DECISIONS IN ADMINISTRATIVE PROCEEDINGS

IDE INVESTMENTS, INC. SANCTIONED

The Commission has revoked the broker-dealer registration of Ide Investments, Inc., Grand Rapids, Michigan, effective at the opening of business on the second Monday after the date of the Commission's order.

The sanction is based on findings that Ide Investments, Inc. wilfully violated provisions of the Securities Exchange Act and Rules thereunder relating to net capital, reporting, books and records and amendments to the firm's broker-dealer application. Without admitting or denying the allegations in the order for proceedings, Ide Investments, Inc. consented to the findings and sanctions. (Rel. 34-12638)

ORDERS FOR PUBLIC PROCEEDINGS

F. C. BERCKEFELDT AND CO., INC.; FRED C. BERCKEFELDT

Public administrative proceedings have been ordered under the Investment Advisers Act of 1940 against F. C. Berckefeldt and Co., Inc. and Fred C. Berckefeldt, an associated person, Topeka, Kansas. The proceedings are based on staff allegations of violations of the registration provisions of the Securities Act, the antifraud provisions of the Securities Act, Securities Exchange Act and the Investment Advisers Act, and the section of the Investment Advisers Act precluding sharing in capital gains or capital appreciations. A hearing will be scheduled by further order on the charges against the respondents. (Rel. IA-529)

COMMISSION ANNOUNCEMENTS

COMMISSION STATES POSITION REGARDING NEW YORK CITY SUIT

A lawsuit was instituted by the City of New York, in effect seeking a judicial determination that the Commission is constitutionally prohibited from bringing an action against a city for the fraudulent sale of municipal securities in interstate commerce. Further, the City is seeking a judicial determination that the Commission cannot even investigate the circumstances surrounding transactions in securities issued by New York City and sold to investors across the United States.

The Commission's investigation, as previously announced, is being undertaken pursuant to authority under both the Securities Act of 1933 and the Securities Exchange Act of 1934, which authorize the Commission "to investigate any facts, conditions, practices or matters" to assist it in its responsibilities to enforce the federal securities laws or to secure information which can serve as the basis for legislative recommendations. It centers around transactions in more than $18 billion of securities issued by or for the City of New York, much of which are now outstanding and actively traded. Persons involved in the sale of these securities include underwriters, counsel, agencies that have rated these securities for purposes of facilitating their sale, as well as the City and City officials.

The records of the City pertaining to such sales and the activities of City officials instrumental in causing any such securities to be sold are of the highest relevance in assessing the conduct, and existing rules and laws pertaining to the conduct, of all persons involved. The Commission's investigation of whether or not municipal securities involving the City of New York have been fraudulently sold to individuals and institutions in interstate commerce cannot interfere with the freedom of the City to
"structure internal operations in areas of traditional government function." The Commission had thought the City would wish to cooperate in every respect to make certain that no such fraud had occurred or is presently taking place. Indeed, the City has made records available to the Commission's staff and the Commission has taken the testimony of a number of city officials in the course of the investigation to date.

It appears that the only issue presently germane is whether the Commission's staff can proceed to take the testimony of two additional City officials: Mayor Beame, who served as Comptroller of the City when many of the securities involved were issued, and Mr. Goldin, who is now Comptroller of the City and custodian of many of the relevant records. The Commission issued subpoenas in March, 1976, requiring the testimony of both men. Counsel for the City had agreed in May, 1976, that Mr. Goldin would be available for testimony on July 23 and 26, 1976, and that Mr. Beame would be available on July 30, and August 2, 1976. These subpoenas remain outstanding.

The Commission believes that the testimony of the Mayor and the Comptroller of the City of New York transcends the issues raised by the City's lawsuit, and it intends to take whatever action is necessary to obtain that testimony. Since it has not yet determined to bring any enforcement action against the City or its officials, however, constitutional questions relating to that matter, which the City's lawsuit seeks to raise, are premature. The City and its officials will have ample opportunity to raise those legal issues in the event that the Commission should at some future date decide to institute any such proceedings. The claim that the Commission's investigation cannot compel testimony from Mayor Beame and Comptroller Goldin which, at a minimum, is relevant to the conduct of brokers and dealers in securities, banks, rating agencies and others, is without basis.

We regret that, at this stage, the City has determined to take the steps that it has in seeking to prevent the Commission from bringing its inquiry to a speedy conclusion.

COURT ENFORCEMENT ACTIONS

The Washington Regional Office announced that on July 20 a complaint was filed in the U.S. District Court for the Eastern District of Virginia, Alexandria Division, seeking to enjoin General Financial Services (GFS), Realty Equities Corp. (Realty), Novemco Inc., (Novemco), Timothy F. Pegler & Co., Ltd. (TFP), all of Annandale, Va., Preferred Investment Corp. (PIC) of Silver Spring, Md.; Harry Ruddy (Ruddy) of Islip, N.Y.; Hans Richard Banziger (H. Banziger) of Reston, Va.; Walter Traugott Banziger (W. Banziger) of Annandale, Va.; David Lester Woody (D. Woody) of Spencerville, Md.; Edward Arnold Woody (L. Woody) of Silver Spring, Md.; and Timothy Francis Pegler (Pegler) of Strasburg, Va., from violating the registration and antifraud provisions of the securities laws in the offer and sale of interests in general and limited partnership interests in which Realty, GFS and PIC acted as managing general partners to organize the partnerships, as well as buy and manage the underlying real property owned by the partnerships. The complaint also alleges violations of the registration and antifraud provisions of the securities acts as to sales by the defendants of stock and debentures of GFS and Washington Laboratories Inc., a defunct subsidiary of GFS. The complaint seeks ancillary relief in the form of the appointment by the court of an accountant for GFS, Realty, PIC, Novemco, TFP, their subsidiaries and affiliates and the subject partnerships to render an accurate financial statement and balance sheet for each partnership and each defendant entity and to trace the disposition and use of all funds raised from investors by the defendants.

Also on July 20 the Honorable Albert V. Bryan of the Federal District Court in Alexandria, Virginia entered an order of permanent injunction by consent against GFS, Realty, Novemco, TFP, PIC, H. Banziger, W. Banziger, D. Woody and E. Woody.

The final judgment to which the defendants consented without admitting or denying the allegations of the complaint permanently enjoins the defendants from further violations of the registration and antifraud provisions of the securities laws in the offer and sale of the partnership interests and stock and bonds sold by the defendants, or any securities of any other issuer.

The final judgment also ordered the appointment of an accountant to render an accounting within 90 days of the disposition of funds raised from investors as well as an accurate financial statement for the defendant entities, their subsidiaries and the subject partnerships. (SEC v. General Financial Services Inc., et al., E.D. Va., Alexandria Div., Civil Action No. 76-562-A). (LR-7503)
INVESTMENT COMPANY ACT RELEASES

VARIABLE ANNUITY ACCOUNT E OF AETNA
VARIABLE ANNUITY LIFE INSURANCE COMPANY

A notice has been issued giving interested persons until August 17 to request a hearing on an application of Variable Annuity Account E of Aetna Variable Annuity Life Insurance Company, registered under the Investment Company Act of 1940 as a unit investment trust, and Aetna Variable Annuity Life Insurance Company, an Arkansas stock life insurance company for an order of the Commission pursuant to Section 11 of the Act for approval of offers of exchange, and pursuant to Section 6(c) of the Act for an order of exemption from Sections 27(a)(3), 26(a) and 27(c)(2). (Rel. IC-9364 - July 23)

NATIONAL MUNICIPAL TRUST

A notice has been issued giving interested persons until August 17 to request a hearing on an application of National Municipal Trust, Special Trusts, First Combined Intermediate/Discount Series and Subsequent and Similar Series (Fund), a registered unit investment trust, for an order exempting the Fund from the initial net worth requirements of Section 14(a), exempting certain pricing practices in the offering of units of the Fund from the provisions of Section 22(d), exempting the Fund from the limitations on distributions of capital gains contained in Rule 19b-1, and exempting from Rule 22c-1 the proposed secondary market operations of the Fund's sponsors. (Rel. IC-9365 - July 23)

HOLDING COMPANY ACT RELEASES

METROPOLITAN EDISON COMPANY

An order has been issued authorizing Metropolitan Edison Company, subsidiary of General Public Utilities Corporation, to amend its articles of incorporation to reclassify presently outstanding shares of preferred stock and to increase its authorized preferred stock. (Rel. 35-19624 - July 23)

GULF POWER COMPANY

A notice has been issued giving interested persons until August 17 to request a hearing on a proposal of Gulf Power Company, subsidiary of The Southern Company, to enter into an agreement with Bay County, Florida for construction of pollution control facilities financed by a sale of pollution control bonds by the County in an amount not to exceed $15 million. As collateral for this transaction Gulf will issue a series of its first mortgage bonds in the same amount as the County's pollution control bonds. (Rel. 35-19625 - July 23)

ARKANSAS-MISSOURI POWER COMPANY

An order has been issued authorizing Arkansas-Missouri Power Company to amend its debenture indenture, with the consent of existing debenture holders, and to increase the interest rate borne by the outstanding debentures. (Rel. 35-19626 - July 26)

INDIANA-KENTUCKY ELECTRIC CORPORATION

A notice has been issued giving interested persons until August 23 to request a hearing on a proposal of Indiana-Kentucky Electric Corporation (IKEC), an electric utility and indirect subsidiary of Allegheny Power System, Inc., American Electric Power Company, Inc., and Ohio Edison Company, all registered holding companies, that IKEC enter an agreement with a municipal authority for the construction of pollution control equipment. (Rel. 35-19627 - July 26)

APPALACHIAN POWER COMPANY

A notice has been issued giving interested persons until August 23 to request a hearing on a proposal of Appalachian Power Company, subsidiary of American Electric Power Company, Inc., to issue and sell up to $70 million of first mortgage bonds at competitive bidding to refund first mortgage bonds previously issued and due October 1, 1976. (Rel. 35-19628 - July 27)

NEWS DIGEST, July 28, 1976
SELF-REGULATORY ORGANIZATIONS

NOTICE OF PROPOSED RULE CHANGE

The National Association of Securities Dealers, Inc. has filed, pursuant to Rule 19b-4, proposed rule changes (SR-NASD-76-6) to provide for the transfer of the National Clearing Corporation to the National Securities Clearing Corporation. Publication of the proposal is expected to be made in the Federal Register during the week of August 2. (Rel. 34-12643)

The Pacific Stock Exchange Inc. (PSE) has filed a proposed rule change under Rule 19b-4 (SR-PSE-76-25) to amend the PSE's off-board trading restrictions. Publication of the proposal is expected to be made in the Federal Register during the week of July 26. (Rel. 34-12655)

The American Stock Exchange, Inc. (Amex) has filed a proposed rule change (SR-Amex-76-17) under Rule 19b-4 to delete Section 4(g) of Article V and Section 2 of Article XI which prohibit dealings in securities which are traded on another exchange in New York City. Publication of the proposal is expected to be made in the Federal Register during the week of July 26. (Rel. 34-12656)

The Municipal Securities Rulemaking Board has filed a proposed rule change under Rule 19b-4 (SR-MSRB-76-6) to make technical changes in the description of activities engaged in by a separately identifiable department or division of a bank. Publication of the proposal is expected to be made in the Federal Register during the week of July 26. (Rel. 34-12657)

The Municipal Securities Rulemaking Board has also filed a proposed rule change under Rule 19b-4 (SR-MSRB-76-7) to include within separately identifiable departments or divisions of banks, and regulate professional qualifications of, persons associated with municipal securities brokers and municipal securities dealers who perform financial advisory and consultant services for issuers of municipal securities. Publication of the proposal is expected to be made in the Federal Register during the week of July 26. (Rel. 34-12658)

The Pacific Securities Depository Trust Company has filed a proposed rule change pursuant to Rule 19b-4 (SR-PSE-76-3) setting forth procedures and agreements for the interface with the Depository Trust Company. Publication of the submission is expected to be made in the Federal Register during the week of August 2. (Rel. 34-12661)

APPROVAL OF PROPOSED RULE CHANGE

The Commission has approved a proposed rule change filed on December 3, 1975, by the National Association of Securities Dealers, Inc. The rule change (SR-NASD-75-7) involves an interpretation and explanation by the Board of Governors of the Association's Rules of Fair Practice concerning private securities transactions by associated persons of member firms. (Rel. 34-12652)

SEcurities ACT REGISTRATIONS

(S-16) PATRICK PETROLEUM COMPANY

744 West Michigan Ave., Jackson, Mich. 49201 - 75,000 shares of common stock, which may be offered for sale from time to time by certain stockholders at prices current at the time of sale through Bache Halsey Stuart, Inc., 100 Gold St., New York, N.Y. 10038. Patrick Petroleum Company is an oil and gas exploration and development company. (File 2-56867 - July 23)

(S-1) PATRICK PETROLEUM COMPANY 1976-77 DRILLING PROGRAM

744 West Michigan Ave., Jackson, Mich. 49201 - $25 million of limited partnership interests, to be offered for sale in units at $5,000 per unit with a minimum subscription of one unit through underwriters headed by Patrick Programs, Inc., 2655 North Woodward Ave., Suite 125, Bloomfield, Mich. 48013. The limited partnerships formed under this Program will engage in oil and gas exploration and development activities. (File 2-56887 - July 27)

(S-1) TRUST COMPANY OF GEORGIA

Trust Company of Georgia Bldg., Atlanta, Ga. 30303 - 129,024 shares of common stock. It is proposed to offer these shares in exchange for the outstanding common stock of
Security National Bank, a national banking association located in Smyra, Ga., at the rate of 1.6 shares of Trust Company of Georgia stock for each outstanding share of Security National Bank. (File 2-56890 - July 27)

(S-1) ENERGY MANAGEMENT CORPORATION (GENERAL PARTNER)

Suite 2080, First of Denver Plaza, 633 17th St., Denver, Colo. 80202 - $12 million of pre-formation limited partnership interests in Energy Gas & Oil Drilling Program 1976-77, Series II, to be offered for sale at $1,000 per unit (with a minimum purchase of $5,000) on a best efforts basis through selected NASD members. The Program will form consecutive limited partnerships to engage in drilling of gas and oil wells, and in the production of gas and oil, on behalf of the limited partnerships and in joint operations with others. Arthur J. Pemas, the President of Energy Management Corporation, will be Special General Partner. (File 2-56893 - July 26)

(S-6) CARDINAL CORPORATE INCOME TRUST, SERIES 101

$5 million of units representing undivided fractional interests in a portfolio of underlying debt obligations (previously issued by various companies). The debt obligations are deposited with the Trustee pursuant to a Trust Agreement by The Ohio Company, sponsor of the Trust, which is located at 51 North High St., Columbus, Ohio 43215. (File 2-56894 - July 28)

(S-1) ENTEX, INC.


STOCK PLANS FILED

The following have filed Form S-8 registration statements with the SEC seeking registration of securities to be offered pursuant to employee stock and related plans:
Four-Phase Systems, Inc., Cupertino, Cal. (File 2-56885 - July 26) - 50,000 shares
Burns & Stratton Corp., Norwalk, Conn. (File 2-56887 - July 27) - 300,000 shares
National Gypsum Company, Buffalo, N.Y. (File 2-56891 - July 27) - 250,000 shares
Aguirre Co., San Juan, Puerto Rico (File 2-56892 - July 27) - 120,000 shares

ACQUISITIONS OF SECURITIES

Companies and individuals must report to the Commission within 10 days on Schedule 13D if after the acquisition of equity securities of a public company their beneficial interest therein exceeds 5%. The following companies or individuals filed Schedule 13D's during the period July 15 - 22, 1976. The number of shares of the security which are beneficially owned, and the number of shares concerning which there is a right to acquire are set forth for each beneficial owner.

<table>
<thead>
<tr>
<th>REPORTING COMPANY OR INDIVIDUAL</th>
<th>ISSUER &amp; NUMBER OF SHARES</th>
<th>DATE FILED</th>
</tr>
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<tbody>
<tr>
<td>* Chase Manhattan Bank, N.A.</td>
<td>Marley Co. (Mission, Kans.)</td>
<td>7-15-76</td>
</tr>
<tr>
<td>Faded Trust Fund of</td>
<td>Common Stock - 160,000 shs.</td>
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<tr>
<td>Employee Benefit Plans Fund G-1</td>
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<tr>
<td>* Holding Corporation of America</td>
<td>Bankers Union Life Insurance Co. (Denver, Colo.)</td>
<td>7-15-76</td>
</tr>
<tr>
<td></td>
<td>Common Stock - 21,320 shs. (16%)</td>
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<tr>
<td>* Executive Industries, Inc.</td>
<td>Executive Industries, Inc. (Anaheim, Calif.)</td>
<td>7-15-76</td>
</tr>
<tr>
<td>Employees Stock Bonus</td>
<td>Common Stock - 88,055 shs.</td>
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<tr>
<td>Trust</td>
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<tr>
<td>Goldman Sachs &amp; Co.</td>
<td>Ramada Inns, Inc. (Phoenix, Ariz.)</td>
<td>7-16-76</td>
</tr>
<tr>
<td></td>
<td>5% Conv. Debentures - $3,631,000 Prin. Amt.</td>
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<tr>
<td>* Milton A. Rudin</td>
<td>Del E. Webb Corp. (Phoenix, Ariz.)</td>
<td>7-16-76</td>
</tr>
<tr>
<td>Frank Sinatra</td>
<td>Common Stock - 533,500 shs.</td>
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</table>

NEWS DIGEST, July 28, 1976
ACQUISITION REPORTS CONT.

* 400 Group Limited Partnership
  Imperial '400' National Inc. (Clifton, N.J.) 7-16-76
  New Common Stock - 73,668 shs.
  (400 Group has a right to receive $2,305,297
  of new Notes pursuant to the Plan of Reorganization
  of Imperial. In addition, 400 Group has rights
  to 68,536 shares of New Common Stock.)

* C. James Jensen
  GranTree Corp. (Portland, Ore.) 7-16-76
  Common Stock - 85,000 shs.

John A. Booth, Jr.
  Tycom Corp. (Fairfield, N.J.) 7-19-76
  Common Stock - 28,400 shs.

National Pacific Corp.
  National American Life Insurance Co. 7-19-76
  (Baton Rouge, La.)
  Common Stock - 596,569 shs. (58.3%)

Silvertip Exploration Co.
  Pollution Control & Engineering Corp. (Denver, Colo.) 7-19-76
  W. J. Murphy
  Common Stock - 660,400 shs.
  (11,680 of above shares are held by Mr. Murphy's
  wife and children)

John Ruan
  Data Documents, Inc. (Omaha, Neb.) 7-19-76
  Common Stock - 32,700 shs.

National Meridian Services, Inc.
  EAC Industries, Inc. (Parma, N.J.) 7-19-76
  Common Stock - 130,400 shs.

Dalco Petroleum, Inc.
  Great Yellowstone Corp. (Tulsa, Okla.) 7-19-76
  Common Stock - 2,100,000 shs.

W. T. Richards
  Mid America Bancorporation, Inc. (Minneapolis, Minn.) 7-19-76
  K. R. Richards
  S. T. Richards
  Common Stock - 161,422 shs.

Title Insurance & Trust Co. (Co-Executor of
  Estate of J. Paul Getty)
  Getty Oil Co. (Los Angeles, Calif.) 7-19-76
  Common Stock - 4,005,710 shs.

* UCL Securities, Inc.
  (Owned by United North American & Creusot-Loire
  (France)
  United North American Holdings Ltd. (Canada)
  Phoenix Steel Corp. (Claymont, Del.) 7-19-76
  Common Stock - 1,000,000 shs.
  Common Stock - 300,000 shs.
  on exercise of Warrants
  Common Stock - 1,682,353 shs.
  on conversion of Notes
  Common Stock - 850,000 shs.
  on conversion Notes-on exercise of Options

* Edward Kleckner
  Jack A. Schaps
  Lawrence Altman
  Beiscot Retailers, Inc. (Chicago, Ill.) 7-19-76
  Common Stock - 745,078 shs. (58.6%)

* LIBCO Corp.
  Telco Marketing Services, Inc. (Chicago, Ill.) 7-19-76
  Common Stock - 239,600 shs.

* Mitchell-Bentley Corp.
  MWA Co. (Owosso, Mich.) 7-19-76
  Common Stock - 179,044 shs.

* Knox, Ltd.
  P. S. Knox, Jr.
  Merry Companies, Inc. (Augusta, Ga.) 7-19-76
  Common Stock - 117,019 shs.
  6% 2nd Preferred Stock - 2,213 shs.
  Common Stock - 1,318,429 shs.
  on conversion of Debentures

Max A. Hungerford
  Southern Securities Corp. (Evansville, Ind.) 7-20-76
  Common Stock - 83,094 shs.

Boothsub, Inc.
  ConCorp, Inc. (Valley View, Ohio) 7-20-76
  (Wholly-owned subsidiary of
  Booth Newspapers, Inc.)
  Common Stock - 692,240 shs. (99%)
  (244,035 of above shares were acquired
  by Booth pursuant to the Tender Offer)
ACQUISITION REPORTS CONT.

Sheriff Securities Corp.  Westates Petroleum Co. (Los Angeles, Calif.)  7-20-76
Common Stock - 309,000 shs.

Frank D. Trestman  Napco Industries, Inc. (Hopkins, Minn.)  7-21-76
Common Stock - 38,832 shs.
Common Stock - 63,400 shs.
on exercise of Options

William S. Back  Metex Corp. (So. Plainfield, N.J.)  7-21-76
Common Stock - 78,100 shs.
(45,000 of above shares are owned by his wife)

Milton Ostrowitz  A. & E. Plastic Pak Co. Inc. (City of Industry, Cal.) 7-21-76
Common Stock - 114,500 shs.

* Amended Acquisition Report

The following have made offers to acquire stock of companies listed below pursuant to tender offers as reported to the Commission on Schedule 13D:

OFFER TO PURCHASE BY:  ISSUER & NUMBER OF SHARES TO BE PURCHASED  DATE FILED
Pacific Security Companies  Security Savesco, Inc. (Spokane, Wash.)  7-14-76
Wayne E. Guthrie  Cl A Common Stock - 20,000 shs.
for cash at $1.30 net per share

Southland Holding Co.  Southland Racing Corp. (W. Memphis, Ark.)  7-22-76
Common Stock - All outstanding shares
for cash at $17.00 net per share
(Southland Holding owns 365,075 shares and
133,764 shares held as Treasury Stock (68.3%) of
Southland Racing)

RECENT 8K FILINGS

Form 8K is a report which must be filed with the SEC by the 10th of the month after any of the following important events or changes: changes in control of the registrant; acquisition or disposition of assets; legal proceedings; changes in securities (i.e., collateral for registered securities); defaults upon senior securities; increase or decrease in the amount of securities outstanding; options to purchase securities; revaluation of assets; submission of matters to a vote of security holders.

The companies listed below have filed Form 8-K reports for the month indicated, responding to the item of the form specified. Photocopies may be purchased from the Commission's Public Reference Section (in ordering, please give month and year of report). An index of the captions of the items of the form was included in Monday's News Digest.

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<td>BANKERS UNION LIFE INSURANCE CO</td>
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<tr>
<td>SENQUET CONSOLIDATED INC</td>
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NEWS DIGEST, July 28, 1976
Many requests for copies of documents referred to in the SEC News Digest have erroneously been directed to the Government Printing Office. Copies of such documents and of registration statements may be ordered from the Public Reference Section, Securities and Exchange Commission, Washington, D.C. 20549. The reproduction cost is 15¢ per page plus postage ($2 minimum) and 30¢ per page plus postage for expedited handling ($5 minimum). Cost estimates are given on request. All other referenced material is available in the SEC Docket.

SEC NEWS DIGEST is published daily. Subscription rates: $64.45/yr in U.S. first class mail; $80.60 elsewhere.