

FREQUENCY ELECTRONICS, INC.
55 Charles Lindbergh Boulevard
Mitchel Field, New York 11553

NOTICE OF ANNUAL MEETING OF STOCKHOLDERS

October 10, 1995

To the Stockholders:

NOTICE IS HEREBY GIVEN that the Annual Meeting of Stockholders of Frequency Electronics, Inc. will be held at the offices of the Company, 55 Charles Lindbergh Boulevard, Mitchel Field, New York, on the 10th day of October 1995, at 10:00 A.M., Eastern Standard Time, for the following purposes:

1. To elect six (6) directors to serve until the next Annual Meeting of Stockholders and until their respective successors shall have been elected and shall have qualified;
2. To consider and act upon ratifying the appointment of Coopers & Lybrand as independent auditors for the fiscal year commencing May 1, 1995.
3. To transact such other business as may properly come before the meeting or any adjournment or adjournments thereof.

The transfer books will not be closed. Only stockholders of record as of the close of business on August 17, 1995 are entitled to notice of, and to vote at, the meeting.

By order of the Board of Directors

MARK HECHLER,
Acting Secretary

Mitchel Field, New York
September 1, 1995

If you do not expect to be present at the meeting, please fill in, date and sign the enclosed Proxy and return same promptly in the enclosed, stamped envelope.

FREQUENCY ELECTRONICS, INC.
55 Charles Lindbergh Boulevard
Mitchel Field, New York 11553

PROXY STATEMENT

ANNUAL MEETING OF STOCKHOLDERS

OCTOBER 10, 1995

The accompanying Proxy is solicited by and on behalf of the board of directors of Frequency Electronics, Inc., a Delaware corporation (hereinafter called the "Company"), for use only at the Annual Meeting of Stockholders to be held at the office of the Company, 55 Charles Lindbergh Boulevard, Mitchel Field, New York 11553, on the 10th day of October 1995, at 10:00 A.M., Eastern Standard Time, or any adjournment or adjournments thereof. The Company will mail this Proxy Statement and the form of Proxy on or about September 1, 1995. Only stockholders of record as of the close of business on August 17, 1995 are entitled to notice of, and to vote at, the meeting.

The Board may use the services of the Company's directors, officers and other regular employees to solicit proxies personally or by telephone and may request brokers, fiduciaries, custodians and nominees to send proxies, proxy statements and other material to their principals and reimburse them for their out-of-pocket expenses in so doing. The cost of solicitation of proxies, which it is estimated will not exceed \$75,000, will be borne by the Company. Each proxy executed and returned by a Stockholder may be revoked at any time thereafter by filing a later dated proxy or by appearing at the meeting and voting

except as to any matter or matters upon which, prior to such revocation, a vote shall have been cast pursuant to the authority conferred by such proxy. Dissenters are not entitled by law to appraisal rights.

VOTING SECURITIES AND PRINCIPAL HOLDERS THEREOF

On August 17, 1995, the Company had outstanding 5,027,495 shares of common stock, \$1.00 par value ("Common Stock") (excluding 978,805 treasury shares), each of which entitled the holder to one vote. No shares of preferred stock were outstanding as of such date. A quorum of Stockholders, present in person or by proxy, is constituted by a majority of the outstanding shares.

The following table sets forth as of August 17, 1995, information concerning the beneficial ownership of the Company's Common Stock by (i) each person who is known by the Company to own beneficially more than 5% of the Company's Common Stock, (ii) each of the Company's directors and nominees for director, (iii) the Company's chief executive officer and the Company's four most highly compensated other executive officers who were serving as executive officers at the end of the last completed fiscal year, and (iv) all directors and officers of the Company as a group:

Name and Address of Beneficial Holder	Amount and Nature of Beneficial Ownership	Percent of Class
Richard C. Blum (1) 909 Montgomery Street San Francisco, CA 94133	651,350	12.96
Fund American Enterprises Holding, Inc. (2) The 1820 House, Main Street Norwich, VT 05055	549,050	10.92
Frequency Electronics, Inc., Employee Stock Ownership Plan (3) 55 Charles Lindbergh Blvd. Mitchel Field, NY 11553	673,216	13.39
Martin B. Bloch (4)(5) 55 Charles Lindbergh Blvd. Mitchel Field, NY 11553	663,086	12.93
John C. Ho (5) 55 Charles Lindbergh Blvd. Mitchel Field, NY 11553	93,290	1.84
Abraham Lazar (5) 55 Charles Lindbergh Blvd. Mitchel Field, NY 11553	23,253	*
E. John Rosenwald, Jr. c/o The Bear Stearns Companies Inc. 245 Park Avenue New York, NY 10167	7,500	*
Joel Girskey c/o Jaco Electronics, Inc. 145 Oser Avenue Hauppauge, NY 11788	-0-	*
Joseph P. Franklin (6) 55 Charles Lindbergh Blvd. Mitchel Field, NY 11553	82,000	1.62
Leonard Martire (5) 55 Charles Lindbergh Blvd. Mitchel Field, NY 11553	27,691	*
Mark Hechler (5) 55 Charles Lindbergh Blvd. Mitchel Field, NY 11553	62,095	1.23
Marvin Meirs (5)		

of employment with the Company. As of January 1, 1990 the Bonus Plan was amended to an "Employee Stock Ownership Plan" (see the discussion of the Employee Stock Ownership Plan contained in the Compensation Committee Report, below, see also footnote (b) to the table).

(b) Includes all shares allocated under the Company's Employee Stock Ownership Plan ("ESOP") to the respective accounts of the named persons, ownership of which shares was fully vested in each such person as at April 30, 1995. None of the ESOP shares are distributable to the respective vested owners thereof until after their termination of employment with the Company. Upon the allocation of shares to an employee's ESOP account, such employee has the right to direct the ESOP trustees in the exercise of the voting rights of such shares (see the discussion of the ESOP included below in the Compensation Committee Report).

(6) Includes 25,000 shares pursuant to a stock purchase agreement in connection with the Restricted Stock Plan and 25,000 shares issuable on the full exercise of options granted to Gen. Franklin on December 6, 1993 under the Senior ESOP, as that term is hereinafter defined.

There are no beneficial owners known to the Company who have the right to acquire further beneficial ownership, except as indicated above.

By action of the Board, pursuant to the By-Laws, only Stockholders of record at the close of business on August 17, 1995 shall be entitled to notice of, and to vote at, the meeting.

It is expected that the following business will be considered at the meeting and action taken thereon.

PROPOSAL NO. 1

ELECTION OF DIRECTORS

It is proposed to elect a Board of six (6) directors ("Director(s)") to hold office until the next annual meeting of Stockholders and their respective successors are elected and qualified. Cumulative voting is not permitted. It is intended that the accompanying form of Proxy will be voted for the re-election of all six of the present members of the Board, each of whose principal occupations are set forth in the following table, if no direction to the contrary is given. In the event that any such nominee is unable or declines to serve, the Proxy may be voted for the election of another person in his place. The Board knows of no reason to anticipate that this will occur. The nominees are as follows:

Nominees for Election as Directors

Name	Principal Occupation	Age	Year First Elected Director
Joseph P. Franklin (Major General, U.S.A. - Ret)	Chief Executive Officer, Chairman of the Board of Directors	61	1990
Martin B. Bloch(1)	President ("on leave"), Chief Scientist and a Director	59	1961
Joel Girsky	President, Jaco Electronics, Inc. and a Director	56	1986
John C. Ho	Vice President, Research and Development and a Director	62	1968
Abraham Lazar(2)	Director ("on leave")	70	1968
E. John Rosenwald, Jr.	Vice Chairman, The Bear Stearns Companies Inc. and a Director	65	1980

All directors hold office for a one-year period or until their successors are elected and qualified.

(1) At this time, Martin Bloch has taken a voluntary leave of absence as president, and is attending board meetings and acting solely in an advisory capacity. He is not participating in any board decisions or board actions (by vote, written consent or otherwise) and is voluntarily abstaining from participation (except when called upon for information) from any board discussion of corporate policy or board action. Martin Bloch has been elected President of FEI Communications, Inc., a subsidiary of Registrant, which is engaged in the manufacture and sale of time and frequency control products for commercial and non-U.S. defense and space.

(2) Also at this time, Abraham Lazar is voluntarily abstaining from any further attendance at or participation in board meetings or other board activities.

The foregoing restrictions on Messrs. Bloch's and Lazar's board participation will abide until the final disposition of the Indictment as to each of them respectively whereby, depending on the result, they will respectively either resign from or resume their original board positions. See Item 3 - Legal Proceedings in the Company's Annual Report on Form 10-K.

Certain Information as to Committees and Meetings of the Board of Directors

During the past fiscal year, four meetings of the Board were held. Each incumbent Director attended all meetings of the Board except for Mr. Rosenwald and Mr. Bloch who attended three meetings and Mr. Lazar who is voluntarily abstaining from attendance..

In December 1983, the Board appointed an Audit Committee which presently consists of three Directors, Messrs. Rosenwald, Girsky, and Franklin. The function of the Audit Committee is to insure the integrity and credibility of the Company's financial information system and the published reports flowing out of that system. The Audit Committee held one meeting during the last fiscal year.

The Compensation Committee, which presently consists of three Directors, Messrs. Rosenwald, Girsky and Franklin met one time in 1995. The committee determines cash remuneration arrangements for the highest paid executives and oversees the Company's stock option, bonus and other incentive compensation plans. The report of the compensation committee appears on page 9 of this proxy statement.

During fiscal 1994, a Stock Option Committee was formed which consolidated all of the separate committees that previously administered the various plans. The Stock Option Committee is designed to consist of at least a majority of outside directors. Presently the members are Messrs. Rosenwald, Girsky and Franklin.

Compliance with Section 16(a) of the Exchange Act

Any person who is an officer, director, or the beneficial owner, directly or indirectly, of more than 10% of the outstanding common stock of the Company is required under Section 16(a) of the Securities Exchange Act of 1934, as amended (the "Exchange Act") to file certain reports with the Securities and Exchange Commission (the "Commission") disclosing his or her holdings or transactions in any securities of the Company. For purposes of this discussion, all such persons required to file such reports will be referred to as "Reporting Persons". Every Reporting Person must file an initial statement of his or her beneficial ownership of the Company's securities on the Commission's Form 3 within ten days after he or she becomes a Reporting Person. Thereafter (with certain limited exceptions), all changes in a Reporting Person's beneficial ownership of the Company's securities must be reported on the Commission's Form 4 on or before the 10th day after the end of the month in which such change occurred. The Company knows of no person who was a Reporting Person during the fiscal year ended April 30, 1995 or during the current fiscal year, who has failed to file any

reports required to be filed on Forms 3 or 4 with respect to his or her holdings or transactions in the Company's securities since the Company became publicly-held in 1982.

BUSINESS EXPERIENCE OF DIRECTORS

MARTIN B. BLOCH, age 59, has been a Director of the Company and of its predecessor since 1961. He recently resigned as Chairman of the board of directors and chief executive officer and is currently its president and chief scientist. He has taken a voluntary leave of absence as president and neither performs any of the functions of, nor holds any of the responsibilities or powers of that office. Martin Bloch has been elected President of FEI Communications, Inc., a subsidiary of Registrant, which is engaged in the manufacture and sale of time and frequency control products for commercial and non-U.S. defense and space. Previously, he served as chief electronics engineer of the Electronics Division of Bulova Watch Company. He is a director of Numax Electronics Incorporated.

JOSEPH P. FRANKLIN, age 61, has served as a Director of the Company since March 1990. In December 1993, he was elected Chairman of the Board of Directors and Chief Executive Officer. He has been the chief executive officer of Franklin S.A., since August 1987, a Spanish business consulting company located in Madrid, Spain, specializing in joint ventures, and is a director of several prominent Spanish companies. General Franklin was a Major General in the United States Army until he retired in July 1987

JOEL GIRSKY, age 56, has served as a Director of the Company since October 1986. He is the President and a director of Jaco Electronics, Inc., which is in the business of distributing electronics components and has served in such a capacity for over five years. He has been a director since 1983 of Nastech Pharmaceuticals Company which manufactures and distributes certain drugs.

JOHN C. HO, age 62, has been employed by the Company and its predecessor since 1961, and has served as a Vice President since 1963 and as a Director since 1968. Prior to joining the Company, Mr. Ho held various engineering positions with International Telephone and Telegraph Company and Bulova Watch Company.

ABRAHAM LAZAR, age 70, was employed by the Company and its predecessor from 1965 to 1986, serving as Executive Vice President from 1966 to 1986, and from 1987 to 1989. He has been a Director since 1968. He was employed as a consultant from 1986 to 1987. Mr. Lazar retired in 1990 and has been retained as a consultant. At this time, Mr. Lazar is voluntarily abstaining from any further attendance at or participation in board meetings or other board activities.

E. JOHN ROSENWALD, JR., age 65, has served as a Director of the Company since October 1980. He was a partner in the investment banking firm of Bear, Stearns & Co. for more than five years, was a Member of the Office of the President, The Bear Stearns Companies Inc., from 1985 to 1988 and has been Vice Chairman of the Bear Stearns Companies Inc. since May 1988. He is a director of The Bear Stearns Companies Inc., and Hasbro, Inc.

No Director or executive officer or any associate of a Director or executive officer is an adverse party in litigation with the Company or any of its subsidiaries or has a material interest adverse to the Company or any of its subsidiaries.

EXECUTIVE COMPENSATION

Compensation Committee Interlocks and Insider Participation in Compensation Decisions

On November 1, 1992, the Company entered into a consulting agreement with Franklin, S.A., a Spanish business consulting company located in Madrid, Spain. General Joseph P. Franklin, the chairman of the board of directors and chief executive officer of the Company and a member of the Compensation Committee, is the chief executive officer of Franklin, S.A. Under the terms of the consulting agreement, the Company was obligated to pay Franklin, S.A. \$10,000 a month for an unspecified period as a consulting fee, the cost of rental on housing for General Franklin at a cost of \$2,200 a month and the

cost of an automobile at approximately \$450 per month. This consulting agreement was terminated on Dec 6, 1993 when General Franklin was elected to his present positions.

Compensation Committee Report on Executive Compensation

Overall Policy

The members of the Compensation Committee include Messrs. E. John Rosenwald, Jr., Joel Girsky, and Joseph P. Franklin. The Committee reviews and, with any changes it believes appropriate, approves the Company's executive compensation.

The general goals of the Compensation Committee are to: (i) attract, motivate, and retain effective and highly qualified executives; (ii) strengthen the common interests of management and shareholders through executive stock ownership; (iii) promote the Company's long and short term strategic goals and human resource strategies; (iv) recognize and award individual contributions to the Company's performance, and; (v) reflect compensation practices of comparable companies.

To achieve the foregoing goals, the Compensation Committee has structured a comprehensive compensation program aimed at: (i) compensating executive officers on an annual basis with a cash salary at a level sufficient to retain and motivate them and to recognize and award individual merit; (ii) linking a portion of executive compensation to long-term appreciation of the Company's stock price by encouraging executive ownership of the Company's stock through awards of shares of the Company's stock and grants of options to purchase Company stock, and; (iii) providing incentives to achieve corporate performance goals by rewarding contributions to the Company's performance through cash bonuses keyed to operating profit levels. These policies are implemented through a reward system which includes base salary and long and short term incentive compensation opportunities consisting of the following:

Base Salaries

The Committee annually reviews the base salaries of the CEO and all other executive officers of the Company. The Compensation Committee believes that the Company's executive officers, including those shown in the Summary Compensation Table on page 14 (the "Named Officers") have been largely responsible for the Company's past successes, for developing and implementing the Company's current program of consolidating and restructuring operations to achieve significant cost reductions and production and engineering improvements, and for achieving and maintaining the Company's position at the forefront of technical innovation in the area of the Company's operations. A base salary for each executive is determined on the basis of such factors as: levels of responsibility; experience and expertise; evaluations of individual performance; contributions to the overall performance of the Company; time and experience with the Company; internal compensation equity; external pay practices for comparable companies, and; existing base salary relative to position value.

In determining a base salary for Mr. Bloch, the Compensation Committee took into account base salaries for chief executive officers at companies of comparable size and complexity, both public and private, as well as its assessment of Mr. Bloch's individual performance, and his contribution to the Company's past growth and accomplishments as well as contributions which it is anticipated will be made by Mr. Bloch in the future. In reviewing Mr. Bloch's compensation for fiscal 1994 and fiscal 1995, the Committee took into account the proposed current and anticipated future changes in government spending policies for defense and military applications, which have always constituted the bulk of the Company's business, and Mr. Bloch's leadership and contributions to the Company's responses to such changes. These include the Company's restructuring and redirection towards a more efficient and diversified application of its technologies and operations. In this regard, the Committee recognized Mr. Bloch's untiring efforts in developing new, non-military technology applications, markets and marketing programs which the Committee believes will help to position the Company to compete more effectively in commercial as well as military markets. While the Committee was cognizant of the recent decline in the Company's results of operations, it took into consideration the special circumstances which have

contributed to such decline. These circumstances include, among other things, a charge against operations of \$5,400,000 incurred in connection with the consolidation of the Company's east and west coast operations, investments in manufacturing and technological improvements instituted and developed by the Company under Mr. Bloch's leadership, a write down of \$4,400,000 to more accurately reflect the net realizable value of inventory, and continued significant investments in research and development focused on the development of commercial products. While the foregoing have had a negative impact on the Company's results for the past several years, the Committee believes that the underlying changes which they represent should have a positive effect on future results of operations. It should be noted that the base salary for Mr. Bloch was determined at a time when he was the chief executive officer and whose resignation as such in December 1993 was wholly unanticipated. However, the members of the Compensation Committee did not believe that this change in his managerial status would reduce the value of his overall contribution to the company because the consequent reallocation of his time would result in at least comparable value to the Company.

Upon the election of General Franklin to the position of Chairman of the Board of Directors and Chief Executive Officer the factors noted above were also taken into consideration in awarding his base salary. Based on General Franklin's special qualifications, the responsibilities involved and the compensation of comparable positions in the industry and the region, the non-employee members of the Compensation Committee awarded a base salary of \$250,000.

Effective August 1, 1994 General Franklin and Mr. Bloch voluntarily reduced their base salaries to \$225,000 and \$292,000, respectively.

Short Term Incentives

The Company maintains two short term incentive bonus plans, the Income Pool Incentive Compensation Plan ("IPICP") and the Presidential Incentive Plan ("PIP"). They are designed to create incentives for superior performance and to allow the Company's executive officers to share in the success of the Company by rewarding the contributions of individual officers. The availability of funds for distribution under these plans is dependent upon the performance of the Company as a whole. Focused on short term or annual business results, they enable the Company to award designated executives with annual cash bonuses based on their contributions to the profits of their particular divisions of the Company.

The Income Pool Incentive Compensation Plan

The IPICP authorizes the establishment of an income pool based upon the "Operating Profits" of the Company. Operating Profits are defined as follows: net sales minus cost of sales and selling and administrative expenses in accordance with Generally Accepted Accounting Principles consistently applied. The amount of income pool available for distribution under the IPICP is calculated in accordance with the following formula: the amount of Operating Profit divided by 1,000,000, squared, and multiplied by \$20,000 (provided however that the income pool may not exceed 12% of Operating Profits). Persons eligible to receive cash awards under the IPICP include the Executive Committee, excluding the CEO, and any other employee who is recommended by such Executive Committee and approved by the CEO. All of the Company's executive officers including all of the Named Officers comprise the Executive Committee. For any fiscal year when there are funds available for distribution under this plan, Gen. Franklin determines the amount to be awarded to each of the members of the Executive Committee. The members of such committee may recommend to Gen. Franklin, for his approval, designated individuals, who are not members of such committee, to share in such distribution. Under the terms of the plan, the entire income pool is not required to be distributed each year and any undistributed portions of such pool are not carried forward to future periods. The recipients of cash bonuses under the IPICP, and the amount of such bonuses, are approved by Gen. Franklin, based upon an evaluation of the performance, level of responsibility and leadership of the individual executive in relation to the Company's operating results. During the fiscal years ended April 30, 1993, 1994 and 1995, there were no

operating profits. Consequently no funds were available for awards under this plan.

The Presidential Incentive Plan

The PIP is designed to provide the president with incentive compensation by way of annual cash payments based upon the Company's earnings before income taxes. Funds are made available to the PIP based upon the following formula: consolidated pre-tax profits divided by 1,000,000, squared, and multiplied by \$5,000. For the years ended April 30, 1995, 1994 and 1993, the Company had no earnings before taxes and therefore no awards were made under this plan.

Long Term Incentives

As part of its comprehensive compensation program, the Company stresses long-term incentives through awards of shares of its common stock under the Employee Stock Ownership Plan, described below, and through the grant of options to purchase common stock through various Incentive Stock Option Plans, also described below. Grants and awards are aimed at attracting new personnel, recognizing and rewarding current executive officers for special individual accomplishments, and retaining high-performing officers and key employees by linking financial benefit to the performance of the Company (as reflected in the market price of the Company's common stock) and to continued employment with the Company. The number of shares granted to executive officers under the Company's ESOP is determined on a pro-rata basis, as described below. Grants of stock options are generally determined on an individual-by-individual basis. The factors considered are the individual's performance rating, the number of stock options previously granted to the individual and the Company's financial and operational performance.

The Employee Stock Ownership Plan and Trust

The Employee Stock Ownership Plan ("ESOP") is maintained by the Company for all of its employees including its executive officers. The ultimate value of any awards of stock made under this plan is dependent upon the market value of the Company's common stock at such time as the shares are distributed to the recipients. The Compensation Committee believes that awards of stock under this plan provide employees with a long-term focus since distribution of the stock is not made until after termination of employment and is forfeitable until certain lapse of time and continued employment criteria are met. The ESOP was established as of January 1, 1990 through the amendment of the Company's previously existing Stock Bonus Plan and was funded at inception with 714,000 shares of the Company's common stock (the "ESOP Shares") to be allocated annually to the employees of the Company over a period of ten years. Allocations are made under the ESOP to each employee's account in proportion to the percentage which such person's annual base salary bears to the aggregate annual compensation of all members during the fiscal year for which the allocation was made, provided however that not more than \$48,000 in annual salary is counted towards any employee's percentage participation. The Company's executives therefore cannot benefit under this plan to any extent greater than any other employee of the Company who earns an annual salary of \$48,000 or more.

An employee's right to receive shares allocated to his account is 20% vested after completion of three years of employment with yearly increases in the percentage vested until after seven years of employment, at which time an employee's right to receive 100% of the shares allocated to his or her account is vested. Determination of the vesting period is made in accordance with the employee's years of employment with the Company and not from the time of any particular allocation of shares to his account. Accordingly, the right to receive all shares allocated to an employee at any time after he or she has been employed by the Company for seven or more years, is fully vested at the time of such allocation. As of April 30, 1995, each of the Named Officers, with the exception of Gen. Franklin, have more than seven years of service and therefore have the vested right to receive 100% of the shares allocated to their respective accounts.

All ESOP Shares, whether or not allocated to an employee's account, are held in trust by the trustees who administer the

ESOP until distribution to the respective employee. ESOP Shares are distributed only after termination of employment with the Company. Voting of allocated shares is by the ESOP trustees at the direction of the employees in proportion to the number of shares allocated in their respective accounts.

As of April 30, 1995, twelve hundred ninety one (1291) shares were allocated to the account of each of the Named Officers (with the exception of Gen. Franklin who had no shares allocated to his account). The dollar value of such shares, as at the date of allocation, is included in the Summary Compensation Table. Awards under this plan are not tied to any performance criteria other than those relating to percentage of aggregate annual compensation of all members, lapse of time, and continued employment with the Company.

The Incentive Stock Option Plans

Grants of stock options are an integral part of the Company's long-term incentive compensation program. The Compensation Committee believes that ownership of options to purchase the Company's stock helps executives view the Company and its operations and achievements from the perspective of a stockholder with an equity stake in the business. All options granted to the Company's executives have exercise prices equal to the fair market value of the Company's common stock on the date of grant. The value to an executive of such options is, therefore, tied to the future market value of the Company's stock since he or she will benefit from such options only when the market price of the stock increases above the exercise price of the option. Moreover any benefit to an option holder is limited to the extent that all stockholders benefit from such increase in the market value of the stock. In addition options become exercisable only after one year from grant and then only in 25% cumulative increments annually. The Compensation Committee believes that this staggered approach to exercisability provides an incentive to executives to increase shareholder value over the long term since the full benefit of the options cannot be realized unless stock price appreciation occurs over a number of years.

Under the terms of the ISOPs, eligible employees could be granted options to purchase shares of the Company's common stock. Under the terms of each of the ISOPs, all options granted thereunder are mandated to have a term of ten years and an exercise price equal to the market price of the Company's common stock on the date of grant, and to be exercisable, commencing one year from the date of grant, at a cumulative rate of: 25% of the total shares subject to the option in the second year; 50% of the total shares subject to the option in the third year; 75% of the total shares subject to the option in the fourth year, and; the remainder of the total shares subject to option in the fifth year.

The President (or, in his absence, the Chairman of the Board of Directors) and the Stock Option Committee each have full authority to determine awards of stock options to individuals. The President, Chairman, and members of the Committee will recuse themselves from considering and approving awards where they are personally involved. In the case where the President or Chairman have made awards, the Stock Option Committee will be informed each time awards are made.

The Senior Executive Stock Option Plan

The Company established a Senior Executive Stock Option Plan in 1987 ("Senior ESOP") for the President or Chairman of the Board of Directors of the Company or of any subsidiary of the Company which produces gross sales for two consecutive fiscal years in excess of \$30,000,000. The Senior ESOP provides that eligible employees may be granted options to purchase shares of the Common Stock of the Company, exercisable after one year of continuous employment from date of grant. The option price must be at least fair market value on the date of grant of the option. The Stock Option Committee administers the Senior ESOP and has the discretion to determine which eligible employees shall be granted stock options and the number of shares subject to such options. During fiscal 1994, Gen. Franklin was granted 25,000 options under this plan. Previously, only Mr. Bloch had received grants of options under this plan.

The Restricted Stock Plan

The Company maintains a Restricted Stock Plan which it established in 1989 (the "Restricted Stock Plan") for key employees (including all officers and directors who are employees). The Restricted Stock Plan provides that eligible employees ("Participants") may enter into restricted stock purchase agreements to purchase shares of the Common Stock of the Company, subject to various forfeiture restrictions ("Restricted Stock"). A total of 250,000 shares of Common Stock were made available for purchase under the Restricted Stock Plan. The Compensation Committee has the authority to determine (i) those who may purchase Restricted Stock, (ii) the time or times at which Restricted Stock may be purchased, (iii) the number of shares of Restricted Stock which may be purchased, (iv) the duration of the restrictions on the Restricted Stock, (v) the manner and type of restrictions to be imposed on the Restricted Stock, and (vi) the purchase price to be paid for the Restricted Stock (which purchase price may not be less than the \$1 per share par value of the Common Stock on the date the Restricted Stock is purchased), and (vii) the method of payment of the purchase price. The Stock Option Committee did not authorize any persons to purchase any shares under this plan during fiscal 1993 or fiscal 1995. During fiscal 1994 the Stock Option Committee authorized the grant of 25,000 shares to Gen. Franklin.

E. John Rosenwald, Jr.
 Joel Girsky
 Joseph P. Franklin

Members of the Compensation Committee

SUMMARY COMPENSATION TABLE

The following table sets forth certain information regarding compensation paid or accrued during each of the Company's last three fiscal years to all of the Company's Chief Executive Officers and each of the Company's four other most highly compensated executive officers (collectively, the "Named Executive Officers") based on salary and bonus earned in 1995.

Name and Principle Position	Year	Annual Compensation		Long Term Compensation Awards	
		Salary	Bonus	\$Value of Restricted Stock Awards (5)	Options
Martin B. Bloch, President, Chief Scientist (1)	1995	\$327,559	\$-0-	\$ 1,836	-0-
	1994	383,892	-0-	1,661	-0-
	1993	367,733	-0-	936	-0-
Joseph P. Franklin Chairman of the Board, C.E.O. (8)	1995	240,935	-0-	-0-	-0-
	1994	103,845	-0-	-0-	50,000 (6)
	1993	-0-	-0-	-0-	-0-
Leonard Martire, Vice President, Space Systems and Business Development (2)	1995	129,211	-0-	1,836	-0-
	1994	145,939	-0-	1,661	10,000 (7)
	1993	152,913	-0-	936	-0-

Mark Hechler,

Vice President, Manufacturing (3)	1995	125,329	-0-	1,836	-0-
	1994	143,335	-0-	1,661	10,000 (7)
	1993	141,145	-0-	936	-0-
Marvin Meirs, Vice President, Engineering (4)	1995	126,386	-0-	1,836	-0-
	1994	130,843	-0-	1,661	10,000 (7)
	1993	133,833	-0-	936	-0-

Notes:

(1) For the fiscal years ended April 30, 1993, 1994 and 1995, the salary shown for Mr. Bloch (which reflects amounts paid as chief executive officer for the period May 1, 1993 to December 6, 1993 and as chief scientist from December 6, 1993 to April 30, 1995) includes aggregates of \$10,953, \$37,642 and \$13,808, respectively, for: (i) automobile allowance; (ii) insurance premiums to provide term life insurance benefits (available to all employees); (iii) the cost of medical insurance (available to all employees); and (iv) and the costs of medical reimbursements available to officers. Effective August 1, 1994 Mr. Bloch's base salary of \$325,000 was reduced to \$292,500.

(2) For the fiscal years ended April 30, 1993, 1994 and 1995, the salary shown for Mr. Martire includes aggregates of \$14,831, \$8,700 and \$9,196, respectively, for: (i) automobile allowance; (ii) insurance premiums to provide term life insurance benefits (available to all employees); (iii) the cost of medical insurance (available to all employees); and (iv) the costs of medical reimbursements available to officers.

(3) For the fiscal years ended April 30, 1993, 1994 and 1995, the salary shown for Mr. Hechler includes aggregates of \$13,364, \$25,307 and \$11,108, respectively, for: (i) automobile allowance; (ii) insurance premiums to provide term life insurance benefits (available to all employees); (iii) the cost of medical insurance (available to all employees); and (iv) the costs of medical reimbursements available to officers.

(4) For the fiscal years ended April 30, 1993, 1994 and 1995, the salary shown for Mr. Meirs includes aggregates of \$7,321, \$13,661 and \$11,319, respectively, for: (i) automobile allowance; (ii) insurance premiums to provide term life insurance benefits (available to all employees); (iii) the cost of medical insurance (available to all employees); and (iv) the costs of medical reimbursements available to officers.

(5) Represents the dollar value, as at the date of allocation, of shares of common stock of the Company allocated under the Company's Employee Stock Ownership Plan ("ESOP") as at December 31, 1992, 1993, and 1994 (the "Grant Dates"), respectively. Awards made under the ESOP are not performance - based, but are awarded to all employees of the Company in proportion to the percentage which their annual salary bears to the aggregate annual salaries of all eligible employees of the Company, provided however that not more than \$48,000 in annual salary is counted towards any employee's percentage participation. Distribution of shares allocated to an employee's account is not made until after termination of employment. Two hundred fourteen (214), three hundred and two (302) and three hundred ninety seven (397) shares of the Company's common stock were allocated to the ESOP accounts of each of the Named Officers (except General Franklin) as at December 31, 1992, 1993 and 1994, respectively. The market price of the Company's common stock as at each of the foregoing Grant Dates was \$4 3/8 at December 31, 1992, \$5 1/2 at December 31, 1993 and \$4 5/8 at December 31, 1994 (see the discussion under the captioned "The Employee Stock Ownership Plan and Trust" included in the Compensation Committee Report, above).

(6) Represents options to purchase 25,000 shares of the common stock of the Company, granted to Gen. Franklin on December 6,

1993, under the Senior Executive Stock Option Plan ("SESOP") for a term of 10 years at an exercise price of \$5.625 and 25,000 shares pursuant to a stock purchase agreement under the Restricted Stock Plan at a purchase price of \$1 per share (for a more detailed discussion of the terms and provisions of the SESOP and Restricted Stock Plan, reference is made to the discussions included in the Compensation Committee Report, above).

(7) Represents options to purchase shares of Common Stock granted to each individual under incentive stock option plans with an exercise price equal to the then current market price of the Company's common stock.

(8) Represents Gen. Franklin's salary as chief executive officer for the period from December 6, 1993 through April 30, 1995. Effective August 1, 1994 Gen. Franklin's base salary of \$250,000 was reduced to \$225,000. For the fiscal year ended April 30, 1995, the salary shown for Gen. Franklin includes an aggregate of \$9,204 for : (i) automobile allowance; (ii) insurance premiums to provide term life insurance benefits (available to all employees); and (iii) the costs of medical reimbursements available to officers.

Stock Options

The following table sets forth the total number of unexercised options held by each of the Named Officers as at April 30, 1995. All of such Options have exercise prices which were higher than the fair market value of the Common Stock on April 30, 1994. No options were granted or exercised to/by Named Officers during 1995

NUMBER OF UNEXERCISED OPTIONS OUTSTANDING AT APRIL 30, 1995

NUMBER OF OPTIONS

NAME	EXERCISABLE	UNEXERCISABLE	TOTAL
Martin B. Bloch	100,000		100,000
Joseph P. Franklin	50,000		50,000
Leonard Martire	22,400	7,500	29,900
Mark Hechler	34,500	7,500	42,000
Marvin Meirs	39,500	7,500	47,000

Long-Term Incentive Plans

The Company does not maintain any compensation plans for its executive officers or directors or for any of its other employees which provide compensation intended to serve as incentive for performance to occur over a period longer than one fiscal year other than the restricted stock and stock option plans discussed in the Compensation Committee Report, above. Awards under these plans are shown in the Summary Compensation Table, above.

Pension Benefits

The Company has no defined benefit or actuarial retirement plans in effect. It has entered into certain Executive Incentive Compensation Agreements with key employees (including some officers) providing for the payment of benefits upon retirement or death or upon the termination of employment not for cause. The Company has purchased whole life insurance (of which it is the sole beneficiary) on the lives of the participants to fund this liability. The annual premium paid during fiscal 1995 approximated the increase in cash surrender

value of such insurance policies. The annual benefit provided under the program in fiscal 1995 upon retirement at age 65 or death is as follows: Martin B. Bloch - \$100,000, Leonard Martire - \$40,000, Mark Hechler - \$50,000 and Marvin

Meirs - \$50,000. The benefit described above is payable for ten years or the life of the participant, whichever is longer. Two years after retirement or early retirement, the participants can elect to receive the benefit, less benefits received during the two-year period, in a lump sum under certain conditions. Upon voluntary termination of employment, the participant would be entitled to a lump sum payment, the amount of which would be based upon the value of the dividend accumulation for the year in which termination occurs, or upon discharge not for cause, the participant would be entitled to a lump sum payment, the amount of which would be based upon the value of the dividend accumulation for the year in which termination occurs plus one-half of the cash surrender value at the end of such year. In conjunction with the program, the participants are required to make certain covenants with the Company relating to, among other things, nondisclosure of confidential information, noncompetition with the Company and the providing of consulting services subsequent to retirement.

Performance Graph

The following graph compares the cumulative total shareholder return on the common stock of the Company with the cumulative total return of the companies listed in the Standards & Poors' 500 Stock Index (the "S&P Index") and an industry peer group index (the "Peer Group Index"). The graph assumes that \$100 was invested on May 1, 1990 in each of the common stock of the Company, the stock of the companies comprising the S&P Index and the stocks of the companies comprising the Peer Group Index, including the reinvestment of dividends through April 30, 1995. The Peer Group Index consists of Alpha Industries, Inc., Anaren Microwave, Inc., ARX Inc., Ball Corp., Burr-Brown Corp., California Microwave, Datum Inc., EDO Corp., Genrad Inc., Kollmorgen Corp., Odetics, Inc., and Trimble Navigation, Inc.

Cumulative Total Shareholder Return for
Five-Year Period Ending April 30, 1995

Employment Contracts and Change-In-Arrangements

None of the Named Officers are employed by the Company pursuant to employment agreements. The Company does not have any material compensatory plans or arrangements with any of its employees, including the Named Officers, with respect to any resignation, retirement or other termination of such persons employed with the Company resulting from, or in any way connected with, a change-in-control of the Company.

Certain Transaction

On January 27, 1995, registrant agreed with Richard C. Blum & Associates L.P. ("RCBA"), one of its major shareholders, to acquire in a private transaction, 225,000 shares of registrant's common stock (the "Stock") from BK Capital Partners III, L.P., and RCBA affiliate, at a per share price of 4 1/4, totaling \$956,250. On the date of the agreement, the bid and asked prices for registrant's stock, as quoted on the American Stock Exchange, Inc., were 4 1/4 and 4 1/2, and the closing price was

4 1/4. The transaction closed on January 31, 1995.

At the time of the agreement RCBA and its affiliates owned a total of 876,350 shares of Stock which constituted 16.64% of registrant's outstanding shares. Presently, RCBA and its affiliates own a total of 651,350 shares of the Stock which constitutes 12.96% of registrant's outstanding shares.

Vote Required

In order for Proposal No. 1 respecting the election of six (6) directors to be adopted, the holders of at least a plurality of the shares represented at the Annual Meeting, must vote for such adoption in person or by proxy.

THE BOARD OF DIRECTORS DEEMS PROPOSAL NO. 1 TO BE IN THE BEST INTERESTS OF THE COMPANY AND ITS STOCKHOLDERS AND RECOMMENDS A VOTE "FOR" APPROVAL THEREOF.

PROPOSAL NO. 2

APPOINTMENT OF INDEPENDENT AUDITORS

The Board has appointed the firm of Coopers & Lybrand L.L.P., as independent auditors for the fiscal year commencing May 1, 1995. Stockholders are requested to signify their approval or disapproval of the appointment.

It is anticipated that a representative of Coopers & Lybrand L.L.P., the principal auditors of the Company for the current year, will be present at the meeting. Such representative will be given the opportunity to make a statement and will be available to respond to appropriate questions.

Vote Required

An affirmation vote by the holders of a majority of the Company's shares present or represented by proxy at the Annual Meeting is required for the ratification of Coopers & Lybrand L.L.P. as the Company's independent auditors for the 1996 fiscal year.

THE BOARD OF DIRECTORS DEEMS PROPOSAL NO. 2 TO BE IN THE BEST INTERESTS OF THE COMPANY AND ITS STOCKHOLDERS AND RECOMMENDS A VOTE "FOR" APPROVAL THEREOF.

PROPOSAL NO. 3

OTHER BUSINESS

As of the date of this Proxy Statement, the only business which the Board intends to present and knows that others will present at the meeting are hereinabove set forth. If any other matter or matters are properly brought before the meeting or any adjournments thereof, it is the intention of the persons named in the accompanying form of Proxy to vote the Proxy on such matters in accordance with their judgment.

PROPOSALS OF STOCKHOLDERS

Proposals of stockholders intended to be presented at the next annual meeting of Stockholders of the Company must be received by the Company for inclusion in its Proxy Statement and form of Proxy relating to that meeting by May 1, 1996.

ANNUAL REPORT

A copy of the Company's combined Annual Report and Form 10-K, including the financial statements and the financial statement schedules thereto, for the fiscal year ended April 30, 1995 is being mailed to Stockholders concurrently with the mailing of this Proxy Statement. For a charge of \$50, the Company agrees

to provide all Stockholders with a copy of the exhibits to the Form 10-K, who requested such a copy.

By Order of the Board of Directors,

MARK HECHLER,
Acting Secretary
Dated: September 1, 1995