



SECURITIES AND EXCHANGE COMMISSION NEWS DIGEST

A Daily Summary of
S.E.C. Activities

Washington, D.C. 20549

(Prepared by the SEC Office of Public Information)

(Issue No. 72-149)

FOR RELEASE August 7, 1972

NEW RULES AND RULE PROPOSALS

PROPOSAL TO ADOPT RULE 19b-2. The SEC, pursuant to authority vested in it under the Securities Exchange Act, and particularly Sections 23(a) and 2, 6, 17 and 19 of that Act, is publishing for comment a rule requiring all present and future exchanges to restrict the utilization of exchange membership for other public purposes. The substance of this rule previously had been the subject of a Commission request to all presently registered securities exchanges, pursuant to Section 19(b) of the Securities Exchange Act, 15 U.S.C. 78s(b), to alter, modify or supplement their rules. The Commission requested the adoption of this rule as part of its efforts to effectuate a viable central market system and to assure the protection of investors, fair dealing in securities on exchanges and the fair administration of exchanges. The Commission now is publishing for comment, along with the rule, certain related policy questions concerning the proposed rule.

The Commission believes that the rule proposed and the issues raised are matters of great significance, not only to the nation's registered securities exchanges but also to the members of the securities industry, large and small institutional investors and to the public investors whose interests the Commission is mandated to uphold. Accordingly, the Commission invites all persons interested in, affected by or concerned with the future structure of the public securities markets to provide the Commission with the benefit of their views. The Commission recognizes that at this time, and without the benefit of flexible experimentation, attempts at definitive answers or solutions to all of the issues raised by exchange membership for other than public purposes are, of course, impossible. By proposing the rule set forth herein and publishing for comment a number of important related policy questions so that all persons who have helpful viewpoints to express may do so, it is hoped and expected that, by the use of the Commission's quasi-legislative powers, guidelines for appropriate experimentation and, ultimately, principles to implement the development of a central market system will evolve.

Interested persons are requested to submit their views, any data or other comments or information, in writing, to the Office of the Secretary, Securities and Exchange Commission, 500 North Capitol Street, Washington, D. C. 20549. Because the retention and impact of conflicting approaches to the establishment of proper standards for exchange membership may thwart Commission efforts to develop, restore and regenerate the public's confidence in a restructured central market system, the Commission believes a prompt determination of policy is appropriate and requests that all comments, views, data and other written submissions be received no later than October 3, 1972. (Rel. 34-9716)

EXTENSION OF TIME FOR SUBMISSION OF SPECIFIC RULE PROPOSALS CONCERNING INVESTMENT COMPANY ADVERTISING.

In Securities Act Release No. 5248, dated May 9, 1972, the SEC adopted new rules dealing with advertising by investment companies and further solicited specific rule proposals in addition to, or in substitution for, the rules then adopted. The period of time within which persons may submit such proposals has been extended from June 30 to September 15, 1972.

COMMISSION ANNOUNCEMENT

CANADIAN JAVELIN SUSPENSION TERMINATED. The SEC on August 3 announced that the suspension of trading in the common stock of Canadian Javelin Limited (Canadian Javelin) of St. John's, Newfoundland, will be extended for an additional five day period through August 8, not for a ten-day period through August 13 as reported in the August 3 news digest. Trading will resume at the opening of business on August 9, 1972. The stock is listed on the American Stock Exchange and has also been traded in the over-the-counter market.

The Commission initially suspended trading on March 7, 1972 because of the "unavailability of adequate and accurate information concerning certain actions taken by the government of Newfoundland with respect to the company's linerboard project at Stephenville, the reasons for these actions, their implications, and their effect on the company's financial picture." Subsequently, the company made it publicly known that a notice of default had been filed by the Newfoundland government with respect to the project and that discussions were being conducted between Canadian Javelin and government representatives with respect to a government takeover of the property. Ultimately, these discussions resulted on an agreement, dated as of May 1, 1972

OVER

and becoming effective May 17, 1972, for acquisition by the provincial authorities of the linerboard and other associated assets. The agreement and related documentation were filed with the Commission on June 23, 1972 in the Form 8-K report for the month of May 1972 and are available for public inspection.

As part of its Form 10-K Annual Report for 1971, Canadian Javelin was required to submit audited financial statements for the year. Just before the March 31, 1972 deadline for the filing of this report, the Commission staff was notified by the auditors that they would be unable to express an opinion on the financial statements until the results of the negotiations with the government on the linerboard project were concluded, because of the substantial financial uncertainties thereby introduced. Unaudited financial statements were submitted on July 5, 1972 and on July 27 an amendment was filed, including the auditors' report. This report states that in the opinion of the auditors the financial statements fairly present the financial position, results of operations and changes in financial position, "subject to the eventual determination of the balance to be received from the government of Newfoundland." (Rel. 34-

TRADING SUSPENDED IN COMPUTER MICRODATA. The SEC on August 3 ordered the suspension of over-the-counter trading in the common stock of Computer Microdata Corporation, effective August 3 through August 12, 1972. The suspension was ordered because of the unavailability of current financial information about the company and the sharp increase in the price of the stock.

DECISION IN ADMINISTRATIVE PROCEEDING

ARNOLD WILKENS & CO. REVOKED, GOLDSTEIN BARRED. The SEC has issued an order revoking the registration of Arnold Wilkens & Co., Inc., a New York City broker-dealer, effective upon the filing of an affidavit within 30 days, that it has delivered all securities and funds owed to customers and to broker-dealers. The Commission also barred Arnold Goldstein, president of the firm, from association with any broker-dealer, investment adviser or investment company.

According to the decision, respondents violated antifraud, prospectus delivery and recordkeeping provisions of the securities laws in connection with transactions in the common stocks of Astrosystems, Private and Computer Schools, Walker Color, Technique Dental Laboratory and Packaging Systems Corp. It was found that respondents participated in a scheme whereby substantial portions of the above securities, which were to be publicly offered, were withheld and placed in nominee, fictitious and profit-sharing accounts, participation in the offerings was conditioned on cash pay-offs, and fictitious and nominee accounts were established to conceal the interests of the participants. It was also found that the firm filed with the Commission a false and misleading report of financial condition as of November 30, 1968 and failed to file amendments to its broker-dealer registration application reflecting that it had associated with it a person who had been convicted of violations of securities laws, another who had been permanently enjoined from further violations of securities laws and a third person whose registration as a registered representative had been revoked by the NASD. In addition, respondents were found to have failed reasonably to supervise persons subject to their supervision with a view to preventing violations of the securities laws.

The respondents consented to the above findings and sanctions, without admitting or denying allegations of violations. (Rel. 34-9702)

COURT ENFORCEMENT ACTION

HALT, MURDOCK SECURITIES ENJOINED. The SEC Seattle Regional office announced on August 1 that Holt, Murdock Securities, Inc., a registered broker-dealer firm in Helena, Montana, and Leslie D. Murdock, its president, were enjoined by the federal court in Butte, Montana from violations of the antifraud, net capital, and bookkeeping provisions of the Federal securities laws. This action followed the appointment of a SIPC trustee for the firm's customers. (LR-5488)

CORRECTION RE COMPLAINT NAMING HERNDON & ASSOCIATES. The News Digest of July 31 reported on the filing of a complaint in Federal court in Denver seeking to enjoin Ronald Herndon, Herndon & Associates, Interstate Motel & Property Management, Inc., Harvey W. Poslethwait, Sands Motel and Restaurant, Continental Longview Motor Inn, Kings Inn, Americana Motor Hotel and Kona Kai Inn, of Denver, from violations of the registration and antifraud provisions of the Federal securities laws. The caption "Nine Enjoined" should have read "Nine Named in Complaint."

INVESTMENT COMPANY ACT RELEASES

EQUITABLE LIFE SEPARATE ACCOUNTS A, C, AND D. The SEC issued a notice giving interested persons until August 28 to request a hearing upon an application of The Equitable Life Assurance Society of the United States, Separate Account A of The Equitable Life Assurance Society of the United States, Separate Account C of The Equitable Life Assurance Society of the United States, and Separate Account D of The Equitable Life Assurance Society of the United States for an order declaring that Malcolm Smith shall not be deemed an interested person of Equitable as defined under Section 2(a)(19) of the Act. (Rel. IC-7312)

CONTINUED

HOLDING COMPANY ACT RELEASES

COLUMBIA GAS DEVELOPMENT CORP. The SEC has issued a notice giving interested persons until August 25 to request a hearing upon an application of The Columbia Gas System, Inc., a registered holding company, and a number of its subsidiaries, proposing the issue and sale by Columbia Gas Development Corporation, a subsidiary, to Columbia of an aggregate of \$110.4 million of the subsidiary's \$15 par value common stock. Of this aggregate, \$50.5 million will take the place of an equal aggregate amount of notes and common stock previously authorized by the Commission. (Rel. 35-17558); \$49.2 million will replace an equal principal amount of Columbia Development's debt securities held by the parent as of April 30, 1972; and \$10.7 million represents additional capital for the acquisition of new leases. Among other things, the proposed transactions will result in changing Columbia Development's capital structure from a combination of debt and common stock to a solely common stock equity structure. Columbia Development is engaged largely in natural gas exploration and development work, and the proposed removal of debt securities from its capital structure is deemed desirable in light of the nature of its business. (Rel. 35-17661)

THE POTOMAC EDISON COMPANY. The SEC has issued a notice giving interested persons until August 25 to request a hearing upon an application of the Potomac Edison Company, Hagerstown, Md. subsidiary of Allegheny Power System, Inc., to amend its charter to provide that it may issue short-term unsecured debt until June 1, 1976 not to exceed 20% of Potomac's total capitalization, and to raise its maximum short-term debt limit to \$61,900,000. The SEC has issued an order authorizing Potomac to solicit its preferred shareholders' approval for the charter amendment. (Rel. 35-17662)

GENERAL PUBLIC UTILITIES CORPORATION. The SEC has issued an order authorizing General Public Utilities Corporation, New York holding company, to make cash capital contributions of \$19 million and \$125,000, respectively, to Pennsylvania Electric Company, and Waterford Electric Company, electric utility subsidiary companies of General Public Utilities. (35-17658)

TRUST INDENTURE ACT RELEASE

MASS MUTUAL MORTGAGE AND REALTY INVESTORS. The SEC has issued an order giving interested persons until August 18 to request a hearing upon an application of Mass Mutual Mortgage and Realty Investors for a finding that the trusteeship of Chemical Bank under outstanding indentures dated October 1, 1970 and October 1, 1971 does not require its disqualification from acting as trustee under an indenture dated July 1, 1972.

INVESTMENT COMPANY ACT RELEASE

AMERICAN GENERAL CONVERTIBLE SECURITIES, INC. The SEC issued a notice giving interested persons until August 30 to request a hearing upon an application of American General Convertible Securities, Houston, Tex., for an order which would allow the Fund to purchase securities in private placements jointly with its affiliate insurance company, American General Insurance Company, Inc. (Rel. IC-7308)

SECURITIES ACT REGISTRATIONS

NATIONAL FARMING PROGRAM/1972 (the Partnership), 3320 Woodrow Wilson Dr., Jackson, Miss. 39207, filed a registration statement on July 28 seeking registration of \$6 million of limited partnership interests, to be offered for public sale at \$1,000 per unit with a required minimum purchase of 5 units by Thirty-Three Twenty Securities Corporation and by GFCS, Inc. The Partnership proposes to engage in the business of farming for a profit. Jefferson County Egg Farms, Inc., is the general partner. (File 2-45169)

DLJ PROPERTIES/72 (the Partnership), 140 Broadway, New York 10005, filed a registration statement on July 28 seeking registration of \$2,250,000 of limited partnership interests, to be offered for public sale at \$1,000 per unit (with a required minimum purchase of 6 units) by DLJ Properties, Inc. and selected NASD members. The Partnership will develop, construct and operate real estate projects, primarily multi-family residential apartment projects. DLJ Multifamily, Inc., wholly-owned subsidiary of DLJ Real Estate, Inc., (subsidiary of Donaldson, Lufkin & Jenrette, Inc.), is the general partner. (File 2-45192)

SYSTECH REALTY FUND I (the Partnership), 1990 N. California Blvd., Walnut Creek, Calif. 94596, filed a registration statement on July 31 seeking registration of \$30,000,000 of limited partnership units, to be offered for public sale at \$1,000 per unit with a minimum purchase of 5 units by Systech Real Estate Securities Corporation. The Partnership was organized to invest in improved real estate or real property under development, primarily apartment buildings. Dillingham Corporation and Systech Financial Corporation, a wholly-owned subsidiary of Dillingham, are the general partners. (File 2-45194)

HAMPTON - BUFFALO GAS DRILLING PROGRAM - 1972 (the Partnership), 1900 Avenue of the Stars, Los Angeles, Calif. 90067, filed a registration statement on July 31 seeking registration of \$1,200,000 of limited partnership interests, to be offered for public sale at \$2,500 per unit with a minimum purchase of 2 units required. No underwriting is involved. Barry S. Marlin is the general partner. The Partnership will be formed for the purpose of developing semi-proven and proven gas prospects. (File 2-45195)

OVER

LEISUREDYNE, INC., 166 Ridgedale Ave., Morristown, N. J., filed a registration statement on July 31 seeking registration of 275,000 shares of common stock, to be offered for public sale at \$6 per share. No underwriting is involved. Organized in January 1969, the company proposes to manufacture and market two one-man high performance fiberglass boats. Net proceeds will be used for working capital and other corporate purposes. (File 2-45222)

COMMUNITY BANKS OF FLORIDA, INC., 7700 Seminole Blvd., Seminole, Fla. 33540, filed a registration statement on July 31 seeking registration of 1,450,150 shares of common stock. It is proposed to offer these shares in exchange for common stock of the following banks at the specified rates: 6.5 shares for each of the 116,100 shares of Bank of Seminole; 5.8 shares for each of the 30,000 shares of First Community Bank; 7.6 shares for each of the 25,000 shares of First Commercial Bank; 4.7 shares for each of the 45,000 shares of First Bank of West Pasco; and 3.0 shares for each of the 40,000 shares of Northside Community Bank. Effectiveness of each exchange offer is contingent upon acceptance by holders of at least 80% of the outstanding stock of each bank. Community Banks was organized to become a bank holding company. (File 2-45213)

TEXAS INTERNATIONAL DRILLING FUNDS, INC., wholly-owned subsidiary of Texas International Company, National Foundation Center, 3545 N. W. 58th St., Oklahoma City, Okla. 73112, filed a registration statement on July 31 seeking registration of \$8,000,000 of partnership interests in Texas International Exploratory Drilling Fund--Series A (the Partnership), to be offered for public sale at \$5,000 per unit with a minimum subscription of two units. The Partnership will engage in drilling for oil and gas through the formation of a series of drilling partnerships. Texas International Drilling Funds, Inc. is general partner. (File 2-45215)

BELDEN & BLAKE AND COMPANY LIMITED PARTNERSHIP NO. 51, 702 Tuscarawas St., West, Canton, Ohio 44702, filed a registration statement on July 31 seeking registration of \$600,000 of limited partnership interests, to be offered for public sale at \$3000 per unit with a minimum subscription of two units. The Partnership was formed to engage in oil and gas drilling and exploration activities. Henry S. Belden III and Glenn A. Blake are the general partners. (File 2-45217)

PATRICK OIL AND GAS CORP. (the general partner), 744 West Michigan Ave., Jackson, Mich. 49201, filed a registration statement on July 31 seeking registration of \$12 million of partnership interests, to be offered for public sale at \$2,500 per unit by Patrick Programs, Inc., 2605 N. Woodward Ave., Bloomfield Hills, Mich. The Partnerships will engage in the sale of oil and gas production. (File 2-45219)

In a separate statement, the general partner seeks registration of \$12 million of partnership interests in Drilling Program Series A, to be offered for public sale at \$25,000 per unit by Patrick Programs, Inc. The Partnership will engage in oil and gas exploration. (File 2-45220)

FIJI RESORTS LIMITED (a Fijian company), Fiji Mocambo Hotel, Namaka, Nadi, Fiji Islands, filed a registration statement on July 31 seeking registration of 993,472 ordinary shares, to be offered for public sale at \$1.2075 per share. No underwriting is involved. Organized in 1971, the company, through subsidiaries, operates hotels and provides management services for the hotels. Net proceeds of its stock sale will be used to repay, in whole or in part, a loan and the balance for working capital purposes. (File 2-45223)

MAGELLAN PETROLEUM CORPORATION, 37 Lewis St., Hartford, Conn. 06103, filed a registration statement on July 31 seeking registration of 1,548,194 shares of common stock and 1,548,194 warrants to purchase 774,097 shares, to be offered for subscription by security holders in units, each consisting of one share and one warrant to purchase one-half share and at the rate of one unit for each five shares held. Also included in this statement are 309,750 shares reserved for issuance pursuant to options. Any unsubscribed shares will be offered for public sale by Hardy & Co. The company's principal interests are in Australia and New Zealand and consist of interests in oil, gas and mineral exploratory permits held indirectly through its interests in Australian and New Zealand companies. Of the net proceeds of its stock sale, \$500,000 will be used for exploratory and sustaining expenses and the balance for working capital and other corporate purposes. (File 2-45221)

BERG ENTERPRISES REALTY GROUP (the Trust), 450 Park Ave., New York 10022, filed a registration statement on July 31 seeking registration of 1,200,000 shares of beneficial interest and warrants to purchase 1,200,000 shares, to be offered for public sale in units, each consisting of one share and one warrant. The offering is to be made at \$10 per unit through underwriters headed by CBWL-Hayden, Stone Inc. The Trust's policy is expected to emphasize construction and development first mortgage loans and direct investments in real estate equity and long-term mortgage loans. B.E.I. Advisors, Inc. is investment adviser. (File 2-45224)

THE KIMCO CORPORATION, 245 Park Ave., New York 10017, filed a registration statement on July 31 seeking registration of 200,000 shares of common stock, of which 60,000 are to be offered for public sale by the company and 140,000 (being outstanding shares) by the holders thereof. The offering is to be made (* at \$10 per share maximum) through underwriters headed by Model, Roland & Co., Inc., 120 Broadway, New York 10005. The company is primarily engaged in the acquisition, development, construction, leasing and operation of neighborhood and community shopping centers. Net proceeds of its stock sale will be applied to the reduction of bank indebtedness incurred for working capital in its real estate activities. (File 2-45226)

THE DAYTON POWER AND LIGHT COMPANY, 25 N. Main St., Dayton, Ohio 45401, filed a registration statement on August 1 seeking registration of 1,300,000 shares of common stock, to be offered for public sale (* at \$23 per share maximum) through underwriters headed by Morgan Stanley & Co. Inc., 140 Broadway, New York. Net proceeds of its stock sale will be added to its general funds and used to reduce short-term indebtedness (estimated at \$43,700,000) incurred for the company's construction program. Construction expenditures are estimated at \$583,000,000 for the five-year period 1972-1976. (File 2-45228)

TRI-AMERICAN CORPORATION, 1101 Euclid Ave., Cleveland, Ohio 44115, filed a registration statement on August 1 seeking registration of 100,000 shares of common stock, to be offered for public sale (* at \$12 per share maximum) through underwriters headed by Hartzmark & Co. Inc., 1000 E. Ohio Bldg., Cleveland, Ohio 44114. The company is principally engaged (through subsidiaries) in writing of non-standard risk automobile insurance and in the financing of insurance premiums. Of the net proceeds of its stock sale, \$95,000 will be used to retire bank indebtedness and the balance for other corporate purposes. (File 2-45229)

CARIBBEAN LEISUREWEAR, INC., 357 Gupuzcoa St., San Juan, Puerto Rico 00923, filed a registration statement on August 1 seeking registration of 400,000 shares of common stock, of which 200,000 are to be offered for public sale by the company and 200,000 (being outstanding shares) by the holders thereof. The offering is to be made (* at \$20 per share maximum) through underwriters headed by Eastman Dillon, Union Securities & Co. Inc., One Chase Manhattan Plaza, New York 10005, and PRFG Securities Corp., 1426 Banco Popular Center, San Juan, Puerto Rico 00918. The company is primarily engaged in the manufacture and sale of low-priced dresses and women's sportswear. Of the net proceeds of its stock sale, \$2,000,000 will be used for the purchase of additional production equipment and the balance for working capital and other corporate purposes. (File 2-45230)

TRANS-WORLD COMPACTER, INC., 7700 W. 63rd St., Overland Park, Kansas 66202, filed a registration statement on August 2 seeking registration of 202,000 shares of common stock, to be offered for public sale (* at \$6 per share maximum) through underwriters headed by Muller & Co., 80 Pine St., New York. The company is engaged in the development, production and distribution of a vertical, electrohydraulic waste compactor. Of the net proceeds of its stock sale, \$300,000 will be used for marketing and promoting the company's products, and the balance for working capital and other corporate purposes. (File 2-45234)

RIDDER PUBLICATIONS, INC., 99 Wall St., New York 10005, filed a registration statement on August 2 seeking registration of 538,444 outstanding shares of common stock, to be offered for public sale (* at \$32 per share maximum) through underwriters headed by Lehman Brothers Inc., 1 William St., and Goldman, Sachs & Co., 55 Broad St., both of New York 10004. The company is engaged in the publication of a group of daily and Sunday newspapers. (File 2-45235)

PACIFIC ENERGY CORPORATION, 4676 Admiralty Way, Los Angeles, Calif. 90291, filed a registration statement on August 2 seeking registration of 1,500,000 shares of common stock, to be offered for public sale (* at \$14 per share maximum) through underwriters headed by Putnam, Coffin, Doolittle, Newburger, Division of Advest Co., Six Central Row, Hartford, Conn. 06103. The company is engaged in geothermal resource exploration and development. Of the net proceeds of its stock sale, \$7,500,000 will be used for further development costs of certain property and the balance for working capital and other corporate purposes. (File 2-45238)

ITEK CORPORATION, 10 Maguire Road, Lexington, Mass. 02173, filed a registration statement on August 2 seeking registration of 38,000 outstanding shares of common stock, which may be offered for sale from time to time by the holders thereof at prices current at the time of sale (*\$9.63 per share maximum). (File 2-45244)

MISCELLANEOUS

RECENT FORM 8-K FILINGS. The companies listed below have filed Form 8-K reports for the month indicated responding to the item on the 8K form numbered in the parentheses. Photocopies may be purchased from the Commission's Public Reference Section (in ordering, please give month and year of report). An invoice will be included with the requested material when mailed. An index of the captions of the several items of the form was included in the August 3 News Digest.

8K Reports for Apr 72

<u>Ancorp National Services, Inc</u>	1-761-2		
(11)		<u>Chicago Bridge & Iron Co.</u>	(11) 0-746-2
<u>Aspro, Inc.</u>	(7) 1-2268-2	<u>Computer Circuits Corp</u>	(12,14) 2-30571-2
<u>Bogue Electric Mfg. Co.</u>	(2) 0-965-2	<u>Georgia Power Co.</u>	(11,14) 1-6468-2
<u>Garfinckel Brooks Bros. Miller & Rhodes, Inc.</u>	0-2042-2	<u>Rio Grande Industries, Inc.</u>	(11) 1-6022-2
<u>Inmont Corp.</u>	(11,13) 1-965-2	<u>Texas Power and Light Co.</u>	(13) 0-381-2
<u>Kearney & Trecker Corp.</u>	(3) 0-62-2		
<u>Loctite Corp.</u>	(3) 0-5347-2	<u>Citadel Life Insurance Co of N.Y.</u>	(11,13) 2-21214-2
<u>Mohawk Rubber CO.</u>	(11,13) 1-6724-2	<u>Colorado & Western Properties Corp.</u>	
<u>Munford Inc.</u>	(11,13) 1-5432-2	Feb. 72 (2)	0-4850-2
<u>Northwestern Financial Corp.</u>	(4,10,11,14) 0-4918-2	<u>Comprehensive Designers, Inc.</u>	(7,8,) 1-5519-2
<u>Wayne Gossard Corp.</u>	(11) 1-2782-2	<u>Computer Interactions, Inc.</u>	(11) 2-30891-2
<u>Welsh Corp.</u>	(13,14) 0-2752-2	<u>E.C. Ernst Inc.</u>	May 72 (12) 1-6060-2
		<u>ECO Electrical Mfg. Corp.</u>	(1) 1-5819-2
		<u>Economy Finance Corp</u>	(8) 0-2352-2

8K Reports For April '72

Cornelia Corp. (2,3,12) Feb. 69	0-3419-2	Continental Mortgage Investors (3)	1-5079-2
Environmental Communities Inc. (8)	2-41843-2	E-Systems, Inc.(11,14)	1-5237-2
Northern Union Holdings Corp. (4,7,8,11)	0-3565-2	Rollins Burdick Hunter Co. (11)	0-5844-2
Surety Life Insurance Co. May 72 (1,4,9,11,13,14)	2-16075-2	Formigli Corp. Dec 71 (7,13)	0-4803-2
California Real Estate Invest. Trust Feb. & Mar 72 (2,3,7,12,14)	0-3232-2	Indiana Bell Telephone Co. Inc. (11)	1-6746-2
Consumers Power Co. (3,4,11,13)	1-5611-2	Reinell Industries, Inc. May 72 (11,13,14)	0-4349-2
Detroit Edison Co.(11,13,14)	1-2198-2	Swank, Inc. (11,13)	1-5354-2
Citizens Financial Corp. (11)	1-5928-2	Citadel Industries, Inc. (11,13)	0-331-2
Eaton Corp. (11,13)	1-1396-2	Kentucky Finance Co., Inc. (7,14)	0-2846-2
Ferronics Incorporated (13,14)	2-32686-2	Kilembe Copper Cobalt Ltd. (11)	1-4268-2
Old Equity Financial Corp. (13)	0-4552-2	Stride Rite Corp. (7)	1-4404-2
Rowe Furniture Corp. (11,12)	0-223-2	Westinghouse Electric Corp. (11)	1-977-2
Sterling Precision Corp. (7,8,14)	1-3967-2	Wometco Enterprises Inc. (11,14)	1-5085-2
Central Soya Co. Inc. (7)	1-4259-2	California Pacific Utilities Co. (7,11,13)	0-489-2
Cincinnati Financial Corp. (11)	0-4604-2	Carbon Fuel Co. (11)	2-42602-2
DFP Inc. (10)	1-5346-2	Digital Information Devices Inc (2,7,13,14)	0-4073-2
Deltona Corp (7)	1-4719-2	Florida Commercial Banks, Inc. (3,13)	0-3562-2
Palabora Mining Co Ltd. 6K for May 72	2-22241-2	Security Savings and Loan Association	0-5953-2
Revere Racing Association Inc. (8)	0-1590-2	CBWL-Hayden, Stone Inc. (3)	1-6817-2
Allergan Pharmaceuticals Mar 72 (7)	0-5503-2	California Time Petroleum Inc. (3)	1-6336-2
Behavioral Research Laboratories, Inc. Mar 72 (12)	1-6588-2	Cornelius Co (11,14)	0-2106-2
Cardiff Industries, Inc Mar 72 (10,14)	0-5663-2	First Northwest Industries of America (3,9,11,13)	0-3986-2
Carlsberg Mobile Home Properties Ltd. (2,13,14)	0-6196-2	First Steuben Bancorp. Inc. (11,13)	0-4622-2
Coaches of America, Inc. (8,14)	0-4929-2	Hi-Land Securities Corp.	0-3023-2
Colorado National Bankshares, Inc. (7.8.)	0-3248-2	Oxford Laboratories (11,13)	0-5837-2
Diversified Financial Corp. (7.8.)	0-1710-2	R.J. Reynolds Industries Inc. (11)	1-6388-2
Dynalab Corp. (13)	0-4489-2	Brandon Applied Systems, Inc. March 72 (13)	0-3594-2
Filmway Inc. (9,12)	1-5979-2	Charter Bankshares Corp (11)	0-4600-2
First Security National Corp. Mar 72 (11)	0-4635-2	Chemical Lehman Tank Lines, Inc. (11,13)	0-2155-2
Hodgson Houses Inc, (11,13)	0-4987-2	John Deere Overseas Capital Corp. (11)	1-5246-2
Media Horizons, Inc. (2,12,13)	0-6165-2	Prairie Oil Royalties Co., Ltd. (11,12,13)	1-3955-2
Shell Transport & Trading Co., Ltd. 6K for May 72	1-4039-2	STP Corp. (3)	1-5836-2
Docutel Corp (4,11,14)	0-3454-2	Southland Paper Mills Inc. (13)	0-2630-2
Handy & Harman (11)	1-5365-2	Celeanese Corp. (11,13,14)	1-1308-2
Radiation-Medical Products Corp.(11)	2-34390-2	Central Bancorp. (11,12,13,14)	2-31017-2
Zambia Industrial and Mining Corp. Ltd Republid of Zambia 6K for 6-30-71	1-6466-2	Computing & Software Inc. (8)	1-5586-2
		Cooky's Steak Pubs Inc. (1,8)	0-4343-2

MISCELLANEOUS

TRADING SUSPENSIONS CONTINUED. The SEC has issued orders suspending (a) over-the-counter trading in the common stock of Cogar Corporation for the further period August 5 through 10:00 a.m. (EDT) on August 7, (b) over-the-counter trading in the common stock of Duesenberg Corporation for the further ten-day period August 5-14, 1972, inclusive and (c) exchange and over-the-counter trading in the securities of Topper Corporation for the further ten-day period August 7-16, inclusive.

SECURITIES ACT REGISTRATIONS. Effective August 3: Admiral Corp., 2-44482; Atlantic Control Systems Inc., 2-44005 (90 days); BankAmerica Corp., 2-45003; Fidelity Corp., 2-44615; Great Southern Corp., 2-44591(Nov 1); E. F. Hutton & Co. Inc., 2-44998; Niagara Mohawk Power Corp., 2-45017; John Stephens & Co., Inc., 2-40575; United Banks of Colorado, Inc., 2-45043; Zenith American Land & Development Corp., 2-42972 (Nov. 2).

NOTE TO DEALERS. The period of time dealers are required to use the prospectus in trading transactions is shown above in parentheses after the name of the issuer.

*As estimated for purposes of computing the registration fee.

---ooo0ooo---

ONLY the SEC News Digest is for sale by the Superintendent of Documents, U. S. Government Printing Office, Washington, D. C. 20402. All other referenced material must be ordered from the Securities and Exchange Commission, Washington, D. C. 20549. In ordering full text of Releases from SEC Publications Unit cite number.