sec news digest

Issue 94-170

September 7, 1994

COMMISSION ANNOUNCEMENTS

Following is a schedule of Commission meetings which will be conducted under provisions of the Government in the Sunshine Act. In general, the Commission expects to follow a schedule of holding open meetings on Wednesday mornings. Otherwise, meetings will be scheduled according to the requirements of agenda items under consideration.

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, D.C. 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.

Any member of the public who requires auxiliary aids such as a signlanguage interpreter or material on tape to attend a public meeting should contact Nancy Wolynetz, Office of Administrative and Personnel Management, to make arrangements. Ms. Wolynetz can be reached at (202) 942-4091 or at a TTY number (202) 942-4075. Staff members at the Commission are encouraged to contact Ms. Wolynetz if they receive inquiries on availability of auxiliary aids.

CLOSED MEETING - MONDAY, SEPTEMBER 12, 1994 - 2:00 P.M.

The subject matter of the closed meeting scheduled for Monday, September 12, 1994, at 2:00 p.m., will be: Institution of administrative proceedings of an enforcement nature. Institution of injunctive actions. Settlement of administrative proceedings of an enforcement nature.

OPEN MEETING - WEDNESDAY, SEPTEMBER 14, 1994 - 2:30 P.M.

The subject matter of the open meeting scheduled for Wednesday, September 14, 1994, at 2:30 p.m., will be: consideration of adopting amendments to the proxy rules applicable to registered investment companies under the Investment Company Act of 1940 and the Securities Exchange Act of 1934. The amendments would revise the information required in investment company proxy statements. For further information, please contact Kathleen K. Clarke at (202) 942-0724. 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: The Office of the Secretary (202) 942-7070.

ENFORCEMENT PROCEEDINGS

COMMISSION INSTITUTES ACTION AGAINST CHANNING LUSHBOUGH

The Commission has instituted an administrative proceeding against Channing H. Lushbough of Glenview, Illinois. The Order Instituting Proceedings alleges that from 1984 through 1990, while acting as an unregistered investment adviser and broker-dealer, Lushbough raised approximately \$22,760,000 from the sale of the unregistered limited partnership interests that pooled money for investment in hedged securities options at the direction of James D. Donahue. The order alleges that Lushbough falsely represented to investors that the annual earnings of the partnership exceeded 20 percent without verifying the earnings reported by the partnership's general partner and that "no investor ever lost money" when he had no reasonable basis for making such statements. He also failed to disclose losses in other accounts managed by the general partner, and his fee arrangement with the general partner. Further, the Order alleges that Lushbough aided and abetted violations of Section 206(4) of the Advisers Act and Rule 206(4)-3 thereunder when he accepted cash referral fees from Donahue and from an affiliated registered investment adviser without disclosing the arrangement to the investors. The Order alleges that Lushbough violated Sections 5 and 17(a) of the Securities Act, Sections 10(b) and 15(a) of the Exchange Act and Rule 10b-5 thereunder, and Sections 203(a) and 206(1) and (2) of the Advisers Act.

A hearing will be scheduled to take evidence on the staff's allegations and to afford Lushbough an opportunity to offer any defense thereto, for the purpose of determining what remedial action, if any, should be order by the Commission. (Rel. 34-34618)

TEMPORARY RESTRAINING ORDER AND PARTIAL ASSET FREEZE ENTERED AGAINST TRANSAMERICA WIRELESS SYSTEMS AND OTHERS

The Commission announced that on August 24, the Honorable Shelby Highsmith, United States District Judge for the Southern District of Florida, entered a temporary restraining order and asset freeze against defendants TransAmerica Wireless Systems (TransAmerica), Intercontinental Telecommunications Corporation (ITC) and Danny Sterk, all of Ft. Lauderdale, Florida, and enjoined all defendants and all persons acting in concert with them. The Commission's complaint alleges fraud in the offer and sale of securities in the form of interests in purported general partnerships formed to develop wireless cable television systems in Hot Springs, Arkansas, Clarksville, Tennessee, and Valdosta, Georgia. To date, TransAmerica and ITC have raised approximately \$9.4 million from investors.

The Commission alleges that TransAmerica, at Sterk's direction, solicited investments in the Hot Springs and Clarksville partnerships from approximately July 1993 to May 1994, and that ITC, also at Sterk's direction, has been soliciting investments in the Valdosta partnership since late May, 1994. Both companies utilized television informercials, mailings and telephone boiler rooms to sell interests in the general partnerships. The Commission alleges that TransAmerica and ITC claim falsely to be negotiating for FCC licenses, fail to disclose the promoters cost of the wireless cable channels being sold to the investors for enormous sums, and fail to disclose substantial sales In addition, both companies fail to disclose the commissions. involvement of Sterk, an action by the FTC against Sterk for violations of the Federal Trade Commission Act, and the resulting preliminary injunction. [SEC v. TransAmerica Wireless Systems et al., USDC, SDFL, Civ. No. 94-6805, Gonzalez] (LR-14218)

JUDGMENT OF PERMANENT INJUNCTION ENTERED AGAINST JOSEPH CASPERSON

The Commission announced that on August 24 a Judgement of Permanent Injunction and Other Relief was entered against defendant Joseph L. Casperson (Joseph C.), permanently enjoining him from violations of the antifraud provisions of the Securities and Exchange Act. Joseph C. consented, without admitting or denying the allegations in the complaint, to the entry of the judgement. The judgment also provides that Joseph C. will pay disgorgement and civil penalties in amounts to be determined.

A temporary restraining order freezing assets and granting other relief was obtained against eleven defendants and orders preliminarily enjoining defendants Joseph C., Tim L. Epps and Trans Terra Corporation, International (Trans Terra) were also obtained. The Commission did not seek an asset freeze against Trans Terra, which is in bankruptcy.

The Commission's complaint alleges that from approximately mid-1989 to mid-1994, the defendants engaged in the fraudulent offer and sale of oil and gas investments issued by Southwest. The limited partnerships and trusts in some cases did not own the wells as represented and returns to investors were preset rather than based on actual well production. The defendants raised approximately \$40 million from over 1,000 investors, most of whom are elderly. [SEC v. American Business Securities Inc., et al., Civ. No 94-4866 ER, JRX, C.D. Cal.] (LR-14219)

CIVIL ACTION FILED AGAINST JOSEPH HAMILTON

The Commission announced the filing of a civil injunctive action in the United States District Court for the District of Columbia against Joseph F. Hamilton, formerly the executive director of the California-based law firm which represented McGaw, Inc. in its merger discussions with Ivax Corp., for insider trading in McGaw stock. The complaint alleges that on or about January 4 Hamilton met with two senior attorneys from his law firm and an officer of McGaw at a hotel bar in Newport Beach, California. The complaint further alleges that during that meeting Hamilton learned material, nonpublic information about Ivax's proposed acquisition of McGaw. The Commission alleges that Hamilton purchased McGaw stock while in possession of such information.

Without admitting or denying the allegations of the Commission's complaint, Hamilton has agreed to settle the Commission's action against him. Hamilton has consented to an injunction against future violations of the federal securities laws and has agreed to pay disgorgement plus accrued interest and a civil penalty. [SEC v. Joseph F. Hamilton, U.S. District Court for the District of Columbia, Civ. No. 94-CV-1927] (LR-14220)

COMMISSION SETS ASIDE TWO FINDINGS OF VIOLATION AND REMANDS TWO FINDINGS OF VIOLATION AGAINST THOMAS BLANTON

The Commission has set aside two findings of violation by the American Stock Exchange (the Exchange) against Thomas Blanton, of Chattanooga, Tennessee, and has remanded the remaining two findings of violation against him to the Exchange. The Exchange has found that Blanton engaged in trading, on behalf of his customers, in Swiss Franc options that was unsuitable, excessive and unauthorized. The Exchange also had found that Blanton did not adhere to principles of good business practice when he arranged for an unauthorized third person to enter orders for Blanton's customers on Blanton's behalf.

The Exchange found that Blanton had violated Exchange Rule 923, by effecting the unsuitable options transactions, and Exchange Rule 924, by exercising unauthorized discretion in his customers' accounts. Those rules, however, apply only to options trading on the American Stock Exchange, while the options at issue here were traded on the Philadelphia Stock Exchange. The Commission thus ordered those findings of violation be set aside. The Commission also found that the Exchange's written decision lacked the specificity required by Section 6(d)(1) of the Securities Exchange Act in explaining the reasons for its findings. It therefore remanded the findings relating to excessive trading and the trading by an unauthorized third person to the Exchange for a more complete statement of its findings. (Rel. 34-34622)

REFCO CAPITAL CORPORATION CONSENTS TO CEASE AND DESIST ORDER

The Commission announced that Refco Capital Corporation consented to the issuance of an Order Instituting Cease and Desist Proceedings pursuant to Section 8A of the Securities Act and Findings and Order of the Commission (Order) that requires Refco Capital to cease and desist from committing or causing any violation or future violation of the registration provisions of the federal securities laws. The order makes findings that Refco Capital violated the registration provisions by selling to the public unregistered securities. Specifically, the Order states that, from in or about June 1982 to February 1992, Refco Capital offered and sold securities in the form of interest bearing Cash Management Accounts. The Order states that more than 1,200 customers invested as much as \$59 million in the Cash Management Accounts. (Rel. 33-7087)

NASD ACTION AGAINST KIRK FERGUSON SUSTAINED

The Commission has sustained findings of violations by the NASD against Kirk L. Ferguson. The Commission found that Alliance Securities Corp. (Alliance), operating though Ferguson, conducted a securities business without the required net capital. The Commission concluded that the NASD properly excluded a promissory note, written by Ferguson and payable to Alliance, and attached checks, drawn against various lines of credit held jointly by Ferguson and his wife, from the computation of Alliance's net capital balance. The Commission also found that Alliance, operating through Ferguson, effected retail transactions in Successo, Inc. (Successo) common stock at unfair and fraudulent prices by charging excessive markups ranging from six to 39 percent in at least 99 transactions.

The Commission sustained the NASD's imposition, in connection with the net capital violation, of a fine of \$5,000, a suspension for five days, and a requalification requirement as a general securities principal and Financial and operations principal prior to acting in either capacity. The Commission also sustained the NASD's imposition, in connection with effecting retail transactions at unfair and fraudulent prices, of a censure, fine of \$5,000 and an order to make restitution of \$56,335 to customers, jointly and severally with Alliance. The Commission found these lenient sanctions neither excessive nor oppressive. (Rel. 34-34621)

INVESTMENT COMPANY ACT RELEASES

KIDDER, PEABODY PREMIUM ACCOUNT FUND AND KIDDER, PEABODY GOVERNMENT MONEY MARKET FUND

A notice has been issued giving interested persons until September 27 to request a hearing on an application filed by Kidder, Peabody Premium Account Fund and Kidder, Peabody Government Money Fund, Inc. for an order under Section 6(c) of the Investment Company Act that would exempt applicants from Rule 24f-2 under the Act. The requested order would permit applicants to pay a share registration fee due under Rule 24f-2 for their 1993 fiscal year based on net sales rather than on gross sales. (Rel. IC-20527 - September 2)

MINNESOTA MUTUAL LIFE INSURANCE COMPANY

An order has been issued under Section 6(c) of the Investment Company Act exempting Minnesota Mutual Variable Annuity Account (Variable Account), and MIMLIC Sales Corporation from the provisions of Sections 26(a)(2)(C) and 27(c)(2) of the Act to the extent necessary to permit the deduction of mortality and expense risks charges from the assets of the Variable Account in connection with the offer and sale of certain variable annuity contracts. (Rel. IC-20528 - September 6)

DELAWARE GROUP TREND FUND, INC.

An order has been issued on an application filed by Delaware Group Trend Fund, Inc., et al. under Section 6(c) of the Investment Company Act for an exemption from Sections 2(a)(32), 2(a)(35), 18(f)(1), 18(g), 18(i), 22(c), and 22(d) of the Act and Rule 22c-1 thereunder. The order permits certain investment companies to issue multiple classes of shares and assess a contingent deferred sales charge (CDSC). The order supersedes two prior orders and permits the investment companies to issue additional classes and consolidate the CDSC arrangement for the investment companies. (Rel. IC-20529 - September 6)

VAN KEMPEN MERRITT TRUST

An order has been issued under Section 6(c) of the Investment Company Act that exempts applicants from Sections 13(a)(2), 13(a)(3), 18(a), 18(c), 18(f)(1), 22(f), 22(g), and 23(a) of the Act and Rule 2a-7thereunder; under Sections 6(c) and 17(b) of the Act from Section 17(a)(1); and pursuant to Section 17(d) of the Act and Rule 17d-1thereunder. The order permits certain investment companies to offer deferred compensation plans to their independent trustees. (Rel. IC-20530 - September 6)

HOLDING COMPANY ACT RELEASES

NORTHEAST UTILITIES, ET AL.

A supplemental order has been issued authorizing Northeast Utilities and its nonutilities subsidiary companies, Charter Oak Energy, Inc. and COE Development Corporation, to issue guarantees and assume the liabilities of exempt wholesale generators (EWGs) and foreign utility companies (FUCOs) in connection with development activities, including construction and permanent financing, up to \$100 million. Jurisdiction is reserved over services to affiliated EWGs and FUCOs. (Rel. 35-26116; International Series Rel. 710)

NORTHEAST UTILITIES, ET AL.

A notice has been issued giving interested persons until September 26 to request a hearing on a proposal by Northeast Utilities, a registered holding company, and its nonutility subsidiary companies, Charter Oak Energy, Inc. and COE Development Corporation (collectively Applicants), to finance the acquisition, and hold the securities, of foreign utility companies (FUCOs), as defined in Section 33(a) of the Act, and companies engaged directly or indirectly in the business of owning and holding the securities of FUCOs (Intermediate Companies). In addition, the Applicants propose to issue guarantees and assume the liabilities of FUCOs and Intermediate Companies in connection with development activities, including construction and permanent financing. (Rel. 35-26117; International Series Rel. 711)

SELF-REGULATORY ORGANIZATIONS

NOTICE OF PROPOSED AMENDMENT

The <u>Options Price Reporting Authority</u> (OPRA) has filed with the Commission, pursuant to Rule 11Aa3-2 under the Securities Exchange Act, an amendment to its National Market System Plan for the purpose of establishing a fee to be paid by persons other than vendors who provide a data control service to OPRA subscribers and exempting subscribers who receive the feed from OPRA's Subscriber Indirect Access Fee. Publication of the release is expected in the <u>Federal Register</u> during the week of September 9. (Rel. 34-34625)

APPROVAL OF PROPOSED RULE CHANGE

The Commission approved a proposed rule change (SR-NYSE-94-21) filed by the <u>New York Stock Exchange</u> under Section 19(b)(2) of the Securities Exchange Act. The rule change amends NYSE Rule 412 and its related interpretations relating to customer account transfers. (Rel. 34-34633)

IMMEDIATE EFFECTIVENESS OF PROPOSED RULE CHANGE

A proposed rule change filed by the <u>Cincinnati Stock Exchange</u> to amend its fees for Designated Dealers (SR-CSE-94-9) has become effective under Section 19(b)(3)(A) of the Securities Exchange Act. (Rel. 34-34643)

UNLISTED TRADING PRIVILEGES GRANTED

An order has been issued granting the application of the <u>Cincinnati</u> <u>Stock Exchange</u> for unlisted trading privileges in 20 issues which are listed and registered on one or more other national securities exchange and are reported in consolidated transaction reporting system. (Rel. 34-34634) An order has been issued granting the application of the <u>Philadelphia</u> <u>Stock Exchange</u> for unlisted trading privileges in the common stock of 15 issues which are listed and registered on one or more other national securities exchange and are reported in the consolidated transaction reporting system. (Rel. 34-34635)

An order has been issued granting the application of the <u>Pacific Stock</u> <u>Exchange</u> for unlisted trading privileges in the common stock of 6 issues which are listed and registered on one or more other national securities exchange and are reported in the consolidated transaction reporting system. (Rel. 34-34636)

An order has been issued granting the application of the <u>Chicago Stock</u> <u>Exchange</u> for unlisted trading privileges in the common stock of 18 issues which are listed and registered on one or more other national securities exchange and are reported in the consolidated transaction reporting system. (Rel. 34-34637)

An order has been issued granting the application of the <u>Boston Stock</u> <u>Exchange</u> for unlisted trading privileges in the common stock of 4 issues which are listed and registered on one or more other national securities exchange and are reported in the consolidated transaction reporting system. (Rel. 34-34638)

SECURITIES ACT REGISTRATIONS

The following registration statements have been filed with the SEC under the Securities Act of 1933. The reported information appears as follows: Form, Name, Address and Phone Number (if available) of the issuer of the security; Title and the number and/or face amount of the securities being offered; Name of the managing underwriter or depositor (if applicable); File number and date filed; Assigned Branch; and a designation if the statement is a New Issue.

- S-8 TELTRONICS INC, 2150 WHITEFIELD INDUSTRIAL WAY, SARASOTA, FL 34243 (813) 753-5000 - 300,000 (\$3,600,000) COMMON STOCK. (FILE 33-83384 -AUG. 29) (BR. 7)
- S-3 ZONAGEN INC, 2408 TIMBERLOCH PL, B-4, WOODLANDS, TX 77380 (713) 367-5892 - 199,000 (\$1,890,500) COMMON STOCK. (FILE 33-83394 - AUG. 29) (BR. 4)
- S-8 STANDARD MICROSYSTEMS CORP, 80 ARKAY DRIVE, HAUPPAUGE, NY 11788 (516) 273-3100 - 750,000 (\$12,843,750) COMMON STOCK. (FILE 33-83400 -AUG. 29) (BR. 10)
- S-8 ZONAGEN INC, 2408 TIMBERLOCH PL, B-4, WOODLANDS, TX 77380 (713) 367-5892 265,000 (\$2,517,500) COMMON STOCK. (FILE 33-83406 AUG. 29) (BR. 4)
- S-4 COASTAL HEALTHCARE GROUP INC, 2828 CROASDAILE DR, DURHAN, NC 27705 (919) 383-0355 - 1,500,000 (\$53,437,500) COMMON STOCK. (FILE 33-83448 -AUG. 30) (BR. 6)

- S-8 PHOTO CONTROL CORP, 4800 QUEBEC AVE N, MINNEAPOLIS, MN 55428 (612) 537-3601 - 250,000 (\$1,500,000) COMMON STOCK. (FILE 33-83460 -AUG. 29) (BR. 12)
- S-8 AGTSPORTS INC, 6890 S TUCSON WY, STE 202, ENGLEWOOD, CO 80112 (303) 792-5000 - 300,000 (\$300,000) COMMON STOCK. (FILE 33-83462 -AUG. 29) (BR. 11)
- S-8 ACCUGRAPH CORP, 5822 CRONO DRIVE, EL PASO, TX 79912 (915) 581-1171 242,000 (\$1,780,460) COMMON STOCK. (FILE 33-83464 AUG. 29) (BR. 9)
- S-8 NARBLE FINANCIAL CORP, 47 MERCHANTS ROW, RUTLAND, VT 05701 (802) 775-0025 - 250,000 (\$3,093,750) COMMON STOCK. (FILE 33-83470 -AUG. 30) (BR. 2)
- S-3 MARBLE FINANCIAL CORP, 47 MERCHANTS ROW, RUTLAND, VT 05701 (802) 775-0025 - 250,000 (\$3,093,750) COMMON STOCK. (FILE 33-83472 -AUG. 30) (BR. 2)

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 percent owned; and Column 7 - the status of the filing, i.e., new, update or revision.

NAME AND CLASS OF STOCK/OWNER		FORM	EVENT DATE	SHRS(000)/ XOWNED	CUSIP/ PRIOR% ST	
APPLEBEES INTL INC DUPREE THOMAS EARL JR	COM	13D	9/ 1/94	•	03789910 7.7 ເ	JPDATE
AUTOTOTE CORP Lawrence larry J et al	CL A	1 3 0	8/26/94	•	05332310 11.3 ເ	JPDATE

ACQUISITIONS CONT.

NAME AND CLASS OF STOCK/OWNER		ORM	EVENT DATE	SHRS(000)/ XOWNED	CUSIP/ PRIOR%	FILING <u>STATUS</u>
BPI PKG TECHNOLOGIES INC Leigh Mitch	COM	130	8/26/94	717 8.4	05 8993 10 0.0	NEW
CADENCE DESIGNS SYS INC Comdisco inc et al	COM	130	9/ 1/94	1,850 4.5	127 3871 0 5.7	UPDATE
CHOICE DRUG SYS INC Sirota Marvin et al	COM	13D	8/23/94	2,069 34.0		UPDATE
ENVIRODYNE INDS INC KELLY DONALD P ETAL	COM	130	8/24/94	1,038 7.7	29403720 0.0	NEW
GRIFFITH CONSUMERS CO MD GRIFFITH HLDGS ETAL	CON	130	8/26/94	1,941 77.9	39830010 0.0	NEV
GROUND ROUND RESTAURANTS INC	COM	130	8/23/94	4,320 38.9	39942710 0.0	
INTERACTIVE NETWORK INC TELE-COMMUNICATIONS INC	COM	130	8/31/94		47999210	UPDATE
MARTIN MARIETTA CORP NEW GENERAL ELEC CO	COM	130	8/29/94	0	57290010	NEV
MOTORCAR PTS & ACCESSORS INC	COM			241	62007110	
BERMAN MERRILL C ET AL ONEITA INDS INC	COM	130	8/16/94	7.5 851	68265510	UPDATE
FRIED ALBERT & CO ET AL	CON	130	8/31/94	12.2 0	11.1 74726210	UPDATE
TIME WARNER INC ET AL	COM	13D	9/ 1/94	0.0 326	10.1 74991610	UPDATE
CARDIOTRONICS SYS INC ET A		14D-1	9/ 2/94	12.1	10.4 78387320	UPDATE
GAGE JOHN W		130	9/ 1/94	6.0	7.7	UPDATE
SBE INC WILLIAM R GAGE	COM NEW	130	9/ 1/94	242 11.5	78387320 0.0	NEW
TCC INDS INC Tweedy browne co lp	CON	13D	8/ 6/94	188 6.7	87225410 0.0	NEW
THE TELEMINE COMPANY INC WILLIAM KIRSCHNER ET AL	COM	13D	8/23/94	0 0.0	87943210 0.0	NEW
TEXACO CDA PETE INC Canadian 88 energy corp	COM	13D	9/ 1/94	12,364 10.3	88199010 10.2	UPDATE

RECENT &K 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.
- Item 8. Change in Fiscal Year.

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 Room (when ordering, please give the date of the report). An invoice will be included with the requested material when mailed.

	STATE	8K ITEM NO.			
NAME OF ISSUER	CODE	123	6 4 5	678	DATE COMMENT
ABLE TELCON HOLDING CORP	FL	x	x	x	06/22/94
AGTSPORTS INC	CO	^	x		08/29/94
ALBA WALDENSIAN INC	DE		x		08/26/94
ALBARA CORP	co		Âx		08/16/94
AMERICAN CONSOLIDATED GROWTH CORP	DE	x			09/01/94
ANALYSIS & TECHNOLOGY INC	CT		X	1	08/16/94
BALANCE FOR LIFE INC /DE/	DE	X	X	X	08/31/93AMEND
BASIC EARTH SCIENCE SYSTEMS INC	DE		X	x 3	08/25/94
BIRD CORP	MA	x		X	08/22/94
BIRMINGHAM UTILITIES INC	CT		X	ł	08/29/94
BITWISE DESIGNS INC	DE	x		x	08/18/94
BLACK HAWK GAMING & DEVELOPMENT CO INC	со)	(08/10/94
BUCKEYE COMMUNICATIONS INC	DE)	C X	08/22/94
CAMBRIDGE INVESTMENT SERVICE CORP	DE	X		x	08/29/94
CAMCO INTERNATIONAL INC	DE)	(X	09/01/94
CARLYLE GOLF INC	co			X	08/17/94
CHECKMATE ELECTRONICS INC	GA			X	08/16/94
CHEMICAL MORTGAGE SEC INC MUL CL MORT PA	NY		>	(X	08/25/94
CHILDRENS BROADCASTING CORPORATION	MN		X	(X)	08/31/94
CHIRON CORP	DE		>	(X)	08/25/94
CIRCLE FINE ART CORP	DE		X		08/29/94
CONNECTICUT GENERAL REALTY INVESTORS LTD	CT	X		X	08/16/94
COOPERATIVE BANKSHARES INC	NC		X	X	08/18/94
CROSS TIMBERS OIL CO	DE		X	X	08/26/94
CWMBS INC MORT PASS THR CERT SER 1994-2	DE)	(X)	06/25/94
CWMBS INC MORT PASS THRO CERT SER 1994-0	DE)	C X	06/25/94
CWMBS INC MORT PASS THRO CERT SER 1994-1	DE)	C X	06/25/94
CWMBS INC MORT PASS THRO CERT SER 1994-7	DE)	(X)	06/25/94
CUMBS INC MORT PASS THRO CERT SER 1994-8	DE)	(X)	06/25/94
CUMBS INC MORT PASS THRO CERT SERIES 199)	C X	06/25/94
CUMBS INC MORTGAGE PASS THROUGH CERTIFIC)	(X)	06/25/94
CWMBS INC MORTGAGE PASS THROUGH CERTIFIC)	(X)	06/25/94
CWMBS INC NORTGAGE PASS THROUGH CERTIFIC)	C X	06/25/94

8K FILINGS CONT.

STATE 8K ITEM NO. CODE 12345678 DATE COMMENT NAME OF ISSUER _____ CUMBS INC MORTGAGE PASS THROUGH CERTIFIC X X 06/25/94 CA X 08/18/94 DE ANZA PROPERTIES IX DE ANZA PROPERTIES X CA X 08/18/94 CA X 08/18/94 DE ANZA PROPERTIES XI LTD DE ANZA PROPERTIES XII LTD CA X 08/18/94 EDISTO RESOURCES CORP DE ХХ 08/31/94 ENZON INC DE Х 08/23/94 х х 08/31/94 EXPRESS SCRIPTS INC DE EXTENDED PRODUCT LIFE INC. CO X 08/29/94 FIFTH THIRD BANCORP OH X X 08/26/94 FINANCIAL CORP OF LOUISANA 07/15/94 DE X 08/30/94 FIRST ALLIANCE MORTGAGE CO /CA/ CA X X FRONTIER OIL & GAS CO /DE 07/29/93AMEND DE X X FUND AMERICA INVESTORS CORP II X 07/29/94AMEND X DE FUTURE NEALTHCARE INC OH Х X 08/16/94 GE CAPITAL MORTGAGE SERVICES INC NJ NO ITEMS 02/25/94AMEND GE CAPITAL MORTGAGE SERVICES INC NJ NO ITEMS 03/25/94AMEND GE CAPITAL MORTGAGE SERVICES INC NJ NO ITEMS 04/25/94AMEND NJ NO ITEMS GE CAPITAL MORTGAGE SERVICES INC 05/25/94AMEND GE CAPITAL MORTGAGE SERVICES INC NO ITEMS 06/27/94AMEND NJ NO ITEMS GE CAPITAL MORTGAGE SERVICES INC NJ 07/25/94AMEND GROUND ROUND RESTAURANTS INC NY х х 08/23/94 GWINNETT BANCSHARES INC GA ХХ 08/31/94 HARTFORD STEAM BOILER INSPECTION & INSUR CT X 09/06/94 HEALTH O METER PRODUCTS INC /DE DE х X X 08/17/94 HEARTLAND WIRELESS COMMUNICATIONS INC 08/19/94 DE X X HOUSTON SAM RACE PARK LTD ΤX X 02/03/94 HOUSTON SAM RACE PARK LTD 08/31/94 TX X HYUNDAI AUTO RECEIVABLES TRUST 1993-A DE X 08/15/94 INF AMEND INM INT INT IVA JMC KEI

INFINITY BROADCASTING CORP	DE			X	06/17/94AMEND
INNOVET INC	FL	X		х	08/22/94
INTELLIGENT SYSTEMS CORP	GA	X		X	08/19/94
INTERNATIONAL RESEARCH & DEVELOPMENT COR	DE		X	X	08/19/94
IVAX CORP /DE	FL		х	X	08/26/94
JMC GROUP INC	DE		X	х	08/30/94
KEITH GROUP OF COMPANIES INC	DE		x		09/01/94
KENTUCKY CENTRAL LIFE INSURANCE CO	кү х		X	08/18/94	
LAKESIDE BANCSHARES INC	LA		X		08/17/94
LEHMAN HOME EQUITY LOAN TRUST 1994-1			х	х	08/23/94
MACNEAL SCHWENDLER CORP	CA	X	X		08/18/94
MAS VENTURES LTD	CO		x		07/29/94
MEGAFOODS STORES INC	NV		X	X	08/26/94
MICRONICS COMPUTERS INC /CA	CA	X		Х	08/19/94
MID AM INC	OH		X		08/30/94
MONEY STORE INC THE EQUITY LOAN ASS BAK	NJ			х	08/15/94
MONEY STORE INC THS HOME EQ LOAN ASSET B				X	08/15/94
MONEY STORE INC THS HOME EQUITY LN ASSET				X	08/15/94
MONEY STORE INC THE HOME EQUITY LOAN ASS	NJ			X	08/15/94
NEOGEN CORP	MI	X		X	08/17/94
PARAGON MORTGAGE CORP	IL		X	X	08/25/94
PERMA FIX ENVIRONMENTAL SERVICES INC	DE			X	06/17/94AMEND
PERSEPTIVE BIOSYSTEMS INC	DE	X		х	08/22/94

DE X X 08/22/94 X 08/24/94

PETSMART INC