(Class A)	Annual Report For
1979 Jue: March 31, 1980	Approved by GA B-180230 (R0254 Expires
CORRECT NAME AND ADDRESS IF DIFF SHOWN. (See instructions)	PRENT THAN  NAME AND ADDRESS OF REPORTING CARRIER (Attack labe line)  John Four Winds Forwarding, Inc. 7035 Convoy Court San Diego, Calif. 92138
. State whether respondent is an individual ow	cer, partnership, corporation, association, etc.: Corporation
If a partnership, state the names and address	es of each partner including silent or limited, and their interests:
Name	Address Proportion of Interest
	on dates of terms of office:
(b) Directors' names, addresses, and expirate Name  R. W. Arendsee	Address Term Expirancho Santa Fe, California 92067 1/23/81
(b) Directors' names, addresses, and expirate Name  R. W. Arendsee  Judith R. Arendsee  F. W. Kircher	Address  Address  Ancho Santa Fe, California 92067  ancho Santa Fe, California 92067  ancho Santa Fe, California 92067  1/23/81  23/81  23/81  24/23/81
(b) Directors' names, addresses, and expirate Name  R. W. Arendsee  Judith R. Arendsee  F. W. Kircher	Address  Address  Ancho Santa Fe, California 92067 ancho Santa Fe, California 92067 ancho Santa Fe, California 92067 an Diego, California 92128 an Diego, California 92128 an Diego, California 92128 1/23/81
(b) Directors' names, addresses, and expirate Name  R. W. Arendsee  Judith R. Arendsee  F. W. Kircher  C. N. Sirpis  (c) The names and titles of principal gener	Address  Address  Term Expirancho Santa Fe, California 92067 ancho Santa Fe, California 92067 ancho Santa Fe, California 92067 an Diego, California 92128 an Diego, California 92128 an Diego, California 92128 an Officers:
(b) Directors' names, addresses, and expirate Name  R. W. Arendsee  Judith R. Arendsee  F. W. Kircher  C. N. Sirpis  (c) The names and titles of principal gener	Address  Address  Term Explanation Santa Fe, California 92067  ancho Santa Fe, California 92067  ancho Santa Fe, California 92067  an Diego, California 92128  an Diego, California 92128  an Diego, California 92128  I officers:  Chairman of the Board
(b) Directors' names, addresses, and expirate Name  R. W. Arendsee  F. W. Kircher  C. N. Sirpis  (c) The names and titles of principal gener  R. W. Arendsee  Judith R. Arendsee  Name  Name  Name	Address  Address  Term Expirancho Santa Fe, California 92067 ancho Santa Fe, California 92067 ancho Santa Fe, California 92067 an Diego, California 92128 an Diego, California 92128 an Diego, California 92128 an Officers:
(b) Directors' names, addresses, and expirate Name  R. W. Arendsee  Judith R. Arendsee  F. W. Kircher  C. N. Sirpis  (c) The names and titles of principal gener  R. W. Arendsee  Judith R. Arendsee  F. W. Kircher  Name  Name  Name  Name  Name  P. W. Kircher	Address  Address  Term Expirancho Santa Fe, California 92067 ancho Santa Fe, California 92067 ancho Santa Fe, California 92067 an Diego, California 92128 an Diego, California 92128 an Diego, California 92128 an Officers:  Chairman of the Board Vice President President Senior Vice President
(b) Directors' names, addresses, and expirate Name  R. W. Arendsee  Judith R. Arendsee  F. W. Kircher  C. N. Sirpis  (c) The names and titles of principal gener  R. W. Arendsee  Judith R. Arendsee  Judith R. Arendsee  F. W. Kircher  Charles H. Purviance  Han Helders	Address  Address  Term Expirancho Santa Fe, California 92067 ancho Santa Fe, California 92067 ancho Santa Fe, California 92067 an Diego, California 92128 an Diego, California 92128 an Diego, California 92128 al officers:  Chairman of the Board Vice President President Senior Vice President Senior Vice President
Name  R. W. Arendsee  Judith R. Arendsee  F. W. Kircher  C. N. Sirpis  (c) The names and titles of principal gener  R. W. Arendsee  Judith R. Arendsee  Name  Name  Name  Name  Name  P. W. Kircher  Charles H. Purviance  Han Helders  Hugh Crumpler	Address  Address  Ancho Santa Fe, California 92067 ancho Santa Fe, California 92067 ancho Santa Fe, California 92067 an Diego, California 92128 an Diego, California 92128 an Diego, California 92128 an Diego, California 92128  Chairman of the Board Vice President President Senior Vice President Vice President Vice President Vice President Vice President
(b) Directors' names, addresses, and expirate Name  R. W. Arendsee  Judith R. Arendsee  F. W. Kircher  C. N. Sirpis  (c) The names and titles of principal gener  R. W. Arendsee  Judith R. Arendsee  F. W. Kircher  Charles H. Purviance  Han Helders  Hugh Crumpler  Paul D. Smith	Address  Address  Ancho Santa Fe, California 92067 ancho Santa Fe, California 92067 ancho Santa Fe, California 92067 an Diego, California 92128 an Diego, California 92128 an Diego, California 92128 an Diego, California 92128  Chairman of the Board Vice President President Senior Vice President Vice President Senior Vice President Vice President Senior Vice President Senior Vice President Senior Vice President Vice President Senior Vice President
Name  R. W. Arendsee  Judith R. Arendsee  F. W. Kircher  C. N. Sirpis  (c) The names and titles of principal gener  R. W. Arendsee  F. W. Kircher  Charles H. Purviance  Han Helders  Hugh Crumpler  Paul D. Smith	Address  Address  Ancho Santa Fe, California 92067 ancho Santa Fe, California 92067 ancho Santa Fe, California 92067 an Diego, California 92128 an Diego, California 92128 an Diego, California 92128 an Diego, California 92128  Chairman of the Board Vice President President Senior Vice President Vice President Vice President Vice President Vice President
Name  R. W. Arendsee  Judith R. Arendsee  F. W. Kircher  C. N. Sirpis  (c) The names and titles of principal gener  R. W. Arendsee  F. W. Kircher  Charles H. Purviance  Han Helders  Hugh Crumpler  Paul D. Smith  C. N. Sirpis	Address  Address  Term Explorance ancho Santa Fe, California 92067 ancho Santa Fe, California 92067 an Diego, California 92128 an Diego, California 92128 an Diego, California 92128 1/23/81 an Officers:  Chairman of the Board Vice President President Senior Vice President Vice President Senior Vice President Secretary
Name  R. W. Arendsee  Judith R. Arendsee  F. W. Kircher  C. N. Sirpis  (c) The names and titles of principal gener  R. W. Arendsee  Judith R. Arendsee  R. W. Arendsee  Judith R. Arendsee  F. W. Kircher  Charles H. Purviance  Han Helders  Hugh Crumpler  Paul D. Smith  C. N. Sirpis	Address  Address  Ancho Santa Fe, California 92067  ancho Santa Fe, California 92067  ancho Santa Fe, California 92067  an Diego, California 92128  an Diego, California 92128  an Diego, California 92128  Chairman of the Board  Vice President  President  Senior Vice President  Senior Vice President  Vice President  Senior Vice President  Secretary
Name  R. W. Arendsee  Judith R. Arendsee  F. W. Kircher  C. N. Sirpis  (c) The names and titles of principal gener  R. W. Arendsee  Judith R. Arendsee  F. W. Kircher  C. N. Sirpis  (c) The names and titles of principal gener  Name  Name  Name  Name  Name  Name  Paul R. Arendsee  F. W. Kircher  Charles H. Purviance  Han Helders  Hugh Crumpler  Paul D. Smith  C. N. Sirpis  S. Give the voting power, elections, and stocks  A. Total voting securities outstanding  (1) Common	Address  Address  Ancho Santa Fe, California 92067 ancho Santa Fe, California 92067 ancho Santa Fe, California 92067 an Diego, California 92128 an Diego, California 92128 1/23/81 an Diego, California 92128 1/23/81 an Officers:  Chairman of the Board Vice President President Senior Vice President Senior Vice President Vice President Senior Vice President Senior Vice President Senior Vice President Secretary  Olders, as follows:  Olders, as follows:
Name  R. W. Arendsee  F. W. Kircher C. N. Sirpis  (c) The names and titles of principal gener  R. W. Arendsee  F. W. Kircher C. N. Sirpis  (c) The names and titles of principal gener  R. W. Arendsee  Judith R. Arendsee  F. W. Kircher  Charles H. Purviance  Han Helders  Hugh Crumpler  Paul D. Smith  C. N. Sirpis  S. Give the voting power, elections, and stocks  A Total voting securities outstanding  (1) Common  (2) Is Preferred	Address  Address  ancho Santa Fe, California 92067 ancho Santa Fe, California 92067 ancho Santa Fe, California 92067 an Diego, California 92128 an Diego, California 92128 an Diego, California 92128  Chairman of the Board Vice President President Senior Vice President Senior Vice President Vice President Senior Vice President Senior Vice President Secretary  olders, as follows:  D  shares  150
Name  R. W. Arendsee  F. W. Kircher C. N. Sirpis  (c) The names and titles of principal gener  R. W. Arendsee  F. W. Kircher C. N. Sirpis  (c) The names and titles of principal gener  R. W. Arendsee  Judith R. Arendsee  F. W. Kircher  Charles H. Purviance  Han Helders  Hugh Crumpler  Paul D. Smith  C. N. Sirpis  5. Give the voting power, elections, and stockly  A. Total voting securities outstanding  (j) Common	Address  Address  Ancho Santa Fe, California 92067 ancho Santa Fe, California 92067 ancho Santa Fe, California 92067 an Diego, California 92128 an Diego, California 92128 an Diego, California 92128 an Diego, California 92128  Chairman of the Board Vice President President Senior Vice President Senior Vice President Vice President Senior Vice President Serior Vice President Secretary  Olders, as follows:  O shares Shares Shares

- If so, describe each such class or issue, showing the character and extent of such privileges:

	the total number of stockholders of record at	the latest date	of closing	of stock book	or compilari	on of list of
stockholders prior to date of	f submitting this report:  (2) 1st Preferred	D	- combe	2nd Beferres	1079	
(4) Other	(5) Date of closing stock	s book	3Celime	1 31,	1979	
holders of the respondent (if we for each his address, the num	holders of the respondent who, at the date of the within I year prior to the actual filing of this other of votes which he would have had a right footes to which he was entitled, with respect to ulars of the trust. If the stock book was not close of the year.	report), had the t to cast on tha o securities held	e highest voc at date had a d by him. If a	a meeting the any such hold	n been in order held secur	der, and the
		Number of votes.	N	lumber of vo	tes, classified	1
Name of security holder	Adoress (b)	to which entitled	Common (d)	lst Preferred (e)	2nd Preferred (f)	Other securities (g)
	7035 Convoy Court	150	150			
Four Winds Van Lines, Inc.	San Diego, CA 92138	155	1			
		-	-			
			1.			
		-	-	-		
		+				1
Check appropriate box  [] Two copies are attached  [] Two copies will be sub-					CT 1	773
	(date)					
1) No annual report to sto				ICC-		
<ol> <li>If the respondent was formed references to charters or gent regulatory body, and date or</li> </ol>	is as a result of consolidations or mergers du eral laws governing each organization, date and of consummation	ring the year. I authority for c	name all co	nstituent con dation and ea-	ipanies, and ch merger rec	give specific
	N/A					
	ized during the year, give name of original corp on for the reorganization, and date of reorg		e laws under	which it was	organized, or	r the name w
	N/A					
10. If the respondent was subject. A. Date of receivership	ici io a receivership during the year, state-					
CA PART IN THE PARTIES.	er which operations were conducted					
C Date when possession und D Name of receiver, receive						

close of the year, state	N/A	
A. Date of trusteeship		
B. Authority for trusteeship		
C. Name of trustee		
D. Name of beneficiary of beneficiari		
E. Purpose of trust		

12. Give a list of companies under common control with respondent

Four Winds Enterprises, Inc.
Movers Port Service, Inc.
International Container Leasing, Inc.
Four Winds International, Inc.
Four Winds Van Lines, Inc.

13. Furnish a complete list of all companies controlled by the respondent, either directly or indirectly, at the close of the year. List under each directly controlled company the companies controlled by it and under each company any others of more remote control. Each step of control should be appropriately indented from the left margin. After each company state the percentage, if any, of the voting power represented by securities owned by the immediately controlling company:

14. Give a complete list showing companies controlling the respondent, as of the close of the year. Commence with the company which is the most remote and list under each such company the company immediately controlled by it. Each step of control should be appropriately indented from the left margin. After each company state the percentage, if any, of the voting power represented by securities owned by the immediately controlling company. When any company listed is immediately controlled by or through two or more companies jointly, list all such companies and list the controlled company under each of them, indicating its status by appropriate cross references:

Four Winds Van Lines, Inc. 100%

15. States in which traffic is originated and/or terminated: (check appropriate boxes)

Mabama	1X	Georgia	X	Maryland	X New Jersey -	IX I	South Carolina
laska	X	Hawaii -	deacastillis mintelation	Massachusetts	V THE MICKIES	x	South Dakota
rizona	X	Idaho	X	Michigan	New York	V	Tennessee -
rkansas	X	Illinois -	X	Minnesota	X North Carolina	- C	Texas
alifornia	X	Indiana	X	Mississippi -	North Dakota -	1	Utah
olorado	X.	Howa	X	Missouri	X Ohio	- C	Vermont -
onsecticut	X	Kansas	- X	Montana	X Oklahoma	Tŷ I	Virginia -
elaware		Kentucky -	X	Nebraska	X Oregon	X	Washington
District of Columbia	1 X	Louisiana	X	-Nevada	Pennsylvania	- 132	West Virginia
	X	Maine	X	New Hampshire -	Rhode Island	- X	Wisconsin -
lorida							Wyoming

Freight Forwarder Annual Report Form F-1

Line	Balance Mt		Balance at
No.	beginning	Item	close of
	of year (a)	(b)	year (c)
		· connections	5
	155,615	I. CURREN; ASSETS	20,706
1	241,117	(100) Cash (101) Special cash deposits (Sec. 18)	265,389
3	-	(102) Temporary cash investments	-
4	*****	1. Pledged \$ 2 Unpledged \$	XXXXXXX
5		(103) Working advances	-
6	*****	(104) Notes receivable	XXXXXXX
7	1,310,895	(104) Notes receivable (105) Accounts receivable (106) Accounts receivable (106) Accounts receivable (106) Accounts receivable	13, 764, 74:
8		Less. Accepte for doubtful accounts	-
9	_	(107) Accrued accounts receivable	-
10	-	(108) Materials and supplies (109) Other current assets	
12	-	(110) Deferred income tax charges (Sec. 19)	-
13	1,707,627	Total current assets	4,050,838
		11. SPECIAL FUNDS AND DEPOSITS	
14	XXXXXXX	(120) Sinking and other funds	XXXXXX
15		Less Nominally outstanding \$	1
16	XXXXXXX	(121) Special deposits	XXXXXXX
17		Less Nominally outstanding\$	+
18		Total special funds	
	1,479,578	(130) Investments in affiliated companies (Sec. 20)	2,116,920
19		1. Pledged \$ 2. Unpledged \$	******
20	XXXXXXX	Undistributed earnings from certain investments in affiliated companies (Sec. 21)	
22		(131) Other investments (Sec. 20)	-
23	XXXXXXX	1 Pledged 5 2. Unpledged 5	XXXXXXX
24		1032) Less: Reserve for adjustment of investments in securities	1
25		(133) Allowance for net unrealized loss on noncurrent marketable equity securities	
	1,479,578	Total investment securities and advances.	2,116,920
26		1 CONTRACTOR OF THE PROPERTY O	
27	XXXXXXX	(140) Transportation property (Sec. 22-A)	xxxxxx
28	L	[ (189) Less Depreciation and amortization reserve 14 339	1
		Transportation pri perty (Sec. 22-B) 70, 106	+
29	XXXXXXX	(160) Nontransportation property (Sec. 23) 5 79, 196	XXXXXX
30	9 724	(16) Less Depreciation reserve - 45,885	33,311
	9,724	Nontransportation property (Sec. 23)	33,311
31	<del>  -/</del>	Total tangible property  V. INTANGIBLE PROPERTY	
32	-	(165) Organization	1 -
33	_	(166) Other intangible property	max .
34	-	Total intangible properly	1
		VI. DEFERRED DEBITS AND PREPAID EXPENSES	3,277,228
35	1,384,674	(170) Prepayments	
36	1	(172) Other deterred debits	+
37	7 204 674	(1773) Accumulated deferred income tax charges (Sec. 19)	3,277,228
38	1,384,674	Total deferred debits and prepaid expenses	1
		VII. REACQUIRED AND NOMINALLY ISSUED SECURITIES	*****
39	XXXXXXX	(190) Reacquired and nominally issued long-term debt \$	XXXXXXX
40	XXXXXXX	Reacquired   Pledged 3	XXXXXXX
41	XXXXXX	Nominally issued   Pledged	*****
42	XXXXXXX	2 Unpledged	XXXXXXX
43	AXXXXXX	(191) Nominally issued capital stock	
45	_ XSXXXXX	1 Pledged 5 2 Unpledged 5	0 470 30
46	4,581,603	TOTAL ASSETS	9,478,29
47		Contingent assets (not included above)	

COMPARATIVE	BALANCE	SHEET S	TATEMENT-	EXPLANATORY	NOTES

Internal Revenue Coc				der section iba (forme)	rly section 124-A) of the
Estimated accumulat	le because of accelerated amort	zation of emergency	y facilities in excess	of recorded depreciat	ion -\$
	ed savings in Federal income taxe	s resulting from com	puting book deprecias	ion under Commission	rules and computing tax
depreciation using the	items listed below				
	ation since December 31, 1953,			e Code.	
	e December 31, 1961, pursuant				
-Guideline lives und	er Class Life System (Asset Dep	reciation Range) sin	ce December 31, 197	0, as provided in the	Revenue Act of 1971.
	ulated net income tax reduction			of the investment tax	credit authorized in the
	as amended				
(2) If carrier elected	as provided in the Revenue Act	of 1971, to account t	for the investment tax	credit under the defer	ral method, indicate the
	ent tax credit at beginning of y				
	credits applied to reduction of c				
	tion of prior year's investment to				
	ndicate nature such as recapture				
	tment tax credit at close of year lit carryover at year end				
Cost of pension pla					3
	determined by actuarians at ye	or and			
Total pension cos		ar cng			
	nal costs				
	rtization of past service costs				
	future earnings which can be rea				
YESNO	Securities—to be completed by				
		Cost	Market	Dr. (Cr) to Income	Dr. (Cr) to Stockholders Equity
		15	1/2		-
Current year	Current Portfolio				xxxx
	Noncurrent Portfolio				
as of / /			-	xxxx	S
Previous year	Current Portfolio		1	x x x x	x x x x
					S
Previous year as of / /	Current Portfolio	Current \$Noncurrent	arketable equity secu	x x x x x x x x x x x x	x x x x x x x x x x x x x x x x x x x
Previous year as of / /  2. At / /  3. A net unrealized	Current Portfolio Noncurrent Portfolio	Current \$ Noncurrent on the sale of m	Gains narketable equity se	x x x x x x x x x x x x x x x x x x x	x x x x x x x x x x x x x x x x x x x

# COMPARATIVE BALANCE SHEET STATEMENT-LIABILITY SIDE

	Balance at	Y tram	Balance at
10	beginning	16 liem	year
	of year (a)	(b)	(c)
+	•	VIII CLOPENT HABILITIES	\$
	1,921,067	VIII. CU TRENT LIABILITIES	4,454,93
	1,397,081	(200) Notes payable (201) Accounts payable	3,382,65
1	1,001,001	(202) Accrued interest	
1		(203) Dividends payable	
		(204) Accrued taxes	
	10,000	(205) Accrued taxes (205) Accrued accounts payable	19:99
	15,715	(208) Deferred income tax credits (Sec. 19)	15,71
4	77114	(209) Other current liabilities	and the second s
5	3,343,863	Total current liabilities	7,863,30
6	2,343,002	IX. LONG-TERM DEBT	
		(bi) Less———————————————————————————————————	
	-	(210) Funded debt (Sec. 29)	
57	_		
58	_	(210.5) Capitalized leased obligations	_
59		(211) Receivers' and trustees' securities (Sec. 29)	
50	170,728	(212) Amounts payable to affiliated	176,711
		companies (Sec. 30)	
61		(213) Long-term debt in default (Sec. 29)	_
62		(218) Discount on long-term debt	
63	-	(219) Premium on long-term debt	176 711
64	170,728	Total long-term debt	176,711
		X. RESERVES	
65	-	(220) Insurance reserves	
66	-	(221) Provident reserves	
67		(222) Other reserves	
68	-	Total reserves	
		XI. DEFERRED CREDITS	
	_	(2011) Orbest deferred readily	-
69		(231) Other deferred credits (232) Accumulated deferred income tax credits (Sec. 19)	
70	-	Total deferred credits	
71		XII. CAPITAL AND SURPLUS	
72	2,000	(240) Capital stock (Sec. 31)	2,000
73	_	(241) Premiums and assessments on capital stock	
74		Total (Lines 70 and 71)	1 -000
75	-	Less—Nominally issued capital stock	
76	-	(242) Discount, commission and expense on capital stock	
77	-	Total (Lines 73 and 74)	-
78		Total (Lines 72 and 75)	0 000
79		(243) Proprietorial capital	_
80	-	(250) Unearned surplus	_
80	AKXXXXXX	1 Paid in \$ 2. Gifter \$	XXXXXXXX
82	<u> </u>	(260) Earned surplus—Appropriated	
83	1,065,012	(270) Earned surplus—Unappropriated (Deficit in paren.) (Sec. 32)	1,436,285
	XXXXXXX	1. Distributed \$ 2 Undistributed \$	XXXXXXXX
84			
85		(279) Net unrealized loss on noncurrent marketable equity securities	1
86		(280) Less Treasury stock	
87	1 067 013	I Pleaged \$2 Unpleaged \$	1,438,285
88	1,067,012	Total capital and surplus	9,478,297
89	4,581,603	TOTAL LIABILITIES	7,410,231
		Contingent liabilities (not included above)	

For other than compensating balances, state separately each item of \$10,000 or more reflected in account 101. Special cash deposits, at the close of the year. Items of less than \$10,000 may be combined in a single entry and described as "Minor items less than \$10,000". For compensating balances, state separately the total amounts held on behalf of respondent and held on behalf of others.

c	Purpose of deposit (a)		Balance at clo of year (b)
			5
Interest special deposits			
		T	
		Total	
Dividend special deposits			
		Total	
Miscellaneous special dep	0.05118		
			1 9
		Total	
Compensating balances le	gally restricted		
	rendent		
Held on behalf of othe	rs	Total	

### 7

### 17.—COMPENSATING BALANCES AND SHORT-TERM BORROWING ARRANGEMENTS

Using the following notes as a guideline, show the requirements of compensating balances and short-term horrowing arrangements if operating revenues are \$10 million or more. Footnote disclosure is required even though the arrangement is not reduced to writing

- 1. Disclose compensating balances not legally restricted, lines of credit used and unused, average interest rate of short-term borrowings outstanding at balance sheet date, maximum amount of outstanding borrowings during the period and the weighted average rate of those borrowings.
  - 2. Time deposits and certificates of deposit constituting compensating balances not legally restricted should be disclosed
  - 3. Compensating balance arrangements need only be disclosed for the latest fiscal year.
- 4. Compensating balances under an agreement which legally restricts the use of such funds, and which constitute support for short-term borrowing arrangements, should be included in section 18, account 101, Special cash deposits.
- 5 Compensating halances under an agreement which legally restricts the use of such funds and which constitute support for long-term borrowing arrangements and are reported in account 121, Special deposits, should also be separately disclosed below.
- 6. Compensating balance arrangements are sufficiently material to require disclosure in footnotes when the aggregate of written and oral agreement balances amount to 15 percent or more of liquid assets (current cash balances, restricted and unrestricted plus marketable securities).
- 7. When a carrier is not in compliance with a compensating balance requirement, that fact should be disclosed along with stated and possible sanctions whenever such possible sanctions may be immediate (not vague or unpredictable) and material.

Have 5% compensating balance with Air Freight Clearings, Inc., Washington, D. C., for assignments of military GBL shipments. Balance at 12/31/79 was \$265,389 against outstanding debt of \$5,205,214.

19. In column (a) are listed the particulars which most often cause a differential between taxable income and pretax accounting income. should agree with the contra charges (credits) to account 432, Provision Other particulars which cause such a differential should be listed under for deferred taxes, and account 451, Provision for deferred taxes. the caption "Other", including State and other taxes deferred if Extraordinary and prior period items, for the current year, computed separately. Minor items each less than \$100,000 may be combined in a single entry under "Other"

accumulated deferred tax credits (debits) applicable to each particular

in column (a).

Indicate in column (c) the net change in accounts 110, 173, 208 and in the current accounting period.

The total of net credits (charges) for the current year in column (c)

Indicate in column (d) any adjustment as appropriate, including Indicate in column (b) the beginning of the year balance of adjustments to eliminate or reinstate deferred tax effect (credits or debits) due to applying or recognizing a loss carryforward or a loss carryback.

Indicate in column (e) the cumulative total of columns (b), (c) and 232 for the net tax effect of timing difference originating and reversing (d). The total of column (e) must agree with the balances in accounts 110, 173, 208 and 232 in Section 16.

# ANALYSIS OF FEDERAL INCOME AND OTHER TAXES DEFERRED

No.	Particulars	Beginning of Year Balance (b)	Net credits (Charges) for Current Year (c)	Adjustments (d)	End of Year Balance (e)
1	Accelerated depreciation, Sec. 167 I.R.C.: Guideline lives pursuant to Rev. Proc. 62-21		5	s	<u> </u>  s
1	Accelerated amortization of facilities  Sec. 168 1.R.C.  Other (Specify) Other	15,715			15,715
5 7 8	Investment (ax credit	15,715			15,715

20. Give the details called for of investments in securities and advances held at the close of the year as stated for accounts (130) and (131) in section 16.

				Income ear	ned Juring year
Names of issuing company and description of security held	Par value	Number of shares	Book	Kind	Amount
ADVANCES:	\$		_ s	Name and Address of the Owner, where	
Four Winds Philippines			1,182		
Transport Leasing			30,177		1
Anola Investment					
Four Winds Enterprises			1,914,530		
Movers Port Service			15,989		1
Delta Van & Storage			45,118		
Four Winds Van Lines			61.784		1
Four Winds Internationa	1	-	3,153		-
INVESTMENTS:	17,050	+	44,133		
Four Winds Philippines	17,050		44,100		
		1			1
Total	XXXXXXXX	XXXXXXX	2,116,920	XXXXXXXX	

21. Report below the fetails of all investments in common stocks included in account 130 Investments in affiliated companies, which qualify for the equity method under instruction 28 in the Uniform System of Accounts for Freight Forwarders.

Enter in column (c) the amount necessary to retroactively adjust those investments qualifying for the equity method of accounting in accordance with instruction 28(b) (11) of the Uniform System of Accounts

Enter in column (d) the share of undistributed earnings (i.e., less dividends) or losses

Enter in column (e) the amortization for the year of the excess of cost over equity in ner assets fequity over cost at date of acquisition. See instruction 28(b)(4)

The total of column (g) must agree with column (b), line 21. Section 16

# UNDISTRIBUTED EARNINGS FROM CERTAIN INVESTMENTS IN AFFILIATED COMPANIES

description of security held  (a)	beginning of year (b)	for investiments qualify ing for equity method (c)	undistributed carnings (1885) during year (d).	during year (c)	investments disposed of or written down during year (f)	Close of year	The state of the s
Carriers (List specifics for each company)	55	×	2			_	er mine, grandit et aussicht eine aufhaup neue
							THE RESERVE OF THE PARTY OF THE
							and the second second second
							angles from the parties of spines or the
Total Noncarriers (Show totals only for each column) Total (thes 18 and 19)							promonent repairs a representation

22. Give details as called for of investment in transportation property, and reserve for depreciation and amortization for balances as stated for accounts (140) and (149) in section 16.

# A. INVESTMENT

Property accounts	Balance at beginning of year	Charges	Credits	Adjustments Dr Debit Cr Credit	Balance at close of year
41. Furniture and office equipment——42. Motor and other highway vehicles—	49,607	30,567	978	5	79,196
	14,332		_		14,332
3 Land and public improvements					
44. Terminal and platform equipment  45. Other property account charges  Total					
		-		National States	-
	63,939	30,567	978		93,528

### B. DEPRECIATION AND AMORTIZATION RESERVE

Property accounts	Balance at beginning of year	Charges	Credits	Adjustments Dr Debit Cr Credit	Balance at close of year
Furniture and office equipment	, 39,883	, -	s 6,002	5 -	45,885
2. Motor and other highway vehicles	14,332	-	-	-	14,332
3. Land and public improvements (depreciable property)	-	-	-	-	-
4. Terminal and platform equipment	-	-	_		-
5. Other property account charges	_	-	-	_	
Total	54,215		6,002	-	60,217

23 Give details of investment in nontransportation property, and depreciation reserve for balances at close of the year, as stated for accounts (160) and (161) in section 16.

Description of property	Book cost of property	Depreciation reserve
FURNITURE & FIXTURES	79,196	45,885
Total	79,196	45,885

### 24.- RENTAL EXPENSE OF LESSEE

Complete this schedule only if (a) carrier operating revenues are \$10 million or more and (b) if gross rental expense in the most recent fiscal year exceeds one percent of operating revenue.

Otherwise, show total rental expense (reduced by rentals from subleases) entering into the determination of results of operations for each period for which an income statement is presented. Rental payments under short-term leases for a month or less which are not expected to be renewed need not be included. Contigent rentals, such as those based on usage or sales, shall be reported separately from the basic or minimum rentals.

Line	Type of lease	Current year	Prior year
No.	(a)	(6)	(c)
	Financing leases	,	5
1	Minimum rentals		
2	Contingent rentals		armening of the contract to the contract of
3	Sublease rentals		The section of the property and the sections
4	Total financing leases		
	Other leases		
4	Minimum rentals		
6	Contingent rentals		
7	Sublease centals		1
×	Total other leases		THE STORE STORES
9	Total rental expense of lessee		

NOTE. As used in sections 24 through 28, a "financing lease" is defined as a lease which, during the noncancellable lease period, either (a) covers 75% or more of the economic life of the property or (b) has terms which assure the lessor a full recovery of the fair market value (which would normally be represented by his investment) of the property at the inception of the lease plus a reasonable return on the use of the assets invested subject only to limited risk in the realization of the residual interest in the property and the credit risks generally associated with secured soans.

### 25.-MINIMUM RENTAL COMMITMENTS

Complete this schedule only if (a) carrier operating revenues are \$10 million or more and (b) gross rental expense in the most recent fiscal year exceeds one percent of operating revenue.

Show the minimum rental commitments under all noncancellable leases, as of the date of the latest balance sheet presented, in the aggregate (with disclosure of the amounts applicable to noncapitalized financing leases) for (a) each of the five succeeding fiscal years; (b) each of the next three five-year periods; and, (c) the remainder as a single amount. The amounts so determined should be reduced by rentals to be received from existing noncancellable subleases (with disclosure of the amounts of such rentals). For purposes of this rule, a noncancellable lease is defined as one that has an initial or remaining term of more than one year and is noncancellable, or is cancellable only upon the occurrence of some remote contingency or upon the payment of a substantial penalty.

			A		B Sublease rentals*	
Line						
No.		Financing leases (b)	Other Leases	Total (J)	Financing leases (e)	Other leases (f)
				,	8	s
1	Next year					
	In 2 years					1
	In 3 years					
4	In 4 years					
5	In 5 years					
6	In 6 to 10 years					
7	In 11 to 15 years		<b> </b>			
	In 16 to 20 years					
9 1	Subsequent					

<sup>\*</sup>The rental commitments reported in Part A of this schedule have been reduced by these amounts

# 24.-LESSEE DISCLOSURE

Complete this schedule only if carrier operating revenues are \$10 million or more.

Relate in general terms: (a) the basis for calculating rental payments if dependent upon factors other than the lapse of time; (b) existence and terms of renewal or purchase options, escalation clauses, etc.; (c) the nature and amount of related guarantees made or obligations assumed; (d) restrictions on paying dividends, incurring additional debt, further leasing, etc.; and, (e) any other information necessary to assess the effect of lesse commitments upon the financial position, results of operations, and changes in financial position of the lessee.

4	(a)
	(h)
	(c)
	(4)
	le)

# 28.—INCOME IMPACT—LESSEE

Complete this schedule only if carrier operating revenues are \$10 million or more.

If the impact on net income is less than three percent of the average net income for the most recent three years, a statement to that effect will suffice to complete this schedule. Otherwise, show the impact on net income for each period for which an income statement is presented if all noncapitalized financing leases were capitalized, related assets were amortized on a straight-line basis and interest cost was accrued on the basis of the outstanding lease liability. The amounts of amortization and interest cost shall be separately identified.

In calculating average net income, loss-years should be excluded. If losses were incurred in each of the most recent three years, the average loss shall be used for purposes of this test.

Line No.	I tem (a)	Current year (b)	Prior year (c)
		5	s
1	Amortization of lease rights		1
2	Interest		<del> </del>
3	Rent expense		
4	Income tax expense		<b> </b>
5	Impact (reduction) on net income		1

### 27.--LEASE COMMITMENTS--PRESENT VALUE

Complete this schedule only if (a) carrier operating revenues are \$10 million or more and (b) if the present value of the minimum lease commitments are more than five percent of the sum of the long-term debt, stockholders' equity and the present value of the minimum lease commitments, or if the impact on net income (as computed in section 28, Income impact—Lessee) is three percent or more of the average net income for the most recent three years.

Show all noncapitalized financing leases, the present value of the minimum lease commitments in the aggregate and by major categories of properties. Present values shall be computed by discounting net lease payments (after subtracting, if practicable, estimated, or actual amounts, if any, applicable to taxes, insurance, maintenance and other operating expenses) at the interest rate implicit in the terms of each lease at the time of entering into the lease.

Show either the weighted average interest rate (based on present value) and range of rates or specific interest rates for all lease commitments.

ine	Asset category (a)	Presen	it value	Range		Weighted	Weighted average	
No.		Current year (b)	Prior year	Current year	Prior year (c)	Current year	Prior year (g)	
		5	5	1	**	"	9	
1	Structures							
2	Revenue equipment	1						
3000	Shop and garage equipment			11				
4	Service cars and equipment	1		1				
5	Noncarrier operating property	1		1				
	Other (Specify)							
4			ļ	1				
2		-		1				
×		1		1		-		
4				<del>                                     </del>				
0	Total	1	1	1				

32. Show items of Earned surplus—Unappropriated for the year, classified in accordance with the Uniform System of Accounts for Freight Forwarders. All contra entries hereunder should be indicated in parentheses. Include in column (b) only amounts applicable to earned surplus exclusive of any amounts included in column (c). Segregate in column (c) all amounts applicable to the equity in undistributed earnings (losses) of affiliated companies based on the equity method of accounting. See account (270) in section 16.

Line No.	I tem	Retained earn- ings accounts	Equity in un- distributed earnings of affiliated companies (c)
	(270) Ferral complete for deficity at basication of user	\$1,090,294	xxx
	(270) Earned surplus (or deficit) at beginning of year	***	
	(300) Equity in undistributed earnings (losses) of affiliated companies at beginning of year-	345,991	
HIVE HELD	(300) Income balance (Sec. 33)		
4	(301) Miscellaneous credits'		
5	(302) Prior period adjustments to beginning earned surplus account		
	(310) Miscellaneous debits		XXX
7	(311) Miscellaneous reservations of earned surplus		XXX
8	(312) Dividend appropriations of earned surplus	1 426 205	ACCUSATION OF THE PARTY AND PARTY AN
9	(270) Earned surplus (or deficit) at close of year	1,436,285	XXX
10	Equity in undistributed earn ags (losses) of affiliated companies at end of year	XXX	
11	Balance from line 10(c)		XXX
12	Total unappropriated earned surplus and equity in undistributed earnings (losses) of affiliated companies at end of year (lines 9 and 11)	1,436,285	XXX

Net of assigned income taxes: account 301 \$ (explain) account 310 (explain)

Description of obligation		Date of	Date of maturity	Interest rate (percent)	Balance at close of year
					\$
			1		
			1		
			<del> </del>	-	
			1		
				1	
			1		
			<del> </del>		
			1		
	Total	xxx	xxx	xxx	
Name of creditors a				(percent)	year
International Containe	er Leasi	ng		\$	, 176,711
			Total	XXXXXXXX	176,711
Give details of balance of capital stock of	outeranding at	the close of the			ction 16.
Cive details of balance of capital stock	almonio con con con esta come conserva		and the second s	umber of Shares	Amount
Title and I				(b)	(c)
Title and L	)				
Par value				150	\$2,000
(a					\$2,000
Par value					\$2,000
Par value: \$10.00 Common Sto					\$2,000
Par value					\$2,000

ine	Item	Amount
io.	(a)	(ь)
	ORDINARY ITEMS FORWARDER OPERATING INCOME	
	(400) Operating revenues (Sec. 34)	\$2,040,10
	(410) Operating expenses (Sec. 35)	1,127,45
3	*Net revenue from forwarder operations (line 1; line 2)	912,64
4	(411) Transportation tax accruals (Sec. 36)	912,64
5	*Net revenue, less taxes, from forwarder operations (line 3, line 4)	912,04
	OTHER INCOME	
6	(401) Dividend (other than from affiliates) and interest income	9,00
7	(402) Release of premium on long-term debt	
8	(403) Miscellaneous income	
9	Income from affiliated companies  Dividends	-
10	Equity in undistributed earnings (losses)	-
11	Total other income	9.00
12	*Total income (line 5, line 11)	921,65
	MISCELLANEOUS DEDUCTIONS FROM INCOME	
13	(412) Provision for uncollectible accounts	-
14	(413) Miscellaneous tax accruals	
15	(414) Miscellaneous income charges	
16	Total income deductions	001 65
17	*Income from continuing operations before fixed charges (Lines 12, 16)	921,65
	FIXED CHARGES	10
	(420) Interest on long-term debr	575,47
19	(421) Other interest deductions	
201100	(422) Amortization of discount on long-term debt	575.65
21	Total fixed charges.  (423) Unusual cr infrequent items	-
22	*Income from continuing operations before income taxes (lines 17, 21, 22)	345,99
	PROVISION FOR INCOME TAXES	-
24	(431) Income taxes on income from continuing operations (Sec. 36)	
25	(432) Provision for deferred taxes	345.99
26	Income (loss) from continuing operations (lines 23-25)	and the state of t
	DISCONTINUED OPERATIONS	
27	(433) Income (loss) from operations of discontinued segments**	
28	(434) Gain (loss) on disposal of discontinued segments **	
29	Total income (loss) from discontinued operations (lines 27, 28)	345,99
30	*Income before extraordinary items (lines 26, 29)	The second secon
	EXTRAORDINARY ITEMS AND ACCOUNTING CHANGES	
31	(435) Extraordinary items-Net Credit (Debit) (p. 20)	
32	(450) Income taxes on extraordinary and prior period items-Debit (Credit) (p. 20)	- +
33	(451) Provision for deterred taxes-Extraordinary and prior period items	
34	Total extraordinary items (452) Cumulative effect of changes in accounting principles.	PORTOR BRIDGE BURGES I SUNDAY
35	Total extraordinary items and accounting changes (lines 34, 35)	
37	*Net income transferred to earned surplus (lines 30, 36)	345,99
	*If a loss or debit, show the amount in parentheses.	
	**Less annicable income taxes of	
	(434) Gain (loss) from operations of discontinued segments	5
	(452) Cumulative effect of changes in accounting principles.	

33INCOME	STATEMENT	EXPLANATORY	THE PERSON NAMED IN
THE PARTY OF THE	SIAIEMENI.	EXPLANATORY	METTERS

1. (a)	Indicate method elected by carrier, as provided in the Revenue Act of 1971, to account for the investment tax credit:  Flow-through Deferral
(b)	) If flow-through method was elected, indicate net decrease (or increase) in tax accrual because of investment
tax cree	Jit
(c)	If deferral method was elected, indicate amount of investment tax credit utilized as reduction of tax liability for
current	year
	Deduct amount of current year's investment tax credit applied to reduction of tax liability but deferred for accounting
purpose	(5
	Balance of current year's investment tax credit used to reduce current year's tax accrual
access).	Add amount of prior years' deferred investment tax credits being amortized and used to reduce current year's tax
acciuai.	Total decrease in current year's tax accrual resulting from use of investment tax credits

2. An explanation of all items included in accounts 435, "Extraordinary items," and 450, "Income taxes on extraordinary items" should be made in the space below. (See instruction 540.0-4, Uniform System of Accounts for Freight Forwarders.)

# 34.—OPERATING REVENUES

Show the forwarder operating revenues of the respondent for the year, classified by accounts as follows (omit cents):

Line	Account	Amount
No.	(a)	(b)
	I. TRANSPORTATION REVENUE	\$2,835,795
1	501. Forwarder revenue  II. TRANSPORTATION PURCHASED—DR.	12,000,,00
7	511 Railroad transportation	-
	512. Motor transportation	2,638,710
	513. Water transportation	
	514. Pick-up, delivery, and transfer service.	906 524
	515. Other transportation purchased*	1 7 7 7 7 7 7 7 1
7	Total transportation purchased	21,454,689
8	Revenue from transportation (line 1 minus line 7)	1 1 201 106
	III. INCIDENTAL REVENUE	
9	521. Storage—Freight	658,998
10	522. Rent revenue	
11	523. Miscellaneous	
12	Total incidental revenues	
13	Total operating revenues (line 8 plus line 12)	2,040,104

\*Report separately hereunder, by type of transport (air, express, forwarder, or any other type), the amounts included in Account 515, "Other transportation purchased".

37. Give particulars as called for with respect to motor vehicles owned outright and held under purchase obligations at the close of the year:

Vehic/e			Book value included in account (140)	Accrued depreciation , included in account
ine No.	Make, kind and capacity	Number of (b)	of sec. 16	(149) of sec. 16 (d)
1		5		5
2				
4				
6				
7	otal	1		

38 Give the particulars as called for concerning the respondent's employees and their compensation for the year. The data on number of employees shall be based on the number of employees on the payroll at close of pay period containing the 12th day of the months specified. If operations were interrupted during such period due to strikes, fires, floods, etc., the data should be reported for the nearest respresentative payroll period. Enter the total number of employees in each class on the payrolls covered by this report who worked full or part time or received pay for any part of the period reported.

Line	Class	Number of employees on payroll at close of the pay peric; containing the 12th day of				Total compensation
No.		February B	May (	August	November	during year
	General office employees	2	2	2	2	\$ 42,000
2	Officers  Clerks and attendants  Total	5	6	9	14	100,801
,	Traffic department employees					
5	Officers Managers	1 1	1	1	1	9,600
6 7	Clerks and attendants		5	5	6	46,641 56,241
8	T tal				70.00	771671
10	Solvitors					
12	Clerke and attendants					
14	Station and warehouse employees:					
15	Foremen Clerks and attendants					
17	Laborers					
19	All other employees (specify):					
20						
22	Total					
24	Grand total					199,042

Length of payroll period (Check one) [ ] one week; [ ] two weeks; [ ] other (specify): ...

### 35.—OPERATING EXPENSES

Show the forwarder operating expenses of the respondent for the year, classified by accounts as follows (omit cents):

Lind	Account	Amount (b)
	(4)	(6)
1 6	01 General office salaries	\$ 199,042
	02 Traffic department salaries	
	03. Law department salaries	
	04 Station salaries and wages*	
	US. Loading and unloading by others	공연사 사람들이 불어나는 사람들이 가는 사람들이 가는 사람들이 되었다면 하는 것이 없는데 그렇게 되었다면 하는데 그렇게 되어 살고 있는데 하는데 되었다.
	On Operating rents	15,247
7 6	07 Traveling and other personal expense	358
	08 Communications	
	09. Postage	-
Carried Co. 1 Carried	10. Stationery and office supplies	1 20 025
11 6	11 Tariffs	5,435
12. 6	12 Loss and damage—Freight	
13 6	13 Advertising	240
14 6	14 Heat light and water	
15 6	18 Maintenance	<u> </u>
	16. Depreciation and amortization	
17 6	17 Insurance	26,349
18 6	18 Payroll taxes (Sec. 36)	
19 6	19 Commissions and brokerage	625,699
20 6	20 Vehicle operation (Sec. 36)	_
21 6	21. Law expenses	5,111
22 6	22. Depreciation adjustment	
	30. Other expenses	58,209
24	Total operating expenses	1,127,455

### 36. -TAXES

Give particulars called for with respect to taxes and licenses accrued to accounts (411) and (431) in Section 33, and accounts (618) and (620) in Section 35.

YIL.	Kind of cax	portation tax accruals	(431) Income (axes on income from continuing operations	(d) (d)	(620) Vehicle operation (e)	Total
		5	3	\$ 12,196	5	s 12,196
	Social security fixes	1				
2	Real extate and personal property taxes	-				1
	Gasoline offer fact and oil faxes	1	+	+		1
+	Vehicle licenses and registration fees	+		-		1
		+		1		
6	Capital stock taxes	-		1		
-	Federal excise rates	The second second second second	1			<del> </del>
×	Federal excess profus taxes	1				1
9	Federal income taxes	1	+	1 075		4 075
10	State income taxes	1		4,975		4,975
	Other taxes (describe)			801		801
	(a)		+	901	······································	001
2	( ft )	1	-			
13		1	+			<del> </del>
14	(d)					
15	(e)	-		10 000		17 072
16	Total			17,972		17,972

.39. Give the various statistical items called for concerning the forwarders' operations of the respondent during the year. State tons of 2,000 pounds.

Line No.	l tem	Number
No.	+ 39 (a)	(b)
1 2	Tons of freight received from shippers.  Number of shipments received from shippers	17,974

### 40.-COMPENSATION OF OFFICERS, DIRECTORS, ETC.

Give the name, position, salary, and other compensation, such policy commission, gift, reward, or fee, of each of the five persons named in Section 5, item (b) and (c) of this report to whom the respondent paid the targest amount during the year covered by this report as compensation for current or past service over and above necessary expenses incurred in discharge of duties and in addition, all other officers, directors, pensioners or employees, if any, to whom the respondent similarly paid \$40,000 or more. If more convenient, this schedule may be filled out for a group of companies considered as one system and shown only in the report of the principal company in the system, with references thereto in the reports of the other companies. Any large "Other compensation" should be explained in a footeoite. If an officer, director, etc., receives compensation from another transportation company (whether a subsidiary or not), reference to this fact should be made if his aggregate compensation amounts to \$40,000 or more, and the details as to division of the salary should be stated. By salary column (c) is meant the annual rate at which an employee is paid, rather than the amount actually paid. If salary of an individual was changed during the year, show salary before each change as well as at close of year

ine lo	Name of person (a)	Title	Salary per annum as of close of year (see instructions) (c)	Other com- pensation during the year (d)
	(a)			1
			5	5
·	<del> </del>			+
1				-
				1
-			1	1
-				1
			1	
1				
2				
3				
4				
5				
6				
7				
8				
9				
)				1
1				
2				<del></del>
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s				
9		A STATE OF THE PROPERTY AND A STATE OF THE PROPERTY OF THE PRO	THE RESERVE OF THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON NAMED IN COLUMN TWO IS NAMED	Burney Residential Control of the Co

# 41.—COMPETITIVE BIDDING — CLAYTON ANTITRUST ACT

Section 10 of the Clayton Antitrust Act (15 U.S.C. 20) states that "no common carrier engaged in commerce shall have any dealings in securities, supplies or other articles of commerce, or shall make or have any contracts for construction or maintenance of any kind, to the amount of more than \$50,000, in the aggregate, in any one year, with another corporation, firm, partnership or association when the said common carrier shall have upon its board of directors or as its president, manager or as its purchasing or selling officer, of agent in the particular transaction, any person who is at the same time a director, manager, or purchasing or selling officer of, or who has any substantial interest in, such other corporation, firm, partnership or association, unless and except such purchases shall be made from, or such

dealings shall be made with the bidder whose bid is the most favorable to such common carrier, to be ascertained by competitive bidding under regulations to be prescribed by rule or otherwise by the Interstate Commerce Commission." The specification for competitive bids is found in the Code of Federal Regulations, Part 1010-Competitive Bids through Part 1010.7—Carriers Subject to the Interstate Commerce Act.

In column (g), identify the company awarded the bid by including company name and address, name and title of respondent officers, directors, selling officer, purchasing officer and/or general manager that has an affiliation with the seller.

NAME Charles H. Purviance	TITLE Senior Vice President
TELEPHONE NUMBER (714)	279-7951
(Area code)	(Telephone number)
OFFICE ADDRESS 7035 Convoy Court	San Diego, California 92111
(Street and number)	(City, State, and ZIP Code)
OA	тн
(To be made by the officer having contr	rol of the accounting of the respondent)
STATE OF California	
Can Diago	
Charles H. Purviano	makes oath and says that he is
Senior Vice Preside	ent
(Insert here the official	at title of the affiant)
of Four Winds Forward:	ing, Inc.
has carefully examined the said report and to the best of his knowledge an to matters of account, been accurately taken from the said books of accountant statements of fact contained in the said report are true, and that the said the above-named respondent during the period of the time from and including  December 31.	unt and are in exact accordance therewith, that he believes that all other reports is a correct and complete statement of the business and affairs of January 1 1979 to
	(Signature of affiant)
Subscribed and sworn to before me. a Astrany Public  this Tiffe on day of the  My commission expires the type 9, 1982-  OFFICIAL SEAL  OFFICIAL SEAL  OFFICIAL SEAL  OFFICIAL SEAL  OFFICIAL SEAL  OCHUE BIOKKER	in and for the State and County above named.  1982
The state of the s	ure of officer authorized to administer oaths)

Des Men

WAY 19 1980