5618-2	National Fuel Gas Co (7,13,4)	1-3880-2
Vikoa Inc. (13)	1-5300-2	New England Power Co. (11)	1-6564-2
Western Standard Corp. (7,14)	0-3802-2	Studebaker-Worthington, Inc. (8,11,13)	1-5579-2
Automatic Switch Co. June 72 (11)	1-6385-2	Teckla, Inc (3)	0-5788-2
Eastech Inc. Apr. 72 (7,9,14)	2-32072-2	TransNet Corp Apr.72 (7,13)	2-42279-2
Educational Development Corp. April 72 (13)	0-4957-2	Cadence Industries Corp. (13,14)	1-2991-2
Louisiana & Souther Life Insurance Co. (7,11,13)	2-22429-2	Collins Foods International, Inc (2,7,13)	0-3952-2
Mark Shirt Corp. (12,13)	0-2484-2	Goldfield Corp (2,3,11,13,14)	0-3098-2
Marine International Corp (10,11)	2-39727-2	Hartfield Zody's Inc. (11,13)	1-4091-2
New Park Mining Co (13)	1-2960-2	Heitman Mortgage Investors April 72 (11,14)	1-6643-2
Niagara Mohawk Power Corp.(11,13,14)	1-2987-2	Lucky Stores Inc (7,11,13)	1-4839-2
Pacific Coast Medical Enterprises (2,13,14)	0-5814-2	Mohasco Industries, Inc (11,13)	1-3320-2
See's Candy Shops Inc (13)	0-60-2	NMC Corp (7,13)	0-3338-2
Servo Corp and America (7,8,2)	1-3925-2	McNeil Pacific Investors Fund 1972 (7)	2-42023-2
Technicon Corp (3)	1-6259-2	SSP Industries (7,12)	1-5815-2
Titan Group, Inc. Apr72 (10)	0-594-2	Sealed Power Corp. (11,14)	1-6948-2
Trans-Pacific Leasing Inc. (13)	0-4250-2	Tri-Chem, Inc (11)	0-5548-2
Tyson Foods, Inc. (12)	0-3400-2	Zimmer Homes Corp (11,13)	1-5712-2
Wasko Gold Products Corp. (7)	0-4853-2	Ampex Corp. (3)	1-4150-2
Western Investment Real Estate Trust (2,11,13)	0-2809-2	BGI Corp. (1,8,13)	2-30253-2
Anadite, Inc (13,14)	0-181-2	Brooklyn Union Gas Co (11,14)	1-722-2
Askin Service Corp (11)	1-6692-2	ERO Industries, Inc (11,13)	1-3936-2
Buildex Incorporated (9,13)	1-6968-2		
Fred Meyer, Inc. (7,11,13)	0-995-2		

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8K Reports for May 72

Geothermal Resources International Inc. June 72 (2,14)	0-314C-2	Pennzoil Offshore Gas Operators Inc (11,14)	0-5468-2
Grand Central Inc (13)	0-5943-2	Sears, Roebuck & Co. (11,13)	1-416-2
Old Town Corp (12)	1-3601-2	Southland Racing Corp. (3,11,14)	0-64-2
United Jersey Banks (12)	1-6451-2	Starr Broadcasting Group Inc (1,2,4,7,9,13)	1-6377-2
American Equity Investment Trust Apr. 72 (7)	0-4869-2	Universal Acceptance Corp., April 72 (11)	0-1771-2
American Plan Corp (12,13)	1-6839-2	Vitabath Inc. Apr 72 (7,14)	1-6288-2
Atlantic Improvement Corp. (11)	2-18817-2	Anaconda Co (3,8,14)	1-2280-2
Bayle Corp. (7)	0-6297-2	Calumet Industries Inc (3)	0-6070-2
Filigree Foods Inc (13)	0-2303-2	Clark Manufacturing Co. (1,13)	0-5273-2
GGL Graphics Communications Ltd. (13,14)	2-41324-2	Forest City Enterprises, Inc (3,7,11)	1-4372-2
Leaseway Transportation Corp. (13)	1-5234-2	Macandrews & Forbes Co. (11,13)	1-222-2
Life Investors Inc (2,13)	0-982-2	Marathon Manufacturing Co. (9,11,14)	1-6617-2
Lilac Time of Rochester Inc. (12)	2-21932-2	Medical Analytics Inc (3,13)	0-5830-2
Lincoln National Corp. (12)	1-6028-2	Metro Goldwyn Mayer Inc (13)	1-2500-2
Marion Corp. (3,11,12)	0-1417-2	Mobil Oil Corp. (7,14)	1-2182-2
Mayflower Co. (2)	0-3218-2	Module Systems & Development Corp (3,4,9,11,14)	0-6090-2
Midwestern Fidelity Corp (11)	0-4676-2	Nachman Corp. (14)	1-1492-2
Moog Inc (3)	1-5129-2	National Kinney Corp (7,11)	1-6856-2
New York State Electric & Gas Corp. (13,14)	1-3103-2	Nevada Power Co. (11,13)	1-4698-2
Ovitron Corp. (3,13)	0-3128-2	Northern States Power Co (11,13)	1-3034-2
Puget Sound Power & Light Co.(11,14)	1-4393-2	Tan-Alaska Fisheries, Inc (11,13,14)	0-1692-2
Ridson MFG Co. (7,12)	0-608-2	Standard Kollsman Industries Inc (14)	1-3600-2
Sikes Corp. (3)	1-6559-2	Telephone and Data Systems, Inc. (7)	2-34882-2
USP Real Estate Investment Trust (7)	2-37029-2	Thriftway Leasing Co. Apr.72 (11,13)	0-4346-2
Willamette Industries, Inc (11,13,14)	0-3730-2	Tracor Computing Corp. (11,14)	0-4535-2
Atico Financial Corp. June 72 (2,i4)	1-4666-2	Tracor Inc Apr.(2,7,8,11,13)	0-528-2
Greater Nebraska Corp June 72 (11)	0-537-2	Triangle Industries, Inc. (11)	1-4088-2
Maule Industries, Inc (4,7,11,12,13)	1-4081-2	URS Systems Corp (12)	1-6067-2
Metridata Computing Inc (2,13)	0-4820-2	Union Oil Co Of California. (3)	1-554-2
Nord Resources Corp (11,12,13)	0-6202-2	Warner Communications Inc (13)	1-6900-2
North Atlantic Industries, Inc (13,14)	0-3704-2	Wyoming Bancorporation (2,11,13,14)	2-39810-2
Pan American Bancshares Inc (2,7,9,13)	0-4845-2		

TRADING SUSPENSIONS CONTINUED. The SEC has ordered the suspension of over-the-counter trading in the securities of (a) LDS Dental Supplies, Inc. for the further ten-day period September 8-17, inclusive, (b) Clinton Oil Company for the further ten-day period September 9-18, inclusive, and (c) Ecological Science Corporation for the further ten-day period September 10-19, inclusive, and (d) Minute Approved Credit Plan, Inc. for the further ten-day period September 11-20, inclusive.

SECURITIES ACT REGISTRATIONS. Effective September 7: Browning, 2-44727; Carolina Power & Light Co., 2-45312; Diamond Shamrock Corp., 2-45429; Docutel Corp., 2-44436; Idaho Power Co., 2-45260; Mack Trucks, Inc., 2-45329; Michigan Gas Utilities Co., 2-45294; Miracle Recreation Equipment Co., 2-45138 (Dec 6); Southern Union Production Co., 2-44294 (Dec 6); Valley Industries, Inc., 2-44984 (Oct 16); Virany Creations, Ltd., 2-43994 (Dec 6); The Wyoming National Corp., 2-45085 (90 days).

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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