



SECURITIES AND EXCHANGE COMMISSION NEWS DIGEST

A Daily Summary of
S.E.C. Activities

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(Issue No. 71-192)

FOR RELEASE October 5, 1971

NEW RULES AND RULE PROPOSALS

AMENDMENT OF RULES DELEGATING CERTAIN FUNCTIONS TO CERTAIN STAFF OFFICIALS. The SEC today announced that it has further amended its rules to delegate to the Director of the Division of Trading and Markets authority under the Securities Exchange Act of 1934 to review requests for exemptions from the notice requirements of Rule 10b-17 under the Act, and to grant or deny such applications subject to review by the Commission. Rule 10b-17 requires that issuers of "publicly traded" securities furnish to the NASD or the exchange on which the securities of the issuer are registered timely advance notice of the record date for impending distributions. Those companies submitting notice to the exchange or exchanges on which the securities of the issuer are registered pursuant to comparable exchange rules, will continue to submit requests for exemption from such rules to those exchanges. (Rel. 34-9357)

COMMISSION ANNOUNCEMENT

SEC CITES MIDWESTERN SECURITIES, OTHERS. The Commission has ordered administrative proceedings under the Securities Exchange Act against Midwestern Securities Corporation, registered broker-dealer of New York, and its president Lloyd W. Sahley, and board chairman, Louis Goldblatt, and Exchange Bank & Trust Company of Dallas. In 1969 Midwestern Securities, Sahley and registrant's officers and directors were enjoined from violating certain provisions of the Federal securities laws in the offer and sale of securities of Transceiver Corporation of America.

The Commission's Division of Trading and Markets alleges that among other things (1) during a period in 1969, respondents effected transactions in securities Transceiver in the absence of a prospectus meeting the requirements of the securities laws, (2) offered, sold and delivered after sale shares of Transceiver stock when no registration was in effect for such securities, (3) effected transactions in stock of Transceiver and obtained money by means of false and misleading statements concerning such securities, (4) bid for and purchased Transceiver securities for an account in which they had a beneficial interest, which securities were the subject of such distribution, prior to the completion of the participation of respondents in such distribution, and that respondents failed to file with the Commission required reports and records.

A hearing will be scheduled by further order to afford the respondents an opportunity to refute the staff's allegations and to establish any defenses, and to determine what, if any, remedial action is appropriate in the public interest.

COURT ENFORCEMENT ACTION

GREMILLION FOUND GUILTY IN LA. The SEC Atlanta Regional Office announced that on September 25 a Federal jury in New Orleans returned a verdict of guilty on each of five counts of perjury against Jack P. F. Gremillion, Attorney General of Louisiana, of Baton Rouge; the indictment charged false testimony before a grand jury investigating possible violations of the Securities laws and of the mail fraud statute in connection with the operations of Louisiana Loan and Thrift Corporation. (LR-5178)

INVESTMENT COMPANY ACT RELEASE

FEDERATED DUAL-EXCHANGE FUND. The SEC has issued an order under the Investment Company Act (a) modifying the Commission's order of June 1967 (Rel. IC-5017) so that, so long as income shares are outstanding, the company will not purchase or otherwise acquire any shares of its capital stock of either of its two classes of stock (Income Shares and Capital Shares), except that the company may redeem units consisting of one capital share and one income share per unit at the net asset value of such units and (b) exempting the Fund from certain provisions of the Act so as to change the classification of the Fund to that of an open-end company, while the income shares are outstanding, for the purpose of permitting the redemption of units consisting of one capital share and one income share per unit at the net asset value of such units. (Rel. IC-6757)

HOLDING COMPANY ACT RELEASES

MASS. ELECTRIC CO. The SEC has issued an order under the Holding Company Act authorizing Massachusetts Electric Company, Westborough subsidiary of New England Electric System, to amend its by-laws (subject to stockholder approval) to increase from 300,000 to 600,000 the number of shares of preferred stock that may be issued without a vote of the preferred stockholders. (Rel. 35-17293)

WESTERN MASS. ELECTRIC. The SEC has issued an order under the Holding Company Act authorizing Western Massachusetts Electric Company (WMECO), West Springfield subsidiary of Northeast Utilities, to issue and sell 200,000 shares of Series B preferred stock at competitive bidding. Net proceeds of its stock sale will be used to repay short-term borrowings incurred to finance WMECO's construction program (expected to aggregate \$35 million at the time of the stock sale). Construction expenditures are estimated at \$89.6 million for 1971-1972. (Rel. 34-17294)

OVER

MAINE YANKEE ATOMIC POWER. The SEC has issued an order under the Holding Company Act releasing the jurisdiction over the fees and expenses incurred by Maine Yankee Power Company, Augusta, subsidiary of both Northeast Utilities and New England Electric System, incurred in connection with its proposed sale of \$50 million of first mortgage bonds and \$15 million of debentures authorized by the Commission on February 23 (Rel. 35-17011) (Rel. 35-17295)

JERSEY CENTRAL POWER. The SEC has issued a notice under the Holding Company Act giving interested persons until October 26 to request a hearing upon an application of Jersey Central Power & Light Company, Morristown, N. J. subsidiary of General Public Utilities Corporation, to issue and sell \$25 million of first mortgage bonds at competitive bidding. Net proceeds will be used to pay, in full, the company's short-term bank notes outstanding at the date of the bond sale (expected to approximate \$12 million) and the balance to partially finance its 1971 construction program, estimated at \$141,600,000. 1/ (Rel. 35-17296)

SECURITIES ACT REGISTRATIONS

APRIL INDUSTRIES, INC., 303 West 42nd St., New York, N. Y. 10036, filed a registration statement on September 28 seeking registration of 400,000 shares of common stock, of which 266,670 are to be offered for public sale by the company and 133,330 (being outstanding shares) by the holders thereof. The offering is to be made (* at \$19 per share maximum) through underwriters headed by H. Hentz & Co., Inc., 72 Wall St., New York. The company is principally engaged in planning and building of developments to low to moderately priced housing units. Of the net proceeds of its stock sale, \$2 million will be used for the planning and development of some 340 acres in Toa Alta, Puerto Rico and the balance for working capital and other corporate purposes. (File 2-41937)

PRIME EQUITIES, INC., 1030 Clifton Ave., Clifton, N. J. 07013, filed a registration statement on September 28 seeking registration of 286,500 shares of common stock, of which 75,000 are to be offered for public sale by the company and 211,500 (being outstanding shares) by the holders thereof. The offering is to be made (* at \$29 per share maximum) through underwriters headed by New York Securities Co. Inc., 1 New York Plaza, New York, N. Y. The company is engaged in acquiring, developing, building and owning commercial and residential properties, primarily motor lodges and restaurants. Of the net proceeds of its stock sale, \$700,000 will be used to reduce bank debt incurred to finance development and construction of certain projects and the balance for working capital and other corporate purposes. (File 2-41938)

HARTE-HANKS NEWSPAPERS, INC., 555 Travis Park West, San Antonio, Tex. 78291, filed a registration statement on September 28 seeking registration of 364,000 shares of common stock, of which 300,000 are to be offered for public sale by the company and 64,000 (being outstanding shares) by the holders thereof. The offering is to be made (* at \$18 per share maximum) through underwriters headed by White, Weld & Co., 20 Broad St., New York. The company is engaged primarily in publishing newspapers in 17 communities. Of the net proceeds of its stock sale, some \$1.4 million will be used for the purchase of equipment and the balance for working capital and other corporate purposes. (File 2-41939)

GULF REPUBLIC FINANCIAL CORP., 905 Houston Natural Gas Bldg., Houston, Tex. 77002, filed a registration statement on September 28 seeking registration of 749,732 shares of common stock, of which 559,610 are to be offered for public sale by the company and 190,122 (being outstanding shares) by the holders thereof. The offering is to be made (* at \$22.75 per share maximum) through underwriters headed by New York Securities Co., Inc., One New York Plaza, New York, N. Y. 10004. Also included in this statement are 105,638 shares of common stock issuable upon exercise of common stock purchase warrants. The company was organized in March to acquire permanent reserve fund stock of four savings and loan associations. It also proposes to engage in the mortgage banking business. Net proceeds of its stock sale will be used in connection with savings and loan acquisitions and for working capital purposes. (File 2-41940)

DANNEMANN FABRICS, INC., 326 Loockerman St., Dover, Del. 19901, filed a registration statement on September 28 seeking registration of 175,000 shares of common stock, of which 100,000 are to be offered for public sale by the company and 75,000 (being outstanding shares) by the holders thereof. The offering is to be made (* at \$9 per share maximum) through underwriters headed by Danes Cooke and Company, Inc., 26 Beaver St., New York, N. Y. The company is engaged in the sale of dress and decorator fabrics, sewing notions and art needlework for the home sewing market. Net proceeds will be added to the company's working capital and used for general corporate purposes. (File 2-41941)

JACK TAYLOR DEVELOPMENT CORP., 941 N. E. 79th St., Miami, Fla. 33138, filed a registration statement on September 28 seeking registration of 120,000 shares of common stock, to be offered for public sale at \$6 per share through underwriters headed by I. J. Schenin Co., Inc., 17070 Collins Ave., Miami Beach, Fla. The company is a builder-developer. Net proceeds of its stock sale will be used in connection with construction of a 16-story, 139 unit condominium apartment building in West Palm Beach. (File 2-41942)

PLANNED MARKETING ASSOCIATES, INC. (the company), 600 Braniff Tower, Dallas, Tex. 75235, filed a registration statement on September 28 seeking registration of 1,942,982 shares of common stock. Of these shares, it is proposed to offer 851,267 shares in exchange for the common stock of Lone Star Life Insurance Company, on a share-for-share basis. The remaining 1,091,715 are outstanding shares owned by SILCO, Inc. (holder of 98.5% of the company's outstanding common stock), which proposes to distribute such shares to its stockholders, at the rate of one share for each two SILCO shares held. Organized in August, the company through subsidiaries is engaged in insurance and insurance marketing related businesses. (File 2-41943)

CONTINUED

ADVANCED COMPUTER SUPPLIES, INC., 529 Raritan Center, Edison, N. J. 08817, filed a registration statement on September 28 seeking registration of 100,000 shares of common stock, to be offered for public sale (* at \$5 per share maximum) by Lineberger, Lowe & Co., Inc., 76 Beaver St., New York 10005. The company is engaged in the manufacture and sale of general purpose data processing cards. Net proceeds will be used for working capital and other corporate purposes. (File 2-41944)

ETZ LAVUD LIMITED, P. O. Box 38, Petah Tikva, Israel, filed a registration statement on September 28 seeking registration of 550,000 shares of Class A ordinary shares, of which 350,000 are to be offered for public sale by the company and 200,000 (being outstanding shares) by the holders thereof. The offering is to be made (* at \$11 per share maximum) through underwriters headed by Halle & Stieglitz, Inc., 52 Wall St., New York 10005. An Israeli corporation, the company is engaged in the lamination of wood and paper products for sale to the furniture and construction industries. Of the net proceeds of its stock sale, some \$1 million will be used to finance a portion of the cost of construction of a laminating plant in Canada and purchasing equipment and inventory for it and the balance for working capital and other corporate purposes. (File 2-41945)

CREDITHRIFT FINANCIAL CORPORATION, 601 N. W. Second St., Evansville, Ind. 47708, filed a registration statement on September 28 seeking registration of 302,969 outstanding shares of common stock, issuable in connection with the merger of Morlan Pacific Corporation into Creditway of America, Inc. No. 9, a wholly-owned subsidiary of Creditthrift Financial, and shares of common stock, issuable upon conversion of convertible debentures held by the selling stockholders (28,201 shares were initially reserved). All or part of such shares may be offered for sale from time to time by the holders or recipients thereof at prices current at the time of sale (* \$23 per share maximum). (File 2-41946)

COLONIAL PENN GROUPE, INC., 5 Penn Center Plaza, Philadelphia, Pa. 19103, filed a registration statement on September 28 seeking registration of 1,072,030 outstanding shares of common stock, to be offered for public sale by the holder thereof (a subsidiary of The Continental Corporation). The offering is to be made (* at \$60 per share maximum) through underwriters headed by Kidder, Peabody & Co., Inc., 20 Exchange Place, New York 10005. The company is primarily engaged in the life and health and automobile insurance businesses. (File 2-41947)

ATLANTIC TECHNOLOGY CORPORATION, 7th St. and New Hampshire Ave., Somers Point, N. J. 08244, filed a registration statement on September 28 seeking registration of 200,000 shares of common stock with 200,000 warrants, to be offered for public sale in units, each consisting of one share and one warrant (* and at \$6 per unit maximum). The underwriter has not yet been named. The company is engaged in the design, development and manufacture of electronic devices and peripheral equipment involving cathode ray tube displays and related systems. Of the net proceeds of its stock sale, \$400,000 will be used to repay short-term debt and other current liabilities and the balance for working capital and other corporate purposes. (File 2-41948)

K-TEL INTERNATIONAL, INC., 421 Wilson St., N. E., Minneapolis, Minn. 55413, filed a registration statement on September 28 seeking registration of 300,000 outstanding shares of common stock, to be offered for public sale by the holders thereof. The offering is to be made (* at \$15 per share maximum) through underwriters headed by Piper, Jaffray & Hopwood Inc., 115 South 7th St., Minneapolis, Minn. 55402. The company is engaged in merchandising a line of specialty products, including record albums and personal and household items. (File 2-41949)

DCA DEVELOPMENT CORPORATION (formerly Stylon Corporation), Sears Crescent, City Hall Sq., Boston, Mass. 02108, filed a registration statement on September 28 seeking registration of 75,000 outstanding shares of common stock, which may be offered for public sale by the holder thereof (Eugene F. Ford) from time to time at prices current at the time of sale (* \$13.75 per share maximum). (File 2-41950)

INTER-THEATRE CONTROLS, INC., 130 West 57th St., New York, N. Y. 10019, filed a registration statement on September 28 seeking registration of 300,000 shares of common stock, to be offered for public sale (* at \$10 per share maximum) through underwriters headed by P. J. Stanton, Inc., and Daniel S. Brier & Co., Inc., 80 Broad St., New York, N. Y. 10004. Organized in September 1969, the company proposes to engage in inter-related activities in the entertainment, recreation and educational fields. It is engaged in development and filming of pre-recorded video cassette programs. Of the net proceeds of its stock sale, \$550,000 will be used for development and production of video cassette programs and the balance for working capital and other corporate purposes. (File 2-41951)

HNC MORTGAGE AND REALTY INVESTORS (the Trust), 1500 Main St., Baystate West, Springfield, Mass. 01103, filed a registration statement on September 28 seeking registration of 750,000 shares of beneficial interest and \$15 million of convertible subordinated debentures, due 1991, to be offered for public sale in units, each consisting of 5 shares and a \$100 debenture, and at \$200 per unit maximum. The Trust's long-range investment policy is expected to emphasize construction and development mortgage loans and long-term mortgage loans. HNC Realty Advisers, Inc., a newly organized and wholly-owned subsidiary of HNC Realty Company, in turn a subsidiary of Hartford National Corporation, will serve as investment adviser. (File 2-41952)

OVER

MISCELLANEOUS

DELISTING GRANTED. The SEC has issued an order under the Securities Exchange Act granting an application of the National Stock Exchange to strike from listing and registration the common stock of Pop-Arts, Inc., effective at the opening of business on October 4, 1971. No current financial information is available on the company, and it has failed to file timely reports with the Exchange. (Rel. 34-9342)

IMPORTANT NOTICE

Many requests for copies of documents referred to in the daily SEC News Digest have erroneously been directed to the Government Printing Office. They should be addressed: Public Reference Section, Securities and Exchange Commission, Washington, D. C. 20549. The reproduction cost will approximate 12¢ per page, plus postage, for mailing within four days, to 25¢ per page, plus postage, for overnight mailing. Cost estimates given on request.

RECENT FORM 8-K FILINGS. The companies listed below have filed Form 8-K reports for the month indicated and responding to the item of the Form specified in parentheses. The captions of the item are as follows:

- Item 1. Changes in Control of Registrant.
- Item 2. Acquisition or Disposition of Assets.
- Item 3. Legal Proceedings.
- Item 4. Changes in Securities.
- Item 5. Changes in Security for Registered Securities.
- Item 6. Defaults upon Senior Securities.
- Item 7. Increase in Amount of Securities Outstanding.
- Item 8. Decrease in Amount of Securities Outstanding.
- Item 9. Options to Purchase Securities.
- Item 10. Revaluation of Assets or Restatement of Capital Share Account.
- Item 11. Submission of Matters to a Vote of Security Holders.
- Item 12. Other Materially Important Events.
- Item 13. Financial Statements and Exhibits.

Copies of the reports may be purchased from the Commission's Public Reference Section (in ordering, please give month and year of report). Invoice will be included with the requested material when mailed.

Amended 8K's

Cummins & Co			
Amdt #1 For Jun 71 (13)	0-3047-2	First General Resources Co	
		Amdt #1 for May 71 (13)	0-129-2
Instrument Systems Corp			
Amdt #2 for Apr 71	1-6620-2	Jamesway Corp	
Vacu-Blast Corp		Amdt #2 for Jun 71 (13)	1-5898-2
Amdt #1 for Mar 71 (13)	0-3813-2		
		Amarex Inc	
		Amdt #1 for Mar 71 (2,3,7,12,13)	0-5335-2
R B Jones Corp			
Amdt #1 for Nov 70 (12)	2-37603-2		
Amdt #1 for Mar 71 (7)	2-37603-2		
Amdt #1 for Jun 71 (12)	2-37603-2	Wakefield Engineering Inc	
		#1 for May 71 (12)	0-4219-2
Systems Engineering Laboratories Inc			
Amdt #1 for Mar 71 (2,13)	1-5635-2	Rupp Inds Inc	
		#1 for May 71 (4,7,13)	1-6426-2
King's Dept Stores Inc			
Amdt #1 for May 71 (11)	1-4838-2	Science Mgt Corp	
Superscope Inc		#1 for Jun 71 (3)	1-6059-2
Amdt #1 for Jul 71 (7)	1-5307-2		
Genway Corp		American Kosher Provisions Inc	
Amdt #1 for Jun 70 (2,13)	0-2332-2	Amdt #1 for Apr 71 (12)	0-4624-2
Amdt #1 for Dec 70 (12)	0-2332-2	San Diego Gas & Elec Co	
		Amdt #1 for Apr 71 (13)	1-3779-2
Great Southwest Corp			
Amdt #1 for Dec 69 (13)	0-100-2	Frigitemp Corp	
Martin-Marietta Corp		Amdt #1 for Oct 69 (13)	2-30208-2
Amdt #1 for Apr 71 (13)	1-4552-2	Rowe Furniture Corp	
Masco Corp		Amdt#1 for Apr 71 (11)	0-232-2
Amdt #1 for Jul 71 (13)	1-5794-2		
Nuclear Corp Of America		Continental Invst Corp	
Amdt #1 for May 71 (13)	1-4119-2	Amdt #1 for Jul 71	0-3655-2
Oakmont Corp		Magnavest Corp	
Amdt #1 for Mar 71 (7)	0-3958-2	Amdt #1 for Jan 70 (2)	2-31702-2
Ultra Dynamics Corp			
Amdt #2 for Feb 71 (7,8)	0-5622-2	GAC Corp Amdt #1 Jun 71 (9)	1-3453-2

CONTINUED

Amended 8K's

Fabri-Centers Of America Inc
#1 for Jul 71 (13) 1-6695-2
Gulfstream Land & Develmnt Corp
#1 for Jun 71 (13) 2-29825-2

Advanced Systems Inc
#1 for Aug 71 (2,13) 2-31201-2

Hooker Chemical Corp
#1 for Apr 71 (13) 1-3449-2
#1 for Jun 71 (13) 1-3449-2

Koger Properties Inc
#1 for Aug 71 (7,13) 0-5013-2

Hathaway Instruments Inc
#1 for Dec 70 (2) 0-4041-2

Internatl Controls Corp
#1 for Jul 71 (11) 1-5599-2

Medalist Inds Inc
#1 for Apr 71 (8) 1-6322-2

American Guaranty Corp
#1 for Jan 71 (2,13) 0-2451-2

Convalariums Of America Inc
#1 for Jan 71 (9) 0-3975-2

Cal-Maine Foods Inc
#1 for Apr 71 (4,13) 0-4892-2

Genway Corp
#1 for Mar 70 (2,13) 0-2332-2

Mars Bargainland Inc
#1 for May 71 (3,13) 2-36758-2

American Bankshares Corp
#1 for Jun 71(7) 0-2575-2

8K's For Aug 71

Cincinnati Bell Inc
(7,13) 1-1253-2
Cooper Laboratories Inc
(12,13) 1-6619-2
Datamate Computer Systems Inc
(2,13) 0-4521-2
Golden Cycle Corp (2,13) 0-602-2
Ground/Data Corp
Jun & Jul 71 (7) 0-5279-2
Hermetite Corp (3,9,13) 0-555-2
Industrial Serv Of America Inc
(2) 0-4285-2
Flight Safety Inc (12) 1-6222-2
Pfizer Inc (3) 1-3619-2
Siboney Corp (12) 1-3952-2
TDA Inds Inc (2,7,13) 0-4088-2

Brown Foreman Distillers Corp
(2,4,7) 1-123-2
Brown-Lynch-Scott Co Inc (12) 0-4954-2
Continental Tel Co Of Calif
(2,7,13) 2-35316-2
Environment/One Corp
(7,12,13) 0-5633-2
Foto-Mem Inc
(1,3,6,7,8,12,13) 0-3879-2
Hawaiian Tel Co
Sept 71 (7) 1-4729-2
Indianapolis Water Co (7,13) 0-1035-2
Kinetic Science Corp (11) 2-38365-2
Prosher Corp (7,12,13) 0-3574-2
Squibb Corp (8) 1-5514-2
Weight Watchers Internatl Inc
(3,12,13) 0-3389-2

American Nuclear Corp
(2,12,13) 0-1764-2
Arden-Mayfair Inc (12) 1-5281-2
Baush & Lomb Inc (13) 1-4105-2
Chesapeake Corp Of Va
Sept 71 (13) 1-3203-2
Clary Corp (7) 1-3489-2
Computer Complex Inc
(2,3,13) 0-4162-2
Dan River Inc (6,13) 1-3912#2
Israel Hotels Internatl Inc
(12) 0-1534-2
Omega Equities Corp (3,13) 0-188-2

Sierra Pacific Inds
(2,7,9,13) 1-6129-2

Aseco Inc (11,13) 0-2404-2
Commonwealth Edison Co
(7,13) 1-1839-2
Electrographic Corp (12) 1-2544-2
General American Oil Co Of
Texas (12) 1-4056-2
Gulf States Land & Inds Inc
(1,2,7,9,13) 1-621-2
MSL Inds Inc (8) 1-3205-2
Mead Corp (3,7) 1-2267-2
North Penn RR Co (12,13) 0-605-2
Vanguard Internatl Inc (3) 1-6142-2

Arctic Enterprises Inc
(4,7,11,13) 1-6290-2
Alcon Laboratories Inc
(11,12,13) 1-6726-2
Atlantic Richfield Co (3) 1-1196-2
Bush Universal Inc
Jul 71 (2,3,12,13) 1-3047-2
Credit Systems Inc (12,13) 0-5349-2
Damon Corp (4,7,13) 1-5814-2
Data Lease Financial Corp
(2,6,13) 0-4171-2
Dekalb Agresearch Inc
(7,8,13) 0-2886-2
Engelhard Minerals & Chemicals
Corp (3) 1-4346-2
Financial Federation Inc
(3,12,13) 1-4524-2
General American Transportation
Corp (7) 1-2328-2
Giffen Inds Inc (7,12,13) 0-4177-2
Guardsmark Inc (12,13) 2-34600-2

8K's for Aug 1971

Hamilton Watch Co (2,13)	1-181-2	AABCO Inds Inc (1,2,13)	0-5188-2
Medicenters Of America Inc (11,13)	0-2785-2	Arkansas Power & Light Co (3,7)	0-375-2
Tokyo Shibaura Elec Co Ltd 6K	2-19420-2	Cadence Inds Corp (2)	1-2991-2
United Refining Co (7,13)	1-6198-2	Central Banking System Inc (12)	0-3652-2
First At Orlando Corp (4,7,11,12,13)	0-3734-2	Collins Foods Internat'l Inc (11)	0-3952-2
Ford Motor Credit Co (3)	1-6368-2	Holobeam Inc (3)	0-3385-2
Investors Reit One (7,13)	0-5263-2	The Israel Corp Ltd 6K for Jul 71	2-30909-2
Alco Standard Corp (7,8)	1-5964-2	Allied Chemical Corp (8)	1-1269-2
Bangor Punta Corp (3)	1-4972-2	Avnet Inc	1-4224-2
Agway Inc (7)	2-22791-2	Cavanaugh Communities Corp (7,8,13)	0-4868-2
Agway Inc Employee Incentive Thrift Plan (7)	2-25865-2	Central Computing Inc Jul 71 (9,13)	2-30264-2
Akzo N V 6K	2-10219-2	Baldwin & Lyons Inc (12)	0-5534-2
Allied Stores Corp (13)	1-970-2	KDI Corp Jul 71 (12,13)	0-2556-2
Amfac Inc (2,7,8,13)	1-5459-2	A O Inds Inc (2,13)	1-3991-2
William Bond Inc (12)	0-4367-2	Allied Tel Co (4,7,12,13)	0-3670-2
Champion Parts Rebuilders Inc (7,8,12,13)	0-227-2	American Diversified Corp Sept 71 (3,13)	0-4560-2
DEI Inds Inc (3,6,12)	0-725-2	Aristo Foods Inc (8,13)	0-2357-2
ABC Inds Inc (9,12,13)	0-2909-2	Bibb Mfg Co Sept 71 (12,13)	0-307-2
Abex Corp (3)	1-6527-2	Metromedia Inc (8)	1-4649-2
Administrative Systems Inc Jun 71 (11,13)	0-4654-2	Applied Fluidics Inc (7,8,13)	2-33867-2
American Consumer Inds Inc (7,8,13)	0-5476-2	North Shore Gas Co Jul 71 (12,13)	2-35965-2
Baruch Foster Corp (2,13)	1-1464-2	BBI Inc (1,12)	1-4608-2
Reynolds Metals Co (12)	1-1430-2	Libbey Owens Ford Co (8)	1-924-2
Alza Corp Jul 71 (7,9,13)	1-6247-2	Air Michigan Inc (9)	0-4908-2
Atlantic Information Systems Inc (1,7)	2-34322-2	American Export Inds Inc (3)	1-5054-2
Hamilton Watch Co Jul 71 (2,3,12,13)	1-181-2	Applied Devices Corp (2,7,13)	1-3882-2
Hydron Pacific Ltd (12)	0-5501-2		

SECURITIES ACT REGISTRATIONS: Effective October 1: American Cattle Company, 2-40970; Angelica Corp., 2-41537; CBWL-Hayden Stone, Inc., 2-41001 (90 days), Fab Industries, Inc., 2-41687, The Evergreen Fund, Inc., 2-40357, Genovese Drug Stores, Inc., 2-41545; Graybar Electric Co., Inc., 2-41549; Insilco Corp., 2-41807; Lincoln First Bank Inc., 2-41813; Pennsylvania Industries Chemical Corp., 2-38159; Pacific American Real Estate Fund, 1971 B, 2-41091 (90 days), Palmer Bank Corporation, 2-40557 (90 days), The Saitama Bank, Ltd., 2-41883; Western Massachusetts Electric Company, 2-41513.

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

* As estimated for purpose of computing the registration fee.

1/ Pending distribution of this release by the Commission to the appropriate mailing lists, interested persons should consult the Federal Register for details of the release.

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GPO 912-604