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U.S. SECURITIES
EXCHANGE COMMISSION

Issue 93-25

February 9, 1993

NOTICE OF COMMISSION MEETINGS

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 closed meetings on Tuesdays, and open meetings on Thursday mornings. Meetings on Wednesdays, and if necessary on Thursday afternoons, will be either open or closed according to the requirements of agenda items under consideration.

CLOSED MEETING - TUESDAY, FEBRUARY 9, 1993 - 2:30 P.M.

The subject matter of the February 9 closed meeting will be: Institution of injunctive actions; Institution of administrative proceedings of an enforcement nature; Settlement of injunctive actions; Settlement of administrative proceeding of an enforcement nature; Subpoena enforcement action; and Opinions.

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: Holly Smith at (202) 272-2100.

RULES AND RELATED MATTERS

RESCISSION OF SAFE HARBOR RULE

The Commission rescinded Rule 0-9 under the Investment Company Act which provided a safe harbor for the disclosure of certain information relating to the effects of changing prices. This information is no longer required to be included in the financial statements of management investment companies. (Rel. IC-19255)

ADMINISTRATIVE PROCEEDINGS

BONNIE MAE WHITE BARRED

The Commission announced on February 1 the institution of administrative proceedings were instituted against Bonnie Mae White (White) under Sections 15(b) and 19(h) of the Securities Exchange Act of 1934 (Exchange Act) and Section 203(f) of the Investment

Advisers Act (Advisers Act). Simultaneously with the institution of those proceedings, White submitted an Offer of Settlement which the Commission has accepted for the purpose of disposing of the issues raised by these proceedings. White consented to an Order Instituting Public Proceedings, Making Findings and Imposing Remedial Sanctions, which finds that White was permanently enjoined on October 15, 1992 by the U.S. District Court for the Southern District of Ohio, Eastern Division, from aiding and abetting further violations of the antifraud and books and records provisions of the federal securities laws. White was enjoined from aiding and abetting further violations of Section 17(a) of the Exchange Act and Rules 10b-5 and 17a-3 thereunder, and Sections 206(1) and 206(2) of the Advisers Act.

The Commission barred White from association with any broker, dealer, municipal securities dealer, investment company or investment adviser. (Rel. 34-31799)

FOUR PENNY STOCK BROKERS BARRED

The Commission announced that it simultaneously instituted and settled administrative proceedings against Benjamin M. Hasho, William X. Mecca, Robert B. Yule and Aurelio Vuono (respondents), former registered representatives of J.T. Moran & Co., Inc. (Moran), a now defunct New York City-based broker-dealer. The respondents consented to the issuance of orders by the Commission that make findings that they were enjoined, following a trial on the merits, by the U.S. District Court for the Southern District of New York from further violations of the antifraud provisions of the federal securities laws. [SEC v. Robert F. Hasho, et al., 90 Civ. 7953, DNE, opinion issued February 14, 1992].

The complaint in the above action alleges, among other things, that the respondents, while associated with Moran, misrepresented and omitted to state material facts to brokerage customers in connection with the offer, purchase and sale of various penny stocks and engaged in unauthorized trading in customer accounts.

The respondents consented to bars from association with any broker, dealer, investment adviser, investment company or municipal securities dealer. (Rel. 34-31806 - William X. Mecca; Rel. 34-31807 - Benjamin M. Hasho; Rel. 34-31808 - Aurelio Vuono; and Rel. 34-31809 - Robert Yule)

CIVIL PROCEEDINGS

ROBERT SPARROW CONSENTS TO A PERMANENT INJUNCTION

The Commission announced that on January 4, 1993 the Honorable David Sam, U.S. District Judge for the District of Utah, entered an order of Permanent Injunction against Robert D. Sparrow (Sparrow) of St. George, Utah, the past president and director of Noble Tech International, Inc. (Noble Tech). Sparrow consented to the entry of the order without admitting or denying the allegations of the complaint. The order enjoins Sparrow from violating the antifraud provisions of the federal securities laws and permanently bars him from serving as an officer or director of any issuer having a class of securities registered pursuant to Section 12, or required to file reports pursuant to Section 15(d) of the Securities Exchange Act of 1934.

The complaint, which was filed on September 27, 1991, alleges that Sparrow, a previously enjoined securities violator, prepared a Rule 15c2-11 information statement for Noble Tech which was filed with the National Quotation Bureau in December 1989. The Rule 15c2-11 materials contained false and misleading information concerning Noble Tech's claim to ownership of rights to a patent for a revolutionary fusion engine. Sparrow also prepared false and misleading financial statements for Noble Tech. Attached to these financials was a forged certified public accountant's report. These financial statements, along with the forged auditor's report, were included in the Rule 15c2-11 information materials. [SEC v. Robert D. Sparrow, Civil Action No. 91-C-1024S, USDC, D. Utah] (LR-13510)

RONALD NESTOR ENJOINED

On January 19, 1993, the Honorable John C. Coughenour, U.S. District Court Judge for the Western District of Washington, entered a Final Judgement of Permanent Injunction against Ronald O. Nestor (Nestor). The Judgement was entered with the consent of Nestor without his admitting or denying the allegations of the Commission's complaint. The Judgement enjoins him from future violations of Sections 5(a), 5(c) and 17(a) of the Securities Act of 1933 and Section 10(b) of the Securities Exchange Act of 1934 and Rule 10b-5 thereunder. The Judgement further fixes the amount of gain received by Nestor as a result of the conduct alleged in the Commission's complaint at \$95,099, disgorgement of which is waived due to Nestor's demonstrated inability to pay.

The Commission's June 6, 1991, complaint alleges that Nestor substantially participated in the unregistered distribution of the securities of Superior Resources, Inc. and Vertex Information, Inc. In the distribution and sale of these securities, according to the complaint, Nestor disseminated material misrepresentations and omitted material facts regarding the financial condition and the business operations of Superior and Vertex. [SEC v. Superior Resources, Inc., et al., USDC, W.D. Wash., Civil Action No. C91-786C] (LR-13511)

COMMISSION BRINGS INJUNCTIVE ACTION AGAINST FACTORING FIRM AND OFFICERS

The Commission announced that on February 8 it filed a civil injunctive action against Towers Financial Corporation (Towers), Steven Hoffenberg (Hoffenberg), Mitchell Brater (Brater) and Arthur J. Ferro. The Commission's complaint alleges that Towers, a factoring concern, Hoffenberg and Brater have been engaged in an illegal unregistered offering of promissory notes. The Commission also alleges that the Defendants made and caused to be made numerous material misrepresentations concerning Towers' financial condition, inter alia, by overstating its collection receivables and fee income, and the use Towers would make of the proceeds from its sales of debt to the public. The Commission also alleges that between January 1990 and April 1992, Hoffenberg violated Section 10(b) of the Securities Exchange Act of 1934 and Rule 10b-5 thereunder by trading Towers stock while in possession of material, nonpublic information concerning Towers true financial condition and results of operations. [SEC v. Tower Financial Corporation, Steven Hoffenberg, Mitchell Brater and Arthur Ferro, 93 Civ. 0744, WK, SDNY] (LR-13514)

INVESTMENT COMPANY ACT RELEASES

GOLDMAN SACHS EQUITY PORTFOLIOS, INC., ET AL.

A notice has been issued giving interested persons until March 2, 1993 to request a hearing on an application filed by Goldman Sachs Equity Portfolios, Inc., et al., for a conditional order under Sections 6(c), 17(b), and under Rule 17d-1 to the extent necessary to permit certain money market funds to sell their shares to certain affiliated funds, and to permit the affiliated advisers of the funds and the money market funds to effect such sales. (Rel. IC-19256 - February 5)

MCLAUGHLIN, PIVEN, VOGEL SECURITIES, INC.

A notice has been issued giving interested persons until March 5, 1993 to request a hearing on an application filed by McLaughlin, Piven, Vogel Securities, Inc. for a conditional order under Section 9(c) of the Investment Company Act exempting applicant from the disqualification provisions of Section 9(a) solely with respect to a securities related injunction entered against one of applicant's affiliates. The conditional order would permit applicant to act as sponsor, depositor and principal underwriter for one or more unit investment trusts. (Rel. IC-19259 - February 8)

HOLDING COMPANY ACT RELEASES

EASTERN UTILITIES ASSOCIATES, ET AL.

A supplemental order has been issued authorizing a proposal by Eastern Utilities Associates (EUA), a registered holding company, and its wholly owned subsidiaries, EUA Power Corporation (EUA Power), EUA Service Corporation and Montaup Electric Company. By order dated December 29, 1992 (HCAR No. 25719), the Commission had authorized the applicants to take various actions contemplated by a certain settlement agreement entered into by and among EUA, EUA Power and the officially appointed Bondholders Committee in EUA Power's bankruptcy proceeding and had reserved jurisdiction over the redemption by EUA Power of its common and preferred shares from EUA. EUA Power now requests that the jurisdiction over the redemption of shares be released and that the Commission authorize EUA Power to effect such redemption. (Rel. 35-25741)

NIPSCO INDUSTRIES, INC.

A notice has been issued giving interested persons until March 1, 1993 to request a hearing on an application by NIPSCO Industries, Inc. (NIPSCO), an Indiana public-utility holding company exempt from registration under Section 3(a)(1) of the Act pursuant to Rule 2. NIPSCO proposes to acquire, through merger by a special purpose subsidiary company of NIPSCO, all of the issued and outstanding common shares of Northern Indiana Fuel and Light Co., Inc., an Indiana gas utility company. (Rel. 35-25742)

SOUTHWESTERN ELECTRIC POWER COMPANY

A notice has been issued giving interested persons until March 1, 1993 to request a hearing on a proposal by Southwest Electric Power Company (SEPCO), a subsidiary of Central and South West Corporation, a registered holding company. SEPCO proposes to enter into an interest rate swap arrangement terminating on November 1, 1994 with one or more counterparties for the aggregate amount of \$48 million. (Rel. 35-25742)

PUBLIC SERVICE COMPANY OF OKLAHOMA

A notice has been issued giving interested persons until March 1, 1993 to request a hearing on a proposal by Public Service Company of Oklahoma (PSC-OK), an electric public-utility subsidiary company of Central and South West Corporation, a registered holding company. PSC-OK proposes to acquire retail distribution assets located in Rogers and Nowata Counties, Oklahoma from the Chelsea Municipal Authority for \$350,000 plus an additional amount not to exceed \$200,000 based on kilowatt-hour usage during the twelve months immediately following the purchase of the utility assets. (Rel. 35-25742)

LISTING, DELISTING AND UNLISTED TRADING ACTIONS

UNLISTED TRADING PRIVILEGES SOUGHT

Notices have been issued giving interested persons until February 24 to comment on the applications of the Philadelphia Stock Exchange for unlisted trading privileges in one over-the-counter issue (Rel. 34-31818); and eight over-the-counter issues (Rel. 34-31819).

DELISTINGS GRANTED

An order has been issued granting the application of the Boston Stock Exchange to strike from listing and registration Medmarco, Inc., Common Stock, \$.001 Par Value. (Rel. 34-31829)

An order has been issued granting the application of the Boston Stock Exchange to strike from listing and registration Stephen Company, Common Stock, \$.50 Par Value. (Rel. 34-31830)

SELF-REGULATORY ORGANIZATIONS

ACCELERATED APPROVAL OF PROPOSED RULE CHANGES

The Government Securities Clearing Corporation filed a proposed rule change to allow GSCC to compare, convert and net, prior to the U.S. Treasury Department (Treasury) auction, trades between participating members in Treasury note and bond issues that have been executed on the basis of the current market yield. The Commission has issued an order approving the proposed rule change on an accelerated basis. Publication of the proposal is expected in the Federal Register during the week of February 8. (Rel. 34-31820)

The Commission granted permanent approval on an accelerated basis of a proposed rule change submitted by the Pacific Stock Exchange (SR-PSE-92-40) that permanently approves the Exchanges' Ten-Up Rule. The PSE's Ten-Up Rule requires trading crowds at the Exchange to provide a depth of ten contracts for all non-broker/dealer customer orders, at the disseminated market quote at the time such orders are announced or displayed at a trading post. Publication of the proposal is expected in the Federal Register during the week of February 8. (Rel. 34-31824)

The Commission granted temporary accelerated approval, until August 8, 1993, to a proposed rule change submitted by the American Stock Exchange (SR-Amex-93-06) to extend its pilot program regarding the execution of odd-lot market orders. (Rel. 34-31828)

The Commission granted accelerated approval to a proposed rule change (SR-NYSE-92-39) filed by the New York Stock Exchange (SR-NYSE-92-39) which amends NYSE Rule 701, "Option Contracts to be Traded," to allow the NYSE to list index options featuring European-style exercise. The proposal also changes the exercise feature of NYSE Composite Index options from American-style exercise to European-style exercise. Publication of the proposal is expected in the Federal Register during the week of February 8. (Rel. 34-31831)

AMENDMENTS TO PROPOSED RULE CHANGE

The National Association of Securities Dealers filed Amendment No. 1 to the proposed rule change (SR-NASD-92-45) that would make various technical and language changes in the quotation and trade reporting requirements for members trading high yield fixed income securities and for participants in the Fixed Income Pricing System (FIPS). Publication of the proposal is expected in the Federal Register during the week of February 8. (Rel. 34-31821)

APPROVAL OF PROPOSED RULE CHANGES

The Commission approved a proposed rule change (SR-OCC-93-03) filed by The Options Clearing Corporation permitting the inclusion of the Russell 2000 Index in the cross-margining program between OCC and the Chicago Mercantile Exchange. Publication of the proposal is expected in the Federal Register during the week of February 8. (Rel. 34-31825)

The Commission approved a proposed rule change filed by the New York Stock Exchange (SR-NYSE-92-32) relating to electronic T+1 Overnight Comparison of Exchange bond transactions on and after June 1, 1993; and the submission of initial trade data in listed bonds to the Exchange for comparison through its Overnight Comparison System. Publication of the proposal is expected in the Federal Register during the week of February 8. (Rel. 34-31826)

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-11 SCFC RECEIVABLES FINANCING CORP, 12 READS WAY, NEW CASTLE, DE 19720 (302) 323-7101
- 1,000,000 (\$1,000,000) EQUIPMENT TRUST CERTIFICATES. UNDERWRITER:
DEAN WITTER REYNOLDS INC, MERRILL LYNCH & CO. (FILE 33-57544 - JAN. 28) (BR. 11)
- SB-2 MR BULB CO/DE/, ONE DUNCAN AVE, WORCESTER, MA 01603 (508) 753-4000 - 360,000
(\$3,016,800) COMMON STOCK. (FILE 33-57556 - JAN. 29) (BR. 3)
- S-8 DAUPHIN DEPOSIT CORP, 213 MARKET ST, HARRISBURG, PA 17101 (717) 255-2121 - 2,536
(\$62,132) COMMON STOCK. (FILE 33-57604 - JAN. 29) (BR. 2)
- S-8 EG&G INC, 45 WILLIAM ST, WELLESLEY, MA 02181 (617) 237-5100 - 851,584 (\$18,628,400)
COMMON STOCK. (FILE 33-57606 - JAN. 29) (BR. 10)
- S-8 VIROGROUP INC, 428 PINE ISLAND RD SW, CAPE CORAL, FL 33991 (813) 574-1919 - 300,000
(\$3,000,000) COMMON STOCK. (FILE 33-57614 - JAN. 29) (BR. 9)
- S-8 PHARMAKINETICS LABORATORIES INC, 302 W FAYETTE ST, BALTIMORE, MD 21201
(410) 385-4500 - 500,000 (\$655,000) COMMON STOCK. (FILE 33-57616 - JAN. 29) (BR. 6)
- S-8 CONSUMERS WATER CO, THREE CANAL PLZ, PORTLAND, ME 04101 (207) 773-6438 - 250,000
(\$4,531,250) COMMON STOCK. (FILE 33-57618 - JAN. 29) (BR. 8)
- S-8 SUNWARD TECHNOLOGIES INC, 5828 PACIFIC CENTER BLVD, SAN DIEGO, CA 92121
(619) 587-9140 - 250,000 (\$593,750) COMMON STOCK. (FILE 33-57622 - JAN. 29) (BR. 3)
- S-4 HEICO INDUSTRIES CORP, 3000 TAFT ST, HOLLYWOOD, FL 33021 (305) 987-6101 - 2,500,000
(\$33,125,000) COMMON STOCK. (FILE 33-57624 - FEB. 01) (BR. 12 - NEW ISSUE)
- S-1 BRANDT TECHNOLOGIES INC, 8 PARK ST, WINDSOR, NY 13865 (607) 655-5000 - 1,526,196
(\$5,153,220) COMMON STOCK. 42,864 (\$43) WARRANTS, OPTIONS OR RIGHTS. 42,864
(\$82,728) COMMON STOCK. (FILE 33-57626 - FEB. 01) (BR. 6 - NEW ISSUE)
- S-8 TNT FREIGHTWAYS CORP, 9700 HIGGINS RD STE 570, ROSEMONT, IL 60018 (708) 696-0200 -
210,000 (\$4,646,250) COMMON STOCK. (FILE 33-57634 - JAN. 28) (BR. 4)
- S-3 GTE NORTHWEST INC, 1800 41ST ST, EVERETT, WA 98201 (206) 261-5321 - 125,000,000
(\$126,250,000) MORTGAGE BONDS. (FILE 33-57662 - JAN. 29) (BR. 7)
- S-3 SENSORMATIC ELECTRONICS CORP, 500 N W 12TH AVE, DEERFIELD BEACH, FL 33442
(305) 427-9700 - 300,000 (\$10,312,500) COMMON STOCK. (FILE 33-57666 - JAN. 29)
(BR. 7)
- S-8 BANK OF NEW YORK CO INC, 48 WALL ST 15TH FL, NEW YORK, NY 10286 (212) 495-1784 -
3,000,000 (\$172,689,000) COMMON STOCK. (FILE 33-57670 - JAN. 29) (BR. 2)
- S-8 ALBANK FINANCIAL CORP, STSTE & N PEARL STS, ALBANY, NY 12207 (518) 445-2077 -
300,000 (\$3,000,000) COMMON STOCK. (FILE 33-57672 - JAN. 29) (BR. 2)
- S-8 ALBANK FINANCIAL CORP, STSTE & N PEARL STS, ALBANY, NY 12207 (518) 445-2077 -
1,269,750 (\$12,697,500) COMMON STOCK. (FILE 33-57674 - JAN. 29) (BR. 2)
- S-8 FIRST FEDERAL BANCSHARES OF DEFUNIAK SPRINGS INC, 18TH ST & HIGHWAY 90 WEST,
DEFUNIAK SPRINGS, FL 32433 (904) 892-3161 - 51,908 (\$330,147) COMMON STOCK. (FILE
33-57676 - JAN. 29) (BR. 1)
- S-3 STORAGE TECHNOLOGY CORP, 2270 S 88TH ST, LOUISVILLE, CO 80028 (303) 673-5151
UNDERWRITER: LEHMAN BROTHERS, NEEDHAM & CO INC, SALOMON BROTHERS INC. (FILE 33-57678 -
JAN. 29) (BR. 9)

REGISTRATIONS CONTINUED

- S-11 MERRILL LYNCH MORTGAGE INVESTORS INC, WORLD FIN'L HQTRS - RM 10-102A,
NORTH TOWER - 250 VESEY ST, NEW YORK, NY 10281 (212) 449-0336 - 1,000,000 (\$1,000,000)
PASS-THROUGH MORTGAGE-BACKED CERTIFICATE. UNDERWRITER: MERRILL LYNCH & CO. (FILE
33-57682 - JAN. 29) (BR. 12)
- S-8 CBLX HOLDINGS INC, 2600 S W THIRD AVE SECOND FL, MIAMI, FL 33129 (305) 856-7458 -
300,000 (\$487,500) COMMON STOCK. (FILE 33-57688 - JAN. 29) (BR. 3)
- S-1 CHIPSOFT INC/DE, 6256 GREENWICH DR STE 100, SAN DIEGO, CA 92122 (619) 454-7887 -
3,910,000 (\$72,335,000) COMMON STOCK. (FILE 33-57692 - JAN. 29) (BR. 9)
- N-2 COMMONWEALTH ASSOCIATES GROWTH FUND INC, 733 THIRD AVE, NEW YORK, NY 10017
(212) 297-5826 - 1,725,000 (\$17,250,000) COMMON STOCK. UNDERWRITER:
COMMONWEALTH ASSOCIATES. (FILE 33-57696 - JAN. 29) (BR. 18 - NEW ISSUE)
- S-8 SA HOLDINGS INC, 1912 AVE K STE 100, PLANO, TX 75074 (214) 516-0662 - 2,000,000
(\$1,020,000) COMMON STOCK. (FILE 33-57712 - JAN. 27) (BR. 6)
- S-1 FORT BEND HOLDING CORP, 1011 MILLIE ST, ROSENBERG, TX 77471 (713) 342-5571 -
780,000 (\$7,800,000) COMMON STOCK. UNDERWRITER: WEBB CHARLES & CO. (FILE 33-57722 -
FEB. 01) (BR. 2 - NEW ISSUE)

ACQUISITION 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)/%OWNED	CUSIP/ PRIOR%	FILING STATUS
ACCEPTANCE INS COS INC SRE HLDG CO ET AL	COM	1/ 8/93	0 0.0	00430810 34.7	UPDATE
ACCEPTANCE INS COS INC SRE HLDG CO LIQ TRUST	COM	1/ 8/93	840 24.2	00430810 0.0	NEW

ACQUISITIONS CONT.

NAME AND CLASS OF STOCK/OWNER	FORM	EVENT DATE	SHRS(000)/%OWNED	CUSIP/PRIOR%	FILING STATUS
ADAC LABS	COM		3,523	00531310	
FIDELITY INTL LTD	13D	1/29/93	7.8	0.0	NEW
ADAC LABS	COM		3,523	00531310	
FMR CORP	13D	1/29/93	7.8	4.7	UPDATE
AMERICA ONLINE INC	COM		335	02799310	
MERCHT NAVY OFFC PENS FD TRUEE	13D	12/30/92	6.0	6.0	NEW
AMERICA ONLINE INC	COM		335	02799310	
MERCHT NAVY OFFC PENS FD TRUEE	13D	12/30/92	6.0	6.0	UPDATE
AMERICA ONLINE INC	COM		335	02799310	
MERCHT NAVY OFFC PENS FD TRUEE	13D	12/30/92	6.0	6.0	RVSION
AMERICA ONLINE INC	COM		335	02799310	
MERCHT NAVY OFFC PENS FD TRUEE	13D	12/30/92	6.0	6.0	RVSION
AMERICANA HOTELS & RLTY CORP COM			361	03056210	
ELLIOTT ASSOCIATES	13D	1/26/93	5.5	0.0	NEW
AMERICANA HOTELS & RLTY CORP COM			361	03056210	
ELLIOTT ASSOCIATES	13D	1/26/93	5.5	0.0	RVSION
AMERICANA HOTELS & RLTY CORP COM			361	03056210	
ELLIOTT ASSOCIATES	13D	1/26/93	5.5	0.0	RVSION
AMERICANA HOTELS & RLTY CORP COM			361	03056210	
ELLIOTT ASSOCIATES	13D	1/26/93	5.5	0.0	RVSION
ARMANINO FOODS DISTINCTION	COM NO PAR		1,058	04216640	
GRUBER JON D ET AL	13D	1/28/93	10.4	8.7	UPDATE
BF ENTERPRISES INC	COM		195	05538710	
NEBEL THOMAS	13D	1/26/93	5.1	0.0	NEW
BF ENTERPRISES INC	COM		195	05538710	
NEBEL THOMAS	13D	1/26/93	5.1	0.0	RVSION
BF ENTERPRISES INC	COM		195	05538710	
NEBEL THOMAS	13D	1/26/93	5.1	0.0	RVSION
BF ENTERPRISES INC	COM		195	05538710	
NEBEL THOMAS	13D	1/26/93	5.1	0.0	RVSION
BOSTON CELTICS LTD PRTRNSHP	UNIT LTD PRTRNR		1,045	10057610	
COHEN ALAN N ET AL	13D	12/ 8/92	16.2	0.0	NEW
BOSTON CELTICS LTD PRTRNSHP	UNIT LTD PRTRNR		1,045	10057610	
COHEN ALAN N ET AL	13D	12/ 8/92	16.2	0.0	RVSION
BOSTON CELTICS LTD PRTRNSHP	UNIT LTD PRTRNR		1,045	10057610	
COHEN ALAN N ET AL	13D	12/ 8/92	16.2	0.0	RVSION

ACQUISITIONS CONT.

NAME AND CLASS OF STOCK/OWNER	FORM	EVENT DATE	SHRS(000)/ %OWNED	CUSIP/ PRIOR%	FILING STATUS
BOSTON CELTICS LTD PRTRNSHP COHEN ALAN N ET AL	UNIT LTD PRTR 13D	12/ 8/92	1,045 16.2	10057610 0.0	RVSION
BOSTON CELTICS LTD PRTRNSHP DUPEE PAUL R JR	UNIT LTD PRTR 13D	12/ 8/92	1,111 17.3	10057610 0.0	NEW
BOSTON CELTICS LTD PRTRNSHP DUPEE PAUL R JR	UNIT LTD PRTR 13D	12/ 8/92	1,111 17.3	10057610 0.0	RVSION
BOSTON CELTICS LTD PRTRNSHP DUPEE PAUL R JR	UNIT LTD PRTR 13D	12/ 8/92	1,111 17.3	10057610 0.0	RVSION
BOSTON CELTICS LTD PRTRNSHP DUPEE PAUL R JR	UNIT LTD PRTR 13D	12/ 8/92	1,111 17.3	10057610 0.0	RVSION
BRAZIL FUND INC KUWAIT INVESTMENT OFFICE	COM 13D	1/25/93	315 2.6	10575910 7.4	UPDATE
BRAZIL FUND INC KUWAIT INVESTMENT OFFICE	COM 13D	1/25/93	315 2.6	10575910 7.4	UPDATE
BRAZIL FUND INC KUWAIT INVESTMENT OFFICE	COM 13D	1/25/93	315 2.6	10575910 7.4	RVSION
BRAZIL FUND INC KUWAIT INVESTMENT OFFICE	COM 13D	1/25/93	315 2.6	10575910 7.4	RVSION
CALLAWAY GOLF CO FIDELITY INTL LTD	COM 13D	1/29/93	704 9.9	13119310 11.3	UPDATE
CALLAWAY GOLF CO FMR CORP	COM 13D	1/29/93	704 9.9	13119310 11.3	UPDATE
CARDIAC SCIENCE INC CYTOCARE INC	COM 13D	1/ 8/93	4,179 28.7	14141010 28.3	UPDATE
CARDIAC SCIENCE INC CYTOCARE INC	COM 13D	1/ 8/93	4,179 28.7	14141010 28.3	RVSION
CARDIAC SCIENCE INC CYTOCARE INC	COM 13D	1/ 8/93	4,179 28.7	14141010 28.3	RVSION
CARDIAC SCIENCE INC CYTOCARE INC	COM 13D	1/ 8/93	4,179 28.7	14141010 28.3	RVSION
CARDIAC SCIENCE INC PAYNE ERROL G	COM 13D	1/ 8/93	503 4.8	14141010 4.8	UPDATE
CARDIAC SCIENCE INC PAYNE ERROL G	COM 13D	1/ 8/93	503 4.8	14141010 4.8	RVSION
CARDIAC SCIENCE INC PAYNE ERROL G	COM 13D	1/ 8/93	503 4.8	14141010 4.8	RVSION

ACQUISITIONS CONT.

NAME AND CLASS OF STOCK/OWNER	FORM	EVENT DATE	SHRS(000)/%OWNED	CUSIP/PRIOR%	FILING STATUS
CARDIAC SCIENCE INC PAYNE ERROL G	COM 13D	1/ 8/93	503 4.8	14141010 4.8	RVSION
CHANCELLOR CORP BRUNCOR INC	COM 13D	1/ 4/93	2,125 54.8	15882810 54.7	UPDATE
CHRYSLER CORP KERKORIAN KIRK ET AL	COM 13D	2/ 2/93	32,000 10.9	17119610 9.6	UPDATE
COASTAL HEALTHCARE GROUP INC POWERS THOMAS SHELTON	COM 13D	1/29/93	658 5.2	19046510 0.0	NEW
COMTECH INC KORNBERG FRED	COM 13D	1/20/93	133 10.2	20582620 5.6	UPDATE
COMTECH INC KORNBERG FRED	COM 13D	1/20/93	133 10.2	20582620 5.6	RVSION
COMTECH INC KORNBERG FRED	COM 13D	1/20/93	133 10.2	20582620 5.6	RVSION
COMTECH INC KORNBERG FRED	COM 13D	1/20/93	133 10.2	20582620 5.6	RVSION
DIGITAL BIOMETRICS INC BRAMAH LTD ET AL	COM 13D	2/ 3/93	2,348 39.3	25383310 38.7	UPDATE
DIGITAL BIOMETRICS INC BRAMAH LTD ET AL	COM 13D	2/ 3/93	2,348 39.3	25383310 38.7	RVSION
DIGITAL BIOMETRICS INC BRAMAH LTD ET AL	COM 13D	2/ 3/93	2,348 39.3	25383310 38.7	RVSION
DIGITAL BIOMETRICS INC BRAMAH LTD ET AL	COM 13D	2/ 3/93	2,348 39.3	25383310 38.7	RVSION
FIELDCREST CANNON INC GAMCO INVESTORS INC ET AL	COM 13D	10/ 7/92	1,228 10.3	31654910 9.4	RVSION
FIRST WESTN CORP TURNER INVT PARTNERS INC	COM 13D	2/ 5/93	0 0.0	33752710 0.0	UPDATE
GLOBAL OCEAN CARRIERS LTD DE GRAFFENRIED JOHN S	COM 13D	2/ 1/93	279 6.6	37935710 6.4	UPDATE
GLOBAL OCEAN CARRIERS LTD DE GRAFFENRIED JOHN S	COM 13D	2/ 1/93	279 6.6	37935710 6.4	RVSION
GLOBAL OCEAN CARRIERS LTD DE GRAFFENRIED JOHN S	COM 13D	2/ 1/93	279 6.6	37935710 6.4	RVSION
GLOBAL OCEAN CARRIERS LTD DE GRAFFENRIED JOHN S	COM 13D	2/ 1/93	279 6.6	37935710 6.4	RVSION

ACQUISITIONS CONT.

NAME AND CLASS OF STOCK/OWNER	FORM	EVENT DATE	SHRS(000)/ %OWNED	CUSIP/ PRIOR%	FILING STATUS
HOLLYWOOD PK INC NEW JACOBS JEREMY M	PAIRED CTF 13D	2/ 4/93	0 0.0	43625510 6.5	UPDATE
JULLIANS ENTERTAINMENT REGER NEIL ET AL	COM 13D	5/13/92	357 N/A	47742010 0.0	NEW
JULLIANS ENTERTAINMENT REGER NEIL ET AL	COM 13D	5/13/92	357 N/A	47742010 0.0	RVSION
JULLIANS ENTERTAINMENT REGER NEIL ET AL	COM 13D	5/13/92	357 N/A	47742010 0.0	RVSION
JULLIANS ENTERTAINMENT REGER NEIL ET AL	COM 13D	5/13/92	357 N/A	47742010 0.0	RVSION
INTL FAMILY ENTMT INC CHRISTIAN BROADCASTING NETWORK	CL B 13D	1/26/93	13,763 63.2	48099510 63.2	UPDATE
INTL FAMILY ENTMT INC GAMCO INVESTORS INC ET AL	CL B 13D	2/ 4/93	2,161 9.9	48099510 8.0	UPDATE
KOBER CORP HOSCH JAMES E	COM 13D	6/ 9/92	1,710 17.5	50013099 1.7	NEW
KOBER CORP HOSCH JAMES E	COM 13D	6/ 9/92	1,710 17.5	50013099 1.7	RVSION
KOBER CORP HOSCH JAMES E	COM 13D	6/ 9/92	1,710 17.5	50013099 1.7	RVSION
KOBER CORP HOSCH JAMES E	COM 13D	6/ 9/92	1,710 17.5	50013099 1.7	RVSION
MATTHEWS STUDIO EQUIP GROUP DE MATTOS CARLOS D	COM 13D	1/20/93	2,243 25.7	57714010 26.2	UPDATE
MATTHEWS STUDIO EQUIP GROUP DE MATTOS CARLOS D	COM 13D	1/20/93	2,243 25.7	57714010 26.2	RVSION
MATTHEWS STUDIO EQUIP GROUP DE MATTOS CARLOS D	COM 13D	1/20/93	2,243 25.7	57714010 26.2	RVSION
MATTHEWS STUDIO EQUIP GROUP DE MATTOS CARLOS D	COM 13D	1/20/93	2,243 25.7	57714010 26.2	RVSION
MATTHEWS STUDIO EQUIP GROUP PHILLIPS EDWARD III	COM 13D	1/20/93	2,243 25.7	57714010 26.2	UPDATE
MATTHEWS STUDIO EQUIP GROUP PHILLIPS EDWARD III	COM 13D	1/20/93	2,243 25.7	57714010 26.2	RVSION