COMMISSION ANNOUNCEMENTS

COMMISSION MEETINGS

CLOSED MEETING – THURSDAY, MARCH 30, 2000 – 11:00 A.M.

The subject matter of the closed meeting scheduled for Thursday, March 30 will be Institution and settlement of injunctive actions, and Institution and settlement of administrative proceedings of an enforcement nature

OPEN MEETING – WEDNESDAY, APRIL 5, 2000 – 10:00 A.M.

The subject matter of the open meeting scheduled for Wednesday, April 5, at 10:00 a.m. in Room 6600 will be

(1) The Commission will consider whether to propose rule amendments and new rules to (i) require investment advisers to submit their investment adviser filings on an electronic filing system, currently being developed by the Commission and the state securities authorities, (ii) substantially update and revise Form ADV to accommodate electronic filing; and (iii) require advisers to deliver to clients a narrative brochure written in plain English The Commission and the state securities authorities are creating an Internet-based system of electronic filing for investment advisers The system is called the Investment Adviser Registration Depository (IARD) and will permit investment advisers to satisfy filing obligations under state and federal laws by making a single electronic filing Information contained in filings made through the IARD will be stored in a database that members of the public will be able to access free of charge through the Internet The IARD is being built and will be operated for the Commission by NASD Regulation, Inc (NASDR) For further information, please contact Lori H Price at (202) 942-0716

(2) The Commission will hear oral argument on appeals by Marc N Geman and the Division of Enforcement from an administrative law judge's initial decision imposing sanctions on Geman For further information, contact Kermit Kennedy at (202) 942-0950
CLOSED MEETING – WEDNESDAY, APRIL 5, 2000 – FOLLOWING OPEN MEETING

The subject matter of the closed meeting scheduled for Wednesday, April 5, 2000, following the 10:00 a.m. open meeting, will be: Post oral argument discussion

CLOSED MEETING – THURSDAY, APRIL 6, 2000 – 11:00 A.M.

The subject matter of the closed meeting scheduled for Thursday, April 6, 2000, at 11:00 a.m. will be: Institution and settlement of injunctive actions; and Institution and settlement of administrative proceedings of an enforcement nature

At times, changes in Commission priorities require alterations in the scheduling of meeting items. For further information and to ascertain what, if any, matters have been added, deleted or postponed, please contact The Office of the Secretary at (202) 942-7070

SEC ORDERS A SUSPENSION OF TRADING IN THE STOCK OF ENTERPRISES SOLUTIONS, INC.

The Commission announced the temporary suspension, pursuant to Section 12(k) of the Securities Exchange Act of 1934 (Exchange Act), of trading of the securities of Enterprises Solutions, Inc. (stock symbol EPSO OB), of Canton, Massachusetts, at 9:30 a.m. on March 30, 2000, and terminating at 11:59 p.m. on April 12, 2000.

The Commission temporarily suspended trading in the securities of Enterprises Solutions, Inc. because of questions concerning the accuracy and completeness of assertions made by Enterprises Solutions, Inc. in its filings with the Commission, in its recent press releases, and on its Internet website, including questions about the identity of persons in control of the operations and management of the company.

The Commission cautions broker-dealers, shareholders, and prospective purchasers that they should carefully consider the foregoing information along with all other currently available information and any information subsequently issued by the company.

Further, brokers and dealers should be alert to the fact that, pursuant to Rule 15c2-11 under the Exchange Act, at the termination of the trading suspension, no quotation may be entered unless and until they have strictly complied with all of the provisions of the rule. If any broker or dealer has any questions as to whether or not he has complied with the rule, he should not enter any quotation but immediately contact the staff of the Securities and Exchange Commission in Washington, D.C. If any broker or dealer is uncertain as to what is required by Rule 15c2-11, he should refrain from entering quotations relating to Enterprises Solutions, Inc. securities until such time as he has familiarized himself with the rule and is certain that all of its provisions have been met. If any broker or dealer enters any quotation that is in violation of the rule, the Commission will consider the need for prompt enforcement action.
Any broker-dealer or other person with information relating to this matter is invited to call Leo J Kane, Senior Counsel, in the Washington, D.C. office of the Securities and Exchange Commission, at (202) 942-4766. (Rel 34-42593)

ENFORCEMENT PROCEEDINGS

NANETTE MILLER, CPA IS DENIED PRIVILEGE OF PRACTICING OR APPEARING BEFORE THE COMMISSION

The Commission has instituted public administrative proceedings, pursuant to Rule 102(e) of the Commission's Rules of Practice, against Nanette Miller, CPA (Miller), former partner in Chadbourne & Miller. Simultaneously with the institution of the proceedings, the Commission accepted a settlement offer from Miller wherein she consented, without admitting or denying the Commission's findings, to the entry of an order denying her the privilege of appearing or practicing before the Commission as an accountant. The Commission found that Miller engaged in improper professional conduct in connection with her audit of the financial statements of Underwriters Financial Group, Inc for the year ended December 31, 1994. For more information see SEC v Donald Ferrarini, Bruno Rumignani, Howard Miller, Mark Bailine, Frank Palumbo, Civil Action File No 98 Civ 0629, SWK, SDNY, LR-16489, AAE Rel 1242 (Rel 34-42586, AAE Rel 1241, File No 3-10167)

CEASE AND DESIST ORDER IMPOSED AGAINST BETH MORRIS AND STEVEN GRANT

The Commission announced that it has issued an Order Instituting Public Cease And Desist Proceedings Pursuant to Section 21C of the Securities Exchange Act of 1934 (Exchange Act), Making Findings and Imposing a Cease and Desist Order (Order) against Beth A Morris, C.P.A (Morris) of Indian Rocks Beach, Florida and Steven H Grant, C.P.A (Grant) of St Petersburg, Florida. The Commission simultaneously accepted Offers of Settlement in which Morris and Grant, without admitting or denying the Commission's findings, consented to the entry of the Order which requires that they cease and desist from committing or causing any violation and any future violation of Rule 13b2-2 under the Exchange Act and causing any violation and any future violation of Sections 13(a), 13(b)(2)(A) and 13(b)(2)(B) of the Exchange Act and Rules 12b-20 and 13a-13 promulgated thereunder.

The Order finds that Morris and Grant, while acting as the principal accounting officers for Digital Lightwave, Inc (Digital) for the quarters ended June 30, 1997 and September 30, 1997, respectively, prepared false financial statements which were included in Digital's quarterly filings with the Commission and signed the filings on behalf of Digital. In addition, the Order finds that Morris and Grant caused Digital to fail to make and keep books, records and accounts, and to devise and maintain a system of internal controls as required by the federal securities laws. Finally, the Order finds that Morris made material omissions to Digital's independent accountants in connection with their review of Digital's second quarter financial statements and that Grant made materially false statements and omissions to Digital's independent accountants in connection with their review of Digital's third quarter financial statements.

3 NEWS DIGEST, March 30, 2000
CEASE AND DESIST ORDER IMPOSED AGAINST SETH JOSEPH

The Commission announced that it has issued an Order Instituting Public Cease And Desist Proceedings Pursuant to Section 21C of the Securities Exchange Act of 1934 (Exchange Act), Making Findings and Imposing a Cease and Desist Order (Order) against Seth P Joseph (Joseph) of Miami Beach, Florida The Commission simultaneously accepted an Offer of Settlement in which Joseph, without admitting or denying the Commission’s findings, consented to the entry of the Order which requires that he cease and desist from committing or causing any violation and any future violation of Section 10(b) of the Exchange Act and Rules 10b-5 and 13b2-2 thereunder and causing any violation and any future violation of Sections 13(a), 13(b)(2)(A) and 13(b)(2)(B) of the Exchange Act and Rules 12b-20 and 13a-13 thereunder.

The Order finds that Joseph, while acting as the executive vice-president for Digital Lightwave, Inc (Digital) for the quarters ended June 30, 1997 and September 30, 1997, respectively, was responsible for drafting Digital’s contracts and agreements, and for supervising the company’s financial reporting. As part of these responsibilities, Joseph reviewed and participated in drafting Digital’s quarterly filings with the Commission, including the Management Discussion and Analysis sections, and prepared Digital’s press releases, all of which contained false statements of material facts. In addition, the Order finds that Joseph caused Digital to fail to make and keep books, records and accounts, and to devise and maintain a system of internal controls as required by the federal securities laws. Finally, the Order finds that Joseph made material omissions to Digital’s independent accountants in connection with their review of Digital’s second quarter financial statements (Rel 34-42588, AAE Rel 1244, File No. 3-10169)

SEC ANNOUNCES APPROVAL OF PLAN OF DISGORGEMENT DISTRIBUTUION IN JOSEPH BARBATO CASE

The Commission announced today that on March 29 the Commission approved the Plan of Disgorgement Distribution, the appointment of a fund administrator, and the distribution by the SEC’s Office of the Comptroller of the disgorgement fund in the Joseph J Barbato case. On February 10, 1999, the Commission found, upon appeal from an initial decision of an administrative law judge, that Barbato, as a registered representative at Stuart-James Co., Inc., had engaged in fraudulent sales practices with respect to his customers. As a result, the Commission affirmed the cease and desist order and bar against him, and ordered Barbato to pay disgorgement based on the commissions he received for violations with respect to the seven customers who testified at the Barbato administrative hearing. Barbato was ordered to pay, and did pay, $45,142.00 in disgorgement, plus $45,690.05 in prejudgment interest and an additional $1,940.03 in postjudgment interest. The Commission ordered the distribution of the disgorged funds to the defrauded investors who testified at the hearing (Rel 33-7816, 34-42591, File No 3-8575)
INVESTMENT COMPANY ACT RELEASES

FIDELITY INVESTMENTS LIFE INSURANCE COMPANY, ET AL.

A notice has been issued giving interested persons until April 28, 2000, to request a hearing on an application filed by Fidelity Investments Life Insurance Company (FIL), Fidelity Investments Variable Annuity Account I (Account I), Empire Fidelity Investments Life Insurance Company (EFIL), Empire Fidelity Investments Variable Annuity Account A (Account A) and Fidelity Brokerage Services, Inc. for an order, under Section 26(b) of the Investment Company Act approving the substitution of shares of Variable Insurance Products Fund III Mid Cap Portfolio Initial Class, a fund affiliated with FIL and EFILI, for shares of Strong Discovery Fund II Portfolio, a fund currently held by Account I and Account A to support certain deferred and immediate variable annuity contracts (Rel IC-24370 – March 29)

SELF-REGULATORY ORGANIZATIONS

REQUEST FOR EXTENSION OF REGISTRATION AS A CLEARING AGENCY

The MBS Clearing Corporation filed a request (File No. 600-22) pursuant to Section 19(a) of the Securities Exchange Act of 1934 for extension of its registration as a clearing agency under Section 17A of the Act. The Commission has extended MBSCC’s temporary registration as a clearing agency through March 31, 2001. Publication of the order is expected in the Federal Register during the week of April 3 (Rel 34-42568)

PROPOSED RULE CHANGE

The Depository Trust Company filed a proposed rule change (SR-DTC-00-02) to allow DTC to reduce the amount of deposits required of participants in the participants fund. At the same time, the proposed rule change would also enable DTC to issue preferred stock to its participants, the amount of which will correspond to the reduction of participant deposits. Publication of the proposal is expected in the Federal Register during the week of April 3 (Rel 34-42578)

ACCELERATED APPROVAL OF PROPOSED RULE CHANGE

The Commission granted accelerated approval to a proposed rule change filed by the American Stock Exchange (SR-Amex-99-42), which revises Section 107B of the Amex Company Guide. Publication is expected in the Federal Register during the week of April 3 (Rel 34-42582)
APPROVAL OF PROPOSED RULE CHANGE

The Commission approved a proposed rule change (SR-PCX-99-35) filed by the Pacific Exchange that will increase the percentage of issues that may be allocated to a Lead Market Maker from 10% of the issues traded on the PCX’s options floor to 15% of the issues traded on the PCX’s options floor. Publication of the order is expected in the Federal Register during the week of April 3. (Rel. 34-42583)

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.

Registration statements may be obtained in person or by writing to the Commission's Public Reference Branch at 450 Fifth Street, N W, Washington, D C 20549 or at the following e-mail box address <publicinfo@sec.gov>. In most cases, this information is also available on the Commission's website: <www.sec.gov>

F-6 DEUTSCHE LUFTHANSA AG /ADR/, 16 WALL ST, C/O BANK OF NEW YORK, NEW YORK, NY 10015 (212) 250-2500 – 20,000,000 ($1,000,000) DEPOSITARY RECEIPTS FOR COMMON STOCK. (FILE 333-11682 – MAR. 20) (BR. 99)

F-6 BRILLIANCE CHINA AUTOMOTIVE HOLDINGS LTD /ADR/, ONE WALL STREET, NEW YORK, NY 10286 – 25,000,000 ($1,250,000) DEPOSITARY RECEIPTS FOR COMMON STOCK. (FILE 333-11688 – MAR. 20) (BR. 99 – NEW ISSUE)

S-8 NOKIA CORP, ETELAESPLANADI 12, HELSINKI FINLAND, H9 (035) 801-8071 – 1,175,000 ($227,362,500) FOREIGN COMMON STOCK. (FILE 333-11690 – MAR. 21) (BR. 7)

S-1 MARVELL TECHNOLOGY GROUP LTD, 2 CHURCH STREET CLARENDON HOUSE, P O BOX HM 1022, HAMILTON HM DX BERMU, DO (441) 299-4985 – $75,000,000 COMMON STOCK. (FILE 333-33086 – MAR. 23)

S-8 PRIMUS KNOWLEDGE SOLUTIONS INC, 1601 FIFTH AVE, SUITE 1900, SEATTLE, WA 98101 (206) 292-1000 – 1,170,908 ($99,498,608) COMMON STOCK. (FILE 333-33088 – MAR. 23) (BR. 3)

S-3 EVERCEL INC, 2 LEE MAC AVENUE, DANBURY, CT 06810 (203) 825-6000 – 1,437,500 ($32,214,375) COMMON STOCK. (FILE 333-33090 – MAR. 23) (BR. 9)
S-8 FIRST NATIONAL CORP /SC/, 950 JOHN C CALHOUN DR S.E., ORANGEBURG, SC 29115 (803) 534-2175 - 400,000 ($7,450,000) COMMON STOCK. (FILE 333-33092 - MAR. 23) (BR. 7)

S-8 NATIONAL GRID GROUP PLC, 9A IRONMONGER LANE ST OLAVES HOUSE, LONDON EC2V ASEY, X0 - 1,000,000 ($44,250,000) FOREIGN COMMON STOCK. (FILE 333-33094 - MAR. 23) (BR. 2)

S-3 NORWEST FINANCIAL INC, 206 EIGHTH ST, DES MOINES, IA 50309 (515) 243-2131 - 3,000,000,000 ($3,000,000,000) STRAIGHT BONDS. (FILE 333-33096 - MAR. 23) (BR. 7)

S-3 CLECO CORP, 2030 DONAHUE FERRY ROAD, PINEVILLE, LA 71360 (318) 484-7400 - 110,000,000 ($110,000,000) STRAIGHT BONDS. (FILE 333-33098 - MAR. 23) (BR. 2)

S-3 CORN PRODUCTS INTERNATIONAL INC, PO BOX 345, 6500 ARCHEP RD, SUMMIT, NJ 07901 (708) 563-6500 - 1,000,000 ($24,343,750) COMMON STOCK. (FILE 333-33100 - MAR. 23) (BR. 4)

S-8 CBCT BANCSHARES INC, 312 MAIN STREET, SMITHVILLE, TX 78957 (512) 237-2482 - 304,175 ($3,041,750) COMMON STOCK. (FILE 333-33102 - MAR. 23) (NEW ISSUE)

S-1 800 COM INC, 513 NW 13TH AVE, FIFTH FLOOR, PORTLAND, OR 97209 - $60,000,000 COMMON STOCK. (FILE 333-33104 - MAR. 23)

S-8 AMERICAN COIN MERCHANDISING INC, 5660 CENTRAL AVE, BOULDER, CO 80301 (303) 444-2559 - 194,875 ($553,445) COMMON STOCK. (FILE 333-33106 - MAR. 23) (BR. 5)

S-1 SIERRA WELL SERVICE INC, 408 NORTH BIG SPRING, MIDLAND, TX 79701 (915) 570-0829 - $60,375,000 COMMON STOCK. (FILE 333-33108 - MAR. 23) (NEW ISSUE)

S-8 MAPINFO CORP, ONE GLOBAL VIEW, TROY, NY 12180 (518) 285-6000 - 45,000 ($1,738,125) COMMON STOCK. (FILE 333-33110 - MAR. 23) (BR. 3)

S-2 SENSUS CAPITAL CORP, 53 STRATFORD PLACE, CALGARY, A0 00000 (403) 242-9703 (FILE 333-33112 - MAR. 23)

S-8 MAPINFO CORP, ONE GLOBAL VIEW, TROY, NY 12180 (518) 285-6000 - 75,000 ($2,896,875) COMMON STOCK. (FILE 333-33114 - MAR. 23) (BR. 3)

S-8 MAPINFO CORP, ONE GLOBAL VIEW, TROY, NY 12180 (518) 285-6000 - 450,000 ($17,381,250) COMMON STOCK. (FILE 333-33116 - MAR. 23) (BR. 3)

S-8 VENATOR GROUP INC, 112 WEST 34TH STREET, 233 BROADWAY, NEW YORK, NY 10120 (212) 720-4477 - 750,000 ($6,000,000) COMMON STOCK. (FILE 333-33120 - MAR. 23) (BR. 2)

S-8 LEVEL 8 SYSTEMS INC, 8000 REGENCY PARKWAY, CARY, NC 27511 (212) 244-1234 - 2,524,023 ($98,989,658) COMMON STOCK. (FILE 333-33122 - MAR. 23) (BR. 3)

7 NEWS DIGEST, March 30, 2000
S-3  IDAHO POWER CO, 1221 W IDAHO ST, PO BOX 70, BOISE, ID 83702
(208) 388-2200 - 200,000,000 ($200,000,000) STRAIGHT BONDS. (FILE
333-33124 - MAR. 23) (BR. 2)

S-4  AAVID THERMAL TECHNOLOGIES INC, ONE EAGLE SQUARE, SUITE 509, CONCORD,
NH
03301 (603) 224-1117 - 150,000,000 ($143,752,000) STRAIGHT BONDS. (FILE
333-33126 - MAR. 23) (BR. 5)

S-8  SILICON STORAGE TECHNOLOGY INC, 1171 SONORA CT, SUNNYVALE, CA 94086
(408) 735-9110 - 2,150,000 ($98,593,617) COMMON STOCK. (FILE 333-33130 -
MAR. 23) (BR. 5)

S-3  MEYERSON M H & CO INC /NJ/, NEWPORT TOWER 525 WASHINGTON BLVD,
34TH FLOOR, JERSEY CITY, NJ 07310 (201) 459-9500 - 310,000 ($1,739,100)
COMMON STOCK. (FILE 333-33132 - MAR. 23) (BR. 7)

S-2  SAVE ON ENERGY INC, 4851 GEORGIA HIGHWAY 85 SUITE 211, FOREST PART, GA
30050 (404) 765-0131 - 4,722,900 ($8,265,075) COMMON STOCK. (FILE
333-33134 - MAR. 23) (NEW ISSUE)

S-3  ADVANTA CORP, P.O. BOX 844, WELSH & MCKEAN ROADS, SPRING HOUSE, PA
19477
(215) 444-5051 - 750,000,000 ($750,000,000) STRAIGHT BONDS. (FILE
333-33136 - MAR. 23) (BR. 7)

S-8  SOFTNET SYSTEMS INC, 650 TOWNSEND STREET, SUITE 225, SAN FRANCISCO, CA
94103 (650) 965-3700 - 3,866,505 ($113,443,257) COMMON STOCK. (FILE
333-33140 - MAR. 23) (BR. 7)

S-3  VERAMARK TECHNOLOGIES INC, 3750 MONROE AVE, PITTSFORD, NY 14534
(716) 381-6000 - 374,185 ($2,806,388) COMMON STOCK. (FILE 333-33142 -
MAR. 23) (BR. 7)

S-8  DOLLAR THRIFTY AUTOMOTIVE GROUP INC, 5330 EAST 31ST STREET, TULSA, OK
74135 (918) 660-7700 - OTHER SECURITIES INCLUDING VOTING TRUST. (FILE
333-33144 - MAR. 23) (BR. 5)

S-8  DOLLAR THRIFTY AUTOMOTIVE GROUP INC, 5330 EAST 31ST STREET, TULSA, OK
74135 (918) 660-7700 - OTHER SECURITIES INCLUDING VOTING TRUST. (FILE
333-33146 - MAR. 23) (BR. 5)

S-4  HARMONIC INC, 549 BALTIC WAY, SUNNYVALE, CA 94089 (408) 542-2500 -
25,371,225 ($1,944,856,624) COMMON STOCK. (FILE 333-33148 - MAR. 23)
(BR. 7)

S-1  BURST MEDIA LLC, 8 NEW ENGLAND EXECUTIVE PARK, BURLINGTON, MA 01803
(781) 852-5287 - $50,000,000 COMMON STOCK. (FILE 333-33150 - MAR. 23)
(NEW ISSUE)

S-3  SIPEX CORP, 22 LINNELL CIRCLE, BILLERICA, MA 01821 (978) 667-8700 -
3,599,999 ($114,524,968) COMMON STOCK. (FILE 333-33152 - MAR. 23) (BR. 5)

S-8  GLOBALNETCARE INC, SUITE 950 2000 MCGILL COLLEGE, MONTREAL QUEBEC CANA,
EC H3A 3 (877) 288-4909 - 1,000,000 ($570,000) COMMON STOCK. (FILE
333-33154 - MAR. 23) (BR. 9)
S-1 BIRCH TELECOM INC /MO, 2020 BALTIMORE AVE, KANSAS CITY, MO 64108 - $230,000,000 COMMON STOCK. (FILE 333-33156 - MAR. 23) (BR. 7)

N-2 SALOMON BROTHERS FUND INC /DE/, 7 WORLD TRADE CENTER 38TH FL, C/O SALOMON BROTHERS INC, NEW YORK, NY 10048 (212) 783-7000 - 11,826,108 ($224,696,052) COMMON STOCK. (FILE 333-33158 - MAR. 23) (BR. 18)

S-1 EGROUPS INC, 350 BRANNAN ST, SECOND FLR, SAN FRANCISCO, CA 94107 (415) 546-2700 - $75,000,000 COMMON STOCK. (FILE 333-33162 - MAR. 23)

S-3 ONELINK COMMUNICATIONS INC, 10340 VIKING DR, STE 150, EDEN PRAIRIE, MN 55344 (612) 996-9000 - 2,618,716 ($13,172,141.48) COMMON STOCK. (FILE 333-33164 - MAR. 23) (BR. 7)

S-1 TIME WARNER TELECOM INC, 5700 S QUEBEC ST, GREENWOOD VILLAGE, CO 80111 (303) 566-1000 - 15,289,900 ($1,117,114,081) COMMON STOCK. (FILE 333-33166 - MAR. 23) (BR. 7)

S-4 VOICESTREAM WIRELESS CORP /DE, 3650 131ST AVENUE SE, SUITE 400, BELLEVUE, WA 98006 (425) 650-4600 - 1,820,000,000 ($1,503,639,200) STRAIGHT BONDS. (FILE 333-33168 - MAR. 23) (BR. 9)

S-8 BROADCOM CORP, 16215 ALTON PARKWAY, IRVINE, CA 92618 (949) 450-8700 - $1,953,161,373 COMMON STOCK. (FILE 333-33170 - MAR. 23: BR. 5)

S-4 MEDIBUY COM INC, 10120 PACIFIC HEIGHTS BLVD, SUITE 100, SAN DIEGO, CA 92121 (858) 587-7200 - 50,000,000 ($41,171,000) COMMON STOCK. 11,162,901 ($111,629.01) WARRANTS, OPTIONS OR RIGHTS. (FILE 333-33172 - MAR. 23) (BR. 6)

S-3 MARKETING SERVICES GROUP INC, 333 SEVENTH AVENUE, 20TH FLOOR, NEW YORK, NY 10001 (212) 594-7688 - 6,130,000 ($99,422,476) COMMON STOCK. (FILE 333-33174 - MAR. 23) (BR. 7)

S-8 PACKAGING CORP OF AMERICA, 1900 W FIELD CT, LAKE FOREST, IL 60045 (847) 482-3000 - 10,200,000 ($98,812,500) COMMON STOCK. (FILE 333-33176 - MAR. 23) (BR. 8)

S-4 NETIQ CORP, 5410 BETSY ROSS DR, SANTA CLARA, CA 95054 (408) 335-7500 - 20,119,591 ($1,435,416,216.84) COMMON STOCK. (FILE 333-33178 - MAR. 23) (BR. 3)

S-1 DEALTIME COM LTD, 475 FIFTH AVENUE, 2ND FLOOR, NEW YORK, NY 10017 (212) 905-8000 - 50,000,000 COMMON STOCK. (FILE 333-33180 - MAR. 23)

S-4 BANCORP RHODE ISLAND INC, ONE TURKS HEAD PLACE, PROVIDENCE, RI 02903 (401) 456-5015 - 3,728,550 ($35,188,191) COMMON STOCK. (FILE 333-33182 - MAR. 23) (NEW ISSUE)

S-8 MDU RESOURCES GROUP INC, SCHUCHART BUILDING, 918 EAST DIVIDE AVENUE, BISMARCK, ND 58501 (701) 222-7900 - 420,000 ($7,927,500) COMMON STOCK. (FILE 333-33184 - MAR. 24) (BR. 2)

S-8 MDU RESOURCES GROUP INC, SCHUCHART BUILDING, 918 EAST DIVIDE AVENUE, BISMARCK, ND 58501 (701) 222-7900 - 81,406 ($1,536,538) COMMON STOCK. (FILE 333-33186 - MAR. 24) (BR. 2)
S-8  INTEL CORP, 2200 MISSION COLLEGE BLVD, SANTA CLARA, CA 95052
(408) 765-8080 - 110,000 ($15,015,000) COMMON STOCK. (FILE 333-33188 - MAR. 24) (BR. 5)

S-8  PENN AKRON CORP, 57 W 200 SOUTH, STE 310, SALT LAKE CITY, UT 84101
(817) 731-4439 - 100,000 ($50,000) COMMON STOCK. (FILE 333-33190 - MAR. 24) (BR. 4)

S-3  TARGETED GENETICS CORP /WA/, 1100 OLIVE WAY, STE 100, SEATTLE, WA 98101
(206) 623-7612 - 4,313,184 ($44,641,455) COMMON STOCK. (FILE 333-33192 - MAR. 24) (BR. 1)