# NOTICE OF COMMISSION MEETINGS

CHANGE IN THE MEETING: DELETION/RESCHEDULING

The Commission has cancelled the open meeting scheduled to consider the following item on Thursday, June 16, at 2:30 p.m.

Consideration of whether to allow, or under what conditions to allow, the use of letters of credit (1) as "cover," in lieu of margin, when establishing short options positions in foreign currency or stock index options; (2) as collaterial for secured demand notes made by subordinated lenders contributing capital to broker-dealers; and (3) as margin deposits required by the Options Clearing Corporation for certain aggregate short or exercised options positions of participants. FOR FURTHER INFORMATION, PLEASE CONTACT Thomas V. Sjoblom at (202) 272-7379.

A closed meeting scheduled for Thursday, June 16, following the now cancelled 2:30 p.m. open meeting has been rescheduled for Thursday, June 16, at 10:00 a.m.

## **COMMISSION ANNOUNCEMENTS**

### CORRECTION RE WEEKLY CALENDAR

In the News Digest dated June 9, under "Commission Announcements," it was erroneously stated that Chairman Shad will testify on Thursday, June 16 at 9:30 a.m. before the Telecommunications, Consumer Protection and Finance Subcommittee regarding the FDIC Securities Proposal and related financial issues. Chairman Shad will testify at 1:30 p.m. before the same Subcommittee concerning the Glass-Steagall Act in Room 2218, Rayburn House Office Building.

## **ADMINISTRATIVE PROCEEDINGS**

RICHARD B. GRAIBUS, OTHERS CONSENT TO SANCTIONS

In the Matter of American Western Securities, Inc., et al., the Commission announced that it has entered Findings and Orders Imposing Remedial Sanctions against Richard B. Graibus, a former branch manager of American Western Securities, Inc. (Amwest), a Denver-based registered broker-dealer which was liquidated in the spring of 1982; Craig S. Norton, one of Amwest's former compliance officers; Lloyd John Harty, a former trader for the firm; Harold Junior Morris, a former vice-president and compliance officer of the firm; and Gordon Kerr, a former vice-president and financial principal for the firm. The Commission's Orders were entered pursuant to Offers of Settlement from each respondent wherein each consented, without admitting or denying the allegations contained in the Commission's November 26, 1982 Order for Proceedings, to findings of violations.

Graibus, Norton and Harty consented to findings of having violated the antifraud provisions of the securities laws; Graibus and Norton also consented to having violated the supervisory provisions of the Securities Exchange Act of 1934. Graibus and Norton were barred from acting as principals, officers, directors, or employees of a broker or dealer other than as employees in a supervised, non-supervisory capacity with the provision that they may reapply after 12 months to become reassociated in those capacities. Harty was suspended from association with any broker, dealer, investment company, investment advisor or transfer agent for nine months and was barred from acting as a principal, officer, director, owner or employee of a broker or dealer other than in a supervised, non-supervisory capacity with the provision that he may reapply to the Commission after three years to become reassociated in those capacities.

Kerr consented to findings of having violated the recordkeeping provisions of the securities laws while Morris consented to findings of having violated the supervisory provisions of the Exchange Act and having aided and abetted violations of a previous Commission Order by Amwest's president, Jack D. Kelley. The Commission's Order barred Kerr from acting as a principal, financial principal, officer, director, owner or employee of a broker or dealer other than as a supervised employee, with the provision that he may reapply to the Commission at the end of 14 months to become associated as a general securities principal and at the end of 18 months Kerr may reapply to the Commission to become reassociated in all capacities. Morris was barred from association with any broker or dealer in any capacity with the provision that he may reapply to the Commission after one year to become associated in a supervised, non-supervisory capcity. (Rel. 34-19805)

## TRADING SUSPENSIONS

TRADING SUSPENDED IN DIVERSIFIED TECH, INC.

The Commission announced the temporary suspension of over-the-counter trading of all securities of Diversified Tech, Inc., a Salt Lake City, Utah corporation, for the ten-day period beginning on June 10 and terminating at midnight on June 19.

The Commission suspended trading because of questions which have been raised concerning the adequacy and accuracy of publicly available information concerning, among other things, the status of a licensing agreement between Diversified and Medco Research, Inc., and the status of a recent offering of Diversified's common stock. (Rel. 34-19865)

# CIVIL PROCEEDINGS

DIVERSIFIED GROWTH CORPORATION, OTHERS ENJOINED

The Commission announced that on June 8 the U.S. District Court for the District of Columbia, after hearing and argument, entered a Judgment of Permanent Injunction against Diversified Growth Corporation (DGC) and American Diversified Corporation (ADC) of Atlanta, Georgia, and Eastern Empire Corporation (EEC) of Philadelphia, Pennsylvania, permanently restraining and enjoining them from failing to file timely periodic reports.

DGC was ordered to file six delinquent Annual Reports on Form 10-K for its fiscal years ended March 31, 1977 through 1982, and 18 delinquent Quarterly Reports on Form 10-Q for 1977 through 1982. ADC was ordered to file its delinquent Form 10-K Annual Reports for its seven fiscal years ended December 31, 1976 through 1982, and 22 Quarterly Reports on Form 10-Q for its fiscal quarters ended March 31, 1976 through March 31, 1983, and its delinquent Schedules 13D or amendments thereto for the period May 1974 to date in connection with its beneficial ownership of the common stock of Jackson National Life Insurance Company. ADC was also permanently restrained and enjoined from violating Section 13(d) of the Securities Exchange Act of 1934. DGC and ADC were also ordered to provide EEC on or before June 10, 1983, all information and documents necessary for EEC to prepare its delinquent annual and quarterly reports. EEC was ordered to file its annual and quarterly reports for the years 1976 through 1982, within 20 days of receipt of the information and documents from DGC and ADC.

The Commission, in its complaint filed on January 13, 1981, alleged that DGC, ADC and EEC, as part of a continuing course of violative conduct extending over several years failed to file with the Commission certain annual and quarterly reports required to have been filed. (SEC v. Diversified Growth Corporation, et al., U.S.D.C. D.C., Civil Action No. 81-0084, 1981). (LR-10030)

### AMDISCO CORPORATION ENJOINED

The Commission announced today the filing of a civil injunctive action in the U.S. District Court for the District of Maryland alleging violations by Amdisco Corporation of the provisions of the Investment Company Act of 1940 prohibiting certain transactions by unregistered investment companies and seeking to enjoin such violations and the consummation of a proposed going private transaction. Without admitting or denying the allegations in the Commission's complaint, Amdisco, a Maryland corporation with its principal place of business in New York, N.Y., consented to the entry

# **CRIMINAL PROCEEDINGS**

### ARTHUR MILLER, JR. SENTENCED

The Chicago Regional Office announced that on May 25 Chief U.S. District Court Judge John F. Nangle sentenced Arthur Miller, Jr. to five years in prison and five years probation. Miller had pled guilty to one charge of conspiring to violate the securities laws and other federal laws and one count of mail fraud. Miller was one of the defendants in the \$16 million brokerage swindle of Stix & Co. Inc., now in SIPC liquidation. (U.S. v. Arthur Miller, Jr. et al., U.S.D.C. E.D. MO, Eastern Division, No. 82-277CR(2)). (LR-10024)

#### THOMAS R. BRIMBERRY FOUND GUILTY

The Chicago Regional Office announced that on May 25, after a six-day trial and 16 hours of jury deliberation, Thomas R. Brimberry was found guilty of two counts of obstruction of justice. Mr. Brimberry is the admitted mastermind of a \$16 million swindle involving Stix & Co. Inc., a St. Louis broker-dealer, now in SIPC liquidation.

In November 1981, Brimberry had entered into a plea agreement with government prosecutors, wherein he agreed to completely and truthfully cooperate in unraveling the Stix fraud. Brimberry was charged with obstructing justice, after he had entered into the plea agreement, by telling two other individuals who had assisted him in looting Stix to burn their records. He was acquitted of one count of obstruction of justice relating to telling a potential witness before the Grand Jury to lie about another individual. Brimberry faces a maximum prison sentence of ten years. Sentencing has been set for June 24. (U.S. v. Thomas R. Brimberry, U.S.D.C., S.D. Ill., Criminal No. 82-50034). (LR-10025)

### JAMES MASSA AND DUANE SKINNER SENTENCED

The Chicago Regional Office announced that on May 27 James Massa, a Collinsville, Illinois attorney, was sentenced by Chief U.S. District Court Judge John F. Nangle to 20 years in prison for his part in the \$16 million Stix & Co. Inc. swindle. Massa was also fined \$53,000. In addition, Duame Skinner, a certified public accountant, was sentenced to 12 years in prison and fined \$22,000.

Massa and Skinner had been convicted of the charges against them after a three-week jury trial. Massa had been charged with conspiring to violate the securities laws and other federal laws, mail, wire, and securities fraud and causing Stix to maintain false books and records. Skinner had been charged with conspiring to violate the securities and other federal laws, mail fraud, transporting forged securities in interstate commerce and evading the Internal Revenue Service currency transaction reporting requirements.

Both defendants remain free on bond - \$25,000 for Massa and \$10,000 for Skinner, pending their appeals. (U.S. v James Massa, et al., U.S.D.C. E.D. MO, Eastern Division, No. 82-277CR(2)). (LR-10026)

# HOLDING COMPANY ACT RELEASES

## THE COLUMBIA GAS SYSTEM, INC.

A supplemental order has been issued authorizing The Columbia Gas System, Inc., a registered holding company, to issue and sell 2,000,000 shares of its fixed rate preferred stock as a possible alternative to the issuance and sale of its adjustable rate preferred stock previously authorized in this proceeding. (Rel. 35-22969 - June 9)

### AMERICAN ELECTRIC POWER COMPANY, INC.

A supplemental order has been issued authorizing American Electric Power Company, Inc., a registered holding company, to act as guarantor and/or surety and to provide indemnification in connection with its subsidiaries' self-insured workers' compensation programs. (Rel. 35-22970 - June 9)

# LISTING, DELISTING AND UNLISTED TRADING ACTIONS

UNLISTED TRADING GRANTED

Orders have been issued granting the application of the following stock exchanges for unlisted trading privileges in the specified securities of the following companies which are listed and registered on one or more other national securities exchanges and are reported in the consolidated transaction reporting system: Cincinnati Stock Exchange - Gulf United Corporation, common stock (\$1 par value). (Rel. 34-19855); and the Philadelphia Stock Exchange, Inc. - Cincinnati Milacron Inc., common stock (\$5 par value). (Rel. 34-19856)

## SELF-REGULATORY ORGANIZATIONS

NOTICE OF PROPOSED RULE CHANGE

The American Stock Exchange, Inc. has filed a proposed rule change filed pursuant to Rule 19b-4 (SR-Amex-83-4) to amend Article VII, Section 1 of the Exchange Constitution to eliminate payment of an initiation fee for certain intra-firm transfers where a membership has been temporarily transferred from an active floor member to another person who is not active on the floor and then retransferred to an active floor member. Publication of the proposal is expected to be made in the Federal Register during the week of June 13. (Rel. 34-19854)

## TRUST INDENTURE ACT RELEASES

THE STANDARD OIL COMPANY

A notice has been issued giving interested persons until July 5 to request a hearing on an application by The Standard Oil Company, pursuant to Section 310(b)(l)(ii) of the Trust Indenture Act of 1939, for an order declaring that the trusteeships of Chemical Bank under an indenture qualified under the Act and an indenture not required to be qualified are not so likely to involve a material conflict of interest as to make it necessary in the public interest or for the protection of investors to disqualify Chemical Bank from acting as trustee under either of such indentures. (Rel. TI-829)

## **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-3) REXNORD INC., 3500 First Wisconsin Center, Milwaukee, WI 53202 (414-643-3000) \$75 million of debt securities. Underwriter: Morgan Stanley & Co. Inc. and Robert W. Baird & Co. The company is a producer of, among other things, power transmission components, specialty fasteners and crushing and processing machinery. (File 2-84321 June 8) (Br. 9) [S]
- (S-8) TULTEX CORPORATION, 22 East Church St., P.O. Box 5191A, Martinsville, VA 24115 (703) 632-2961 300,000 shares of common stock. (File 2-84329 June 8) (Br. 8)
- (S-8) WORLDWIDE ENERGY CORPORATION, United Bank Center, 1700 Broadway, Suite 1600, Denver, CO 80290 (303) 861-8615 290,000 shares of common stock. (File 2-84330 June 8) (Br. 8)
- (S-8) WASTE MANAGEMENT, INC., 3003 Butterfield Rd., Cak Brook, IL 60521 (312) 654-8800 2,000,000 shares of common stock. (File 2-84331 June 9) (Br. 8)

- (S-14) AMERICAN BANCORP, INC., 328 E. Landry St., Opelousas, LA 70570 (318-948-3056) 120,000 shares of common stock. (File 2-84334 June 9) (Br. 1 New Issue)
- (S-8) SCOA INDUSTRIES INC., 33 North High St., Columbus, OH 43215 (614-221-7262) 150,000 shares of common stock. (File 2-84336 June 8) (Br. 2)
- (S-3) TRE CORPORATION, 9460 Wilshire Blvd., Suite 720, Beverly Hills, CA 90212 (213) 272-9357 53,496 shares of common stock. The company is engaged in providing products and services for the aircraft, aerospace, shipbuilding and semiconductor industries. (File 2-84332 June 8) (Br. 2) [S]
- (S-8) ACME PRECISION PRODUCTS, INC., 3750 East Outer Dr., Detroit, MI 48234 (313) 891-3400 250,000 shares of common stock. (File 2-84333 June 8) (Br. 6)
- (S-3) INTEGRATED RESOURCES, INC., 666 Third Ave., New York, NY 10017 (212) 878-9200 3,000,000 shares of % cumulative convertible preferred stock. Underwriter: Drexel Burnham Lambert Incorporated. The company is engaged in the organization, management and sale of investment programs. (File 2-84335 June 9) (Br. 1)
- (S-11) AMERICAN SOUTHWEST FINANCIAL CORPORATION, 201 North Central Ave., Suite 2030, Phoenix, AZ 85073 \$50 million of GNMA-collateralized bonds. Underwriter: Merrill Lynch White Weld Capital Markets Group. (File 2-84337 June 9) (Br. 1) [S]
- (S-3) FN FINANCIAL CORPORATION, 700 Market St., San Francisco, CA 94102 (415) 772-1400 3,000,000 shares of common stock. Underwriters: The First Boston Corporation, Salomon Brothers Inc. and Shearson/American Express Inc. The company is a savings and loan holding company. (File 2-84338 June 9) (Br. 2)
- (S-2) SPECTRADYNE, INC., 1331 North Plano Rd., Richardson, TX 75081 (214) 234-2721 800,000 shares of common stock. Underwriters: Prudential-Bache Securities and Eppler, Guerin & Turner, Inc. The company designs, manufactures, installs and operates entertainment systems. (File 2-84341 June 9) (Br. 4)
- (S-1) BROWNING-FERRIS INDUSTRIES, INC., 14701 St. Mary's, Houston, TX 77079 (713) 870-8100 1,061,262 shares of common stock. The company is engaged in the collection, processing/recovery and disposal of solid and chemical wastes. (File 2-84343 June 9) (Br. 8) [S]
- (S-2) ORBIT INSTRUMENT CORP., 80 Cabot Court, Hauppauge, NY 11788 (516) 435-8300 1,300,000 shares of capital stock. Underwriter: Sherwood Securities Corp. The company designs, develops, manufactures and sell customized electronic omponents and subsystems for military. (File 2-84345 June 9) (Br. 7)
- (S-1) SECURITY FINANCIAL SERVICES, INC., 701 East Howard St., P.O. Box 279, Hibbing, MN 55746 (218) 263-8855 75,000 shares of common stock. (File 2-84346 June 9) (Br. 1 New Issue)
- (S-8) NEWPORT ELECTRONICS, INC., 630 Young St., Santa Ana, CA 92705 (714-540-4914) 219,000 shares of common stock. (File 2-84348 June 9) (Br. 8)
- (S-8) FIGGIE INTERNATIONAL INC., 4420 Sherwin Rd., Willoughby, OH 44094 (216-946-9000) 285,000 shares of common stock. (File 2-84350 June 9) (Br. 9)
- (S-1) STRATIGRAPHIC RESOURCES DRILLING PROGRAM 1983, One Sconset Sq., Westport, CT 06880 (203-226-9912) 1,600 units of preformation limited partnership interests. Distributor: Stratigraphic Resources, Inc. The partnerships will explore for, produce and sell oil and natural gas. (File 2-84352 June 9) (Br. 4 New Issue)
- (S-1) WINDSOR INDUSTRIES, INC., 1304 South Indiana Ave., Chicago, IL 60605 (312-922-5402) 803,000 units consisting of one share of common stock and one Series A common stock purchase warrant. Underwriter: Hickey, Kober, Inc. The company imports and distributes electrical ceiling fans and accessories and portable kerosene heaters, and manufactures and distributes lamps and lamp shades. (File 2-84353 June 9) (Br. 8)
- (S-8) BIG BITE, INC., 2011 Riverside Dr., Columbus, OH 43221 (614-464-6247) 150,000 shares of common stock. (File 2-84354 June 9) (Br. 4)
- (S-8) ESCALADE, INCORPORATED, 817 Maxwell Ave., Evansville, IN 47717 (513-621-6464) 63,000 options to purchase common stock. (File 2-84355 June 3) (Br. 4)
- (S-15) ALLIED BANCSHARES, INC., 808 Travis St., Houston, TX 77002 (713-224-6611) 135,000 shares of common stock. (File 2-84358 June 10) (Br. 1)

- (S-8) XEBEC, 432 Lakeside Dr., Sunnyvale, CA 94086 (408-733-4200) 600,000 shares of common stock; 450,000 Series A junior common stock. (File 2-84359 June 10) (Br. 10)
- (S-2) HYDE ATHLETIC INDUSTRIES, INC., 432 Columbia St., Cambridge, MA 02141 (617-547-9210) 700,000 shares of common stock. Underwriter: Donaldson, Lufkin & Jenrette Securities Corp. The company develops, manufactures and markets a broad line of athletic footwear. (File 2-84360 June 10) (Br. 7)
- (S-3) THE SIGNAL COMPANIES, INC., 11255 North Torrey Pines Rd., La Jolla, CA 92037 (619-457-3555) 456,000 shares of common stock. (File 2-84361 June 10) (Br. 4) [S]
- (S-3) SPECTRA-PHYSICS, INC., 3333 North First St., San Jose, CA 95134 (408-946-6080) 880,000 shares of capital stock. Underwriters: L.F. Rothschild, Unterberg, Towbin and Hambrecht & Quist Inc. The company manufactures lasers for commercial applications. (File 2-84362 June 10) (Br. 8)
- (S-8) CIPHER DATA PRODUCTS, INC., 9815 Carroll Canyon Rd., PO Box 85170, San Diego, CA 92138 462,000 shares of common stock. (File 2-84363 June 10) (Br. 10)
- (S-3) GULF STATES UTILITIES COMPANY, 350 Pine St., Beaumont, TX 77701 (409-838-6631) 6,000,000 shares of common stock. Underwriters: Merrill Lynch White Weld Capital Markets Group; E.F. Hutton & Company Inc.; Kidder, Peabody & Co.; and Dean Witter Reynolds Inc. The company generates, purchases, transmits, distributes and sells electric energy. (File 2-84364 June 10) (Br. 8)
- (S-3) AUTOMATIC SWITCH COMPANY, 50-60 Hanover Rd., Florham Park, NJ 07932 (201-966-2000) 594,000 shares of common stock. Underwriter: The First Boston Corp. The company develops, manufactures and sells two categories of control equipment. (File 2-84365 June 10) (Br. 6) [S]
- (S-2) PERRY DRUG STORES, INC., 5400 Perry Dr., PO Box 1957, Pontiac, MI 48056 (313-334-1300) 990,000 shares of common stock. Underwriter: Prudential-Bache Securities. The company operates combination drug and auto-home center stores and conventional drug stores. (File 2-84366 June 10) (Br. 4)
- (S-3) ROWAN COMPANIES, INC., 1900 Post Oak Tower, 5051 Westheimer Rd., Houston, TX 77056 (713-621-7800) - 5,421,027 shares of common stock. Underwriter: Lehman Brothers Kuhn Loeb Inc. (File 2-84368 - June 10) (Br. 3)
- (S-14) SAN FRANCISCO REAL ESTATE INVESTORS, INC., 615 Battery St., Suite 600, San Francisco, CA 94111 (415-445-7700) 2,665,071 shares of common stock. (File 2-84369 June 10) (Br. 5 New Issue)
- (S-8) BANKAMERICA CORPORATION, Bank of America Center, 555 California St., San Francisco, CA 94104 (415-622-2091) - 138,330 shares of cumulative preferred stock, Special Series (initial value \$25 per share). (File 2-84370 - June 10) (Br. 1)

## REGISTRATIONS EFFECTIVE

May 26: After Six, Incorporated, 2-83693; Alcide Corporation, 2-79954; Allegheny International Inc., 2-83135; Ampal-American Israel Corporation, 2-83685; Armel, Inc., 2-83165; Bankamerica Realty Investors, 2-83867; Check Technology Corporation, 2-82774; Connecticut General Realty Investors II Limited Partnership, 2-82300; Consolidated Freightways Inc., 2-83759; Eastern Sierra Bancorp, 2-83603; Energy Conversion Devices, Inc., 2-83318; Envirocare Inc., 2-82291-B; The Equity Income Fund S&P 500 Index, 2-71347; FMI Financial Corporation, 2-83865, 2-83866; Fair Lanes, Inc., 2-83736; Informatics General Corporation, 2-83820; Internorth, Inc., 2-83899; Magic Chef, Inc., 2-83881; Maritek Corporation, 2-82170; Martin Marietta Corporation, 2-83601, 2-83988; Metropolitan Bancshares, Inc., 2-82825; Olin Corp., 2-83742; Paine Webber Income Properties, 2-81537; Scitex Corporation Ltd., 2-82743; The Seagram Company Ltd., 2-83906, 2-83906-01; SIS Corporation, 2-83341-C; Spencer Companies Inc., 2-83525; Telecom Plus International, Inc., 2-83911; Teleram Communications Corporation, 2-83152; Transcontinental Gas Pipe Line Corporation, 2-83835; Triangle Pacific Corp., 2-83794; Trico Bancshares, 2-82837.

## **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		
ASSOCIATED COMPANIES INC STUART HOLDING CO	COMMON	STOCK 13D	5/24/83	211 19.7	04554510 17.6	UPDATE
CAGLES INC CAGLE JAMES DOUGLAS	CL A	13D	6/ 8/83		12770310 0.0	RVSION
FIR#T EMPIRE ST CORP CAMERON BAIRD FOUNDATION E	-	13D	<b>5</b> /19/83		32007610 6.1	UPDATE
FLORIDA COAST BANKS INC BANCO DE CREDITO/BANK & TR		13D	6/ 3/83	_	34060510 9.1	UPDATE
FLOIDA COAST BANKS INC C WILDE GEORGE WILLIAM	OM	13D	6/ 3/ <b>83</b>		34060510 10.3	UPDATE
GRANITEVILLE CO SOUTHEASTERN PBL SVC CO ET	COM AL	14D-1	6/ 8/83		38747810 22.7	UPDATE
PLAINS RES INC COLLINS JOHN PATRICK	COM	13D	5/ 5/83	438 9.5	7 <b>2654</b> 010 8.2	UPDATE
YANKEE GOLD & SILVER SO RICHFIELD INTERNATL ET AL	CDM	13D	5/17/83		98478010 0.0	NEW
UNITED FINL GROUP INC TEX FEDERATED DEVLP CO ET AL	CL A	130	6/ 1/83		91032410 15.8	
WALTER READE DRGANIZATION COLUMBIA PICTURES INDS	CDM	13D	<b>6</b> 7 3783	1,741 31.0		

## 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 ameniments to 8-K reports previously filed, responding to the item(s) of the form specifies. 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.

04/28/83

ISLAND RESOURCES INC

JAYARK CORP