U.S. SECURITIES AND

NOTICE OF COMMISSION MEETINGS

EXCHANGE COMMISSION

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.

OPEN MEETING - MONDAY, MAY 23, 1983 - 2:00 P.M.

The subject matter of the May 23 open meeting will be:

The Commission, as part of its active oversight of private sector standard-setting activities, will meet with members of the Financial Accounting Standards Board (FASB) regarding the Board's Conceptual Framework project and other items under active consideration by the FASB. The FASB's Conceptual Framework project is comprised of the four concepts statements issued to date plus several additional phases currently under development. The project is expected to provide a foundation of fundamental concepts to be used in the development of individual standards of accounting and reporting. FOR FURTHER INFORMATION, PLEASE CONTACT Clarence Staubs at (202) 272-2130.

CLOSED MEETING - TUESDAY, MAY 24, 1983 - 10:00 A.M.

The subject matter of the May 24 closed meeting will be: Formal orders of investigation; Settlement of administrative proceeding of an enforcement nature; Access to investigative files by Federal, State, or Self-Regulatory authorities; Litigation matters; Institution of administrative proceeding of an enforcement nature; Institution of injunctive action; Opinion.

CLOSED MEETING - WEDNESDAY, MAY 25, 1983 - 10:00 A.M.

The subject matter of the May 25 closed meeting will be: Regulatory matter regarding financial institution; Regulatory matter bearing enforcement implications; Formal orders of investigation; Litigation matter; Institution of administrative proceedings of an enforcement nature.

OPEN MEETING - THURSDAY, MAY 26, 1983 - 10:00 A.M.

The subject matter of the May 26 open meeting will be:

- (1) Consideration of a rule change submitted by the New York Stock Exchange, Inc. (NYSE) which proposes to extend and expand the NYSE's Registered Representative Rapid Response Service. FOR FURTHER INFORMATION, PLEASE CONTACT William W. Uchimoto at (202) 272-2409.
- (2) Consideration of whether to allow, or under what conditions to allow, the use of letters of credit (a) as "cover", in lieu of margin, when establishing short options positions in foreign currency or stock index options; (b) as collateral for secured demand notes made by subordinated lenders contributing capital to broker-dealers; and (c) as margin deposits required by the Options Clearing Corporation for certain aggregate short or exercised options positions of participations. FOR FURTHER INFORMATION, PLEASE CONTACT Thomas V. Sjoblom at (202) 272-7379.

- (3) Consideration of whether to publish for comment a proposed rule that would require broker-dealers using predispute arbitration clauses in customer agreements to disclose that investors are not precluded by such clauses from recourse to the federal courts with respect to claims arising under the federal securities laws. The purpose of the proposed rule is to ensure that investors are aware of the availability of this recourse to the federal courts. FOR FURTHER INFORMATION, PLEASE CONTACT Robert A. Love at (202) 272-2792.
- (4) Consideration of whether to adopt amendments to Forms 1 and 1-A and Rule 6a-2 under the Securities Exchange Act of 1934. These forms and the rule govern application for, or exemption from, registration as a national securities exchange and the periodic amendments to the original registration statement. In addition, the Commission will consider adoption of amendments to its delegation of authority rules that will, if adopted, delegate to the Director of the Division of Market Regulation authority to exempt exchanges from certain filing requirements with respect to certain exchange affiliates and subsidiaries. FOR FURTHER INFORMATION, PLEASE CONTACT Alden S. Adkins at (202) 272-2418.
- (5) Consideration of petitions from Tax Analysts and Advocates, Stockholders against the Government Burden and the American Economic Foundation for various amendments to expand the existing law disclosure requirements of Regulation S-X. FOR FURTHER INFORMATION, PLEASE CONTACT Elizabeth Rader at (202) 272-2130.
- (6) Consideration of whether to propose for public comment Rule 205-3 under the Investment Advisers Act of 1940 which would permit registered investment advisers to enter into performance-based compensation arrangements with their clients provided certain conditions were met. FOR FURTHER INFORMATION, PLEASE CONTACT Forrest R. Foss at (202) 272-3029.
- (7) Consideration of whether (a) to adopt a technical amendment to Rule 24f-2 which would eliminate the requirement to file the annual notice pursuant to that Rule if the issuer has not sold any securities pursuant to Rule 24f-2 during the preceding fiscal year; and (b) to propose for comment two amendments to Rule 24f-2 under the Investment Company Act of 1940. The first amendment would require any issuer who has filed a declaration pursuant to that Rule to include a statement to that effect on all subsequent post-effective amendments along with a statement of when the issuer has filed or intends to file its Notice, or that the filing is unnecessary; the second would change the consequence for failure to file timely the required notice so that the issuer's declaration pursuant to Rule 24f-2 would terminate, but the issuer's registration statement would not terminate. FOR FURTHER INFORMATION, PLEASE CONTACT Gregory K. Todd at (202) 272-7317.
- (8) Consideration of whether to issue a notice on an application filed by the mutual funds within the IDS Group (Funds), and Investors Diversified Services, Inc., the Funds' investment manager and principal underwriter, requesting an order pursuant to Section 17(d) of the Investment Company Act of 1940 and Rule 17d-1 thereunder permitting a proposed joint arrangement for allocating distribution expenses among the funds, and pursuant to Section 6(c) of the Act, granting exemptions from Sections 22(b), (c) and (d) of the Act and Rules 2a-4, 17d-1(a) and 22c-1 under the Act in connection with the proposed joint distribution arrangement. FOR FURTHER INFORMATION, PLEASE CONTACT Brion R. Thompson at (202) 272-3026.

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: Bob Zutz at (202) 272-2091.

COMMISSION ANNOUNCEMENTS

SEC 1982 ANNUAL REPORT TO CONGRESS NOW AVAILABLE AT GPO

The 48th Annual Report of the Securities and Exchange Commission for the fiscal year ended September 30, 1982, is now available for purchase through the U.S. Government Printing Office. The price is \$4.75. Send your orders to: Superintendent of Documents, U.S. Government Printing Office, Washington, DC 20402. Refer to GPO Stock Number 046-000-00128-1.

WEEKLY CALENDAR

The following is a schedule of speaking engagements, Congressional testimony, Commission hearings and other public events involving the Commission for the week of May 22, 1983. (Commission Meetings are announced separately in the News Digest)

Tuesday, May 24

* John Fedders, Director of the Division of Enforcement, will testify before the Senate Permanent Subcommittee on Investigations on the Swiss Accord in Off-Shore Banking at 10:00 a.m. in Room 342, Dirksen Senate Office Building.

ADMINISTRATIVE PROCEEDINGS

GROVE MACCONNELL, A.L. WILLIAMSON & CO. SANCTIONED

The Commission has accepted Offers of Settlement from Grover MacConnell (MacConnell) and A.L. Williamson & Co. (ALWilco) and issued Findings and an Order. MacConnell, of Towaco, New Jersey, was formerly vice-president of ALWilco, a registered New Jersey based broker-dealer. While neither admitting nor denying the allegations in the Commission's October 26, 1982 Order for Proceedings, ALWilco and MacConnell consented to findings that from on or about August 1, 1979 through September 30, 1980 they violated the antifraud and recordkeeping provisions of the securities laws. The proceeding arose from ALWilco's and MacConnell's involvement in a fraudulent scheme to distribute the common stock of JetFilm Corporation, a California-based company.

The October 26, 1982 Order for Proceedings alleges that: MacConnell and ALWilco manipulated the stock of JetFilm on the over-the-counter market; fraudulently induced ALWilco's customers to purchase JetFilm common stock; sold JetFilm stock while in possession of adverse material non-public information; and violated recordkeeping provisions of the securities laws. The Commission's Order revokes the registration of ALWilco as a broker-dealer and bars MacConnell from association with any broker, dealer, municipal securities dealer, investment adviser or investment company, with the right to re-apply after two years in a non-proprietary, non-supervisory position on a showing of adequate supervision. (Rel. 34-19745)

DECISION DENYING INVESTMENT ADVISER REGISTRATION TO LARRY D. BLAVIN FINAL

The decision of an administrative law judge denying the application of Larry D. Blavin, doing business as Providence Investment Advisory, of Oak Park, Michigan, for registration as an investment adviser has become final.

According to the law judge's decision, Blavin improperly engaged in business as an investment adviser, without being registered as required, by publishing a newsletter offering investment advice. In connection with that newsletter, Blavin engaged in the fraudulent practice known as "scalping." Prior to recommending the securities of Alanda Energy Corp. and Velvet Exploration, Ltd. in 1981 newsletters, Blavin purchased shares of those securities for his own account, immediately selling his shares at a profit when the stocks rose in price following his recommendations. In addition, Blavin made fraudulent representations in his newsletters concerning Alanda and Velvet in order to bolster his recommendations.

In denying Blavin's application for registration, the law judge also noted that, in September 1982, Blavin was found guilty of criminal contempt for repeated violations of prior court orders enjoining him from issuing any further newsletters or trading in any security mentioned therein. In addition, in March 1983, Blavin was permanently enjoined from violating registration and antifraud provisions of the securities acts. (Rel. IA-858)

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.

NEWS DIGEST, May 19, 1983

- (S-8) CARPENTER TECHNOLOGY CORPORATION, 101 West Bern St., Reading, PA 19603 (215) 371-2000 - 1,000,000 shares of common stock. (File 2-83780 - May 16) (Br. 6)
- (S-1) INVENTION, DESIGN, ENGINEERING ASSOCIATES, INC., 2808 Oregon Court, Torrance, CA 90503 (213) 320-9462 250,000 shares of common stock. Underwriter: Pendrick Reeves. The company designs, manufactures and markets automated loading and unloading equipment to facilitate pre-installation testing of integrated circuits. (File 2-83781 May 16) (Br. 7 New Issue)
- (S-8) ASARCO INCORPORATED, 120 Broadway, New York, NY 10271 (212) 669-1000 808,569 shares of common stock. (File 2-83782 May 16) (Br. 5)
- (S-3) JWT GROUP, INC., 466 Lexington Ave., New York, NY 10017 (212) 210-7000 550,000 shares of common stock. Underwriter: Morgan Stanley & Co. Incorporated. (File 2-83783 May 17) (Br. 5) [S]
- (S-14) FIRST CONNECTICUT BANCORP, INC., 101 Pearl St., Hartford, CT 06103 (203) 241-2400 328,854 shares of common stock. (File 2-83785 May 17) (Br. 1)
- (S-8) HYBRITECH INCORPORATED, 11085 Torreyana Rd., San Diego, CA 92121 (619) 455-6700 500,000 shares of Series C common stock. (File 2-83787 May 17) (Br. 8)
- (S-2) APPLIED SOLAR ENERGY CORPORATION, 15251 East Don Julian Rd., City of Industry, CA 91746 (213) 968-6581 1,500,000 shares of common stock. Underwriter: Drexel Burnham Lambert Incorporated, Bateman Eichler, Hill Richards Incorporated, Davis, Skaggs & Co., Inc. The company designs, develops, manufactures and markets photovoltaic products. (File 2-83788 May 17) (Br. 9)
- (S-8) FLEMING COMPANIES, INC., 6601 North Broadway, Box 26647, Oklahoma City, OK 73126 (405) 235-9621 \$10 million of units. (File 2-83789 May 17) (Br. 3)
- (S-1) COLLAGEN CORPORATION, 2500 Faber P1., Palo Alto, CA 94303 (415) 856-0200 1,000,000 shares of common stock. Underwriters: Smith Barney, Harris Upham & Co. Incorporated, Hambrecht & Quist Incorporated and Salomon Brothers Inc. The company is engaged in the development, production and marketing of biomedical products suitable for replacing or repairing lost or defomred human tissue. (File 2-83790 May 17) (Br. 4)
- (S-14) NEWELL COMPANIES, INC., Newell Center, 29 East Stephenson St., Freeport, IL 61032 (815) 235-4171 \$29,681,226 of 8-3/4% convertible subordinated debentures, due 2003. (File 2-83793 May 17) (Br. 6)
- (S-3) TRIANGLE PACIFIC CORP., 16803 Dallas Pkwy., Dallas, TX 75248 (214) 931-3000 150,000 shares of common stock. The company is a manufacturer of kitchen and bathroom cabinets and hardwood flooring. (File 2-83794 May 17) (Br. 9) [S]
- (S-8) EASTERN AIR LIN\$S, INC., Miami International Airport, Miami, FL 33148 (305) 873-2211 \$215 million of 5% convertible subordinated debenture credits, due September 30, 2008, \$215 million of 5% convertible subordinated debentures, due September 30, 2008, \$110 million of 10% subordinated investment bonus credits, due January 30, 1987, June 1, 1987, and June 1, 1988, and \$35 million of subordinated retroactive wage deferral credits, due August 31 through November 30, 1983. (File 2-83795 May 17) (Br. 3)
- (S-3) REPUBLIC STEEL CORPORATION, 25 West Prospect Ave., Cleveland, OH 44115 (216) 622-5000 \$150 million of % subordinated debentures, due 2003. Underwriters: The First Boston Corporation and Merrill Lynch White Weld Capital Markets Group. The company is an integrated raw steel producer. (File 2-83796 May 17) (Br. 6)
- (S-1) LINEAR CORPORATION, 347 South Glasgow Ave., Inglewood, CA 90301 (213) 649-0222 1,247,200 shares of common stock. Underwriter: E.F. Hutton & Company Inc. The company develops, produces and markets electronic and infrared security detection and monitoring systems and components. (File 2-83797 May 17) (Br. 7)
- (S-8) AUGAT INC., P.O. Box 448, 89 Forbes Blvd., Mansfield, MA 02048 (617) 742-9100 400,000 shares of common stock. (File 2-83798 May 11) (Br. 8)
- (S-3) LEAR PETROLEUM CORPORATION, 950 One Energy Sq., 4925 Greenville Ave., Dallas, TX 75206 (214) 363-6085 2,000,000 shares of convertible exchangeable preferred stock. Underwriter: Merrill Lynch White Weld Capital Markets Group. The company is engaged in the intrastate gathering, transportation and sale of natural gas. (File 2-83799 May 17) (Br. 4)

- (S-8) U.S. INDUSTRIES, INC., One Cummings Point Rd., P.O. Box 10207, Stamford, CT 06904 (203) 348-1551 500,000 shares of common stock. (File 2-83800 May 17) (Br. 8)
- (S-2) ELECTRONIC MODULES CORPORATION, P.O. Box 141, Timonium, MD 21093 (301) 667-4800 1,333,400 shares of common stock. Underwriters: L.F. Rothschild, Unterberg, Towbin and Drexel Burnham Lambert Incorporated. The company designs, manufactures and markets a variety of microprocessor based products. (File 2-83801 May 17) (Br. 8)
- (S-8) ACCURAY CORPORATION, 650 Ackerman Rd., Columbus, OH 43202 (614) 261-2000 75,000 shares of common stock. The company is engaged in the design, manufacture, marketing and service of computer-based process control and management information systems for use in the pulp and paper, wood products, tobacco, metals and plastics industries. (File 2-83802 May 17) (Br. 8)
- (S-3) W. R. GRACE & CO., Grace Plaza, 1114 Avenue of the Americas, New York, NY 10036 (212) 819-5500 - 242,361 shares of common stock. The company is engaged in the chemical business. (File 2-83805 - May 17) (Br. 1) [S]
- (S-2) QUIXOTE CORPORATION, One East Wacker Dr., Chicago, IL 60601 (312) 467-6755 -400,000 shares of common stock. Underwriter: Butcher & Singer Inc. (File 2-83806 -May 17) (Br. 5)
- (S-3) FLORIDA POWER & LIGHT COMPANY, 9250 West Flagler St., Miami, FL 33174 (305) 522-3552 4,000,000 shares of common stock. (File 2-83807 May 17) (Br. 8)
- (S-8) WORK WEAR CORPORATION, INC., 1768 East 25th St., Cleveland, OH 44114 (216) 443-9000 200,000 shares of common stock. (File 2-83808 May 16) (Br. 7)
- (S-2) BMC INDUSTRIES, INC., 1150 American National Bank Bldg., St. Paul, MN 55101 (612) 228-6310 1,000,000 shares of common stock. Underwriters: The First Boston Corporation, Shearson/American Express Inc. and Dain Bosworth Incorporated. The company manufactures and markets optical products, precision components, and aperture masks. (File 2-83809 May 17) (Br. 9) [S]
- (S-15) NBD BANCORP, INC., 611 Woodward Ave., Detroit, MI 48226 (313) 225-1000 608,000 shares of common stock. (File 2-83811 May 17) (Br. 1)
- (S-14) LINN HOLDING COMPANY, Highway 50, Linn, MO 65051 2,000 shares of common stock. (File 2-83812 May 13) (Br. 1 New Issue)
- (S-8) HIGH VOLTAGE ENGINEERING CORPORATION, South Bedford St., Burlington, MA 01803 (617) 272-1313 200,000 shares of common stock. (File 2-83813 May 17) (Br. 8)
- (S-6) MUNICIPAL INVESTMENT TRUST FUND, TWO HUNDRED EIGHTY-SECOND MONTHLY PAYMENT SERIES, One Liberty Plaza, 165 Broadway, New York, NY 10080 - an indefinite number of units of beneficial interest. Depositors: Merrill Lynch, Pierce, Fenner & Smith Incorporated, One Liberty Plaza, 165 Broadway, New York, NY 10080, Dean Witter Reynolds Inc., Prudential-Bache Securities Inc. and Shearson/American Express Inc. (File 2-83814 - May 17) (Br. 17 - New Issue)
- (S-1) VENTREX LABORATORIES, INC., 217 Read St., Portland, ME 04103 (207) 773-7231 2,070,000 shares of common stock. Underwriter: Merrill Lynch White Weld Capital Markets Group. The company has been engaged in the conversion of clinically significant medical discoveries into commercial products. (File 2-83815 May 17) (Br. 4)
- (S-14) CENTRE 1 BANCORP, INC., 345 East Grand Ave., Beloit, WI 53511 (608) 364-4401 -24,000 shares of common stock, and \$1,500,000 of installment debentures. (File 2-83816 - May 17) (Br. 2 - New Issue)
- (S-1) BARON DATA SYSTEMS, 1700 Marina Blvd., San Leandro, CA 94577 (415) 352-8101 1,400,000 shares of common stock. Underwriter: Lehman Brothers Kuhn Loeb Incorporated. The company is a supplier of computer-aided transcription systems to court reporters. (File 2-83817 May 17) (Br. 10 New Issue) [S]
- (S-8) UNITED CITIES GAS COMPANY, 1200 Parkway Towers, Nashville, TN 37219 (615) 244-3766 51,939 shares of common stock. (File 2-83818 May 12) (Br. 8)
- (S-3) SPERRY CORPORATION, 1290 Avenue of the Americas, New York, NY 10104 (212) 484-4444 - 3,500,000 shares of common stock. Underwriters: Blyth Eastman Paine Webber Incorporated, Salomon Brothers Inc., Dillon, Read & Co. Inc. and The First Boston Corporation. The company is engaged in developing, manufacturing, marketing and servicing

- products in four industry segments Computer Systems and Equipment; Guidance and Control Equipment, Farm Equipment; and Fluid Power Equipment. (File 2-83819 May 18): (Br. 10) [S]
- (S-3) INFORMATICS GENERAL CORPORATION, 21031 Ventura Blvd., Woodland Hills, CA 91364 (213) 887-9040 1,000,000 shares of common stock. Underwriters: Smith Barney, Harris Upham & Co. Incorporated and Alex. Brown & Sons. The company operates in three segments software products, professional services and information processing services. (File 2-83820 May 18) (Br. 9) [S]
- (S-3) KIMBERLY-CLARK CORPORATION, Neenah, WI 54956 (414) 721-2000 \$100 million of debt securities. (File 2-83821 May 18) (Br. 8) [S]
- (S-3) ELECTROSPACE SYSTEMS, INC., 1601 North Plano Rd., P.O. Box 1359, Richardson, TX 75080 (214) 231-9303 525,000 shares of common stock. Underwriters: Blyth Eastman Paine Webber Incorporated and E. F. Hutton & Company Inc. The company designs, manufactures and installs electronic telecommunication and navigation systems and equipment. (File 2-83822 May 18) (Br. 8) [S]
- (S-3) FLEET FINANCIAL GROUP, INC., 55 Kennedy Plaza, Providence, RI 02903 (401) 278-5800 \$200 million of notes. (File 2-83823 May 18) (Br. 2) [S]
- (S-8) THE EL PASO COMPANY, 2727 Allen Pkwy., Houston, TX 77019 (713) 525-9400 1,367,000 shares of common stock. (File 2-83824 May 18) (Br. 7)
- (S-3) CAMERON IRON WORKS, INC., 13013 Northwest Freeway, Houston, TX 77040 (713) 939-2211 \$100 million of debt securities. (File 2-83825 May 18) (Br. 3) [S]
- (S-3) SCOTT PAPER COMPANY, Scott Plaza, Philadelphia, PA 19913 (215) 521-5000 3,750,000 common shares. Underwriters: Smith Barney, Harris Upham & Co. Incorporated and Goldman, Sachs & Co. The company is engaged in the paper, pulp and forest products businesses. (File 2-83826 May 18) (Br. 8)
- (S-1) PURECYCLE CORPORATION, 1668 Valtec Lane, Boulder, CO 80301 (303) 449-6530 18,091,864 shares of common stock. The company is engaged in developing a water purification vending machine. (File 2-83829 May 18) (Br. 10)
- (S-8) CROWN BANCORP, 1190 Orange Ave., Coronado, CA 92118 (213) 552-2010 102,214 shares of common stock. (File 2-83830 May 17) (Br. 2)
- (S-3) THE CLEVELAND ELECTRIC ILLUMINATING COMPANY, 55 Public Sq., P.O. Box 5000, Cleveland, OH 44101 (216) 622-9800 - \$125 million of first mortgage bonds, &Series due 2013-A. Underwriters: Morgan Stanley & Co. Incorporated, Lehman Brothers Kuhn Loeb Incorporated, Prudential-Bache Securities and Salomon Brothers Inc. (File 2-83831 - May 18) (Br. 8) [S]
- (S-8) NATIONAL LAMPOON, INC., 635 Madison Ave., New York, NY 10022 (212) 688-4070 50,000 shares of common stock. (File 2-83832 May 17) (Br. 2)
- (S-3) ANACOMP, INC., 11550 North Meridian St., P.O. Box 40888, Indianapolis, IN 46240 (317) 844-9666 2,000,000 shares of common stock. Underwriter: Shearson/American Express Inc. The company develops specialized management information softweare systems. (File 2-83833 May 18) (Br. 9)
- (S-3) TRANSCONTINENTAL GAS PIPE LINE CORPORATION, 2800 Post Oak Blvd., P.O. Box 1396, Houston, TX 77251 (713) 439-2000 \$125 million of debt securities. (File 2-83835 May 18) (Br. 8) [S]

REGISTRATIONS EFFECTIVE

May 10: American Quasar Petroleum Co., 2-83343; Ashland Oil, Inc., 2-83534; Consco Enterprises Inc., 2-82518-NY; Eastern Edison Company, 2-83173; Entex, Inc., 2-83158; First Citizens Bancshares, Inc., 2-83542; Foothill Independent Bancorp, 2-83329; General Motors Acceptance Corporation, 2-83569; The B. F. Goodrich Company, 2-83623; Harte-Hanks Communications, Inc., 2-83450; Kinney System, Inc., 2-82181; Master Reserves Tax Free Trust, 2-79465; NAFCO Financial Group, Inc., 2-83490; Resorts International, Inc., 2-83356; Shelter Resource Fund, 2-76398; Telefonaktiebolaget LM Ericsson, 2-82998 and 2-82979; University Genetics Co., 2-82635; Winthrop Insured Mortgage Investors II, 2-80275; Value Line, Inc., 2-82903.
May 11: The Armstrong Rubber Company, 2-83479; Atlanta Gas Light Company, 2-83103; August Properties Fund II, A Limited Partnership, 2-78317; Balcor Equity Properties XIV, 2-81750; Benihana National Corp., 2-81974; The Columbia Gas System, Inc.,

2-83384; Comdial Corporation, 2-83014; Elron Electronic Industries Limited, 2-81916; Empire State Municipal Exempt Trust, Series 49, 2-82882; First Bank System, Inc., 2-83386; Fleet Financial Group, Inc., 2-83504; Forum Group, Inc., 2-83492; Hutton/Apache Energy Income Fund II, 2-82887; Investors" Quality Tax-Exempt Trust, First Multi-State Series, 2-81853; Mayflower Corporation, 2-83294; O'Okiep Copper Company Limited, 2-83708 & 2-82709; Pantry Pride, Inc., 2-83518; Primages, Inc., 2-82498; Republic of Finland, 2-83500; Schuchardt Software Systems, Inc., 2-82543; Spectravideo, Inc., 2-82848; Trans Louisiana Gas Company, Inc., 2-82664; United Contral Bancshares, Inc., 2-82456; Warner Communications Inc., 2-83533.

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	SMRS.COGOZZ CBNWOX		
AIR CARGO EQUIP CORP NVF COMPANY	COM	130	5 / 3/ 8 3	284 29.5	00909510 0.0	
AIR CARGO EQUIP CORP PRENDERGAST THOMAS AIDAN	COM	13D	5 / 3/83	284 29.5	00909510 28.5	UPDATE
CHICAGO MILWAUKEE CORP SOROS GEORGE ET AL	COM	13D	4/13/83		16776310 0.0	
ROCKWELL WILLARD F JR	PFD (CONV \$1.80 13D	W I 4/ 6/83		23281140 41.3	UPDATE
FINANCIAL SVCS CORP MIDWEST WEINTRUCH CO ET AL	COM	13D	4/15/83		31769710 19.5	
FORUM RESTAURANTS INC STAR RESTAURANT CORP	COM	13D	5 / 6/83		34984710 0.0	NEW
SACE UNITED CORP BASS SID R.ET AL	\$1.2	0 PFD 3UN 3 13D	L A 5/ 6/83		40137550 0.0	
HAPVEST INDUSTRIES INC ALTAIR CORP	COM	13D	4/19/83		41753310 78.0	
INTERPACE COPP SIMMONS HAROLD C.ET AL	COM	13D	5/ 9/83	_	46057810 9.4	UPDATE
LIFE OF MONTANA INS CO AMERICAN PLAN CORP	COM	13D	5/ 6/83	0 N/A	53215610 N/A	
MINERALS ENGR CO DURHAM ROBERT H	COM	PAR \$0.01 13D	5/ 4/8 3	1 M/A	60314320 N/H	
MINERALS ENGR CO MOLD JOHN S ET AL	COM	PAR \$0.01 13D	5 / 4 /83	326 20.2	60314320 19.5	UFPATE
NATIONAL STD CO SIMMONS HAROLD C.ET AL	COM	13D	5 / 9/83	1,061 25.9		UPDATE
POGO PRODUCING CO AMERICAN GENERAL CORP	COM .	13D	5/ 6/83	1•590 6.6		MEH

CDM			400	73044810
INC	13D	5/ 4/83	1.7	0.0 NEW
COM.			1.000	73044810
	13D	5/ 4/83	4.2	U.U NEW
COM			455	74327890
	13D	5/ 4/83	68.2	66.7 UPDATE
COM		•	275	75811410
-	13D	5/ 5/83	11.2	9.2 UPDATE
COM F	AR \$0.40		271	83420720
	13D	5 / 6/83	7.2	13.3 UPDATE
COM			624	85805010
RGE	13D	5/10/83	7.9	8.9 UPDATE
COM			8,448	90459710
	13D	4/15/83	77.6	57.0 RVSION
ÇEM			756	98252610
RP	13D	5/ 9/83	9.7	9.7 UPDATE
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RECENT 8K FILINGS

Form 8-K is used by companies to file current reports on the following events:

- Item 1. Changes in Control of Registrant.
- Item 2. Acquisition or Disposition of Assets.
- Item 3. Bankruptcy or Receivership.
- Item 4. Changes in Registrant's Certifying Accountant.
- Item 5. Other Materially Important Events.
- Item 6. Resignations of Registrant's Directors.
- Item 7. Financial Statements and Exhibits.

The companies listed below 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 Section (in ordering, please give the date of the report). An invoice will be included with the requested material when mailed.

COMPANY	ITEMS	NO. DATE	
INTERNATIONAL REMOTE IMAGING SYSTEMS	INC 5	04/27/83	
PETRO LEWIS OIL & NATURAL GAS INCOME	PRU 5	04/28/83	
PETRO LEWIS OIL & NATURAL GAS INCOME	PRO 5	04/28/83	
PETRO LEWIS OIL & NATURAL GAS INCOME	PRO 5 PRO 5	04/28/83	
PETRO LEWIS OIL & NATURAL GAS INCOME	PRO 5	04/28/83	
PETRO LEWIS OIL & NATURAL GAS INCOME	PRO 5	04/28/83	
PETRO LEWIS OIL & NATURAL GAS INCOME	PRO 5	04/28/83	
PETRO LEWIS OIL & NATURAL GAS INCOME	PRO 5	04/28/83	
PETRO LEWIS OIL & NATURAL GAS INCOME	PRO 5 PRO 5 PRO 5	04/28/83	
PETRO LEWIS DIL & NATURAL GAS INCOME	PRO 5	04/28/83	
PITTSBURGH DES MOINES CORP	7	04/30/83	
RAMAPO FINANCIAL CGRP	5	04/05/83	
RAMPART GENERAL INC	4,7	12/31/82	
RESOURCE EXPLORATION INC	5	04/20/83	
ROCKCOR INC	5	05/04/83	
ROHR INDUSTRIES INC	5	04/01/83	
SEAFIRST CORP	5	04/23/83	AMEND
SEARCH NATURAL RESOURCES INC	5	04/01/83	
SEARS ROEBUCK & CO	5,7	05/05/83	
SENECA DIL CO	5.7	04/14/83	
SILICON SYSTEMS INC	5	04/21/83	
SOLOMON INC	1,2,3	05/03/83	
SPACELINK LTD	7	03/25/83	AMEND
SUNGROUP I IC	4	04/19/83	