

NOTICE OF COMMISSION MEETINGS

Following is a schedule of Commission meetings which will be conducted pursuant to provisions of the Government in the Sunshine Act. In general, the Commission expects to follow a schedule of holding closed meetings on Tuesdays, and open meetings on Thursday morning. Meetings on Wednesday, and if necessary on Thursday afternoons, will be either open or closed according to the requirements of agenda items under consideration. The Commission will not normally meet on Mondays or Fridays.

Visitors are welcome at all open meetings, insofar as space is available.

Meetings will be held in the Commission Meeting Room, Room 1C30, at the Commission's headquarters building, 450 Fifth Street, N.W., Washington, DC. Persons wishing to photograph or videotape Commission meetings must obtain permission in advance from the Secretary of the Commission. Persons wishing to tape record a Commission meeting should notify the Secretary's office 48 hours in advance of the meeting.

CLOSED MEETING - TUESDAY, MAY 3, 1983 - 10:00 A.M.

The subject matter of the May 3 closed meeting will be: Litigation matter; Formal order of investigation; Settlement of administrative proceedings of an enforcement nature; Institution of injunctive action; Institution of administrative proceedings of an enforcement nature; Settlement of injunctive actions.

AT TIMES CHANGES IN COMMISSION PRIORITIES REQUIRE ALTERATIONS IN THE SCHEDULING OF MEETING ITEMS. FOR FURTHER INFORMATION AND TO ASCERTAIN WHAT, IF ANY, MATTERS HAVE BEEN ADDED, DELETED OR POSTPONED, PLEASE CONTACT: Michael Lefever at (202) 272-2468

CIVIL PROCEEDINGS

CONSOLIDATED PUBLISHING, INC., OTHERS ENJOINED

The Los Angeles Regional Office announced that on April 4 permanent injunctions were entered against Consolidated Publishing, Inc., a California corporation whose securities were formerly registered with the Commission; Steven M. Bernard, Consolidated's president and chairman of the board; Bruce R. Ashton, a certified public accountant licensed to practice in the State of California; and Edward L. Lambert, a business consultant. The defendants were permanently enjoined from further violating and aiding and abetting further violations of the antifraud and reporting provisions of the Securities Exchange Act of 1934. Consolidated and Bernard were also permanently enjoined from further violations of the accounting provisions of the Exchange Act.

The Commission's complaint, which was filed on April 4, alleged that Consolidated, Bernard, Lambert and Ashton participated in the preparation of materially false and misleading audited financial statements for Consolidated's fiscal years ending June 30, 1978 and June 30, 1979. These financial statements were filed with the Commission and disseminated to the market place between March 1978 and September 1980. In addition, between January 1978 and November 1980, Consolidated did not maintain or keep books, records, or accounts which adequately or accurately reflected its business operations, revenues, liabilities, income, earnings, expenses or the disposition of its assets. Furthermore, between March 1979 and November 1982, Consolidated was consistently delinquent in the filing of periodic reports pursuant to Section 13(a) of the Exchange Act. (SEC v. Consolidated Publishing, Inc., et al., U.S.D.C. CD CA, Civil Action No. 83-2054 MRP Kx). (LR-9975)

INVESTMENT COMPANY ACT RELEASES

THE TEXAS MONEY FUND, INC.; CARDINAL INCOME TRUST

Orders have been issued pursuant to Section 8(f) of the Investment Company Act of 1940 on an application of The Texas Money Fund, Inc.; and Cardinal Income Trust, registered under the Act as open-end, diversified, management investment companies, declaring that they have ceased to be investment companies. (Rel. IC-13190; 13193 - Apr. 26)

CHANCELLOR TAX-FREE MONEY FUND, INC.

An order has been issued pursuant to Section 6(c) of the Investment Company Act of 1940 granting Chancellor Tax-Free Money Fund, Inc., an open-end, diversified, management investment company, an exemption from Section 12(d)(3) of the Act to permit it to acquire rights to sell its portfolio securities to brokers or dealers and from the provisions of Section 2(a)(41) of the Act and Rules 2a-4 and 22c-1 thereunder to permit it to value, in the manner described in the application, such rights acquired from banks, brokers or dealers. (Rel. IC-13191 - Apr. 26)

FRANKLIN MONEY FUND

An order has been issued on an application of Franklin Money Fund, Research Capital Fund, Inc., Research Equity Fund, Inc., Franklin Custodian Funds, Inc., Franklin Option Fund, Inc., Franklin California Tax-Free Income Fund, Inc., Franklin New York Tax-Free Income Fund, Inc., Franklin Federal Money Fund, Franklin Tax-Exempt Money Fund, Franklin Cash Management Fund, AGE High Income Fund, Inc. and Franklin Distributors, Inc. (Applicants), for an order amending an earlier order of the Commission dated February 26, 1976 (Rel. IC-9177). This earlier order, pursuant to Section 11(a) of the Act, permitted certain ex change offers on a basis other than at relative net asset value, and, pursuant to Section 6(c) of the Act, exempted Applicants from the provisions of Section 22(d) of the Act and Rule 22d-1 thereunder to permit such exchange offers. The amended order extends similar relief to additional exchange offers to be made by Applicants. (Rel. IC-13192 - Apr. 26)

SECURITIES ACT REGISTRATIONS

The following registration statements have been filed with the SEC pursuant to the Securities Act of 1933. The information noted below has been taken from the cover page and the facing sheet of the prospectus and registration statement and will appear as follows: Form, Name, address and phone number (if available) of the issuer of the security; Title and the number or face amount of the securities being offered; Name of the managing underwriter (if applicable); Whether the offering is a rights offering; File number and date filed; Assigned Branch; if the registration statement is a New Issue; and [S] denoting SHELF REGISTRATION pursuant to Rule 415.

- (S-18) KELLER PARK PARTNERS I(A)-(I), 9790 66th Street North, Pinellas Park, FL 33565 - 500 notes (\$4,000 per note) and 500 limited partnership units (\$1,000 per unit). (File 2-83156-A - Apr. 18) (Br. 5 - New Issue)
- (S-1) COMPUTER LANGUAGE RESEARCH, INC., 2395 Midway Rd., Carrollton, TX 75006 (214) 934-7000 - 2,000,000 shares of common stock. Underwriters: Merrill Lynch White Weld Capital Markets Group and Alex. Brown & Sons. The company develops and operates proprietary software systems. (File 2-83286 - Apr. 25) (Br. 10 - New Issue)
- (S-1) ALBANK CORPORATION, 3400 West Lawrence Ave., Chicago, IL 60625 (312) 267-7300 -185,592 shares of common stock. (File 2-83285 - Apr. 25) (Br. 2 - New Issue)
- (S-1) ENDATA, INC., 50 Vantage Way, Nashville, TN 37228 (615) 244-0244 125,000 shares of common stock. The company is a computer services company providing information processing and data imagery services. (File 2-83296 - Apr. 25) (Br. 9) [S]
- (N-1) FUND FOR TAX-FREE INVESTORS, INC., 1735 K Street, N.W., Suite 1200, Washington, DC 20006 (202) 861-1800 - an indefinite number of shares. (File 2-83299 - Apr. 25) (Br. 17 - New Issue)

- (S-1) DISTRIBUTED LOGIC CORPORATION, 12800 "G" Garden Grove Blvd., Garden Grove, CA 92643 (714) 534-8950 - 800,000 shares of common stock. Underwriter: Laidlaw Adams & Peck Inc. The company designs, manufactures and markets a line of intelligent disk and tape controllers for use with microcomputers and minicomputers. (File 2-83302 - Apr. 25) (Br. 9 - New Issue)
- (S-2) NMS PHARMACEUTICALS, INC., 1533 Monrovia Ave., Newport Beach, CA 92663 (714) 645-2111 - 600,000 units, 1,200,000 shares of common stock and 600,000 warrants. Underwriter: D. H. Blair & Co., Inc. The company develops, manufactures and markets immunodiagnostic test kits. (File 2-83308 - Apr. 26) (Br. 8) [S]
- (S-2) LEUCADIA NATIONAL CORPORATION, 1290 Avenue of the Americas, New York, NY 10104 (212) 397-6800 - 1,600,000 shares of Series F convertible exchangeable preferred stock. Underwriter: Merrill Lynch White Weld Capital Markets Group. The company is engaged in consumer finance and life insurance. (File 2-83312 - Apr. 26) (Br. 1)
- (S-8) COMMERCE UNION CORPORATION, One Commerce Place, Nashville, TN 37219 (615) 749-3333 - 250,000 shares of common stock. (File 2-83313 - Apr. 26) (Br. 1)
- (S-8) MUNSINGWEAR, INC., P.O. Box 1369, 245 Marquette Ave., Minneapolis, MN 55401 (612) 340-4700 - 150,000 shares of common stock. (File 2-83320 - Apr. 26) (Br. 7)
- (S-8) UNIVERSAL SECURITY INSTRUMENTS, INC., 10324 South Dolfield Rd., Owings Mills, MD 21117 (301) 752-4567 - 37,500 shares of common stock. (File 2-83323 - Apr. 26) (Br. 7)
- (S-3) INTERNATIONAL CLINICAL LABORATORIES, INC., Five Park Plaza, P.O. Box 24027, Nashville, TN 37202 (615) 327-1025 - 37,894 shares of common stock. The company provides medical laboratory testing services to hospitals and physicians. (File 2-83328 - Apr. 27) (Br. 6) [S]
- (S-11) WHEATON PROPERTIES FUND, 1123 Wheaton Oaks Ct., PO Box 664, Wheaton, IL 60189 (312-653-3220) - 10,010 units of limited partnership interest. Principal Distributor: IRE Securities, Inc. The partnership will purchase single family homes. (File 2-83332 - Apr. 27) (Br. 5)
- (S-3) CERTAINTEED CORPORATION, 750 East Swedesford Rd., Valley Forge, PA 19482 (215-687-5000) 1,430,000 shares of common stock. Underwriters: Goldman, Sachs & Co. and Lehman Brothers Kuhn Loeb. The company is a manufacturer of fiber glass products, building materials and piping products. (File 2-83336 Apr. 27) (Br. 10) [S]
- (S-8) CROMPTON & KNOWLES CORPORATION, 345 Park Ave., New York, NY 10154 (212-754-1660) -100,000 shares of common stock. (File 2-83339 - Apr. 25) (Br. 2)
- (S-14) FIRST NATIONAL STATE BANCORPORATION, 550 Broad St., Newark, NJ 07101 (201-565-3681) - 1,353,607 shares of \$4 cumulative convertible voting preferred stock, no par value. (File 2-83340 - Apr. 27) (Br. 2)
- (S-14) GREAT WESTERN FINANCIAL CORPORATION, 8484 Wilshire Blvd., Beverly Hills, CA 90211 (213-852-3411) - 8,118,391 shares of common stock. (File 2-83342 - Apr. 27) (Br. 4)
- (S-3) PAN AMERICAN WORLD AIRWAYS, INC., Pan Am Building, New York, NY 10166 (212-880-1234) - 55,000 units consisting of senior debentures due May 1, 2003 (with limited subordination) and warrants to purchase shares of capital stock (with underlying capital shares). Underwriter: E.F. Hutton & Company Inc. The company is engaged in the air transportation business. (File 2-83351 - Apr. 27) (Br. 3)[S]
- (S-15) SQUIBB CORPORATION, PO Box 4000, Princeton, NJ 08540 (609-921-4000) 100,000 shares of common stock. (File 2-83354 - Apr. 27) (Br. 4)
- (S-3) RESORTS INTERNATIONAL, INC., 915 N.E. 125th St., North Miami, FL 33161 (305-891-2500) - \$100 million of subordinated debentures, due 2013. Underwriter: Bear, Stearns & Co. The company is engaged in the ownership, development and operation of casino gaming, resort hotel facilities. (File 2-83356 - Apr. 28) (Br. 3)
- (S-3) NORTHERN STATES POWER COMPANY, 414 Nicollet Mall, Minneapolis, MN 55401 (612-330-5500) - \$75 million of first mortgage bonds. (File 2-83364 - Apr. 28) (Br. 8) [S]
- (S-14) FIRST ILLINOIS CORPORATION, 800 Davis St., Evanston, IL 60204 (312-866-5500) -896,166 shares of common stock. (File 2-83368 - Apr. 28) (Br. 2)

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ACQUISITIONS OF SECURITIES

Companies and individuals must report to the Commission within ten days on Schedule 13D if after the acquisition of equity securities of a public company their beneficial interest therein exceeds five percent. Persons eligible to use the short form (Schedule 13G) may in lieu of filing a Schedule 13D file a Schedule 13G within 45 days after the end of the calendar year in which the person became subject to Section 13(d)(1). Companies and individuals making a tender offer must have on file at the time the tender offer commences a Schedule 14D-1.

Below is a list of recent filings of Schedules 13D and 14D, which includes the following information: Column 1 - the company purchased (top), and the name of the purchaser; Column 2 - the type of security purchased; Column 3 - the type of form filed; Column 4 - the date the transaction occurred; Column 5 - the current number of shares (in 000's) owned (top) and the current percent owned; Column 6 - the CUSIP number (top) and the prior percent owned; and Column 7 - the status of the filing, i.e., new, update, or revision.

	-	FORM	EVENT DATE	SHRS (000) / #OWNED	CUSIP/ PRIOR%	FILING STATUS
PIER 1 IMPORTS INC GA INTERMARK INC	CDM .	13D	4/14/83	2,211 37.1	72027910 37.1	UPDATE
POGD_PRODUCING_CO SEDCO_INC/MORTHWEST_IND	COM	14D-1	4/26/83	6,082 25.3	73044810 0.0	
POTLATCH CORP MURPHY DIL CO	COM	13D	4/20/83	0 0.0	73762810 6.1	UPDATE
REECE CORP JATEL PLC ET AL	COM	13D	4/14/83	226 9.2	75811410 8.1	UPDATE
RESEARCH COTTRELL INC MORRIS JAMES B N	COM	13D	2/ 8/83	270 5.5	76088110 6.8	UPDATE
SEISCOM DELTA INC SMITH L.S.ET AL	COM	13D	4/25/83	814 20.4	81606810 9.8	UPDATE
SHOWBOAT INC HOUSSELS JOHN KELL JR ET	CDM AL	13D	3/23/83	597 21.7	82539010 22.7	UPDATE
STANDARD HOLDING CORP LANG MARVIN R	COM	13D	4/19/83	131 41.8	85348390 37.7	UPDATE
SYNALLOY CORP Cohen Barry F	COM	13D	4/15/83	618 16.6	87156510 15.7	UPDATE
TMC INDUSTRIES WHITMAN WILLIAM F JR	CDM	13D	3/21/83	605 34.0	87257910 0.0	NEW
UNICARE SVCS INC ZILBER JOSEPH J	COM	13D	4/15/83	8,472 77.9	90459710 62.4	UPDATE
VETA GRANDE CDS INC NATIONAL RESOURCE ENTERPR	COM ISES	13D	4/ 8/83	3,910 29.2	92549410 29.8	UPDATE
VICTOR FEDERAL SAVG & LN Investors trust CD	COM	13D	1/19/83	6 5.8	92585090 0.0	NEW
WESTSIDE FED SV6S & LN ASSN CHRISTEAN LORIN J	CDM	13D	12/ 9/82	17 , 1.8	96149710 0.0	RVSION
WESTSIDE FED SVGS & LN ASSN REMBOLD CORP	COM	13D	12/ 9/82	26 2.7	96149710 0.0	RVSION
WESTSIDE FED SV6S & LN ASSN REMBOLD WAYNE C	COM	13D	12/ 9/82	47 4.9	96149710 0.0	RVSION
WOODBINE PETE INC EDWARDS STANLEY J	CDM	13D	4/14/83	3,566 21.3	97879710 0.0	NEW
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