SEC NEWS DIGEST

Issue 96-154

August 14, 1996

RULES AND RELATED MATTERS

SUSPENSION OF COMPLIANCE DATE FOR AMENDMENTS TO THE RULES REGULATING MONEY MARKET FUNDS

The Commission is suspending the October 3, 1996 compliance date for certain of the recently adopted amendments to the rules regulating money market funds (Investment Company Act Release 21837 (March 21, 1996)). The Commission anticipates that it will be proposing technical amendments to Rule 2a-7 under the Investment Company Act of 1940, which are not expected to be adopted before October 3, 1996. A new compliance date will be published in the Federal Register in connection with the adoption of the technical amendments to Rule 2a-7. Because recently adopted amendments to the disclosure, reporting and advertising requirements for money market funds will not be affected by the technical amendments, the Commission is not suspending the compliance date for these requirements. (Rel. Nos. 33-7320; IC-22135)

ENFORCEMENT PROCEEDINGS

COMMISSION SETS ASIDE NASD'S DECISION REFUSING DOMESTIC SECURITIES, INC. PERMISSION TO EXPAND THE NUMBER OF SECURITIES IN WHICH FIRM IS AUTHORIZED TO MAKE A MARKET

The Commission has set aside a decision by the National Association of Securities Dealers, Inc. (NASD) denying the request of Domestic Securities, Inc. (Domestic), an NASD member firm operating out of Montvale, New Jersey, for modification of the terms of its restrictive agreement with the NASD. Domestic sought to expand the number of securities in which it was authorized to make a market from 50 to an unlimited number; the NASD's National Business Conduct Committee concluded that the record before it could not justify expansion to an unlimited number, and instead increased the number of securities to 500 subject to certain enumerated requirements.

The Commission found that the NASD's basis for granting Domestic only a partial modification of the 50-security limitation was "not clear." The Commission concluded that "[w]ithout a connection to a regulatory purpose, such a broad-based limitation on Domestic's

ability to function as a market maker in the wholesale dealer market appears to impose a burden on competition 'not necessary or appropriate in furtherance of the purposes' of the Securities Exchange Act of 1934." As a separate basis for setting aside the NASD's decision, the Commission determined that the decision failed to state the specific grounds on which the 500-security limitation was based. Accordingly, the Commission advised that it was unable to determine, as it is required to do in reviewing a decision limiting an NASD member's access to services, whether the NASD's rules were applied appropriately. (Rel. 34-37559)

CIVIL ACTION AGAINST ANDREA FIABANE, PAOLO MOLLO, GIUSEPPE FIABANE AND GIORGIO PICCININI

The Commission filed a complaint in the United States District Court for the Southern District of New York alleging insider trading by three employees of Luxottica Group SpA, an Italian eyeglass manufacturer, and a brother of one of those employees. complaint alleges that Andrea Fiabane, the manager of Luxottica's European operations, Paolo Mollo, a production systems manager at Luxottica's headquarters in Agordo, Italy, Giorgio Piccinini, the administrative manager of Luxottica's Milan subsidiary, Meccanoptica Leonardo, and Giuseppe Fiabane, Andrea Fiabane's brother, each purchased the securities of the U.S. Shoe Corp. while in possession of material non-public information concerning Luxottica's planned The complaint alleges that the tender offer for U.S. Shoe. defendants' trading violated Sections 10(b) and 14(e) of the Securities and Exchange Act of 1934, and Rules 10b-5 and 14e-3 thereunder. In its complaint, the Commission seeks a permanent injunction against future violations of these provisions, and an order requiring the four defendants to disgorge their illegal trading profits (a total of \$261,894) plus prejudgment interest and to pay a civil penalties pursuant to the Insider Trading Sanctions Act of 1984 (for total payments of approximately \$520,000). Simultaneously with the filing of the complaint, the four defendants, without admitting or denying any of the allegations in the complaint, consented to the entry of orders enjoining them from violating Sections thereunder, and requiring each to disgorge and pay prejudgment interest on their illegal profits and to pay a penalty. [SEC v. Andrea Fiabane, Paolo Mollo, Giuseppe Fiabane and Giorgio Piccinini, USDC, SDNY, Civil Action No. 96-6088, KMW] (LR-15010)

BRONX PASTOR SETTLES FRAUD CHARGES

On July 30, the United States District Court for the Southern District of New York entered final judgments of permanent injunction and other relief by consent against Rufus L. Jackson (Jackson), former pastor of Zoe Tabernacle Church in the Bronx, New York, and Kingdom Industries Corporation d/b/a Kingdom Corporation (Kingdom), and ordered the entry of a final judgment of disgorgement against relief defendant R.T.J. Enterprises of New York, Inc. (R.T.J.).

In a complaint filed on September 28, 1995, the Commission alleges that from in or about the Spring of 1991 to in or about the Spring of 1993, the defendants fraudulently offered and sold of more than \$300,000 in Kingdom securities to at least 145 people, many of whom were members of Jackson's church and radio ministry. The complaint also alleges, among other things, that Jackson misappropriated and diverted in excess of \$200,000 of investor funds to pay personal expenses and the expenses of his church, and to invest in businesses he owned or controlled, including relief defendant R.T.J., which operates a restaurant in Manhattan.

Jackson and Kingdom each consented, without admitting or denying the allegations contained in the Commission's complaint, to the entry of final judgments permanently enjoining them from violating Section 17(a) of the Securities Act of 1933, and Section 10(b) of the Securities Exchange Act of 1934 and Rule 10b-5, and ordering them to disgorge their illicit gains. Specifically, Jackson and Kingdom have been ordered to disgorge, jointly and severally, \$188,675.70. R.T.J. was ordered to disgorge, jointly and severally with Jackson and Kingdom, \$130,632. For further information see LR-14657. [SEC v. Rufus L. Jackson and Kingdom Industries Corporation d/b/a Kingdom Corporation, 95 Civ. 8315, LAK, SDNY] (LR-15011)

WILLIAM SELLIN, II, ZAITECH HOLDINGS AND BACCARATT HOLDINGS, INC. PERMANENTLY ENJOINED

The Commission announced that on August 1, 1996, a Final Judgment of Permanent Injunction was entered against William B. Sellin, II (Sellin), and two corporations he controls, Zaitech Holdings, Inc. (Zaitech) and Baccaratt Holdings, Inc. (Baccaratt) by the United States District Court for the Southern District of Florida. The Defendants consented to the entry of the permanent injunction without admitting or denying the Commission's allegations.

The complaint alleged that Sellin, a convicted felon and repeat securities law violator, conducted an ongoing, fraudulent offering of securities through the Internet, and CompuServe, an Internet access provider. Since October 1995, Sellin solicited investments through at least 43 advertisements in at least 21 newsgroups on the Internet. The complaint alleged that, Sellin, through Zaitech and Baccaratt, offered promissory notes guaranteeing returns of 12% to 22% which he claimed were secured and collateralized by U.S. Government securities and other assets. The complaint alleged that these representations were false and misleading in that the investment was not secured or collateralized; that Sellin failed to disclose his long record of regulatory sanctions and criminal convictions; and that Sellin failed to disclose the material risks associated with the investment. [SEC v. William B. Sellin, II, Zaitech Holdings, Inc. and Baccaratt Holdings, Inc., Case No. 96-6825-CIV-Ungaro, SD Fla.] (LR-15012)

On August 1, the United States District Court for the Southern District of New York entered a default judgment against Edward Warren Eizman in connection with an insider trading action brought by the Commission on April 25, 1996. Eizman was permanently enjoined from violations of Sections 10(b) and 14(e) of the Securities Exchange Act of 1934 and Rules 10b-5 and 14e-3 thereunder. In addition, Eizman was ordered to disgorge \$383,400 in profits and \$52,324.84 in prejudgment interest, and to pay a three-time civil penalty of \$1,150,200.

In its complaint, the Commission alleged that, from at least June through December 1994, Eizman purchased the securities of six companies, and caused at least thirteen others to purchase such securities, while in possession of material nonpublic information about possible mergers or acquisitions involving those companies. The Commission alleged that Eizman obtained the nonpublic information from a close friend, Richard Woodward, an attorney associated at the time with Cravath, Swaine & Moore. The six issuers were Cravath clients or possible merger partners of Cravath clients. The mergers and acquisitions included the acquisition of Caesars World by ITT, the acquisition of Chiron Corporation by CibaGeigy Ltd., and the proposed acquisition of CBS, Inc. by QVC, Inc. Eizman and the people he caused to trade made total profits of approximately \$360,000.

In a related action, on June 28, 1995, Richard Woodward and his brother, John Woodward, each consented to the entry of a permanent injunction filed by the Commission, [LR 14548]. On the same day, Richard and John Woodward entered a plea of guilty in the Southern District of New York to a one-count felony information charging them with conspiracy to engage in an insider trading scheme. [SEC v. Edward Warren Eizman, Civil Action No. 96 Civ. 3029, PKL, SDNY] (LR-15013)

CIVIL ACTION AGAINST ANGELO CORONATO, LAURENCE CORONATO, ROBERT ROGOFF AND JOSEPH CUSENZA

On August 12, the Commission announced that Angelo A. Coronato (Coronato) and Laurence W. Coronato (LW Coronato), without admitting or denying the allegations contained in the January 24, 1995 Commission's complaint in this matter, consented to the entry of an Order of Final Judgment of Permanent Injunction and Other Equitable Relief as to Coronato and LW Coronato, which permanently restrains and enjoins them from violating Section 10(b) of the Exchange Act of 1934 (Exchange Act) and Rule 10b-5 promulgated thereunder. Coronato also agreed to disgorge the sum of two hundred thousand dollars (\$200,000), representing losses avoided from transactions in RCM Technologies, Inc. (RCM) common stock by Coronato, as alleged in the complaint, plus prejudgment interest. Similarly, LW Coronato agreed to disgorge the sum of \$18,367.00, representing losses avoided by his sale of RCM securities as alleged in the complaint, together with prejudgment interest of \$6,351.40, for a total of \$24,718.40.

Furthermore, LW Coronato agreed to pay a civil penalty pursuant to the Insider Trading Sanctions Act of 1984 [15 U.S.C. §78u(d)(2)(a)].

The complaint alleges that Angelo A. Coronato, Laurence W. Coronato, Robert Rogoff and Joseph V. Cusenza sold the securities of RCM while in possession of material nonpublic information concerning the preliminary results of an independent study which concluded that a pollution control process developed by RCM, known as "System 99," was not technically feasible or commercially viable. Each of the defendants sold RCM stock after the preliminary results of the study first became known to any of them on June 18, 1992 and prior to the public disclosure of the adverse news on July 6, 1992, thereby avoiding losses.

Previously, Robert Rogoff and Joseph V. Cusenza, without admitting or denying the allegations contained in the Commission's complaint, consented to the entry of an Order of Final Judgment of Permanent Injunction and Other Equitable Relief, including the disgorgement of losses avoided. [SEC v. Angelo A. Coronato, Laurence W. Coronato, Robert Rogoff and Joseph V. Cusenza, Civil Action No. 95-357. D. NJ, JEI, JBR] (LR-15014)

INVESTMENT COMPANY ACT RELEASES

PACIFIC HORIZONS FUNDS, INC., ET AL.

An order has been issued under Section 6(c) of the Investment Company Act for an exemption from Section 12(d)(1)(A)(ii), under Sections 6(c) and 17(b) for an exemption from Sections 17(a)(1) and (2), and under Rule 17d-1 to permit certain transactions in accordance with Section 17(d) and Rule 17d-1 on an application filed by Pacific Horizons Funds, Inc., et al. The order permits certain funds to use their cash reserves to purchase shares of affiliated money market funds. (Rel. IC-22132 - August 12)

AETNA SERIES FUND, INC., ET AL.

An order has been issued on an application filed by Aetna Series Fund, Inc. (Fund), et al., under Section 17(b) of the Investment Company Act for an exemption from Section 17(a) of the Act. The order permits Aetna International Growth Fund, a series of the Fund, to acquire substantially all of the assets of the Aetna Asian Growth Fund, another series of the Fund. Because of certain affiliations, the two series may not rely on Rule 17a-8 under the Act. (Rel. IC-22133 - August 13)

TRANSAMERICA INVESTORS, INC. AND TRANSAMERICA INVESTMENT SERVICES, INC.

A notice has been issued giving interested persons until September 9 to request a hearing on an application filed by Transamerica Investors, Inc. and Transamerica Investment Services, Inc. for an

order under Section 17(d) of the Investment Company Act and Rule 17d-1 thereunder to permit certain investment companies to deposit their uninvested cash balances in one or more joint accounts to be used to enter into repurchase agreements. (Rel. IC-22134 - August 13)

SELF-REGULATORY ORGANIZATIONS

PROPOSED RULE CHANGES

The Philadelphia Stock Exchange filed a proposed amendment to Rule 1000A (SR-Phlx-96-30) respecting procedures for affixing index option exercise settlement prices. Specifically, Rule 1000A(b)(8), which defines "closing index value," is proposed to be amended to state that in certain situations such value will be determined by the By-Laws and Rules of the Options Clearing Corporation (OCC). In addition, the Exchange proposes several minor amendments to Rule 1000A(b)(8) to clarify the closing index value for A.M.-settled index options. Publication of the proposal is expected to be made in the Federal Register during the week of August 12. (Rel. 34-37551)

The <u>Boston Stock Exchange Clearing Corporation</u> filed a proposed rule change (SR-BSECC-96-02) that will modify the clearing fund requirements for Boston Stock Exchange specialists. Publication of the proposal is expected in the <u>Federal Register</u> during the week of August 12. (Rel. 34-37552)

The <u>Boston Stock Exchange</u> filed a proposed rule change (SR-BSE-96-06) relating to authorized uses for specialists' minimum equity deposits. Publication of the proposal is expected in the <u>Federal Register</u> during the week of August 12. (Rel. 34-37553)

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.

F-6 ERICSSON LM TELEPHONE CO /ADR/, TELEFONPLAN S 126 25, STOCKHOLM SWEDEN, V7 - 200,000,000 (\$10,000,000) DEPOSITARY RECEIPTS FOR COMMON STOCK. (FILE 333-5360 - AUG. 02) (BR. 99)

- S-4 STANDISH CARE CO, SIX NEW ENGLAND EXECUTIVE PARK, BURLINGTON, MA 01803 (617) 270-4500 50,540,000 (\$183,207,500) COMMON STOCK. (FILE 333-5364 AUG. 05) (BR. 1)
- S-8 WPP GROUP PLC, 27 FARM ST, LONDON ENGLAND W1X 6, X0 20,000,000 (\$64,000,000) COMMON STOCK. (FILE 333-5368 AUG. 06) (BR. 2)
- S-6 NUVEEN TAX FREE UNIT SERIES 887, 333 W. WACKER, CHICAGO, IL 60606 (312) 917-7786 INDEFINITE SHARES. (FILE 333-9689 AUG. 07) (NEW ISSUE)
- S-3 CENTRAL VERMONT PUBLIC SERVICE CORP, 77 GROVE ST, RUTLAND, VT 05701 (802) 773-2711 1,200,000 (\$15,150,000) COMMON STOCK. (FILE 333-9691 AUG. 07) (BR. 4)
- S-8 EVEREST SECURITY SYSTEMS CORP, 823 NW 57TH ST, FORT LAUDERDALE, FL 33309 (305) 772-0330 75,000 (\$300,000) COMMON STOCK. (FILE 333-9693 AUG. 07) (BR. 1)
- S-8 INTERNATIONAL YOGURT CO, 5858 NE 87TH AVE, 5858 NE 87TH AVE, PORTLAND, OR 97220 (503) 256-3754 200,000 (\$591,375) COMMON STOCK. (FILE 333-9695 AUG. 07) (BR. 2)
- S-1 VIATEL INC, 800 THIRD AVE, 18TH FLOOR, NEW YORK, NY 10022 (212) 935-6800 \$135,000,000 COMMON STOCK. (FILE 333-9699 AUG. 07) (BR. 3)
- S-8 HARLEYSVILLE GROUP INC, 355 MAPLE AVE, HARLEYSVILLE, PA 19438 (215) 256-5000 22,584 (\$573,182) COMMON STOCK. (FILE 333-9701 AUG. 07) (BR. 1)
- S-8 VITAL SIGNS INC, 20 CAMPUS RD, TOTOWA, NJ 07512 (201) 790-1330 300,000 (\$5,962,500) COMMON STOCK. (FILE 333-9705 AUG. 07) (BR. 1)
- S-3 OUTDOOR SYSTEMS INC, 2502 N BLACK CANYON HIGHWAY, PHOENIX, AZ 85009 (602) 246-9569 225,000,000 (\$225,000,000) STRAIGHT BONDS. (FILE 333-9713 AUG. 07) (BR. 2)
- S-8 HAUSER CHEMICAL RESEARCH INC, 5555 AIRPORT BLVD, BOULDER, CO 80301 (303) 443-4662 60,000 (\$345,000) COMMON STOCK. (FILE 333-9715 AUG. 07) (BR. 1)
- S-3 EPL TECHNOLOGIES INC, 200 FOUR FALLS CORPORATE CENTER, SUITE 315, WEST CONSHOHOCKEN, PA 19428 (610) 834-9600 11,851,995 (\$75,556,468) COMMON STOCK. (FILE 333-9719 AUG. 07) (BR. 4)
- S-8 WEST COAST BANCORP /NEW/OR/, 5000 SW MEADOWS RD, SUITE 100, LAKE OSWEGO, OR 97305 (503) 624-5864 115,000 (\$2,199,375) COMMON STOCK. (FILE 333-9721 AUG. 07) (BR. 7)
- S-8 CORNERSTONE IMAGING INC, 1710 FORTUNE DR, SAN JOSE, CA 95131 (408) 435-8900 500,000 (\$2,750,000) COMMON STOCK. (FILE 333-9727 AUG. 07) (BR. 3)
- S-8 STERIS CORP, 5960 HEISLEY RD, MENTOR, OH 44060 (216) 354-2600 1,000,000 (\$29,000,000) COMMON STOCK. (FILE 333-9733 AUG. 07) (BR. 1)
- S-3 SILVER DINER DEVELOPMENT INC /MD/, 11806 ROCKVILLE PIKE, NEWTON, MA 02160 (617) 630-4400 1,500,000 (\$8,625,000) COMMON STOCK. (FILE 333-9735 AUG. 07) (BR. 2)

RECENT &K 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.

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. Copies of the reports may be purchased from the Commission's Public Reference Room (when ordering, please give the date of the report). An invoice will be included with the requested material when mailed.

	STATE &K ITEM NO.						
NAME OF ISSUER	CODE	1 2 3			DATE COMMENT		
					07/45/0/		
AETNA INC	CT		X	X	07/15/96		
ALLEGRO NEW MEDIA INC	DE	X	X	X	07/31/96		
AMERICAN RADIO SYSTEMS CORP /MA/	DE		X	X	06/13/96AMEND		
AMRE INC	DE			X	05/28/96AMEND		
AMVESTORS FINANCIAL CORP	KS		X		08/13/96		
APPLIED MATERIALS INC /DE	DE		X	X	08/13/96		
ARISTAR INC	DE			X	08/08/96		
ATLANTIC BEVERAGE CO INC ATLANTIC BEVERAGE CO INC	DE	X		X X	08/01/96		
	DE	v		X	08/01/96AMEND		
ATLANTIC ENERGY INC	NJ	X	U	v	08/13/96		
BASE TEN SYSTEMS INC	NJ		X	X	08/08/96		
BEXY COMMUNICATIONS INC	DE		X		07/26/96		
BT FINANCIAL CORP	PA	v	^	v	07/31/96		
BWAY CORP	DE	X	v	X	06/12/96AMEND		
CAI WIRELESS SYSTEMS INC CALI REALTY CORP /NEW/	CT MD	X	X	X X	07/02/96		
CARIBINER INTERNATIONAL INC	DE	^		X	06/26/96 06/06/96AMEND		
CARLISLE COMPANIES INC	DE		x	x	08/09/96		
CHANTAL PHARMACEUTICAL CORP	DE		х^	x	08/05/96		
CHASE COMMERCIAL MORTGAGE SECURITIES COR	NY		^ x	x	07/30/96		
CHICAGO MINIATURE LAMP INC	OK	v	^	X	, ,		
		X			05/30/96AMEND		
CINCINNATI MILACRON INC /DE/	DE	X	U	X X	01/26/96AMEND		
CINEMASTAR LUXURY THEATERS INC CITIBANK SOUTH DAKOTA N A	CA	v	X	*	08/06/96		
CITIBANK SOUTH DAKOTA N A	DE	X			06/25/96		
	DE	X			06/25/96		
CITIBANK SOUTH DAKOTA N A COCA COLA ENTERPRISES INC	DE	X	v	v	06/25/96		
	DE	X	X	X	07/26/96		
COMMODORE MEDIA INC	DE		х	X	05/30/96AMEND		
COMPUTER SCIENCES CORP CONSOLIDATED GRAPHICS INC /TX/	NV TV	U	^	U	08/01/96 07/03/96AMEND		
CONTISECURITIES ASSET FUNDING CORP INC H	TX DE	X	x	X X	07/25/96		
CORNERSTONE REALTY INCOME TRUST INC	VA	X	^	X	04/30/96AMEND		
CRIIMI MAE FINANCIAL CORP	MD	х ^		^	08/01/96		
CRIIMI MAE INC	DE	X			08/01/96		
CRIIMI MAE INC	DE	^	х	x	08/07/96		
DAWSON PRODUCTION SERVICES INC	TX	X	^	X	07/29/96		
DEERE & CO	DE	^		X	08/13/96		
DEERE JOHN CAPITAL CORP			v	X	08/13/96		
DIGITAL VIDEO SYSTEMS INC	DE		X				
DLB OIL & GAS INC	DE OK	v	^	X	08/11/96		
DW BANKSHARES INC		X	v	X	05/31/96AMEND		
ECC INTERNATIONAL CORP	GA		X	X	08/12/96		
EMPLOYEE SOLUTIONS INC	DE	v	X	X X	08/06/96 08/01/96		
	AZ	X	v				
EQCC ASSET BACKED CORP EQCC HOME EQUITY LOAN TRUST 1995-4	DE DE		X X	X X	08/08/96 07/15/96		
EQCC HOME EQUITY LOAN TRUST 1995-4 EQCC HOME EQUITY LOAN TRUST 1996-1					07/15/96		
EQCC HOME EQUITY LOAN TRUST 1996-1	DE		X	X	• •		
EQCC RECEIVABLES CORP	DE		X	X	07/15/96 08/08/96		
EQUITY AU INC	DE		X	X			
EWUITI AU INC	DE		X		02/24/95		

	STATE	8K ITE	H MO.				
NAME OF ISSUER	CODE	1234	456		DATE COMMEN		
EQUITY AU INC	DE	X			05/26/95		
EQUITY AU INC	DE		X		06/16/95		
EQUITY AU INC	DE	X			10/06/95		
EQUITY AU INC	DE	X			06/15/96		
ERP OPERATING LTD PARTNERSHIP	IL			X	08/08/96		
ESSEX PROPERTY TRUST INC	MD		X	X	08/13/96		
EXCAL ENTERPRISES INC	DE		X		08/09/96		
EXTENDED STAY AMERICA INC	DE	X		X	07/29/96		
FCC NATIONAL BANK			X	X	08/13/96		
FIBREBOARD CORP /DE	DE			X	03/31/96AMEND		
FINANCIAL ASSET SECURITIES CORP	DE		X	X	08/12/96		
FINANCIAL BANCORP INC	DE		XX		08/06/96		
FIRST FEDERAL BANCORP INC	DE		X	X	08/06/96		
FLUKE CORP	WA	X			08/13/96		
FNB CORP/PA	PA		X	X	06/30/96		
FORD CREDIT AUTO LOAN MASTER TRUST	MI		X	X	07/31/96		
FORT WAYNE NATIONAL CORP	IN			X	06/01/96AMEND		
GALILEO ELECTRO OPTICS CORP	DE	X		X	08/06/96		
GENESIS HEALTH VENTURES INC /PA	PA	X		X	07/26/96		
GREENBRIAR CORP	NV			X	02/09/96AMEND		
GREENBRIAR CORP	NV	., Х		X	03/15/96AMEND		
HAIN FOOD GROUP INC	DE	X			08/07/96		
HANOVER FOODS CORP /PA/	PA			. X	· ·••		
HCIA INC	MD		X	X	06/30/96AMEND		
HEALTH MANAGEMENT ASSOCIATES INC	DE			X	06/10/96AMEND		
HORMEL FOODS CORP /DE/	DE	X		.,	08/06/96		
HOUSTON INDUSTRIES INC	TX		X	X	08/11/96		
HOUSTON LIGHTING & POWER CO	TX		X	X	08/11/96		
IBM CREDIT CORP	DE			X	08/08/96		
ILLINOIS CENTRAL CORP	DE	X			08/13/96		
ILX INC/AZ/	AZ		X	X	08/05/96		
INTEGRATED MEASUREMENT SYSTEMS INC /OR/	OR		XX		07/15/96		
INTERNATIONAL BASIC RESOURCES INC	ID	v	X	X	08/05/96		
INTERNATIONAL REMOTE IMAGING SYSTEMS INC	DE	X		X X	07/31/96		
LANDRYS SEAFOOD RESTAURANTS INC	DE	X	v	^	08/09/96 07/31/96		
LEXINGTON GLOBAL ASSET MANAGERS INC	DE		X X		07/31/96		
LEXINGTON GLOBAL ASSET MANAGERS INC	DE				08/08/96		
LIBBEY INC	DE		X X	x	08/09/96		
LORAL SPACE & COMMUNICATIONS LTD	DO NV	v	^	^	06/28/96AMEND		
MAGNUM PETROLEUM INC /NV/		X	v	X	07/30/96		
MATZEL & MUMFORD MORTGAGE FUNDING INC	NJ		X		08/02/96		
MEDICIS PHARMACEUTICAL CORP	DE		X	X X	08/13/96		
MELLON BANK CREDIT CARD MASTER TRUST	0.5		X	x	08/12/96		
MERRILL LYNCH & CO INC	DE	v	^	x	07/16/96		
METROCALL INC	DE	X		x	08/12/96		
MFS COMMUNICATIONS CO INC	DE DE	X		x	07/31/96		
MMCA AUTO GRANTOR TRUST 1993-1	DE			x	07/31/96		
MMCA AUTO OWNER TRUST 1995-1	DE			x	03/31/96AMEND		
MOLECULAR DEVICES CORP			x	x	08/13/96		
MORGAN J P & CO INC	DE		^	X	06/01/96AMEND		
MOTHERS WORK INC	DE	U		x	07/30/96		
NATIONAL GOLF PROPERTIES INC	MD	X					
NATURAL MICROSYSTEMS CORP	DE	X		X X	06/14/96AMEND 11/01/95AMEND		
NEUROGEN CORP	DE	v	v	^	· ·		
NEVADA ENERGY COMPANY INC	DE	X	X	v	03/15/96		
NEWPARK RESOURCES INC	DE	X		X	08/12/96		
NOBLE AFFILIATES INC	DE	X	.,	X	07/31/96		
NORAM ENERGY CORP	DE	.,	X	X	08/11/96		
NORTHWEST PIPE CO	OR	X	v	X	05/31/96AMEND		
NORWEST ASSET SECURITIES CORP	DE		X	X	08/09/96		
OPTION ONE CTS MORTGAGE LOAN TRUST 1996-	DE		X	X	07/25/96		

NAME OF ISSUER	STATE CODE	8K ITEM 1 2 3 4		7	8	DATE	COMMENT
ORBIT INTERNATIONAL CORP	DE				-	08/08/9	6
OXFORD HEALTH PLANS INC	DE		X	x		08/06/9	
PACIFIC GAS TRANSMISSION CO	CA	X	••	••		07/01/9	
PENNSYLVANIA PHYSICIAN HEALTHCARE PLAN I	PA		X			08/06/9	
PEPSICO INC	NC		X			08/12/9	
PERIPHONICS CORP	DE		X			07/31/9	
PHYSICIANS RESOURCE GROUP INC	DE		X	X		08/13/9	
PLYMOUTH RUBBER CO INC	MA		X			06/06/9	
PRECISION CASTPARTS CORP	OR	X	••			05/31/9	
PRIME BANCORP INC	DE	X				06/12/9	
PROFFITTS INC	TN		X	х		08/08/9	6
QUANTUM LEARNING SYSTEMS INC	NV		X			08/06/9	
RAC FINANCIAL GROUP INC	NV		X	X		08/05/9	
REAL GOODS TRADING CORP	CA		X			08/12/9	6
RESIDENTIAL FUNDING MORTGAGE SECURITIES	DE			х		07/30/9	
ROPER INDUSTRIES INC /DE/	DE	X		X		08/12/9	
SAGA COMMUNICATIONS INC	DE			X		06/11/9	
SAGE RESOURCES INC	СО	X		X		06/27/9	6
SARATOGA BRANDS INC	NY	х		X		04/29/9	6
SBC COMMUNICATIONS INC	DE			X		08/13/9	6
SEARS CREDIT ACCOUNT MASTER TRUST II	NY		X	X		07/25/9	6
SECURITY LAND & DEVELOPMENT CORP	GA	X				08/06/9	6
SHIVA CORP	MA			X		06/17/9	6AMEND
SIGNET HELOC TRUST 1995-A	VA		X	X		07/22/9	6
SIMON DEBARTOLO GROUP INC	MD		X	X		06/30/9	6
SMITH CHARLES E RESIDENTIAL REALTY INC	MD		X	X		08/13/9	6
SMITH CHARLES E RESIDENTIAL REALTY LP	MD		X	X		08/13/9	6
SMITH CORONA CORP	DE		X			07/29/9	6
STARBASE CORP	DE		X			08/12/9	6
STERLING HOUSE CORP	KS	X				08/01/9	6
STUDIO PLUS HOTELS INC	VA		X			08/13/9	6
TANDY CORP /DE/	DE	X				08/12/9	6
TELOR OPHTHALMIC PHARMACEUTICALS INC	DE	X		X		06/06/9	6AMEND
TITANIUM METALS CORP	DE		X	X		08/13/9	6
TJX COMPANIES INC /DE/	DE		X	X		08/13/9	6
TOPRO INC	CO	X		X		05/30/9	6AMEND
TOSCO CORP	NV			X		05/30/9	6AMEND
TRANSWORLD HOME HEALTHCARE INC	NY		X	X		07/31/9	6
TVI CORP	MD		X			07/31/9	6
U S ALCOHOL TESTING OF AMERICA INC	DE			X		05/21/9	6
UNC INC	DE	X		X		08/12/9	6AMEND
UNICO INC /NM/	NM		X	X		07/30/9	6
UNITED COMPANIES LIFE INSURANCE CO	LA	X				08/13/9	6
UROHEALTH SYSTEMS INC	DE	X		X		07/01/9	6AMEND
US OFFICE PRODUCTS CO	DE	X				01/01/9	6AMEND
USA GROUP SECONDARY MARKET SERVICES INC	DE		X			07/29/9	6
VANDERBILT MORT & FINANCE INC SR SB PS T	TN		X	X		07/26/9	6
WANG LABORATORIES INC	DE		X	X		07/24/9	6
WIRELESS ONE INC	DE	X		X		07/29/9	6
WLR FOODS INC	VA		X	X		07/26/9	6
XSCRIBE CORP /CA/	CA	X		X		07/31/9	6
21ST CENTURY WIRELESS GROUP INC	NV		X X			06/21/9	6