PROPOSED AMENDMENTS TO ANNUAL REPORT FORM; INTEGRATION OF SECURITIES ACTS DISCLOSURE SYSTEMS

The Commission has authorized the publication of a release requesting comments on proposed amendments to the present annual report form required to be filed by most publicly owned companies, Form 10-K, on proposed additions and an amendment to Regulation S-K, on amendments to Rule 14a-3 and Rule 14c-3 under the Securities Exchange Act of 1934, and on amendments to related forms, rules and guides under the Securities Act of 1933 and the Exchange Act. The proposed revisions are part of a series of proposals intended to reduce disclosure burdens and to facilitate the integration of the disclosure system under the two acts.

All communications should be submitted in triplicate to George A. Fitzsimmons, Secretary, Securities and Exchange Commission, 500 North Capitol Street, Washington, D.C. 20549 on or before April 15, 1980 and should refer to File No. S7-816. All comments will be available for public inspection. (Rel. 33-6176)

FOR FURTHER INFORMATION CONTACT: William H. Carter at (202) 272-2604 or Mary Margaret W. Hammond at (202) 272-3059

BUSINESS COMBINATION TRANSACTIONS - PROPOSED SHORT FORM FOR REGISTRATION AND PROPOSED AMENDMENTS OF RELATED RULES

The Commission has authorized the publication of a release seeking public comment on proposed Form S-15 for registration under the Securities Act of 1933 of securities issued in certain types of business combination transactions and proposed related amendments to Rule 24 of the Commission's Rules of Practice, Rule 411 under the Securities Act, and certain provisions of Regulations 14A and 14C under the Securities Exchange Act of 1934. Comments should be submitted in triplicate to George A. Fitzsimmons, Secretary, Securities and Exchange Commission, 500 North Capitol Street, Washington, D.C. 20549 on or before April 15, 1980 and should refer to File No. S7-817. All comments will be available for public inspection. (Rel. 33-6177)

FOR FURTHER INFORMATION CONTACT: Catherine Collins at (202) 272-2589

PROPOSED REVISIONS TO REGULATION S-X

The Commission has approved the issuance of a release soliciting comments on a proposed general revision of Articles 3 and 5 of Regulation S-X, and related amendments to Article 12 of Regulation S-X, Rules 14a-3 and 14c-3 of the proxy rules and the creation of a new Item 12 of Regulation S-X. The changes in S-X are proposed to (a) eliminate rules which duplicate generally accepted accounting principles; (b) effect changes to recognize current practice; (c) clarify and modify requirements; and (d) expand certain requirements to improve financial reporting. These proposed changes have been structured in a manner to facilitate the integration of the Securities Act of 1933 and the Securities Exchange Act of 1934 by attaining greater uniformity between financial statements included in annual reports to shareholders and those prepared in accordance with Regulation S-X. Comments should be submitted in triplicate to George A. Fitzsimmons, Secretary, Securities and Exchange Commission, 500 North Capitol Street, Washington, D.C. 20549 on or before April 30, 1980, and should refer to File No. S7-818. All comments will be available for public inspection. (Rel. 33-6178)

FOR FURTHER INFORMATION CONTACT: Arthur J. Schmeiser or Rita J. Gunter at (202) 272-2133
Additionally, in its Offer of Settlement, Oppenheimer states that it will make restitution in the amount of at least $175,000 to certain customers of Oppenheimer's Chicago office who had suffered losses in option trading. In its Offer of Settlement, Oppenheimer also states that it will revise its compliance manual to more fully discuss options, increase the training of its registered representatives, replace the senior registered options principal who held that position during the period of the alleged violative activity, and establish a Compliance Review Board and an Option Subcommittee, which would, among other things, oversee Oppenheimer's compliance policies and review customer complaints.

A hearing will be scheduled to determine whether the allegations against Brownlow and true and, if so, to decide what, if any, remedial action should be ordered by the Commission. (Rel. 34-16474)

INVESTMENT COMPANY ACT RELEASES

THE OSBORNE ESTATES COMPANY

An order has been issued pursuant to Section 6(c) of the Investment Company Act of 1940 on an application of The Osborne Estates Company, exempting Applicant, subject to certain conditions, from all provisions of the Act. (Rel. IC-11023 - Jan. 16)

LISTING, DELISTING AND UNLISTED TRADING ACTIONS

LISTING ACTIONS

Orders have been issued, pursuant to Section 12(d) of the Securities Exchange Act of 1934, granting the applications of the following companies to list the specified securities on the following stock exchanges: American Stock Exchange, Inc. - McCulloch Oil Co., 12-1/2% subordinated debentures, due December 15, 1999 (effective as of January 2, 1980); C & K Petroleum Inc., 9% convertible subordinated debentures, due December 1, 1999 (effective as of January 3, 1980); Adams Resources & Energy Incorporated, common stock; Billy The Kid, Inc., common stock. Crown Central Petroleum Corp., $1.92 Series A cumulative convertible preferred stock, no par value (when issued and regular way) and Class B common $5 par value per share (when issued and regular way) (all effective as of January 8, 1980). Midwest Stock Exchange, Inc. - Commonwealth Edison Co., $11.70 cumulative preference stock (effective as of January 9, 1980). New York Stock Exchange, Inc. - Equitable Life Mortgage & Realty Investors, floating rates notes, due 1987 (convertible prior to September 1, 1986 into 9% debentures, due 1999 (effective as of December 21, 1979); Interco Incorporated, Series D $7.75 cumulative convertible preferred stock $100.00 states-value (effective as of December 31, 1979); Ryder System Inc., 12-1/4% collateral trust debentures, Series G, due December 15, 1986; Toledo Edison Co., $75 million of first mortgage bonds, 11% Series, due 2009 (both effective as of January 2, 1980); Beneficial Corp., $250 million of 11-1/2% debentures, due January 15, 2005; Genstar Limited, Series B $1.68 cumulative convertible redeemable second preferred share (when issued, regular way) (both effective as of January 8, 1980); Carnation Co., common stock; Commonwealth Edison Co., $11.70 cumulative preference stock (both effective as of January 9, 1980); Baldor Electric Co., common stock (effective as of January 10, 1980). Pacific Stock Exchange, Inc. - Commonwealth Edison Co., $11.70 cumulative preference stock (effective as of January 9, 1980).

SELF-REGULATORY ORGANIZATIONS

APPROVAL OF LISTING APPLICATION

The Commission has approved an application filed by the Pacific Stock Exchange Incorporated pursuant to the terms of the voluntary moratorium on expansion of standardized options trading to list call options on Resort International A common stock commencing January 21, 1980. (Rel. 34-16501)
The Commission has published for comment proposed amendments to existing rules which, if adopted, would establish uniform instructions governing the periods to be covered by financial statements included in (1) most registration and reporting forms filed with the Commission under the Securities Act of 1933 and the Securities Exchange Act of 1934, and (2) annual reports to security holders furnished pursuant to the proxy rules. The proposed amendments would remove substantially all present instructions as to financial statements from the various registration and reporting forms and establish a centralized set of instructions in Regulation S-X. Also, the proposed amendments would allow most reporting companies filing registration statements under the Securities Act to present interim financial information in the same degree of detail as is presently required in a Form 10-Q under the Exchange Act. Comments should be submitted in triplicate to George A. Fitzsimmons, Secretary, Securities and Exchange Commission, 500 North Capitol Street, Washington, D.C. 20549 on or before April 30, 1980, and should refer to File S7-819. All comments will be available for public inspection. (Rel. 33-6179)

FOR FURTHER INFORMATION CONTACT: Lawrence C. Best at (202) 272-2130

ADOPTION OF AN AMENDMENT OF RULE 15b10-12

The Commission has announced the adoption of an amendment to Securities Exchange Act Rule 15b10-12. The rule, as amended, exempts all SECO brokers and dealers, when effecting municipal securities transactions, from compliance with SECO fair practice rules that are parallel to fair practice rules adopted by the Municipal Securities Rulemaking Board. The rule, as amended, also extends the SECO fair practice rules to the exempted securities transactions of all SECO brokers and dealers. (Rel. 34-16495)

FOR FURTHER INFORMATION CONTACT: D. Michael Lefever at (202) 272-2412

ADMINISTRATIVE PROCEEDINGS

OPPENHEIMER & CO., INC., OTHERS CITED

The Commission announced the institution of public administrative proceedings against Oppenheimer & Co., Inc., a registered broker-dealer with its principal offices in New York, New York, and six employees or former employees of Oppenheimer's Chicago, Illinois office. The six Oppenheimer employees are: Ronald L. Brownlow and Daniel J. Piet, former registered representatives at Oppenheimer; Warren K. Hayes, Robert Hunziker, and Charles W. Wright, registered representatives at Oppenheimer; and Thomas J. O'Donnell, manager of Oppenheimer's Chicago office.

The Order for Proceedings alleges that Oppenheimer and Brownlow, Piet, Hayes, Hunziker, and Wright wilfully violated and wilfully aided and abetted violations of the antifraud provisions of the Securities Act of 1933 and the Securities Exchange Act of 1934 in connection with the offer and sale of exchange listed options. The Order further alleges that O'Donnell wilfully aided and abetted violations of the antifraud provisions of the Securities Act and the Exchange Act. In addition, it is alleged that Oppenheimer and O'Donnell failed to reasonably supervise employees under their supervision and control.

The Commission simultaneously accepted offers of settlement submitted by Oppenheimer, Piet, Hayes, Wright, Hunziker, and O'Donnell wherein they consented to (1) findings of wilful violations without admitting or denying the allegations in the Commission's Order, and (2) the sanctions set forth below.

The Commission's order accepting the settlements: (1) censures Oppenheimer and suspends all solicited option trading in Oppenheimer's Chicago office for twenty-five days as to accounts for which option account opening documents have not been submitted to Oppenheimer prior to the date of the Commission's order; (2) suspends Piet from association with any broker, dealer, investment adviser, investment company or affiliate thereof for a period of two months; (3) suspends Hunziker and Wright from association with any broker, dealer, investment adviser, investment company or affiliate thereof for a period of two and one-half months; (4) suspends Hayes from association with any broker, dealer, investment adviser, investment company or affiliate thereof for a period of four months; and (5) suspends O'Donnell from serving in any supervisory capacity in association with any broker, dealer, investment adviser, investment company or affiliate thereof for a period of three months.
SEcurities ACT REGISTRADONS

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; and File number and date filed.

(S-18) WORD-TRONICS CORP., S-10. Route 17, Paramus, N.J. 07652 - 412,500 units, each consisting of two shares of common stock and one warrant. Underwriter: Ross Stebbins, Inc., 120 Broadway, New York, N.Y. 10005 (212) 267-8181. The company proposes to establish, operate and franchise word processing service bureaus. (File 2-66386 - Jan. 9)


(S-1) ALTERMAN PROPERTIES, LTD., 600 Selig Dr., S.W., Atlanta, Ga. 30336 - 136,276 limited partnership interest. (File 2-66433 - Jan. 15)

(S-9) LESLIE PAY INC., 1400 Broadway, New York, N.Y. 10018 (212) 221-4000 - 200,000 shares of common stock. (File 2-66344 - Jan. 15)

(N-1) BROKERS TRUST FOR SHORT-TERM U.S. GOVERNMENT OBLIGATIONS, 421 Seventh Ave., Pittsburgh, Pa. 15219 (412) 288-1900 - an indefinite number of shares of beneficial interest. (File 2-66347 -

REGISTRATIONS EFFECTIVE


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%. Persons eligible to use the short form (Form 13-G) may in lieu of filing a Schedule 13D file a Form 13-G within forty-five days after the end of the calendar year in which the person became subject to Section 13(d)(1). The following companies or individuals filed Schedule 13D's during the period January 7 - 10, 1980. 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 sent forth for each beneficial owner. *Amended Acquisition Reports.

REPORTING COMPANY OR INDIVIDUAL

Bessemer Securities Corp.
Bessemer Trust Company
BSC Private Investment
Partners, et al

Northwest Bancorporation
Northwest Growth Fund, Inc.

ISSUER & NUMBER OF SHARES

Amcor Incorporated (Tulsa, OK)
Common Stock - 428,580 shs.
Common Stock - 635,071 shs.
on conversion of Preferred Stock and exercise of warrants

Amcor Incorporated (Tulsa, OK)
Common Stock - 342,865 shs.
Common Stock - 342,865 shs.
on exercise of warrant
Common Stock - 182,605 shs.
on conversion of Preferred Stock

DATE FILED

1-7-80

1-7-80

NEWS DIGEST, January 17, 1980
ACQUISITION REPORTS CONT.

Cecilia Best Brown

Sw North American Holding Corp. (Wholly-owned subsidiary of Sw Holdings N.V. (Netherlands)

Binning Law Trust Ltd. (Scotland)

Edward H. Ramm
Northland Insurance Co.

Dorster, Inc.
(Wholly-owned subsidiary of Genstar Ltd. (Canada)

N. G. Life Insurance Co. of Delaware
(Wholly-owned subsidiary of Liberty National Life Insurance Co.)

Panda Star Corporation
(Controlled by Consolidated Electrical)
Consolidated Electrical Distributors, Inc.

Anglo American Corporation of Canada Ltd. (Canada)

Imperial Life Assurance Co. of Canada (Canada)
Laurentian Fund, Inc. (Canada)
Laurentian Mutual Assurance Co. (Canada), Parent

Canadian Superior Oil Ltd.
(Wholly-owned subsidiary of Superior Oil Co.)

Laurence R. Goodyear, Jr.
Dixon Long, Co-Trustee
Latham W. Murfey, Co-Trustee
AmeriTrust Co., Co-Trustee

Mrs. Paul's Kitchens, Inc.
Edward J. Piszek

American Financial Corp.
Carl Lindner
Robert Lindner

Barr Rubenstein
Woodland Venture Fund
Northern Union Club, et al

PAC Business Enterprises
Forest Clell Shaklee, Jr., Trustee
Clifford J. Shaklee, Trustee

N. U. E., Inc.
(Wholly-owned subsidiary of Aktiebolaget Electrolux
(Sweden)

Bankers Mortgage Corp. (St. Paul, MN)
Common Stock - 22,000 shs.

Columbia General Corp. (Dallas, TX)
Common Stock - 100,000 shs. (10.02%)
on conversion of Debentures

Dreyfus Corp. (NYC)
Common Stock - 117,500 shs.

Empire Associates, Inc. (Eden Prairie, MN)
Common Stock - 61,450 shs.

Flinktote Co. (Stamford, CT)
Common Stock - 6,867,517 shs. (94%)

Globe Life and Accident Insurance Co. (Oklahoma City, OK)
Common Stock - 409,500 shs.

Hajoca Corporation (Ardmore, PA)
Common Stock - 1,027,726 shs. (46.09%)

Hudson Bay Mining & Smelting Co., Ltd.
(Toronto, Ontario, Canada)
Common Stock - 4,384,571 shs. (44.93%)

Imperial Life Assurance Co. of Canada (Canada)
Loyal American Life Insurance Co. (Mobile, AL)
Common Stock - 735,488 shs. (74.2%)
(Imperial has the right to acquire above shares pursuant to Stock Option Agreement.)

Mc Intyre Mines Ltd. (Calgary, Alberta, Canada)
Common Stock - 967,889 shs. (26.5%)

New Mexico Bancorporation, Inc. (Santa Fe, NM)
Common Stock - 175,640 shs. (50.7%)

Orang-Co, Inc. (Columbus, OH)
Common Stock - 403,100 shs.

Rapid-American Corp. (NYC)
Common Stock - 755,200 shs. (14.9%)

Milton Roy Company (St. Petersburg, FL)
Common Stock - 127,800 shs. (12.7%)

Shaklee Corporation (Ameryville, CA)
Common Stock - 1,509,740 shs. (19.85%)

Tappan Company (Mansfield, OH)
Common Stock - 3,087,391 shs. (97.3%)

* These companies are controlled by Superior Oil Co.

NEWS DIGEST, January 17, 1980
ACQUISITION REPORTS CONT.

* Saul S. Schiffman
  Frank Gardner
  Barnett Gerstein, et al
  Tenney Engineering, Inc. (Union, NJ)
  Common Stock - 249,998 shs. (24.9%)
  1-7-80

* Compagnie Francaise des Petroles (France)
  Total Petroleum (North America) Ltd.
  (Calgary, Alberta, Canada)
  Common Stock - 7,835,716 shs. (50.8%)
  Common Stock - 2,032,000 shs.
  on conversion of Preferred Stock
  1-7-80

James L. Waters
Faith P. Waters
Richard C. Waters
Barbara F. Waters, et al
  Water Associates, Inc. (Milford, MA)
  Common Stock - 1,087,686 shs.
  1-7-80

Mutuelles Unies of America, Inc.
  Appalachian National Corp. (Knoxville, TN)
  Common Stock - 1,820,486 shs. (74.3%)
  1-8-80

* Victor L. Sayyah
  Sayyah Corp.
  HCA, Inc., et al
  Bankers Union Life Insurance Co. (Englewood, CO)
  Common Stock - 255,604 shs. (75.2%)
  1-8-80

R. David Sudarsky
  Barnwell Industries, Inc. (Chattanooga, TN)
  Common Stock - 127,300 shs.
  1-8-80

Eugene W. Murphy
  Gateway Transportation Co., Inc. (La Crosse, WI)
  Common Stock - 683,634 shs. (51.96%)
  1-8-80

* International Mining Corp.
  Pacific Holding Corp.
  Murdoch Investment Corp.
  David H. Murdock
  General Steel Industries, Inc. (St. Louis, MD)
  Common Stock - 507,367 shs. (16.14%)
  1-8-80

* Victor L. Sayyah
  Sayyah Corp.
  HCA, Inc., et al
  Massachusetts General Life Insurance Co. (Boston, MA)
  Common Stock - 4,178,222 shs. (100%)
  1-8-80

* Oklahoma Publishing Co.
  Standard Metals Corp. (NYC)
  Common Stock - 303,200 shs. (12.7%)
  1-8-80

Fair Lanes, Inc.
  Treadway Companies, Inc. (Paterson, NJ)
  Common Stock - 230,010 shs. (15.6%)
  1-8-80

Mandel Sherman
  Ag-Met, Inc. (Frackville, PA)
  Common Stock - 650,670 shs. (22.6%)
  1-9-80

* Storz Instrument Co.
  Aloe Creme Laboratories, Inc. (Fort Lauderdale, FL)
  Common Stock - 461,545 shs. (45%)
  Common Stock - 13,635 shs.
  on exercise of Option
  Common Stock - 650,000 shs.
  on conversion of Debentures
  1-9-80
ACQUISITION REPORTS CONT.

* Dynatech Corp.  
Artek Systems Corp. (Farmingdale, NY)  
Common Stock - 654,353 shs.  
1-9-80

* Worthington Industries, Inc.  
Worthington International Inc. (Wholly-owned subsidiary of Worthington Industries)  
Backeye International, Inc. (Columbus, OH)  
Common Stock - 1,474,940 shs. (60.3%)  
1-9-80

* Garry Brainin  
Chatham Corporation (Chicago, IL)  
(Common Stock - 328,776 shs. (18.7%)  
(Included above are shares owned by his wife as trustee.)  
1-9-80

* Anacomp, Inc.  
Computer Services Corp. (Southfield, MI)  
Common Stock - 848,695 shs. (93.45%)  
(86,618 of above shares were acquired pursuant to the Tender Offer.)  
1-9-80

* Banque Occidentale pour l'industrie et le Commerce (Switzerland)  
Elmwood Investors, Inc.  
Bovril (Canada) Ltd. (Canada), et al  
Diamond International Corp. (NYC)  
Common Stock - 756,560 shs.  
Common Stock - 3,500 shs.  
1-9-80

* Ivan F. Boesky and Co.  
EPIC Corporation (Kansas City, MO)  
Common Stock - 552,004 shs.  
1-9-80

* Walter J. Bush  
Gem State Securities Corp. (Boise, ID)  
Common Stock - 162,888 shs. (10.3%)  
1-9-80

* TN Delaware Inc.  
(Wholly-owned subsidiary of Telgelmann Warenhandels-gesellschaft (West Germany)  
Great Atlantic & Pacific Tea Co. Inc. (Montvale, NJ)  
Common Stock - 11,415,357 shs. (45.9%)  
1-9-80

* Altair Corporation  
Harvest Industries, Inc. (Wilmette, IL)  
Common Stock - 697,848 shs. (58.3%)  
1-9-80

* J. Pennington Straus, Co-Executor  
Music Fair Enterprises, Inc. (Bala Cynwyd, PA)  
Common Stock - 52,076 shs. (12.3%)  
1-9-80

* Amoco Inc.  
Oregon Metallurgical Corp. (Albany, OR)  
Common Stock - 1,614,286 shs. (45.6%)  
Common Stock - 1,494,659 shs.  
on exercise of option  
1-9-80

* B. F. Saul Company  
B. F. Saul Co. Employees' Profit Sharing Retirement Trust  
Chevy Chase Financial Ltd., et al  
B. F. Saul Real Estate Investment Trust (Chevy Chase, MD)  
Shares of Beneficial Interest - 1,111,091.8958 (18.85%)  
1-9-80

* Petrie Stores Corporation  
Toys "R" Us, Inc. (Saddlebrook, NJ)  
Common Stock - 1,742,600 shs. (19.74%)  
1-9-80

James L. Waters  
Faith P. Waters  
Richard C. Waters  
Barbara F. Waters, et al  
Waters Associates, Inc. (Milford, MA)  
Common Stock - 1,087,704 shs.  
(Group has agreed to exchange above shares for shares of Millipore Corp. on a share for share basis.)  
1-9-80

Irwin Loft  
Ag-Met, Inc. (Frackville, PA)  
Common Stock - 179,170 shs.  
1-10-80

Eastbourne N.V. (Netherlands Antilles)  
(Controlled by Eletrorail S.A. (Belgium)  
Ag-Met, Inc. (Frackville, PA)  
Common Stock - 207,000 shs.  
1-10-80
NOTICE

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. When you are ordering more than one, we prefer that the documents be listed in alphabetical order to expedite service. The reproduction cost is 10c per page plus postage ($3.50 minimum); 20c per page plus postage for expedited service ($5.00 minimum) and 30c per page plus postage for priority service ($5.00 minimum). Cost estimates are given or request. All other reference material is available in the SEC Docket.

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