COMMISSION ANNOUNCEMENTS

U.S. SECURITIES AND EXCHANGE COMMISSION

ADDITION TO WEEKLY CALENDAR

Commissioner Evans will speak to the Brookings Institution Conference for Business Executives on Federal Government Operations on May 25 at 12:00 noon. He will speak on the Work of the SEC.

ADMINISTRATIVE PROCEEDINGS

ADMINISTRATIVE PROCEEDINGS INSTITUTED
AGAINST UNIVERSAL SECURITIES AND ROBERT D. LUBASH

The Commission has authorized and accepted Offers of Settlement in public administrative proceedings against Universal Securities Inc., a New York broker-dealer, and its registered principal, Robert D. Lubash, also of New York. Without admitting or denying the allegations in the Commission's Order for Proceedings, Universal consented to a 30-day suspension and Lubash consented to a 60-day suspension which permits him to become associated with Universal solely in a supervisory capacity, and without compensation, during the second 30-day suspension period.

The Commission's Order for Proceedings alleged violations of the antifraud provisions of the securities laws with respect to the offer and sale of interests in an oil and gas limited partnership. Further, the Commission alleged violations of the broker-dealer, recordkeeping and net capital requirements of the securities laws respecting the activities of Universal and its associated persons. (Rel. 34-19741) [see LR-9992]

CHARLES RANDALL BELL BARRED

The Commission has barred Charles Randall Bell of Brandon, Mississippi from association with any broker, dealer, municipal securities dealer, investment adviser or investment company. The Findings and Order Imposing Remedial Sanctions against Bell found that he wilfully violated Section 17(a) of the Securities Act of 1933 and Section 10(b) of the Securities Exchange Act of 1934 and Rule 10b-5 thereunder. The Order further found that Bell had previously been enjoined from further violations of the antifraud, net capital and recordkeeping provisions of the securities laws on February 18, 1982, by the U.S. District Court for the Southern District of Mississippi, and that a trustee had been appointed for Stalvey & Associates, Inc. of which Bell was an officer pursuant to Section 5(b) of the Securities Investor Protection Act of 1970. These sanctions were imposed after Bell failed to file an answer to the Order for Proceedings dated February 1, 1983, which alleged, in part, that funds and securities of customers of Stalvey & Associates had been converted.

An order was previously issued revoking the broker-dealer registration of Stalvey & Associates, a Jackson, Mississippi broker-dealer, and barring its president, Guilford Sam Stalvey, Jr., from association with any broker, dealer, municipal securities dealer, investment adviser or investment company after they failed to file an answer herein. (Rel. 34-19746)

CIVIL PROCEEDINGS

COMPLAINT NAMES STANLEY M. GOLDMAN AND ROBERT D. LUBASH

The New York Regional Office announced that on April 7 a complaint was filed in the U.S. District Court for the Southern District of New York against Stanley M. Goldman of Plainview, New York, and Robert D. Lubash of New York, New York. The complaint charges Goldman and Lubash with violating the antifraud provisions of the Securities

Act of 1933 and the Securities Exchange Act of 1934 by making offers and sales of units in an oil and gas limited partnership through the use of false and/or misleading representations or omitting to state material facts in the offering materials and accompanying documents. Further, the Commission alleged that Goldman violated, and Lubash aided and abetted violations of, Section 15(b)(6) of the Exchange Act because Goldman became and remained associated with a broker-dealer, with the consent of Lubash, while Goldman was under an order barring him from association with a broker-dealer unless his reapplication was approved. Finally, the complaint charges that Lubash violated the antifraud and net capital provisions of Section 15(c) of the Exchange Act. Simultaneously with the filing of the complaint, without admitting or denying the allegations contained in the complaint, a Final Judgment of Permanent Injunction by Consent was entered against Lubash. (SEC v. Stanley M. Goldman and Robert D. Lubash, S.D.N.Y., 83 Civ. 2675-RJW). (LR-9992) [see 34-19741]

TEMPORARY RESTRAINING ORDER AGAINST EXECUTIVE INVESTMENT CORP.
AND JOHN H. KIMMEL III EXTENDED; EXPEDITED DISCOVERY AND AN ACCOUNTING ORDERED

The Washington Regional Office announced that on May 7 the Honorable James R. Miller, U.S. District Judge for the District of Maryland, entered Orders which: (1) extend by consent the Temporary Restraining Order and Freeze of Assets entered on April 27, 1983 against Executive Investment Corp. and John H. Kimmel III with respect to violations of the registration and antifraud provisions of the securities laws, until the Court hears the Commission's Motion for a Preliminary Injunction, now scheduled for June 9, 1983; and (2) allow for expedited discovery and the performance of an Accounting by the Commission with respect to investor funds, securities or other assets received by the defendants. (SEC v. Executive Investment Corp. and John H. Kimmel III, USDC, D. Md., Civil Action No. M-83-1393). (LR-10001)

INVESTMENT COMPANY ACT RELEASES

KEYSTONE INTERNATIONAL FUND, INC.

An order has been issued pursuant to Section 6(c) of the Investment Company Act of 1940 exempting Keystone International Fund, Inc., et al. (Applicants) from the provisions of Sections 2(a)(32), 2(a)(35), and 22(d) of the Act and Rule 22c-1 thereunder to enable Applicants to assess a contingent deferred sales charge on redemptions of their shares. (Rel. IC-13244 - May 17)

DEAN WITTER DEVELOPING GROWTH SECURITIES TRUST

An order has been issued pursuant to Section 6(c) of the Investment Company Act of 1940 on an application by Dean Witter Developing Growth Securities Trust and John R. Haire, declaring that Mr. Haire, a director of the Trust, shall not be deemed an "interested person" of the Trust as defined by Section 2(a)(19) of the Act. (Rel. IC-13245 - May 17)

HUTTON INVESTMENT PARTNERSHIP II

An order has been issued on an application pursuant to Section 6(b) of the Investment Company Act of 1940 by Hutton Investment Partnership II and Hipco Inc. exempting the Partnership and subsequent, similar limited partnerships (collectively, the Partnerships) from Sections 8(b), 10(a), (b) and (f), 14(a), 15(a), 16(a), 17(a), (d), (f) and (g), 18(a)(l) and (i), 19(b), 20(a), 23(c)(3), 30(a), (b) and (d), and 32(a) of the Investment Company Act of 1940. It is further ordered, pursuant to Section 45(a) of the Act, that confidential treatment be granted for certain periodic reports described in the application and filed by the Partnerships with the Commission pursuant to Sections 30(a) and (b) of the Act. (Rel. IC-13246 - May 17)

ALPHA INCOME FUND, INC., ALPHA TAX EXEMPT BOND FUND, INC.; ADAMS FIDUCIARY BOND FUND

Notices have been issued giving interested persons until June 13 to request a hearing on applications filed by Alpha Income Fund, Inc. and Alpha Bond Fund, Inc.; and Adams Fiduciary Bond Fund, registered open-end, diversified, management investment companies, for orders declaring that they have ceased to be investment companies. (Rel. IC-13247; IC-13248 - May 17)

HOLDING COMPANY ACT RELEASES

CONNECTICUT LIGHT AND POWER COMPANY

An order has been issued authorizing the Connecticut Light and Power Company (CL&P), subsidiary of Northeast Utilities, to transact, during the period ending December 31, 1983: (1) one or more independent interest rate swap agreements whereby CL&P and a bank will exchange periodic payments calculated by reference to established interest rate indices and to a fixed principal amount, not to exceed in the aggregate for all agreements \$75 million; or (2) the issuance and sale of unsecured term notes in conjunction with an interest rate swap as outlined above. CL&P has been granted an exception from the competitive bidding requirements of Rule 50. Jurisdiction has been reserved over the terms and conditions of the proposed transactions. (Rel. 35-22940 - May 17)

MIDDLE SOUTH UTILITIES, INC.

An order has been issued authorizing Middle South Utilities, Inc. to issue and sell up to three million shares of common stock, \$5 par value, from time to time not later than April 30, 1984. Jurisdiction has been reserved over the issuance and sale of up to an additional seven million shares, pending completion of the record. (Rel. 35-22941 - May 17)

AEP GENERATING COMPANY

A notice has been issued giving interested persons until June 9 to request a hearing on a proposal by AEP Generating Company (AEGCo), subsidiary of American Electric Power Company, Inc., to issue up to \$300 million of unsecured notes through March 31, 1984, at a fixed rate of interest up to 200 basis points above the prime rate for terms from two to ten years and to use the proceeds either to prepay or repay notes outstanding which bear a fluctuating interest rate under a \$450 million revolving credit agreement or in lieu of further borrowings under the revolving credit agreement. AEGCo also proposes to enter into hedging agreements with banks whereby AEGCo would agree to make payments of interest at a fixed rate based on a principal amount of up to \$300 million, in return for the bank's agreement to make payments of interest to AEGCo based upon the same principal amount and bearing interest at a rate which is a function of the LIBO Rate payable by AEGCo under the revolving credit agreement. (Rel. 35-22942 - May 17)

LISTING, DELISTING AND UNLISTED TRADING ACTIONS

UNLISTED TRADING GRANTED

Orders have been issued granting the applications of the following stock exchanges for unlisted trading privileges in issues which are listed and registered on one or more other national securities exchanges and are reported in the consolidated transaction reporting system: Midwest Stock Exchange, Inc. - three issues. (Rel. 34-19772); and the Cincinnati Stock Exchange - Financial Corp. of America, common stock (\$.50 par value). (Rel. 34-19775)

UNLISTED TRADING SOUGHT

A notice has been issued giving interested persons until June 7 to comment on the applications of the <u>Boston Stock Exchange</u>, <u>Inc.</u> for unlisted trading privileges in thirteen issues which are listed and registered on one or more other national securities exchanges and are reported in the consolidated transaction reporting system. (Rel. 34-19773)

SELF-REGULATORY ORGANIZATIONS

NOTICE OF FILING AND ACCELERATED APPROVAL

The Philadelphia Stock Exchange, Inc. has filed, and the Commission has approved, on an accelerated basis, a proposed rule change (SR-Phlx-83-6) to extend the effectiveness of Phlx temporary Rules 933 and 941 to July 13, 1983. Publication of the proposal is expected to be made in the Federal Register during the week of May 23. (Rel. 34-19771)

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) MICROPRO INTERNATIONAL CORPORATION, 33 San Pablo Ave., San Rafael, CA 94903 (415) 499-1200 2,000,000 shares of restricted common stock. (File 2-83462-LA May 2) (Br. 9 New Issue)
- (S-18) CHARTWELL RESOURCES, INC., 55 Groveway, Clinton, CT 06413 (203) 669-9411 23,000,000 units. Underwriter: Southeast Securities of Florida, Inc. (File 2-83589-B May 3) (Br. 5 New Issue)
- (S-18) CALI COMPUTER SYSTEMS, INC., 850 South Main St., Farmingdale, NY 11735 (516) 293-9033 1,000,000 shares of common stock. Underwriter: Werbel-Roth Securities, Inc. (File 2-83655-NY May 10) (Br. 9 New Issue)
- (S-18) BIO-LOGIC SYSTEMS CORP., 164 Northfield Rd., Northfield, IL 60093 (312) 446-4334 600,000 shares of common stock. Underwriter: D. H. Blair & Co., Inc. The company designs, develops, assembles and markets computerized systems used primarily by medical practitioners, clinics and hospitals. (File 2-83670-C May 10) (Br. 10 New Issue)
- (S-18) DATA REALTY, INC., 2002 Sunset Ave., Wanamassa, NJ (201) 988-2400 3,000,000 shares of common stock. Underwriter: Kobrin Securities, Inc., 415 Route 18 East, East Brunswick, NJ 08816 (201) 238-4800 or 50 Chestnut Plaza, Rochester, NY 14604 (716) 262-2363. (File 2-83726-NY May 13) (Br. 10 New Issue)
- (S-18) SILVER-GOLD RECLAMATION, LTD., 45 Weyant Dr., Cedarhurst, NY 11516 50,000,000 units. The company intends to engage in precious metal (gold and silver) scrap reclamation and the sale of such in the form of refined bullion bars. (File 2-83740-NY May 13) (Br. 6 New Issue)
- (S-18) MONARCH INFORMATION SERVICES, INC., 161 William St., New York, NY 10038 375,000 units. Underwriter: Hickey, Kober Incorporated, 122 East 42nd St., New York, NY 10168 (212) 692-9460. The company is a computer software and service company. (File 2-83741-NY May 13) (Br. 9 New Issue)
- (S-18) HUNTERDON PHARMACEUTICALS, INC., 38 Hilvista Blvd., Trenton, NJ 06818 (609) 392-3021 a maximum of 4,850,000 shares of common stock. Underwriter: Southeast Securities of Florida, Inc. (File 2-83768-NY May 16) (Br. 4 New Issue)
- (S-18) FINE ART ACQUISITIONS, LTD., 11 East 57th St., New York, NY 10022 (212) 489-7830 500,000 units. Underwriter: Muller and Company, Inc. The company is engaged in marketinf fine art and related products. (File 2-83769-NY May 16) (Br. 7 New Issue)
- (S-1) GRANT INDUSTRIES INCORPORATED, High St., West Nyack, NY 10994 (914) 358-4400 -\$10 million of convertible subordinated debentures, due June 1, 2003. Underwriter: Drexel Burnham Lambert Incorporated. The company is a manufacturer of mechanical slides for a variety of commercial and industrial markets. (File 2-83784 - May 17) (Br. 6)
- (S-1) COMAIR, INC., 100 Airpark Dr., Greater Cincinnati Int'l Airport, Cincinnati, OH 45275 (606) 525-2550 - 940,000 shares of common stock. Underwriter: Blyth Eastman Paine Webber Incorporated. The company is a regional air carrier. (File 2-83786 -May 17) (Br. 3)
- (S-1) MED-TECH PRODUCTS, INC., 1529 Northwest 165th St., Miami, FL 33169 (305) 621-4297 2,750,000 units. Underwriter: RLR Securities Group, Inc., 7539 West Oakland Park Blvd., Lauderhill, FL 33319. The company develops and markets pharmaceutical and diagnostic products. (File 2-83827 May 18) (Br. 4 New Issue) [S]
- (S-1) KENTRON INTERNATIONAL, INC., 2345 West Mockingbird Lane, Dallas, TX 75235 (214) 350-3511 1,500,000 shares of common stock. Underwriter: RotanMosle. (File 2-83828 May 18) (Br. 9 New Issue)

- (S-1) PIONEER WESTERN ENERGY 1983/84 INCOME FUND, 600 Cleveland St., Suite 800, Clearwater, FL 33518 (mailing address P.O. Box 5068, Clearwater, FL 33518) (813) 446-3333 500,000 preformation limited partnership units (\$50 per unit). Underwriter: Western Reserve Financial Services Corp. (File 2-83834 May 18) (Br. 10 New Issue) [S]
- (S-1) PERFECT DATA CORPORATION, 9174 Deering Ave., Chatsworth, CA 91311 (213-998-2400) 935,000 shares of common stock; 25,000 common stock purchase warrants (with underlying common shares). Underwriter: Gintel & Co. The company manufactures and markets a broad line of computer care and maintenance products. (File 2-83836 May 18) (Br. 7 New Issue)
- (S-14) UNITED COUNTIES BANCORPORATION, Four Commerce Dr., Cranford, NJ 07016 (201-931-6713) 6,000,000 shares of common stock. (File 2-83837 May 18) (Br. 1 New Issue)
- (S-1) IOMEGA CORPORATION, 4646 South 1500 West, Ogden, UT 84403 (801-392-7581) 2,200,000 shares of common stock; 125,000 stock purchase warrants (with underlying common stock). Underwriter: Bateman, Eichler, Hill Richards Inc. The company designs, manufactures and sells disk drives that use flexible media in removable cartridges. (File 2-83838 May 18) (Br. 10 New Issue)
- (S-11) SIERRA-PACIFIC DEVELOPMENT FUND II, 3 Corporate Plaza, Suite 100, Newport Beach, CA 92660 60,000 Class A limited partnership units; 60,000 Class B limited partnership units. Dealer-Manager: Sierra-Pacific Securities, Inc. The partnership has been formed to acquire and operate commercial and industrial real properties. (File 2-83839 May 18) (Br. 6 New Issue)
- (S-1) LDBRINKMAN CORPORATION, 2123 Sidney Baker St., Kerrville, TX 78028 (512-896-5111) 1,540,000 shares of common stock. Underwriters: Bear, Stearns & Co.; Underwood, Neuhaus & Co.; and Invemed Associates, Inc. The company distributes carpeting and floor products; operates and franchises pizza restaurants; and designs, manufactures and distributes mobile homes and modular housing. (File 2-83840 May 18) (Br. 7)
- (S-8) SILICON VALLEY GROUP, INC., 3901 Burton Dr., Santa Clara, CA 95054-0850 (408-988-0200) 310,000 shares of common stock. (File 2-83843 May 18) (Br. 7)
- (S-3) G.C. MURPHY COMPANY, 531 Fifth Ave., McKeesport, PA 15132 (412-675-2000) 125,000 shares of common stock. Underwriters: Goldman, Sachs & Co. and Parker/Hunter Inc. The company is a general merchandise retailer. (File 2-83844 May 18) (Br. 1) [S]
- (S-14) UNITED BANKS OF WISCONSIN, 222 West Washington Ave., Madison, WI 53703 (608-252-3525) 50,560 shares of common stock; and 50,560 shares of Series A convertible preferred stock. (File 2-83845 May 18) (Br. 1)
- (N-1) EURO-PACIFIC GROWTH FUND, 333 South Hope St., 50th Floor, Los Angeles, CA 90071 (213-486-9200) - an indefinite number of shares of beneficial interest. Distributor: American Funds Distributors, Inc. The fund is a fully managed, diversified, openend investment company. (File 2-83847 - May 18) (Br. 16 - New Issue)
- (N-1) NEW FRONTIERS FUND, 333 South Hope St., 50th Floor, Los Angeles, CA 90071 (213-486-9200) an indefinite number of shares of beneficial interest. Distributor: American Funds Distributors, Inc. The fund is a fully managed, diversified, openend investment company. (File 2-83848 May 18) (Br. 16 New Issue)
- (S-1) FLEXWATT CORPORATION, 21 Pond St., Osterville, MA 02655 550,000 units consisting of one share of common stock and one warrant to purchase one share of common stock (with underlying common shares). Underwriter: First Alabama Securities Inc. The company develops, manufactures and markets products based on its specialized technology for producing thin, flexible electrical resistance heating elements. (File 2-83849 May 18) (Br. 9 New Issue)
- (S-1) HCW OIL INCOME FUND 1983-III, 1983-IV, 1983-V, 1983-VI, 1984-I, 1984-II, 1984-III, 1984-IV, 1984-V, 1985-I, 1985-II, 1985-III, LIMITED PARTNERSHIPS Church Green, 101 Summer St., Boston, MA 02110 (617-542-2880) 200,000 limited partnership interests. The partnerships will engage in the business of purchasing and operating working interests in producing oil and gas properties. (File 2-83850 May 18) (Br. 4 New Issue) [S]
- (S-8) DIGITAL COMMUNICATIONS ASSOCIATES, INC., 303 Technology Park, Norcorss, GA 30092 (404-448-1400) 602,160 shares of common stock. (File 2-83851 May 18) (Br. 7)
- (S-8) UPPER PENINSULA POWER COMPANY, 616 Shelden Ave., Houghton, MI 49931 (906-482-0220) 151,427 shares of common stock. (File 2-83852 May 12) (Br. 8)

- (S-1) VAN DOEKKER'S INTERNATIONAL, LTD., 125 South Service Rd., Jericho, NY 11753 1,050,000 shares of common stock; 100,000 warrants to purchase common stock (with underlying shares). Underwriter: Brodis Securities Inc. The company operates a restaurant and has developed a program for the sale of franchises to operate similar restaurants. (File 2-83853 May 18) (Br. 3 New Issue)
- (S-1) PICO PRODUCTS, INC., 103 Commerce Blvd., Liverpool, NY 13088 825,000 shares of common stock. Underwriters: Bear, Stearns & Co.; and Rooney, Pace Inc. The company designs, manufactures and markets products which receive, distribute and secure telecommunications signals. (File 2-83855 May 18) (Br. 7)
- (S-3) PEPSICO, INC., Purchase, NY 10577 (914-253-2000) 83,002 shares of capital stock. (File 2-83857 May 18) (Br. 1) [S]
- (S-8) SLOAN TECHNOLOGY CORPORATION, 535 East Montecito St., Santa Barbara, CA 93103 (805-963-4431) 62,375 options for and common stock. (File 2-83859 May 18) (Br. 8)
- (S-3) CENTRAL LOUISIANA ELECTRIC COMPANY, INC., 415 Main St., Pineville, LA 71360 (318-445-8264) \$50 million of first mortgage bonds, Series T, due 2013. Underwriters: Merrill Lynch White Weld Capital Markets Group; Blyth Eastman Paine Webber Inc.; and Goldman, Sachs & Co. (File 2-83860 May 19) (Br. 7) [S]

REGISTRATIONS EFFECTIVE

May 12: BanTec, Inc., 2-83048; Bird & Son, Inc., 2-82954; Caterpillar Tractor Co., 2-83283; Chemical New York Corporation, 2-83613; Citi-Bancshares, Inc., 2-82233; Collaborative Research, Inc., 2-82960; Compushop Incorporated, 2-82688; Converse Inc., 2-82615; Empire Incorporated, 2-83683; Hamilton Resources, Inc., 2-82177; Handy Hardware Wholesale, Inc., 2-82593; Info Designs, Inc., 2-82927-C; Mortgage Growth Investors, 2-83379; Peabody International Corporation, 2-83401; Plitrend Fund, Inc., 2-83397; PliMoney Fund, Inc., 2-83393; Signal Finance Corporation, 2-82216; South Florida Banking Corporation, 2-82294; Storer Communications, Incorporated, 2-83572; U. S. Trust Corporation, 2-83592; Universal Holding Corporation, 2-80840; Vacation Resorts Holdings, Inc., 2-83579; Vicorp Restaurants, Inc., 2-83326; Wards Company, Inc., 2-83555; Wedgestone Participating Mortgage Trust, 2-79697; Winners Corporation, 2-83439.

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.

7 		FORM	EVENT DATE	SHRS (000) /		FILING STATUS
ENGELHARD CORP MINERAL & RESOURCES CORP	COM LTD	13D	5/16/83	7,416 27.6	29284510 27.6	UPDATE
INTERSACE CORP CAMBRIAN GEN SEC ET AL	COM	13D	5/10/83	20 0.5	46057810 0.0	NEW
INTERPACE CORP CLEVEPAK ACQUISITION CORP	COM	14D-1	5/18/83	0 0.0	46057810 0.0	NEW
INTERPACE CORP SEEMALA CORP ET AL	COM	13D	5/10/83	0 0.0	46057810 6.1	UPDATE
MITSON BOBERT M MITSON BOBERT M	COM	13D	4/26/83	0 0.0	47908810 9.2	UPDATE

MARTIN PROCESSING INC HERCO INTL	COM	13D	3/10/83	450 27.2	57335010 0.0 NEW
MASONITE CORP DON MEYER CORP	COM NE	พ 13D	5/ 3/83	0 2, 2	57537920 0.0 NEW
NATIONAL COMM BANCORPORATION MCGEHEE JAMES E ET AL	COM	13D	5 / 6/83	535 17.3	63544910 0.0 NEW
NATIONAL COMM BANCORPORATION NATIONAL COMM BANCORP ESO		13D	5 / 6/83	255 8.2	63544910 0.0 NEW
PIC N SAVE CORP CHROMAN SUSAN	COM	13D	4/ 7/83	2,675 17.1	71952210 27.4 UPDATE
PIC N SAVE CORP INDRA	COM	13D	4/ 7/83	2,546 16.3	
PIC N SAVE CORP ZIMMERMAN MARC	COM	13D	4/ 7/83	2,675 17.1	71952210 27.4 UPDATE
PIC N SAVE CORP ZIMMERMAN STUART	COM	13D	4/ 7/83	2:675 17.1	71952210 27.4 UPDATE
PIC N SAVE CORF ZIMMERMAN WILLIAM	COM	13D	4/ 7/83	3,193 20.4	71952210 30.7 UPDATE
REVLON INC WHITEHEAD ASSOC ET AL	CDM	13D	3/ 1/83	928 2.6	76152510 1.8 UPDATE
REVLON INC WHITEHEAD EDWIN C	COM	130	3/ 1/83	3,322 9.4	76152510 10.4 UPDATE
REVLON INC WHITEHEAD JOHN J	COM	13D	3/ 1/83	1,863 5.3	76152510 5.2 UPDATE
REVLON INC WHITEHEAD ASSOCIATES INC	CONV P	FD SER A 13D	3/ 1/83	1,160 10.1	76152530 10.1 UPDATE
REVLON INC WHITEHEAD EDWIN C	CONY P	FD SER A	3/ 1/83	7,297 63.8	76152530 71.8 UPDATE
REVLON INC WHITEHEAD INST/BIOMED RES		FD SER A 13D	3/ 1/83	870 7.6	76152530 1.6 UPDATE
REVLON INC U NHOL GRAHATIHW	CONV PI	FD SEP A 13D	3/ 1/83	4.091 35.8	76152530 35.8 UPDATE
REVLON INC WHITEHEAD PETER	CONV PI	FD SER A 13D	3/ 1/83	1,165 10.2	76152530 10.2 UPDATE
REVLON INC WHITEHEAD SUSAN	CONV PI	FD SER A 13D	3/ 1/83	1,165 10.2	76152530 10.2 UPDATE
STOKELY WAN CAMP INC	C DM AL	13D	5/ 9 /83	693 25.3	86150410 24.7 UPDATE
SYSTEM INDS INC WILSON ROBERT W	COM	13D	4/20/83		87190010 5.8 UPDATE
TESCO AMERN INC FIRST MIDWEST FIN'L CORP	COM PAI ET AL	8 \$0.05 13D	5/ 4/83		88157020 6.6 UPDATE
TRANSCO REALTY TR WIENER MAURICE	SH BEN		4/29/83	212 36.5	89353510 32.5 UPDATE
TRIANGLE CORP BELLOWS H ARTHUR	COM PAI	8 \$0.50 13D	5 / 6/83	167 15.6	89585320 0.0 NEW
TRIANGLE CORP WOODLAND TRADING CORP ET		8 \$0.50 13D	5 / 9/83		89585320 31.4 UPDATE

ACQUISITION REPORTS CONT.

TRITON ENERGY CORP NATE MUT LIFE ASSOC/AUS	COM ET AL	13D	5/ 6/83	390 6.7	89675010 5.4 UPDATE
VAN DYKE RESH CORP T H O CORP ET AL	COM	13D	5/ 5/83	1,408 65.4	92105910 0.0 NEW

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.

CUMPANY	ITEMS NG.	DATE
TELE COMMUNICATIONS INC	5,7	04/26/83
TEXSCAN CORP	2,7	05/02/83
TEXTURED PRODUCTS INC	4,7	04/18/83
VALLEY FORGE CORP	5	04/28/83
VIDEOVISION INC	5	05/04/83
WKIGHT ENERGY CORP	1	94/22/83
XEROX CORP	5	04/29/83 AMEND
XEROX CORP	5,7	04/29/83