RULES AND RELATED MATTERS

SUPPLEMENTAL DISCLOSURES OF OIL AND GAS PRODUCING ACTIVITIES

The Commission announces the adoption of final rules for supplemental oil and gas disclosures to require compliance with the provisions of FASB Statement No. 69. These final rules also include certain conforming amendments to Industry Guide 2, the proxy rules, and various "safe harbor" provisions. (Rel. 33-6444)

FOR FURTHER INFORMATION CONTACT: M. Elizabeth Rader or John W. Albert at (202) 272-2130

ADMINISTRATIVE PROCEEDINGS

SPAULDING SECURITIES CORPORATION BROKER-DEALER REGISTRATION REVOKED

The Commission announced that it has entered Findings and an Order Imposing Remedial Sanctions against Spaulding Securities Corporation, a New York City based broker-dealer. The Commission's Order was entered pursuant to an Offer of Settlement submitted by Spaulding wherein it neither admitted nor denied the allegations contained in the Order for Proceedings and in which it consented to findings of violations and the sanctions imposed.

Upon consideration of the Order for Proceedings and the Offer of Settlement, the Commission found that between August and December 1978 and July 1979 through June 1980, Spaulding violated the antifraud provisions of the securities laws by engaging in an undisclosed scheme whereby Spaulding bought and sold government securities in an account it maintained at Paine Webber, Jackson and Curtis, Inc. at prices more favorable than the prices available in the government securities market to the direct detriment of Paine Webber.

Based upon the above findings and the Offer of Settlement, Spaulding's broker-dealer registration was revoked. (Rel. 34-19302)

COMMISSION ANNOUNCEMENTS

DAVID R. SCHWIESOW NAMED ASSISTANT GENERAL COUNSEL

David R. Schwiesow has been named Assistant General Counsel (Accounting, Disclosure Policy, and Special Projects), of the Office of the General Counsel.

Mr. Schwiesow joined the Commission as a Senior Special Counsel in the Office of the General Counsel in 1980. Prior to joining the Commission, Mr. Schwiesow was in the private practice of law in Washington, D.C. for five years.

Mr. Schwiesow received his J.D. degree from Stanford Law School in 1975, where he was a member of the Stanford Law Review. He received a B.S. degree in Economics magna cum laude from The Wharton School of the University of Pennsylvania in 1972.

CIVIL PROCEEDINGS

COMPLAINT NAMES ARVEY DROWN AND FRANCIS MERTON WRIGHT

The Los Angeles Regional Office announced that on December 7 a civil injunctive action was filed in the U. S. District Court for the Central District of California against Arvey Drown, a resident of Berthoud, Colorado, and Francis Wright, a certified public accountant and a resident of Pasadena, California. The Commission's complaint alleges that Drown and Wright violated Section 10(b) of the Securities Exchange Act of 1934 and Rule 10b-5 thereunder in connection with fraudulent preparation and certification of the financial statements of General Finance Corporation, a publicly traded corporation controlled by Drown. At the time the complaint was filed, Wright consented to the entry of a Final Judgment of Permanent Injunction without admitting or denying the allegations contained in the complaint. (SEC v. Arvey Drown, Francis Wright, D.C. CA, Civil Action No. 866361). (LR-9836)

JUDGMENT BY DEFAULT ENTERED AGAINST RONALD S. LEE

Paul F. Leonard, Administrator of the Washington Regional Office, and Lewis W. Brothers, Jr., Director of the Commonwealth of Virginia Division of Securities and Retail Franchising, announced that on December 6 the Honorable Robert R. Merhige, Jr. of the U.S. District Court for the Eastern District of Virginia, Richmond Division, entered a Judgment by Default against Ronald S. Lee, individually and also doing business as Lee Investment Services. Lee was served with process in this matter by Order of Publication which notified him to appear and protect his interests on or before November 29, but failed to do so. On December 1, the Clerk of the Court entered a Default against him.

The Order enjoins Lee from further violations of Sections 5(a), 5(c), and 17(a) of the Securities Act of 1933, Section 10(b) of the Securities Exchange Act of 1934 and Rule 10b-5 (the securities registration and antifraud provisions) and Sections 203 and 206 of the Investment Advisers Act of 1940 and Rule 206(4)-2 (the investment adviser registration and prohibited transactions provisions). The Court also retained jurisdiction for the ordering of any appropriate further equitable relief. (SEC v. Ronald S. Lee, et al., U.S.D.C., E.D. Va., Civil Action No. 82-0589R). (LR-9837)

NATIONAL BOND & SHARE CO. TEMPORARILY RESTRAINED

The Denver Regional Office announced that the Honorable John L. Kane, Jr., Judge, U.S. District Court for the District of Colorado, issued a Temporary Restraining Order on December 6 enjoining National Bond and Share Co., Hughes Centrex Corp., Luayne C. Chatham, and Richard Radford from: (1) preventing staff of the Commission from inspecting and examining the books and records of National, a registered transfer agent; and (2) destroying or otherwise failing to keep or maintain the transfer records of National. The order also temporarily restrains National and Chatham, its president, from violating various books and records provisions of the Exchange Act pertaining to transfer agents. (SEC v. National Bond and Share Co., et al., USDC, Colo., Civil Action No. 82-K-2079). (LR-9838)

VIC L. ZAMBRONI PERMANENTLY ENJOINED

The Atlanta Regional Office announced that on November 16 the Honorable Odell Horton, U.S. District Judge, Western District of Tennessee, entered a final judgment of permanent injunction against Vic L. Zambroni, a former officer and director of Tentex Petroleum, Inc., a Memphis firm, currently residing in Bartlesville, Oklahoma. The judgment enjoins him from further violations of the registration and antifraud provisions of the securities laws in the offer and sale of limited partnership interests and units of working interests in oil and gas wells (Limited partnership interests), or any other security. Zambroni consented to the entry of the permanent injunction, without admitting or denying the allegations in the Commission's complaint.

The complaint, filed on November 5, alleged that from April 1979 until the present, Zambroni and others engaged in the offer and sale of approximately \$4,600,000 of unregistered limited partnerships interests to 171 investors in 11 states in violation of the registration provisions. The complaint further alleged that Zambroni and others violated the antifraud provisions of the securities

laws by making material misrepresentations of fact and omitting to state material facts concerning, among other things: the ownership of leases, the use of escrow accounts, the commingling of funds, projected earnings, the background and experience of the promoters, and the failure to purchase unsold interests. (SEC v. Tentex Petroleum, Inc., et al., Civil Action No. 82-2839-H, U.S.D.C. W.D. Tenn. filed November 5, 1982). (LR-9839)

COMPLAINT NAMES VVF INDUSTRIES, OTHERS

The Commission announced on December 16 the filing of a civil injunctive action in the U.S. District Court for the District of Columbia against VVF Industries, Inc., also known as Idico, Inc., Ellis E. Erdman and Nicholas Julian. The complaint alleges violations of the antifraud provisions and certain reporting provisions of the Securities Exchange Act of 1934 by the defendants.

The Commission's complaint alleges that the defendants falsely represented both in filings to the Commission and in materials distributed to shareholders and to the public that VVF Industries acquired VVF Communications Corp., a company controlled by Erdman, which owns radio station WTKO in Ithaca, New York. However, no acquisition ever occurred, because VVF Industries never obtained the required written consents of VVF Communications' lenders or the Federal Communications Commission. The complaint also alleges that the Form 10 filed with the Commission contained false and misleading financial statements which improperly gave effect to the acquisition of VVF Communications by VVF Industries and materially overstated VVF Communications' assets. The complaint also alleges that VVF Industries filed a quarterly report which failed to contain required financial information.

Simultaneous with the filing of the complaint VVF Industries, Erdman and Julian, without admitting or denying the allegations of the complaint, consented to the entry of Final Judgments under which they are permamently enjoined from violating the antifraud provisions and certain reporting provisions of the Exchange Act. (SEC v. VVF Industries, Inc., et al., U.S.D.C. D.C., Civil Action No. 82-3571). (LR-9840)

INVESTMENT COMPANY ACT RELEASES

FIRST PHOENIX FUND, INC.

An order has been issued, pursuant to Section 6(c) of the Investment Company Act of 1940, exempting First Phoenix Fund, Inc., registered under the Act as an openend, diversified, management investment company, from the provisions of Section 2(a)(41) of the Act and Rules 2a-4 and 22c-1 thereunder to the extent necessary to permit the net asset value of Applicant's shares in its two portfolios to be calculated using the amortized cost method of valuing assets, subject to specific conditions. (Rel. IC-12899 - Dec. 15)

UNILEVER CAPITAL CORPORATION

An order has been issued, pursuant to Section 6(c) of the Investment Company Act of 1940, exempting Unilever Capital Corporation, organized under Delaware law as a wholly-owned subsidiary of Unilever United States, a Delaware holding company which is in turn a wholly-owned subsidiary of Unilever N.V., a Netherlands company, from all provisions of the Act so that Applicant may undertake the issuance and sale of debt securities in the United States. (Rel. IC-12900 - Dec. 15)

AUTOMATED GOVERNMENT MONEY TRUST

A notice has been issued giving interested persons until January 10, 1983 to request a hearing on an application of Automated Government Money Trust, for an order exempting it from the provisions of Section 2(a)(41) of the Investment Company Act of 1940 and Rules 2a-4 and 22c-1 thereunder to the extent necessary to permit its assets to be valued at amortized cost. (Rel. IC-12901 - Dec. 15)

MASSACHUSETTS FINANCIAL SERVICES COMPANY

A notice has been issued giving interested persons until January 10, 1983 to request a hearing on an application of Massachusetts Investors Trust, Massachusetts Investors Growth Stock Fund, Inc., Massachusetts Income Development Fund, Inc., Massachusetts Capital Development Fund, Inc., Massachusetts Financial Development Fund, Inc., Massachusetts Financial Bond Fund, Inc., MFS Managed Municipal Bond Trust, Massachusetts Financial High Income Trust, Massachusetts Financial International Trust and Massachusetts Financial Emerging Growth Trust (collectively, Fund Applicants), each of which is registered under the Investment Company Act of 1940 as an open-end management investment company, and Massachusetts Financial Services Company (MFS), Fund Applicants' principal underwriter and investment adviser, for an order, pursuant to Section 6(c) of the Act, exempting certain transactions from the provisions of Section 22(d) of the Act and Rule 22d-1 thereunder to the extent necessary to permit sales of shares presently offered by Fund Applicants, and of shares of other registered investment companies which may in the future engage MFS as principal underwriter, at net asset value without a sales charge to present and retired directors, officers, employees and career life insurance agents of Sun Life Assurance Company of Canada and its subsidiaries. (Rel. IC-12902 - Dec. 15)

SPRINGERVILLE CORP.

A notice has been issued giving interested persons until January 10, 1983 to request a hearing on an application filed by Springerville Corp. (Applicant), a California corporation organized to finance a coal-fired electric generating plant, for an order, pursuant to Section 6(c) of the Investment Company Act of 1940, exempting Applicant from all provisions of the Act. (Rel. IC-12903 - Dec. 15)

HOLDING COMPANY ACT RELEASES

NATIONAL FUEL GAS SUPPLY CORPORATION

A supplemental order has been issued which authorizes and correctly states the terms of certain unsecured notes to be issued by National Fuel Gas Supply Corporation and Penn-York Energy Corporation, subsidiaries of National Fuel Gas Company (National), to National. The terms of these notes were incorrectly stated in the Commission's order of December 6, 1982 (Rel. 35-22760). (Rel. 35-22777 - Dec. 15)

SYSTEM FUELS, INC.

An order has been issued regarding System Fuels, Inc., subsidiary of Middle South Utilities, Inc., authorizing bank borrowings by the subsidiary of up to \$60 million outstanding at any one time and assurances with respect thereto by the system operating companies. (Rel. 22778 - Dec. 15)

MIDDLE SOUTH SERVICES, INC.

An order has been issued regarding Middle South Utilities Inc., a registered holding company, and Middle South Services, Inc., its subsidiary, authorizing bank borrowings by the subsidiary of up to \$75 million outstanding at any one time and the guaranty thereof by Middle South. (Rel. 35-22779 - Dec. 15)

ASSOCIATED NATURAL GAS COMPANY

An order has been issued authorizing Associated Natural Gas Company, subsidiary of Arkansas Power & Light Company, subsidiary of Middle South Utilities, to issue and sell to a bank its unsecured, promissory notes in an amount not to exceed \$3 million at any one time outstanding from time to time for up to one year from the effective date of an order in this proceeding. (Rel. 35-22780 - Dec. 15)

SELF-REGULATORY ORGANIZATIONS

NOTICE OF PROPOSED RULE CHANGES

The following have filed proposed rule changes pursuant to Rule 19b-4: The Philadelphia Stock Exchange, Inc. (SR-Phlx-82-15) to increase its position and exercise

limits for options on equity securities from 2,000 to 3,000 contracts.

(Rel. 34-19341); The American Stock Exchange, Inc. (SR-Amex-82-22) to provide for the listing and trading of options on narrow-based stock indices of eleven industry classifications. The exchange also proposes to establish position and exercise limits of 30,000 contracts for options on these narrow-based indices, in contrast to the existing limits of 40,000 contracts with respect to options on broad-based indices. (Rel. 34-19344); and The National Association of Securities Dealers, Inc. (SR-NASD-82-25) to amend Sections 27 and 28 of Article III of the NASD Rules of Fair Practice to expand the duties of any person associated with an NASD member who opens or conducts transactions in an account in which he has a financial interest or discretion to conduct transactions that is held by another NASD member, and to expand the duties of the member executing transactions for such account. The proposal exempts transactions in variable contracts or redeemable contracts under the Investment Company Act of 1940. (Rel. 34-19347)

NOTICE OF RECEIPT OF AMENDMENT TO CTA PLAN

The Consolidated Tape Association Plan (CTA Plan) participants have submitted an amendment to the CTA Plan which became effective upon filing, pursuant to Rule 11Aa3-2(a)(3) under the Securities Exchange Act of 1934. The amendment increases the ticker, ticker display, interrogation unit and ticker line charges contained in schedules A-1 through A-4, attached to the CTA Plan as Exhibit D. The new rates will become effective on January 1, 1983. (Rel. 34-19342)

CORRECTION RE ORDER APPROVING PROPOSED RULE CHANGE

On December 3, Rel. 34-19294 was issued providing approval of a proposed rule change by the Philadelphia Stock Exchange, Inc. (SR-Phlx-82-10) to, among other things, require specialists and alternate specialists to file daily reports with the Phlx under Phlx Rule 236 setting forth the closing position in each Phlx primary issue in which such specialist or alternate specialist is registered. The release misidentifies the relevant Phlx rule as Rule 274; the correct number is Rule 236. The notice of the rule change was published in the News Digest of December 7. (Rel. 34-19294A)

MISCELLANEOUS

APPLICATION PURSUANT TO SECTION 12(h)

A notice has been issued giving interested persons until January 10, 1983 to request a hearing on an application by Smith Barney Inc., pursuant to Section 12(h) of the Securities Exchange Act of 1934, for an order exempting Smith Barney from the registration requirements of Section 12(g) of that Act. (Rel. 34-19343)

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) URGENT CARE CENTERS OF AMERICA, INC., 519 Encinitas Blvd., Encinitas, CA 92024 (619) 436-2996 500,000 shares of common stock. Underwriter: R. G. Dickinson & Co. The company will establish a chain of ReadiCare Centers, offering health care. (File 2-80532-LA Dec. 8) (Br. 6 New Issue)
- (S-3) TELE-COMMUNICATIONS, INC., 54 Denver Technological Center, 5455 South Valentia Way, Englewood, CO 80111 (303) 771-8200 125,000 units, \$125 million of % subordinated debentures, due January 1, 1995 with warrants to purchase 2,875,000 shares of Class A common stock. Underwriter: Drexel Burnham Lambert Incorporated. The company is engaged in the development and operation of community antenna television systems. (File 2-80879 Dec. 13) (Br. 7) [S]

- (S-3) SRI CORPORATION, Wantage Ave., Branchville, NJ 07826 (201) 948-3000 \$25 million of convertible subordinated debentures, due 2008. Underwriter: Lehman Brothers Kuhn Loeb Incorporated. Through its subsidiaries, the company is licensed to write insurance in several states. (File 2-80881 Dec. 14) (Br. 10) [S]
- (S-8) OLD REPUBLIC INTERNATIONAL CORPORATION, 307 North Michigan Ave., Chicago, IL 60601 (312) 346-8100 50,000 shares of common stock. (File 2-80883 Dec. 14) (Br. 9)
- (N-1) WORKING ASSETS MONEY FUND, 1427 Shrader St., San Francisco, CA 94117 (415) 664-6812 - an indefinite number of shares of beneficial interest. (File 2-80886 -Dec. 9) (Br. 18 - New Issue)
- (S-6) THE PRUDENTIAL INDIVIDUAL VARIABLE CONTRACT ACCOUNT, Prudential Plaza, Newark, NJ 07101 - an indefinite number of securities. Depositor: The Prudential Insurance Company of America. (File 2-80897 - Dec. 15) (Br. 20 - New Issue)
- (S-8) AEROFLEX LABORATORIES INCORPORATED, 35 South Service Rd., Plainview, NY 11803 (516) 694-6700 220,000 shares of common stock. (File 2-80898 Dec. 15) (Br. 8)
- (S-18) SOLAR INDUSTRIES, INCORPORATED, 2300 Highway 34, Manasquan, NJ 08736 (201) 223-8100 1,000,000 shares of common stock. Underwriter: Marvest Securities, Inc. The company designs, develops, manufactures and markets solar energy collectors and system components for heating. (File 2-80856-NY Dec. 10) (Br. 10 New Issue)
- (S-8) C. R. ANTHONY COMPANY, 701 North Broadway, P.O. Box 25725, Oklahoma City, OK 73125 (405) 235-3711 30,000 shares of Class A common stock and 15,000 shares of Class B common stock. (File 2-80902 Dec. 15) (Br. 1)
- (S-8) UNIVERSAL HEALTH SERVICES, INC., One Presidential Blvd., Bala Cynwyd, PA 19004 (215) 667-8080 - 174,550 shares of Class B common stock. (File 2-80903 - Dec. 15) (Br. 6)
- (S-3) GULF & WESTERN INDUSTRIES, INC., l Gulf + Western Plaza, New York, NY 10023 (212) 333-7000 - 6,000,000 shares of common stock. The company is engaged in the manufacture of industrial products, the production and distribution of motion pictures and television film series, among other things. (File 2-80904 - Dec. 15) (Br. 6) [S]
- (S-8) FOURTH FINANCIAL CORPORATION, 100 North Broadway, Wichita, KS 67202 (316) 261-4670 210,000 shares of common stock. (File 2-80907 Dec. 15) (Br. 1)
- (S-1) TRADEX, INC., 1732 N.W. Quimby St., Portland, OR 97209 (503) 226-3493 \$90 million of subordinated variable rate thirty day demand notes. The company is engaged in factoring freight bills. (File 2-80909 Dec. 15) (Br. 4) [S]
- (S-3) LOUISIANA-PACIFIC CORPORATION, 1300 S. W. Fifth Ave., Portland, OR 97201 (503) 221-0800 - 100,000 shares of common stock. The company grows and harvests timber and manufactures and sells various wood products. (File 2-80910 - Dec. 15) (Br. 10) [S]
- (S-8) POPE, EVANS AND ROBBINS INCORPORATED, 26 Broadway, New York, NY 10004 (212) 344-5550 550,000 shares of common stock. (File 2-80911 Dec. 15) (Br. 10)
- (S-8) GREATE BAY CASINO CORPORATION, Brighton Park and Indiana Ave., Atlantic City, NJ 08404 (212) 935-9800 100,000 shares of Class A common stock. (File 2-80916 Dec. 8) (Br. 4)
- (S-3) CONSOLIDATED CAPITAL INCOME TRUST, 1900 Powell St., Emeryville, CA 94608 (415) 652-7171 2,000,000 shares of beneficial interest (4,000,000 shares maximum). (File 2-80918 Dec. 16) (Br. 5)
- (S-1) THE SNOWMASS CLUB PARTNERSHIP, LTD./SNOWMASS LODGE ASSOCIATES, LTD., 0239 Snowmass Club Circle, Town of Snowmass Village, CO 81615 (303) 923-5600 15 condominium units. (File 2-80919 Dec. 16) (Br. 3 New Issue) [S]

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.

•				•		
W.7.4		FORM	EVENT DATE		CUSIP/ PRIOR%	FILING STATUS
ALTAIR CORP P R VIRIDIAN INVESTMENTS LTD	COM	, 13D	12/ 9/82	1 N∕A	02136810 N/A	NEW :
ARMSTRONG RUBR CO CHASE ARNOLD L	COM	•	11/15/82	149 3.9	04246510 5.2	UPDATE
ARMSTRONG RUBR CO CHASE DAVID T	COM	13D	11/15/82	153 4.0	04246510 7.6	UPDATE
ARMSTRONG RUBR CO FREEDMAN CHERYL CHASE	COM	13D	11/15/82	146 3.8		UPDATE
COMBINED COS INC TELLUS CORP	COM	13D	12/ 1/82	2,421 51.0	20010310	NEW
FLIGHT DYNAMICS INC PACIFIC TELECOM, INC	COM	13D	11/30/82	2,291 68.3		UPDATE
GIANT PORTLAND & MASONRY CEM SUGARMAN BURT	COM	13D	11/19/82	655 35.5	37453210 9.6	UPDATE
INTERCO INC ANCELL NATHAN S	CUM	CONV PFD	\$7.75 11/12/82			UPDATE
NEUTROGENA CORP SHEA J F CO INC	COM	13D	12/ 2/82	129 6.1	64124610 0.0	NEW
PAINE WEBBER INC CIGNA CORP ET AL	COM	13D	12/ 3/82	3,248 25.3		RVSION
ROYAL CROWN COS INC YOUNG WILLIAM T ET AL	COM	, 13D	11/10/82	736 9.0	78024010 7.4	
SOVEREIGN CORP EQUITABLE OF IOWA COS	COM	13D	12/ 6/82	695 9.2	84603710 0.0	
UNITED NATL CORP KENSINGTON INVESTMENT CO	COM	13D	12/ 2/82	326 9.4	91111810	
WOLVERINE ALUM CORP COHEN BARRY F	COM	' 13D	11/10/82	159 12.0		UPDATE

RECENT 8K FILINGS

COMPANY

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.

ITEMS NO.

COMPANT	TIEMS NO.	DATE
AMERICAN LEISURE CORP AMERICAN RESOURCES MANAGEMENT CORP ANGELES PARTNERS X BELL & HOWELL CO/DE/ BEVERAGE MANAGEMENT LNC BODIN APPAREL INC CALIFORNIA FUND FOR INVT IN US GOVERNMEN CAMELOT INTERNATIONAL INC CENTRAL BANKING SYSTEM INC CENTRONICS DATA COMPUTER CORP CENTURY PROPERTIES EQUITY PARTNERSHIP 72 CHEMED CORP CHOKE FULL D NUTS CORP CHOMERICS INC COLORADO LIFE INSURANCE CO COMDIAL CORP COMPUTER SERVICENTERS INC CONSOLIDATED PETROLEUM INDUSTRIES INC CONSOLIDATED PETROLEUM INDUSTRIES INC CONSOLIDATED REFINING CO INC CORPORATE PROPERTY ASSOCIATES 2 CROWN CORP CULLINANE DATABASE SYSTEMS INC DIAMOND INTERNATIONAL CORP DOYLE DANE BERNBACH INTERNATIONAL INC EMPIRE INC ENCORE INDUSTRIES INC EQUITABLE OF IONA COMPANIES FIRST GOLDEN BANCORPORATION FIRST OF MICHIGAN CAPITAL CORP FOREMOST MCKESSON INC GEOPHYSICAL SYSTEMS CORP GEORGIA POMER CO GROTH REALTY COMPANIES /NEW/ HADRON INC INVESTESTATE KIMBARK OIL & GAS CO KINAKK CORP MCANDREWS & FORBES GROUP INC NATIONAL TECHNICAL SYSTEMS PAINE WEBBER INCOME PROPERTIES FOUR LTD PEPSICO INC PHOTOGRAPHIC SCHENCES CORP PUBLIC SERVICE CO OF NEW HAMPSHIRE RAINIER ENERGY DRILLING FUND 1981-A RAMADA INNS INC SAINT MORITZ HOTEL ASSOCIATES		11/00/00
AMERICAN DECOURCES MANAGEMENT CORR	2 t	11/20/82
AMERICAN RESOURCES MANAGEMENT CORP	201	12/10/82
ANGELES PARINERS A	£ 5 7	11/30/82
DELL & MUNELL LU/UE/	3,1	12/02/82
DEVERAGE MANAGEMENT AND	2.7	10/14/82
CALIFORNIA SUND FOR INVI IN US COVERNMEN	301 4.7	11/24/82
CARLICA INTEGNATIONAL INC	5.7	12/14/82
CENTRAL DANKING SYSTEM INC	2+1 5	11/19/82
CENTRAL DARKING SIGIEM INC	5	11/01/62
CENTROTICS DATA CORPOTER CORP	2 2.7	11/10/02
CHEMEN CODE	6.7	11/30/62
CHOCK ENTLO WHIC CODE	5 7	11/10/02
CHOMEDICS INC	311	09/07/82
COLORADO A TEE TACADANCE CO	1	11/24/62
CULURADU EIFE INSURANCE CU		12/01/82
COMPUTED SERVICENTERS INC		10/01/82 AMEND
COMPUTER SERVICENTERS INC	1.2.3.7	12/01/82
CONSOLIDATED DEFINITION OF INC	2	11/15/82
CONDODATE DECRETAING CO INC	211	12/03/82
CURPURATE PRUPERTY ASSULTATES 2	1.1	12/14/82
CRUWN CURP	1.7	11/22/82
CULLINANE UNITED NATIONAL CORP.	2.1	11/30/82
DOME DAME DERNEACH INTERNATIONAL INC	1.1	12/03/82
DUTLE DANE BERNSAUR BRICKNATIUNAL INC	, , , , , , , , , , , , , , , , , , ,	12/06/82
ENCORE INCHESTRICE INC	211 2	12/06/82
ENGURE INDUSTRIES INC	, , , , , , , , , , , , , , , , , , ,	11/02/82 AMEND
ELUCT COLOEN DANGODODATION	3 1 1	12/03/82
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CERRUACION EXCIENC CORR	2+1 5-7	11/30/82
CEUDUIY BUHED UU	201	12/0//82
COUNTY DEALTY COMBANIES INCH!		12/15/82
HADDON INC	267	11/30/82
TAUNCTECTATE	1 2 7	04/22/82 AMEND
ALMEDICALE CVC CO	1,2,7	12/10/82
KINADA CUDD	2.7	12/01/82
MACANDERS C EDDRES COURD INC	2.7	11/29/02
NATIONAL TECHNICAL CYCTEMS	Z	11/30/02
PAINE WERRED INCOME DRODEDTIES FOUR LTD	÷ i	12/01/02
DEDCICO INC	5	12/14/02
PHOTOGRAPHIC SCIENCES COOP	Š	12/14/02
PHRITC SERVICE OR OF NEW HAMDSHIPE	<u> </u>	12/12/02
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DAMADA INUC INC	7 6 7	11/30/82
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SWIMI WORLIS DOIES WAS A CONTRICT	1 121 1	11/02/82

DATE