

# sec news digest

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Issue 76-233  
(SEC Docket, Vol. 10, No. 19 - December 14)

DEC 3 1976

December 2, 1976

## DECISIONS IN ADMINISTRATIVE PROCEEDINGS

## U.S. SECURITIES AND EXCHANGE COMMISSION

### WATKINS, MORROW & CO., INC. SANCTIONED

The Commission has revoked the broker-dealer registration of Watkins, Morrow & Co., Inc. (Registrant) a Birmingham, Alabama broker-dealer, and barred Hugh Morrow, Jr. (Morrow), its president, a director, and sole stockholder, from association with any Broker-dealer. The sanctions are based upon findings that Registrant had associated with it a person convicted of a felony which involved bribery and that Morrow had been convicted of a felony which involved bribery; more particularly, the attempted bribery of a state legislator. Registrant and Morrow, in an offer of settlement, consented to the sanctions and findings. (Rel. 34-12995)

## COMMISSION ANNOUNCEMENTS

### SCHEDULE OF WITNESSES AND PROCEDURES FOR HEARINGS ON THE IMPLEMENTATION OF RULE 17d-2

The SEC announced the schedule of witnesses and procedures for presentation of testimony at the public fact-finding hearings conducted with respect to the implementation of Rule 17d-2, which was adopted by the Commission in Release 34-12935 on October 28, 1976. The hearings will commence during the week of December 13, 1976. Interested persons will testify in Room 776 according to the following schedule:

- December 14, 1976, 2 p.m.: The National Association of Securities Dealers, Inc.
- December 16, 1976, 10 a.m.: The New York Stock Exchange, Inc.
- December 16, 1976, 2 p.m.: The Municipal Securities Rulemaking Board

All witnesses are required to submit twenty-five copies of their prepared statements and any relevant exhibits no later than four business days in advance of their appearance.

Oral presentations shall be limited to fifteen minutes. Witnesses should be prepared to respond to questions from the Commission and the staff. In advance of or during the hearings, any person may submit written questions to be directed to a particular witness or group of witnesses. It will be within the sole discretion of the designated officer whether, and to what extent, to direct these questions to any witness. Lee A. Pickard and Daniel J. Piliero II will be the designated hearing officers.

## COURT ENFORCEMENT ACTIONS

### E. J. ALBANESE & CO. INC., OTHERS ENJOINED

The New York Regional Office announced that on October 28 a complaint was filed in the U.S. District Court for the Southern District of New York seeking a temporary restraining order, preliminary and permanent injunctions, and the appointment of a temporary receiver, based upon allegations that E. J. Albanese & Co., Inc. (Registrant) a New York registered broker-dealer, Eugene J. Albanese, its president, secretary, treasurer, director, and sole shareholder, and James John Masiello, an employee, violated and aided and abetted violations of the bookkeeping and supplemental reporting provisions of the securities laws.

On October 30 the Honorable Edward Weinfeld, U.S. District Judge, appointed a temporary receiver for Registrant upon the consents of Registrant and Albanese. On November 4 Judge Weinfeld appointed a trustee to liquidate Registrant pursuant to the provisions of the Securities Investor Protection Act of 1970.

On November 11 Judge Weinfeld signed a final judgment of permanent injunction by consent enjoining Registrant and Albanese from further violations of the above provisions. The defendants consented to the entry of the order of permanent injunction without admitting or denying the allegations in the Commission's complaint. (SEC v. E. J. Albanese & Co. Inc., et al., 76 Civil Action No. 4788, EW, S.D.N.Y. 1976). (LR-7666)

CONSENT INJUNCTION ENTERED AGAINST  
FRANK J. KIRBY

The Denver Regional Office announced that on November 15 the U.S. District Court in Omaha entered a final judgment of permanent injunction against Frank J. Kirby of Omaha who consented, without admitting or denying, to the entry of the judgment enjoining him from violating certain registration and antifraud provisions of the securities laws in the offer and sale of securities, fractional undivided interests in the Moyer lease, Converse County, Wyoming and the Lane lease, Morrill County, Nebraska or any other securities of any other issuers whatsoever. (SEC v. Frank J. Kirby, et al., D. Nebr., Civil Action No. 76-0-339). (LR-7667)

GREER-JONES OIL CO. INC., OTHERS ENJOINED

The Fort Worth Regional Office announced that on November 22 Federal District Court at Shreveport, Louisiana entered orders of permanent injunction by consent against Greer-Jones Oil Company, Inc., Robert Jones, Greer Oil Company, Inc., Orland B. Greer and Cecil Bland, all of Shreveport, enjoining them from violations of the registration and antifraud provisions of the securities laws in the offer and sale of fractional undivided working interests in oil and gas leases located in Sabine Parish, Louisiana, issued by Greer-Jones Oil Company, Inc. and Greer Oil Company, Inc. The defendants consented to the entry of the orders without admitting or denying the allegations contained in the Commission's complaint. (SEC v. Greer-Jones Oil Company, Inc., et al., CI-76-1242, W.D. La.). (LR-7668)

WILLIAM P. MAROSKI SENTENCED

The Fort Worth Regional Office announced that on November 1 Federal District Judge Ben Dawkins, Jr. at Shreveport, Louisiana, sentenced William P. Maroski, Shreveport, to six months imprisonment and a fine of \$25,000 following his plea of guilty to two counts of a criminal information charging him with criminal contempt of a prior order of permanent injunction entered by Judge Dawkins on May 26, 1972. The information, filed on July 14, alleged that Maroski violated the registration and antifraud provisions of the securities laws in the offer and sale of fractional undivided working interests in Caddo Parish, Louisiana and Pecos County, Texas oil and gas leases issued by Apollo Oil Corporation and Oil & Gas Producers, Inc., both of Shreveport, and formerly of El Paso, Texas. (U.S. v. William P. Maroski, W.D. La., CR-76-588). (LR-7669)

ANDREW SPENCE, SR. ENJOINED

The Fort Worth Regional Office announced that on November 19 the entry of an order of permanent injunction in Federal District Court, Houston, Texas, enjoining Andrew Spence, Sr., of Crosby, Texas from violations of the registration and antifraud provisions of the securities laws in the sale of the securities of Spence & Green Chemical Company. The order was issued pursuant to the Court's granting the SEC's motion for summary judgment without hearing. The Court found that no material issue of fact existed and that the motion should be granted because of defendant's failure to respond to the SEC's motion as required by the Federal Rules of Civil Procedure. (SEC v. Andrew Spence, Sr., S.D. Tex., 76-H-998). (LR-7670)

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## INVESTMENT COMPANY ACT RELEASES

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F.G. MUTUAL FUND

A notice has been issued giving interested persons until December 27 to request a hearing on an application of F. G. Mutual Fund, Inc. (F.G.) and New World Fund, Inc. (New World), both open-end investment companies which may be deemed to be affiliated persons of each other, for an order permitting substantially all of the assets of F.G. to be sold to New World in exchange for shares of New World. (Rel. IC-9548 - Nov. 30)

THOMAS B. WALKER, JR.

An order of exemption from Section 17(a) has been issued on an application of Thomas B. Walker, Jr., pursuant to Section 17(b) permitting Walker to exchange stock of

American Express Company for units for partnership interest in State Street Exchange Fund, a limited partnership. (Rel. IC-9549 - Dec. 1)

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## HOLDING COMPANY ACT RELEASES

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### GENERAL PUBLIC UTILITIES CORPORATION

An order has been issued approving a proposal of the General Public Utilities Corporation, a registered holding company, to borrow \$50 million from a group of commercial banks and use the proceeds, along with other funds, to redeem its outstanding debentures, 10-1/4% Series, due November 1, 1980. (Rel. 35-19778 - Dec. 1)

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## SELF-REGULATORY ORGANIZATIONS

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### APPROVAL OF PROPOSED RULE CHANGE

The Commission has approved a proposed rule change filed by the American Stock Exchange, Inc. The rule (SR-Amex-76-26) requires that option contracts of the same "series of options" have the same unit of trading. (Rel. 34-13026)

### NOTICE OF THE SELF REGULATORY ORGANIZATIONS PURSUANT TO SECTION 31(b) OF THE 1975 AMENDMENTS

Pursuant to Section 31(b) of the 1975 amendments of the Securities Exchange Act of 1934, the Commission notified the ten national securities exchanges and the NASD that certain of their rules do not appear to comply with the Act, as amended.

Section 31(b) essentially provides that if it appears to the Commission, at any time within one year of the effective date of any of the 1975 amendments to the Act, that the organization or rules of any national securities exchange or association registered with the Commission on June 4, 1975, do not comply with the Act as amended, the Commission shall notify the self-regulator in question, specifying the respects in which it is not in compliance with the Act. No sooner than 180 days after receipt of such notice, and after notice and opportunity for hearing, the Commission may by order suspend the self-regulatory organization's registration, or limit its activities, functions or operations, if it appears to the Commission that the self-regulator's organization or rules do not comply with the Act. The section contemplates that transmittal of notice thereunder to a self-regulator serves only to commence the 180-day "waiting period," and does not represent a final conclusion concerning the consistency of any rules cited therein with the Act.

In giving notice of the self-regulators, the Commission sent to the exchanges and the NASD a letter describing in general terms the types of exchange and NASD rules that appear not to be consistent with the Act, as amended, and attached to each letter an enumeration specifically citing the rules concerned and identifying particular sections of the Act which the rules appear to contravene. These enumerations listed more than 380 rules of the self-regulatory organizations.

In its letter to the self-regulatory organizations, the Commission requested that each such organization review those of its rules cited by the Commission in light of the provisions of the Act specified in the notice. The Commission also requested each such organization, to the extent that it concurs that one or more of these rules are inconsistent with the provisions of the Act, to take all action necessary to effect appropriate amendments thereto. Finally, the Commission requested each self-regulatory organization, on or before February 1, 1977, to make preliminary written presentation to the Commission detailing, with respect to all rules called to its attention, the amendments and proposed amendments thereto which the self-regulator has filed or intends to file, and, as to those rules which the self-regulatory believes to be in compliance with the Act, listing the basis upon which it is concluded that no further action is necessary. (Rel. 34-13027)

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## LISTING, DELISTING AND UNLISTED TRADING ACTIONS

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### DELISTING GRANTED

An order has been issued granting the application of the American Stock Exchange, Inc. to strike the common stock of Data Documents, Inc. from listing and registration thereon. Through a tender offer which expired on October 22, 1976, Dictophone Corporation had acquired almost all of the company's outstanding stock, and as of November 1, 1976, less than 10,000 shares remained in public hands. (Rel. 34-13032)

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## MISCELLANEOUS

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### DISCOUNT CORPORATION OF NEW YORK

An order has been issued pursuant to Section 206A of the Investment Advisers Act of 1940 on an application of Discount Corporation of New York for exemption from all provisions of the Act, except the provisions of Section 206 of the Act, to the extent they may be applicable. (Rel. IA-555)

### S W INDUSTRIES, INC.

A notice has been issued giving interested persons until December 27 to request a hearing on an application of S W Industries, Inc. pursuant to Section 12(h) of the Securities Exchange Act of 1934, for an order exempting S W Industries, Inc. from the reporting requirements under Section 13 and 15(d) of the Act subsequent to July 9, 1976. S W merged into an indirect wholly-owned subsidiary of BRR Limited of England effective July 9, 1976. As a result, the shareholders of S W received cash for their shares and no longer have an interest in S W or its successor. (Rel. 34-13033)

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## SECURITIES ACT REGISTRATIONS

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### (S-1) FARMLAND INDUSTRIES, INC.

3315 North Oak Trafficway, Kansas City, Mo. 64116 - \$100,000 of 7% five-year subordinated certificates of investment; \$50,000 of 7-1/2% five-year subordinated certificates of investment; \$250,000 of 7-1/2% ten-year subordinated certificates of investment; \$1 million of 8-1/2% ten-year subordinated certificates of investment; \$15 million of 8% five-year subordinated capital investment certificates; \$50 million of 8-1/2% ten-year subordinated capital investment certificates; \$15,000 of 9% fifteen-year subordinated certificates of investment; \$18 million of 9% fifteen-year subordinated capital investment certificates; \$63 million of 9-1/2% twenty-year subordinated capital investment certificates; \$200 million of 6% - 8% one-year loan certificates (these certificates sold in units of \$100); \$14 million of 8-1/2% ten-year subordinated monthly income capital investment certificates (this certificate sold in units of \$5,000 with increments of \$1,000); 400 shares of common stock (\$25 par); 500 shares of associate member common stock (\$25 par). These securities are to be offered to the general public and to holders of existing Farmland securities for exchange by Farmland Securities Company, Kansas City, Mo., and Edward D. Jones & Co., St. Louis, Mo. (as Dealer), on a best efforts basis. The company is a farm supply cooperative.

In a separate statement the company seeks registration of 2,000,000 shares of common stock (\$25 par) and 200,000 shares of Series F preferred stock (\$25 par). These shares are to be offered to holders of common stock, preferred stock and members equity reserves of FAR-MAR-CO, Inc. in connection with the merger of FAR-MAR-CO with and into FAR-MAR-CO/Farmland Acquisition Corporation. (File Nos. 2-57765 and 2-57766 - Nov. 29)

### (S-7) THE TRAILMOBILE FINANCE COMPANY

200 East Randolph Dr., Chicago, Ill. 60601 - \$30 million of debentures, due 1996, to be offered for sale by the company through underwriters headed by The First Boston Corporation, 20 Exchange Pl., New York, N.Y. 10005. The company's principal business is the purchasing and financing of retail installment contracts and dealer floor plan receivables generated by the Pullman Trailmobile Division of Pullman Incorporated and financing leases arranged by the Trailmobile Division for its equipment by purchasing the lease and related equipment. (File 2-57769 - Nov. 30)

### (S-6) THE FIRST TRUST OF INSURED MUNICIPAL BONDS, SERIES 22

300 West Washington St., Chicago, Ill. 60606 - \$5 million of units, to be offered for sale at net asset value (\$1050 maximum). The Fund is one of a series of unit investment trusts created under a trust indenture between Wauterlek & Brown, Inc. as sponsor and Bradford Trust Company as trustee. It consists of an insured portfolio of interest-bearing obligations issued by or on behalf of states, counties, municipalities and territories of the United States and authorities and political subdivisions thereof, the interest on which is, in the opinion of bond counsel, exempt from all Federal income tax under existing law. MGIC Indemnity Corporation has insured the prompt payment when due of interest and principal on the bonds in the portfolio of the Fund. (File 2-57770 - Nov. 30)

(S-7) ARIZONA PUBLIC SERVICE COMPANY

411 North Central Ave., Phoenix, Ariz. 85004 - 500,000 shares of common stock, to be offered for sale from time to time to holders of the company's common stock through a dividend reinvestment and stock purchase plan at a price based on market at the time of sale. The company is an electric and gas utility. (File 2-57772 - Nov. 30)

(S-14) BULLOCK FUND, LTD.

One Wall St., New York, N.Y. 10005 - 810,028 shares of capital stock, to be issued in exchange for substantially all of the assets of Integon Growth Fund Corporation. The shares will be based on the relative net asset values of Bullock Fund, Ltd. and Integon Growth Fund Corporation immediately prior to the exchange. Bullock Fund, Ltd. is a diversified, open-end management investment company. (File 2-57774 - Nov. 30)

## ACQUISITIONS OF SECURITIES

Companies and individuals must report to the Commission within 10 days on Schedule 13D if after the acquisition of equity securities of a public company their beneficial interest therein exceeds 5%. The following companies or individuals filed Schedule 13D's during the period November 17 - 30. The number of shares of the security which are beneficially owned, and the number of shares concerning which there is a right to acquire are set forth for each beneficial owner.

<u>REPORTING COMPANY OR INDIVIDUAL</u>	<u>ISSUER &amp; NUMBER OF SHARES</u>	<u>DATE FILED</u>
Oil Resources Incorporated	Capital Reserve Corp. (Los Angeles, Calif.) Common Stock - 278,574 shs.	11-17-76
Donald E. Liederman	Capital Reserve Corp. (Los Angeles, Calif.) Common Stock - 62,500 shs. Common Stock - 100,000 shs. on exercise of Option 9% Convertible Debentures - \$237,000 Prin. Amt.	11-17-76
* Masco Corporation	Mechanical Technology Inc. (Latham, N.Y.) Common Stock - 380,000 shs. Common Stock - 850,000 shs. on exercise of Warrant (Masco also has the right to acquire 200,000 shares pursuant to the Conversion Right.)	11-17-76
* Etablissements Delhaize Freres et Cie "Le Lion" S.A. (Belgium)	Food Town Stores, Inc. (Salisbury, N.C.) Common Stock - 1,468,000 shs. (391,000 of above shares were acquired pursuant to the Tender Offer.)	11-17-76
Frank B. Whitbeck	American Foundation Life Insurance Co. (Little Rock, Ark.) Common Capital Stock - 125,722 shs. (14.7%)	11-18-76
Albert Friedman	APF Electronics, Inc. (New York City) Common Stock - 161,532 shs.	11-18-76
L. Keith Baldwin Elbert E. Butler Charles E. Thorney, et al	Chromalloy American Corp. (St. Louis, Mo.) \$5 Preferred Stock - 55,000 shs.	11-18-76
L. Keith Baldwin Francis Lee Goodson Buford G. Crowley Anna E. Baldwin	Chromalloy American Corp. (St. Louis, Mo.) \$5 Preferred Stock - 45,000 shs.	11-18-76
* Dr. Ernest H. Plesset	Captech Inc. (Los Angeles, Calif.) Common Stock - 67,702 shs. (In addition, Dr. Plesset holds powers of attorney covering 42,195 shares.)	11-18-76
* George Fischer Corp.	Plastiline, Inc. (Pompano Beach, Fla.) Common Stock - 421,622 shs. Common Stock - 500,000 shs. on conversion of Debentures	11-18-76

ACQUISITION REPORTS CONT.

* Stannet Corp. Stannet Capital Corp.	Nasco International, Inc. (Fort Atkinson, Wisc.) Common Stock - 363,000 shs. Common Stock - 60,000 shs. on exercise of a Warrant	11-18-76
* Joel Greenberg	Bluebird, Inc. (Chicago, Ill.) Common Stock - 810,300 shs.	11-18-76
Airco, Inc.	Unitek Corp. (Monrovia, Calif.) Common Stock - 248,553 shs. (Above shares were acquired pursuant to the Tender Offer.)	11-19-76
Merrill Lynch, Pierce, Fenner & Smith, Inc.	Sea World, Inc. (San Diego, Calif.) Common Stock - 97,771 shs.	11-19-76
Illinois Tool Works Inc.	Computer Products, Inc. (Fort Lauderdale, Fla.) Common Stock - 108,000 shs.	11-19-76
* Establishment Worima Establishement Enkas Establishement Machkim Establishement Opil (Switzerland)	Israel Hotels International Inc. (New York City) Common Stock - 1,441,510 shs. (94%)	11-19-76
* Trinity Universal Insurance Co. UIC Investments, Inc. Argonaut Insurance Co., et al	National Can Corp. (Chicago, Ill.) Common Stock - 949,000 shs. Common Stock - 32,400 shs. on conversion of Preferred Stock	11-19-76
CAW Associates	S-G Securities, Inc. (Boston, Mass.) Common Stock - 77,500 shs.	11-22-76
American General Insurance Co.	First Colony Life Insurance Co. (Lynchburg, Va.) Common Stock - 174,600 shs.	11-22-76
Leland Rhymes Speed	First Commerce Realty Investors (New Orleans, La.) Common Stock - 36,100 shs.	11-22-76
* Robintech Inc.	Plastiline, Inc. (Pompano Beach, Fla.) Common Stock - 421,621 shs. Common Stock - 500,000 shs. on exercise of Warrants Debentures - \$1,000,000 Prin. Amt.	11-22-76
* Herald Co.	Booth Newspapers, Inc. (Ann Arbor, Mich.) Common Stock - 7,295,088 shs. (99%)	11-22-76
* Sacramento Publishing Co. John P. McGoff Sacramento Union Corp.	Panax Corp. (East Lansing, Mich.) Common Stock - 178,088 shs. Common Stock - 24,498 shs. on exercise of Option (In addition, a revocable trust for benefit of Mr. McGoff's wife and children own 26,956 shares.)	11-22-76
* Matthew B. Rosenhaus	Columbia Pictures Industries Inc. (New York City) Common Stock - 727,375 shs. (Included above are shares owned by his wife.)	11-22-76
* Mankato Investment Co.	Midtex, Inc. (No. Mankato, Minn.) Common Stock - 273,427 shs.	11-22-76
* The Pantry Inc. Samuel J. Wornon Truby G. Proctor, Jr.	Macks Stores Inc. (Sanford, N.C.) Common Stock - 448,000 shs. (41.44%)	11-22-76
Van Enterprises, Inc.	Kustom Electronics, Inc. (Chamute, Kans.) Common Stock - 457,314 shs. (36.04%)	11-24-76
* Burch Company	Edwards Engineering Co. (New Orleans, La.) Common Stock - 410,807 shs. (93.1%) (150,539 of above shares were acquired pursuant to the Tender Offer.)	11-24-76

## ACQUISITION REPORTS CONT.

* Decahedron Partners Jarvis J. Slade	Odyssey, Inc. (Evanston, Ill.) Common Stock - 40,524 shs.	11-24-76
* United Artists Theatre Circuit, Inc.	UA-Columbia Cablevision, Inc. (Westport, Conn.) Common Stock - 486,015 shs.	11-24-76
* Jules J. Dobkin Robert W. Miller Robert R. Susnar, Individually and Jointly	Diversified Earth Sciences, Inc. (Los Angeles, Cal) Common Stock - 206,321 shs.	11-24-76
Shearson Hayden Stone Inc.	Orion Capital Corp. (Parsippany, N.J.) Common Stock - 494,543 shs.	11-26-76
Jerry Finkelstein ABC Industries Inc. James A. Finkelstein	Struthers Wells Corp. (New York City) Common Stock - 370,017 shs. Preferred Stock - 2,941 shs. (Included above are shares owned by wives and children of Messrs. Finkelstein.)	11-26-76
Louis Wolens	Chromalloy American Corp. (Clayton, Mo.) \$5 Convertible Preferred Stock - 40,237 shs.	11-26-76
Robert Plan Corp.	Eagle Insurance Co. (Lynbrook, N.Y.) Common Stock - 1,611,642 shs. (89.5%) (Above shares were acquired pursuant to a Merger of Eagle and Lion Insurance Co. of New York.)	11-26-76
Reliance Financial Services Corp.	A-T-O, Inc. (Willoughby, Ohio) Common Stock - 20,940 shs. on conversion of Debentures	11-26-76

## \* Amended Acquisition Report

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

<u>OFFER TO PURCHASE BY:</u>	<u>ISSUER &amp; NUMBER OF SHARES TO BE PURCHASED</u>	<u>DATE FILED</u>
Leggett & Platt, Inc.	Phillips-Foscue Corp. (High Point, N.C.) Common Stock - All outstanding shares for cash at \$7.40 net per share (Leggett presently owns 211,094 shares (44%))	11-22-76
DPF Inc.	Interstate Brands Corp. (Kansas City, Mo.) Common Stock - 710,000 shs. for cash at \$15.50 net per share (DPF presently owns 1,152,541 shares (49.5%))	11-26-76
Canex Placer Limited (Canada)	Canadian Export Gas & Oil Ltd. (Calgary, Alberta, Canada) Common Stock - All outstanding shares for cash at \$6.15 (Canadian) net per share	11-29-76
Transportation Resources, Inc.	Containerfreight Corp. (Los Angeles, Calif.) Common Stock - All outstanding shares for cash at \$1.50 net per share (Transportation presently owns 145,343 shares 46.33%)	11-30-76

## RECENT 8K FILINGS

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

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

COMPANY	ITEM NO.	MONTH
INVESCO INTERNATIONAL CORP	2,3,14	11/76
KLEER PAK CORP	13,14	10/76
LAPORTE INDUSTRIES INC	2	10/76
LOCKHEED AIRCRAFT CORP	7,9,10,11,13,14	10/76
MAINE SUGAR INDUSTRIES INC	3,6	10/76
MANGEL STORES CORP	7,14	10/76
MANNING MARTHA CO	7	08/76
MARK SYSTEMS INC	10,14	10/76
MCKEE ARTHUR G & CO	10,14	10/76
METRIC RESOURCES CORP	13	10/76
METROPOLITAN INDUSTRIES INC	14	10/76
MID ATLANTIC REAL ESTATE INVESTMENT TRUS	3,13	10/76
MILLER OIL CO	11	10/76
MISSOURI PACIFIC RAILROAD CO	2,7,8,14	10/76
MOM N POPS HAM HOUSE INC	2	10/76
MONROE GROUP INC	12,14	10/76
NEW IDRIA INC	7	10/76
NORTH LAKE CORP	2,14	10/76
OPEN ROAD INDUSTRIES INC	3	11/76
OSR CORP	13,14	09/76
OXFORD EXPLORATION CO	11,13,14	10/76
PORTLAND TRANSIT CO	11	07/76
RATHBUN INVESTMENT CORP	6	10/76
REAL ESTATE PARTNERS OF AMERICA	3	09/76
ROYAL ZENITH CORP	3	11/76
RUCKER PHARMACAL CO INC	11,14	10/76
SAMBOS RESTAURANTS INC	13	10/76
SANDERS ASSOCIATES INC	4,13,14	10/76
SCIENTIFIC INC	3,13	10/76
SCM CORP	11	10/76
SIGMATICS	12,14	10/76
SOUTHERN CROSS INDUSTRIES INC	12,14	10/76
SOUTHLAND PAPER MILLS INC	7,14	09/76
SPECTOR INDUSTRIES INC	10,14	10/76
SPRAGUE ELECTRIC CO	7,13,14	11/76
STATE Q MAINE INC	13	10/76
STIRLING HOMEX CORP	14	10/76

### 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. The reproduction cost is 10¢ per page plus postage (7 days) (\$3.50 minimum); 20¢ per page plus postage for expedited service (4 days) (\$5.00 minimum) and 30¢ per page plus postage for priority service overnight (\$5.00 minimum). Cost estimates are given on request. All other reference material is available in the SEC Docket.

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U.S. first class mail, \$54.65 elsewhere. The News Digest and the Docket are for sale by the Superintendent of Documents, Government Printing Office, Washington, D.C. 20402.