

# SECURITIES AND EXCHANGE COMMISSION NEWS DIGEST

A brief summary of financial proposals filed with and actions by the S.E.C.



Washington, D.C. 20549

(In ordering full text of Releases from SEC Publications Unit cite number)

(Issue No. 70-19)

FOR RELEASE January 28, 1970

**CEMETERY CARE FUND SEEKS ORDER.** The SEC has issued an order under the Investment Company Act (Release IC-5961) giving interested persons until February 18 to request a hearing upon an application of Cemetery Care Investment Fund, Inc., Chicago closed end management investment company, for an order declaring that the Fund has ceased to be an investment company as defined in the Act. A plan of dissolution and liquidation was approved by more than a 2/3 vote of the shareholders on September 5, 1969.

**CAVITRON FILES FOR SECONDARY.** Cavitron Corporation, 11-40 Borden Ave., Long Island City, N. Y. 11101, filed a registration statement (File 2-36080) with the SEC on January 26 seeking registration of 155,683 outstanding shares of common stock. These shares may be offered for sale from time to time by the holders thereof, at prices current at the time of sale (\$18.25 per share maximum\*).

The company is engaged in developing, manufacturing and selling medical/surgical products, aircraft instruments and industrial assembly/processing equipment and services. It has outstanding 768,141 common shares, of which Paul J. Nugent, a director, owns 13.3%, Frederick L. Schuster, board chairman, 10.2% and management officials as a group 28.4%. Schuster proposes to sell 10,000 shares of 78,479 shares held, Paul Nugent all of 102,061 and 12 others the remaining shares being registered. Robert E. Navin is president.

**TASSETTE FILES FOR SECONDARY.** Tassette, Inc., 195 Shippan Ave., Stamford, Conn., filed a registration statement (File 2-36079) with the SEC on January 26 seeking registration of 155,230 outstanding shares of common stock. These shares may be offered for sale from time to time by the holders thereof at prices current at the time of sale (\$20 per share maximum\*).

The company is engaged in developing and test marketing a disposable catamenial receptor (the "Tassaway") for use by women during the menstrual period. It expects to commence sales in California in March 1970. It has outstanding 1,617,876 Class A common shares, of which management officials as a group own 15.8%. Robert P. Orack is president. Paine, Webber, Jackson & Curtis may sell all of 30,000 shares held, Borge Hansen-Moller all of 14,000, Joe Rosenfield, Jr., all of 14,491, the John Barton Estate all of 13,255 and a large number of others the remaining shares being registered.

**OUTDOOR RECREATION TO SELL STOCK.** Outdoor Recreation, Inc., 260 Winton Road North, Rochester, N. Y. 14610, filed a registration statement (File 2-36078) with the SEC on January 26 seeking registration of 250,000 shares of common stock, to be offered for public sale at \$3 per share. No underwriting is involved; participating NASD members will receive up to a 25¢ per share selling commission.

Organized in March 1959, the company proposes to construct, maintain and operate semi-private, predominantly outdoor, recreational facilities. Net proceeds of its stock sale will be added to the company's working capital and used for general corporate purposes. The company has outstanding 516,701 common shares (with a 15¢ per share net tangible book value), of which Robert A. Hill, president, owns 52.1% and management officials as a group 82.4%. Purchasers of the shares being registered will acquire a 31% stock interest in the company for their investment of \$750,000 (they will sustain an immediate dilution of \$2.08 in per share book value from the offering price); present shareholders will then own 69%, for which they paid \$104,142.

**POWER-DYNE VEHICLES TO SELL STOCK.** Power-Dyne Vehicles, Inc., 55 Tower St., Pawtucket, R. I., filed a registration statement (File 2-36077) with the SEC on January 26 seeking registration of 143,000 shares of common stock, to be offered for public sale at \$7 per share. The offering is to be made on a "best efforts" basis through Robert Cea and Company, Inc., 160 Broadway, New York, which will receive a 70¢ per share selling commission plus \$25,000 for expenses. The company has agreed to sell the Cea firm, at 1¢ per warrant, four-year warrants to purchase 14,300 shares, exercisable after one year at prices ranging from \$7.98 to \$8.96 per share; it has also agreed to pay an aggregate of \$10,000 and to issue an aggregate of 5,000 shares to Malvin Lerman and Theodore Meisel in consideration for their services as finders.

The company was organized in January 1969 primarily to manufacture a line of motorized vehicles for outdoor or leisure use; it presently manufactures a line of motorized "mini-bikes" and plans to produce a six wheel, all-terrain vehicle and to develop other leisure vehicles. Of the net proceeds of its stock sale, \$200,000 will be used to pay current obligations and \$200,000 for expansion of production facilities, including purchase of machinery; the balance will be added to the company's working capital and used for general corporate purposes. The company has outstanding 336,300 common shares (with a 48¢ per share book value), of which David Berger, president, and Irving Berger, vice president, own 30.5% each and Sol Berg, a director, 9%. Purchasers of the shares being registered will acquire a 30% stock interest in the company for their investment of \$1,101,100 (they will sustain an immediate dilution of \$4.96 in per share book value from the offering price); present shareholders will then own 70%, for which they paid \$151,025.

OVER

**ALOHA AIRLINES PROPOSES RIGHTS OFFERING.** Aloha Airlines, Inc., Honolulu International Airport, Honolulu, Hawaii 96820, filed a registration statement (File 2-36081) with the SEC on January 26 seeking registration of 1,880,643 shares of common stock, to be offered for subscription by common and preferred stockholders at the rate of one new share for each six common and preferred shares held. The offering is to be made through underwriters headed by First California Company, Incorporated, 300 Montgomery Street, San Francisco, California; the subscription price (\$2 per share maximum\*) and underwriting terms are to be supplied by amendment. The company has agreed to pay the underwriters \$15,000 for expenses and to issue First California Company five-year warrants to purchase shares equal to 5% of the number offered to stockholders or sold to underwriters, exercisable initially (after one year) at 110% of the offering price.

The company is a certificated air carrier engaged in the business of transporting passengers, property and mail between Honolulu and six airports on the other four principal islands of Hawaii. Part of the net proceeds of its stock sale will be used to pay accounts payable and \$300,000 as security for its lease agreement with GATX/Boothe Corporation relating to three Boeing 737-200 aircraft; the balance will be used to augment working capital. In addition to indebtedness and preferred stock, the company has outstanding 8,551,596 common shares, of which Hung Wo Ching, board chairman, owns 15.9% and management officials as a group 24.2%. Kenneth F. C. Char is president.

**NABS LEASING TO SELL STOCK.** NABS Leasing Corporation, 35 Worth St., New York 10013, filed a registration statement (File 2-36082) with the SEC on January 27 seeking registration of 67,000 shares of common stock, to be offered for public sale through Charisma Securities Corporation, 717 5th Avenue, New York, which will receive a 60¢ per share selling commission plus \$7,500 for expenses. The company has agreed to pay \$2,500 to Theodore Slatkin as a finder's fee and to sell him for \$25, five-year warrants to purchase 2,500 shares, exercisable after one year at \$6.60 per share; it has also agreed to sell the underwriter for \$100 like warrants to purchase 10,000 shares.

Organized in March 1969, the company is engaged in the marketing and distribution, by sale and lease, of a sewing machine attachment for use in the manufacture of fur and cloth garments. Net proceeds of its stock sale will be used for the manufacture and promotion of the attachment and for working capital purposes. The company has outstanding 388,600 common shares (with a 3¢ per share book value), of which Jack Laufer, president, owns 20% and management officials as a group 100%. Purchasers of the shares being registered will acquire a 15% stock interest in the company for their investment of \$402,000 (they will sustain an immediate dilution of \$5.28 in per share book value from the offering price); present shareholders will then own 85%, for which they paid \$10,143.

**OSHMANS SPORTING GOODS FILES FOR OFFERING AND SECONDARY.** Oshman's Sporting Goods, Inc., 2302 Maxwell Lane, Houston, Texas 77023, filed a registration statement (File 2-36084) with the SEC on January 27 seeking registration of 185,000 shares of common stock, of which 175,000 are to be offered for public sale by the company and 10,000 (being outstanding shares) by the present holder thereof. The offering is to be made through underwriters headed by Eppler, Guerin & Turner, Inc., 3900 First National Bank Bldg., Dallas, Texas 75202; the offering price (\$11.50 per share maximum\*) and underwriting terms are to be supplied by amendment. The company has agreed to sell the Eppler firm, for \$75, five year warrants to purchase 7,500 shares.

The company is primarily engaged through subsidiaries in the operation of retail sporting goods stores. Net proceeds of its sale of additional stock will be added to the company's general funds and, together with internally generated funds, will be available for working capital and other corporate purposes, including establishment or acquisition of additional retail stores and investments in or acquisitions of other businesses. The company has outstanding, 207,650 common shares, of which Jeanette Oshman, board chairman, holds 26.8%, Alvin N. Lubetkin, chief executive officer, 7.3% and management officials as a group 98.8%. John P. Agnew is president. Ancil Oshman, senior vice president, proposes to sell 10,000 shares of 78,084 shares held.

**GOULD TO SELL DEBENTURES.** Gould Inc., First National Bank Bldg., St. Paul, Minnesota 55101, filed a registration statement (File 2-36085) with the SEC on January 27 seeking registration of \$25,000,000 of sinking fund debentures, due 1995, to be offered for public sale through underwriters headed by Goldman, Sachs & Co., 55 Broad Street, and Laird Incorporated, 280 Park Avenue, both of New York. The interest rate, offering price and underwriting terms are to be supplied by amendment.

The company is a diversified manufacturer of batteries, industrial metal products and electronic systems and instruments. Net proceeds of its debenture sale will be applied to the reduction of short term borrowings. During the 12-month period ended February 20, 1970, \$43,000,000 of borrowings were incurred in connection with the acquisition by the company of some 20% of the voting securities of Clevite Corporation and \$12,000,000 were incurred for capital expenditures and working capital purposes. In addition to indebtedness, the company has outstanding 4,967,782 common shares. William G. Laffer is board chairman and William T. Ylvisaker president.

**PURIFICATION SCIENCES FILES FOR SECONDARY.** Purification Sciences, Inc., 75 E. North Street, Geneva, New York 14456, filed a registration statement (File 2-36086) with the SEC on January 27 seeking registration of 20,000 outstanding shares of common stock. These shares may be offered for sale from time to time by the holders thereof, at prices current at the time of sale (\$17.25 per share maximum\*).

The company was organized in February 1968, to engage in the research and development, production, marketing and installation of systems, processes and devices for industrial and municipal waste treatment, water and air purification, odor control and various applications for the chemical industry. It has outstanding 602,400 common shares, of which J. Robert Costello, president, owns 18.2% and management officials as a group 58.3%. Names of the selling stockholders are to be supplied by amendment.

**POTOMAC ELECTRIC PROPOSES OFFERING.** Potomac Electric Power Company, 929 E St., N. W., Washington, D. C. 20004, filed a registration statement (File 2-36094) with the SEC on January 27 seeking registration of \$35,000,000 of first mortgage bonds, due 2005, and 600,000 shares of serial preferred stock, Series 1970 (\$50 par), to be offered for public sale through underwriters headed by Dillon, Read & Co., Inc., 46 William St. New York 10005, and Johnston, Lemon & Co., Southern Bldg., Washington, D. C. 20005. The interest rate on the bonds, dividend rate on the stock, offering prices (\$52 per share maximum\*) and underwriting terms are to be supplied by amendment. Net proceeds of the company's financing will be used to prepay \$27,000,000 of notes, due September 30, 1970, to 13 Washington area banks (issued to pay a like amount of notes issued in 1968) and to pay at maturity the company's outstanding \$37,000,000 of commercial paper notes. Construction expenditures for the four-year period 1970-73 are estimated at \$610,000,000.

**DUKE POWER PROPOSES OFFERING.** Duke Power Company, 422 S. Church St., Charlotte, N. C. 28201, filed a registration statement (File 2-36095) with the SEC on January 27 seeking registration of \$75,000,000 of first and refunding mortgage bonds, due 2000, to be offered for public sale at competitive bidding, and 2,500,000 shares of common stock, to be offered for public sale through underwriters headed by Morgan, Stanley & Co., 2 Wall St., and The First Boston Corp., 20 Exchange Pl., both of New York. The interest rate on the bonds, offering prices (\$27.50 per share maximum\*) and underwriting terms are to be supplied by amendment. A public utility, the company will use the net proceeds of its financing to retire a substantial part of some \$170,000,000 of short-term obligations expected to be outstanding at the time of the sale of the bonds and stock and incurred to finance plant additions. Construction expenditures for 1970 are estimated at \$358,000,000 and for the period 1970-1972 at \$1,036,000,000.

**MEDIA PARTNERS TO SELL STOCK.** Media Partners, Inc., 685 Fifth Ave., New York 10022, filed a registration statement (File 2-36096) with the SEC on January 27 seeking registration of 200,000 shares of common stock, to be offered for public sale at \$5 per share. The offering is to be made through underwriters headed by A. J. Carno Co., Inc., 42 Broadway, New York 10004, which will receive a 50¢ per share commission plus \$25,000 for expenses. The company has agreed to sell the Carno firm, for \$200, six-year warrants to purchase 20,000 shares, exercisable after one year at \$5.50 per share; it has also agreed to retain the Carno firm as financial consultant for three years at \$7,500 per year.

Organized in August 1969, the company is principally engaged in providing television and radio advertising spot time buying service for advertising agencies, their clients and other marketing organizations. Of the net proceeds of its stock sale, \$165,000 will be used to hire additional personnel and expand its media purchasing activities (including advertising), \$104,000 to finance rent, leasehold improvements, furnishings and expenses of its proposed executive offices in New York for six months and \$110,000 to establish, furnish and staff two additional offices, one in Los Angeles and one in Chicago for six months; the balance will be added to the company's working capital and used for general corporate purposes. The company has outstanding 606,250 common shares (with a \$.005 per share net tangible book value), of which Paul Sulzer, president, and Lee Gaynor, board chairman, own 49-1/2% each. Purchasers of the shares being registered will acquire a 25% stock interest in the company for their investment of \$1,000,000 (they will sustain an immediate dilution of \$3.49 in per share book value from the offering price); present shareholders will then own 75%, for which they will have paid \$6,062.50.

**OPTICOMP DATA TO SELL STOCK.** Opticomp Data Management Corp., 225 Park South, New York 10003, filed a registration statement (File 2-36097) with the SEC on January 27 seeking registration of 200,000 shares of common stock, to be offered for public sale at \$5 per share. The offering is to be made through underwriters headed by D. H. Blair Securities Corp., 66 Beaver St., New York 10004, which will receive a 40¢ per share selling commission plus \$20,000 for expenses. The company has agreed to sell the Blair firm 20,000 shares for \$5,000.

Organized in June 1969, the company offers microfilm-oriented information management services, involving reproduction of textual and graphic source documents in substantially reduced size and conversion of data from customers' computer generated magnetic tapes directly into readable data on microfilm. Part of the net proceeds of its stock sale will be used to repay outstanding loans, proceeds of which were used for equipment purchases and as working capital, \$150,000 to purchase equipment, including some that is under lease, \$125,000 for leasehold improvements and furnishings, and \$75,000 for advertising, promotion and public relations; the balance will be added to the company's working capital and used for general corporate purposes. In addition to indebtedness, the company has outstanding 420,000 common shares (with an 8¢ per share net tangible book value), of which Henry S. Orda, president, owns 35% and management officials as a group 93%. Purchasers of the shares being registered will acquire a 31% stock interest in the company for their investment of \$1,000,000; present shareholders will then own 69%, for which they paid \$72,188, or 16¢ per share.

**STOCK PLANS FILED.** The following have filed Form S-8 registration statements with the SEC seeking registration of securities to be offered under and pursuant to employee stock plans:

SIFCO Industries, Inc., Cleveland, Ohio 44103 (File 2-36020) - 102,500 shares  
Morton's Shoe Stores, Inc., Boston, Mass. 02210 (File 2-36074) - 20,000 shares  
Ralston Purina Company, St. Louis, Mo. 63199 (File 2-36089) - 100,000 shares  
International Multifoods Corporation, Minneapolis, Minn. 55415 (File 2-36090) - 145,000 shares and  
(File 2-36091) - 15,000 shares

**RECENT FORM 8-K FILINGS.** The companies listed below have filed Form 8-K reports for the month indicated and responding to the item of the Form specified in parentheses. Photocopies thereof may be purchased from the Commission's Public Reference Section (please give News Digest "Issue No." in ordering). Invoice will be included with the requested material when mailed. An index of the captions of the several items of the form was included in the January 13 News Digest.

8K Reports for Dec 69

Hart Schaffner & Mark (8)	1-3236-2	Friendly Ice Cream Corp (7)	0-3930-2
Hexcel Corp (7,13)	1-1264-2	General Alloys Co (7,12)	1-1870-2
Horizons Research Inc (2,3,4,7,11,13)	2-30550-2	Gulf Resources Inc. (2,7,12,13)	0-2294-2
Investors Diversified Services Inc. (10,12)	1-5226-2	Indian Finance Corp (11)	0-1472-2
International Recreation & Sports, Inc. (2,13)	0-3373-2	Intermountain Co (11,13)	2-33467-2
ITT Continental Baking Co (3)	1-5841-2	Iowa Southern Utilities Co (7,13)	0-849-2
Kemperco, Inc. (7)	0-3582-2	Kenton Corp (7,13)	1-5909-2
L'Aiglon Apparel Inc. (11)	1-3947-2	Martin-Marietta Corp (2,7,13)	1-4552-2
National Tape Distributors, Inc. (2,7,13)	2-31045-2	Omark Industries Inc. (3)	1-5385-2
Newell Industries Inc. (2)	0-3180-2	EME Industries Inc. (11,13)	0-4121-2
New Orleans Public Service Inc. (11,13)	1-3259-2	FAS International Inc. (11,12)	1-4692-2
Realty Equities Corp of NY (3) May 69	1-4378-2	GF Industries Inc. (12)	1-4273-2
General Mortgage Investments (2,11)	0-3581-2	Grey Advertising Inc. Jun 69 (7)	0-2113-2
Getty Oil Co (8)	1-771-2	Head Ski Company Inc. (7,8)	1-5015-2
Glen Alden Corp (7,12,13)	1-5448-2	Jewel Companies, Inc. (7,13)	1-385-2
Hydrometals, Inc. (3,13)	1-2837-2	Jones & Laughlin Steel Corp (7)	1-463-2
International Education & Training, Inc. (11)	2-31467-2	Lilli Ann Corp (7)	1-5032-2
International Systems & Controls Corp (7,13)	0-1427-2	McMoran Exploration Co Nov 69 (11)	1-2-2
Laisure Group Inc. (12,13)	0-3447-2	Mississippi Valley Portland Cement Co (11)	0-1324-2
Northern Indiana Public Service Co (13)	1-4125-2	Allstate Investment Corp Amdt for Mar 69 (12)	0-3051-2
Sun Oil Company (7,13)	1-2223-2	Gelman Instrument Co (11)	0-2297-2
Duke Power Co (8,13)	1-4928-2	W.W. Grainger, Inc. (4,7,)	1-5684-2
General Development Corp (3,7,12,13)	1-4080-2	Health Industries Inc. (1,7,8,12,13)	1-1740-2
Keltac Inc. (1,7,9,12)	0-1290-2	Homestake Mining Co Jan 69 (12,13)	1-1235-2
Marion Corp (4,8,10,11,12,13)	0-1417-2	Houston First Corp (2,7,12,13)	2-33017-2
Medical Investment Corp (2,9,13)	0-1467-2	Husky Oil Co of Delaware (7,13)	0-664-2
Southern Pacific Transportation Co Amdt #1 for Nov 69 (1,7)	1-6146-2	Lee National Corp (3)	1-344-2
General Life of Missouri Investment Co (3,13)	0-2191-2	Microform Data Systems Inc. (11)	0-4187-2
General Corporation of Ohio (2,13)	0-264-2	OKC Corp (2,7,13)	1-4860-2
Hewmet Corp (7,11,12,13)	1-4122-2	Garrett Freightlines Inc. (12,13)	0-705-2
Jervis Corp (11,13)	1-5073-2	Lane Co Inc (2,7,13)	0-2477-2
MCA Inc. (7,13)	1-4243-2	Lydall, Inc (1,2,7,11,13)	0-1137-2
Marion Laboratories, Inc. (2,12,13)	1-5829-2	Mohawk Rubber Co (7,13)	0-481-2
Mattel, Inc. (2,7,13)	1-5647-2	Motorola Inc. (13)	1-3321-2
Medalist Industries Inc. (2,7,13)	0-883-2	New Jersey Power & Light Co (10)	1-3221-2
Metromedia, Inc. (7)	1-4649-2	Ponderosa System, Inc. (12)	0-3816-2
Nalco Chemical Co (12,13)	1-4957-2	Sun Life Ins Co of America (12)	2-22102-2
Gelco-IVM Leasing Co (11)	2-32518-2	HTV Systems Inc. (7)	2-26939-2
Owens-Corning Fiberglas Corp (13)	1-3660-2	G. Heileman Brewing Co Inc.	1-4738-2
Natural Gas Pipeline Co of America (7,12,13)	0-4167-2	Hess's Inc. (12)	0-3759-2
Nevada Power Co (13)	1-4698-2	IHC, Inc (2,7,13)	1-4222-2
Peoples Gas Co (12)	1-5540-2	Mississippi Power Co (12)	0-393-2
Union Oil Co. of Calif. (3,8)	1-554-2	Nation Wide Auto Auction Ltd. Nov 69 (11,13)	1-5995-2
		North American Rockwell Corp (7)	1-1035-2
		Philip A Hunt Chemical Corp (7)	1-4960-2
		Winslow Tele-Tronics Inc. (2,7,9,12,13)	0-2483-2

CONTINUED

8K Reports for Dec 69 (Con't)

Alco Standard Corp. (8)	1-5964-2	Atlantic Richfield Co.	1-1196-2
Bankers United Management Corp.	0-3716-2	(3,12,13)	
Bross Utilities Service Corp. (11)	0-4079-2	Colonial Stores Co. Inc.	0-1133-2
Collins & Aikman Corp. (7,4,13)	1-215-2	(1,2,7,11,13)	
Comprehensive Designers Inc. (3,11,13)	1-5519-2	Data Lease Financial Corp. (2,7,13)	0-4171-2
Compudyne Corp. (2,7,8,13)	1-4245-2	Engelhard Minerals & Chemicals Corp. (1)	1-4346-2
Cone Mills Corp. (8)	1-3634-2	Flintkote Co. (3)	1-2560-2
Control Ind. Inc. (2,9,13)	2-32521-2	Goody's Food Systems Inc. (11,13)	2-28571-2
Dresser Ind. Inc. (3)	1-4003-2	ISC Ind. Inc. (4,11,13)	1-5609-2
Farland Ind. Inc. (8,13)	2-27693-2	International Milling Co. Inc. (7)	0-31-2
Farmers Underwriters Assn. (11)	0-632-2	Lykes-Youngstown Financial Corp. (2,12)	2-15835-2
First Western Financial Corp. (12)	0-2904-2	Narragansett Elect. Co. (11)	0-898-2
Industrial Services of America Inc. (12,13)	2-33140-2	Bonanza International Inc. (2,13)	0-2697-2
Leasepac Corp. (7,13)	0-4081-2	Clark Equipment Co. (2,13)	1-5646-2
Air Cargo Equipment Corp. (2,13)	3-32132-2	Clark Equipment Credit Corp. (7,13)	2-17988-2
Amfac Inc. (2,7,8,)	1-5459-2	Continued Care Facilities Inc. (11,13)	0-4100-2
Arcata National Corp. (7)	1-6211-2	Continental Invest. Corp. (3,11)	0-3743-2
A M Byers Co. (12)	1-384-2	Coro Inc. (11)	1-1609-2
Champion Parts Rebuilders Inc. (7)	0-227-2	Essex International Inc. (3,7,)	1-5013-2
Computer Image Corp. (2,13)	2-32157-2	Ford International Cap. Corp. (7,13)	1-5644-2
Dasa Corp. (2,9,11,12,13)	0-2145-2	Foster Forbes Glass Co. (8,12,13)	0-2192-2
Edgington Oil Co. (8)	0-4046-2	Guy F. Atkinson Co. of Calif. (8)	0-3062-2
Information Systems Corp. (2,13) Nov 69	2-31914-2	International Standard Elect. Corp. (7,13)	1-5205-2
Integrated Container Service Inc. (3,13)	0-3579-2	International Telephone & Telegraph Corp. (12,13)	1-5627-2
Blue Chip Stamp (12)	0-3810-2	Louisiana Land Exploration Co. (7,13)	1-959-2
Cardinal Petroleum Co. (9,11,13)	0-2361-2	Calvert Exploration co. (11,13)	0-3335-2
Cousins Properties Inc. (2,3,4,)	0-3576-2	Harvey Aluminum Inc. (3,13)	1-4507-2
Elizabethtown Water Co. (12,,3)	0-628-2	Hazeltine Corp. (12,13)	1-230-2
Maine Sugar Ind. Inc. (6)	0-2426-2	Magnetic Controls Co. Oct. 69 (2)	0-1424-2
Marinduque Mining & Industrial Corp. (6K)	1-5534-2	Louisville & Nashville RR Co. (7,13)	1-1116-2
Narco Scientific Ind. Inc. (2,7)	1-5598-2	The Moxie Co. (1,2,7,8,12,13)	0-3757-2
American Motors Corp. (4,13)	1-622-2	Kelsey-Hayes Co. (11,13)	1-477-2
Bro-Dart Ind. (11)	1-5852-2	Oscar Mayer & Co. (4,7,11,13)	0-313-2
Financial Gen. Corp. (7)	1-3272-2	Mister Gasket Co. (3,7,8,12,13)	2-34253-2
W.T. Grant Co. (11)	1-3000-2	Giffen Ind. Inc. (3)	0-4177-2
Master Control Inc. (2,13)	2-34566-2	Molybdenum Corp of America (7)	1-1844-2
Milwaukee Professional Sports & Services Inc. (3)	0-3406-2		
American Medicorp Inc. (2,7,8,13)	2-28313-2		

8K Reports for Dec '69 (Con't)

National Food Products Corp.(1,2,8,11,13)	0-812-2	E.P.G. Computer Services Inc. (7)	2-30455-2
Capitol Products Corp. (1,12)	1-5968-2	International Systems Assn. LTD. (2,13)	2-30566-2
Goldfield Corp. (2,7,11,12,13)	0-3098-2	Kathol Petroleum Inc. (11,13)	0-3352-2
Hawkeye Bancorporation (7,12)	2-28615-2	Alaska Interstate Co. (2,7,8,13)	1-5744-2
Medtronic Inc.(2,12)	0-2228-2	American Broadcasting Companies Inc. (4,7,13)	1-3534-2
Monumental Corp. (2,7,13)	2-30250-2	American Smelting & Refining Co. (12,13)	1-164-2
Morse Electro Products Corp. (7)	1-4414-2	Chrysler Corp. (3)	1-686-2
NMC Corp. (8,11)	0-3338-2	The Deltona Corp. (7)	1-4719-2
Al Hirt's Sandwich Saloons Inc. (2,3,12,13)	2-30699-2	Denny's Restaurants Inc. (2,9,12,13)	1-5124-2
American Hydrocarbon Corp. (7,12,13)	0-212-2	Doyle Dane Bernbach Inc. (12)	0-171-2
American Medical Services Inc. (3)	2-32294-2	Diversified Data Services Inc. (11,13)	0-4146-2
Amrep Corp. Nov. 69 (7,13)	1-4702-2	Equity National Ind. Inc. (2,7,12,13)	0-3842-2
Aydin Corp.(2,7,,2,13)	2-28936-2	Gamble Skogmo Inc. (7)	1-3478-2
Columbus & Southern Ohio Electric Co. (7,13)	1-2680-2	Harvey Group Inc. (4,7,8,12,13)	1-4626-2
Continental Food Markets of Calif. Inc. (13)	0-1941-2	Harvey's Stores Inc.(1,13)	1-4553-2
Computer Controls Corp. (9,11,13)	2-30663-2	Kansas State Network Inc. (11)	0-2336-2
First National Investors Corp. (2,12,13)	0-3094-2	Magnetic Head Corp. (2,7,13)	2-31893-2
ILC Products Co. (2,7,13)	2-32435-2	Mohawk Data Sciences Corp. (7,13)	1-5474-2
Intertech Research Services Inc. (13)	1-6093-2	Borden Inc. (3)	1-71-2
International Chemical & Nuclear Corp.(2,7,13)	1-5965-2	Class Student Serivces Inc. (2,7,9,12,13)	2-30401-2
Allied Managment & Systems Corp. (2,13)	2-31194-2	Cook United Inc. (7,13)	1-4959-2
American Institutional Developers Inc. (2,13)	0-3033-2	Datamation Serivces Inc. (7,13)	0-3723-2
AVCO Corp.(4,7,13)	1-124-2	Diversified Retailing Co. Inc. (2,13)	2-27473-2
Bermec Corp.(7,8,12,13)	1-4739-2	General Housewares Corp. (7,13)	2-31005-2
		Golden West Financial Corp. (2,7,13)	0-3694-2

**CORRECTION RE NY LIFE FUND.** The address of New York Life Fund, Inc., is 372 Park Avenue South, New York, N. Y. 10010, not that reported in the SEC News Digest of January 15, 1970.

**SECURITIES ACT REGISTRATIONS. Effective January 27:** American Fletcher Mortgage Investors, 2-35237 (90 days); Clute International Corp., 2-33699 (90 days); Computronics, Inc., 2-33241 (90 days); T. J. Holt & Co., Inc., 2-33511 (90 days); Institute for Computer-Assisted Instruction, Inc., 2-34161 (90 days); Octagon Industries, Inc., 2-34469 (90 days); Polysystems, Inc., 2-34128 (90 days); Province of Ontario, 2-35937; Reynolds Metals Co., 2-35885 (Mar 8); R. J. Reynolds Tobacco Co., 2-36024; Rohr Corp., 2-35252; Scientific Radio Systems, Inc., 2-34946 (90 days); The Seaboard Corp., 2-33830 (40 days); Sim-Kar Lighting Fixture Co., Inc., 2-33994 (90 days); Stratford Fund, Inc., 2-33601; United Companies Life Insurance Co., 2-34834 (40 days); Vam Limited, 2-35951; Wang Laboratories, Inc., 2-34649 (40 days).

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

\*As estimated for purposes of computing the registration fee.