

# SECURITIES AND EXCHANGE COMMISSION NEWS DIGEST



Washington, D. C. 20549

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

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(Issue No. 68-235)

FOR RELEASE December 3, 1968

**PLAN FOR MICHIGAN G&E APPROVED.** The SEC has approved a plan under the Holding Company Act filed by American Electric Power Company, Inc. ("AEP"), New York holding company, proposing the elimination of the small, publicly-held minority common stock interest in its electric utility subsidiary, Michigan Gas and Electric, of Three Rivers, Mich. As a result of a cash tender offer and market purchases, AEP previously acquired approximately 98.2% of the outstanding common stock of MGE. It proposes to acquire the remaining 1.8% at a price of approximately \$16.43 per share; this is equivalent to the \$115 per share that was paid pursuant to the tender offer to the holders of MGE common prior to a 7-for-1 stock split. Giving effect to the split, MGE presently has outstanding 1,430,534 shares, of which 25,299 shares are held by the public and which will be acquired under the plan at a cost of \$415,626. The Commission found that the elimination of the minority interest in the common stock of MGE was required under the standards of the Holding Company Act and that the proposed price was fair and equitable to the persons affected. The Commission's approval of the plan, however, will not be operative until the plan, in accordance with its terms, has been approved and ordered enforced by an appropriate United States District Court upon application of the Commission. For the complete text of the Commission's decision, see Release 35-16224.

**CONTINENTAL DRUG TO SELL STOCK.** Continental Drug Corporation, 811 West Merrick Road, Valley Stream, N.Y. 11580, filed a registration statement (File 2-30867) with the SEC on November 27 seeking registration of 100,000 shares of common stock, to be offered for public sale at \$5.50 per share. The offering is to be made by Weinberg, Ost & Hayton, Inc., 52 Broadway, New York 10004, which will receive a 55¢ per share commission plus up to \$12,000 for expenses. The company also has agreed to sell the underwriter, for \$100, six-year warrants for the purchase of 10,000 shares, exercisable after one year at \$5.50 per share.

The company (formerly Idlewild Purchasing Co., Inc.) operates pharmacies, snack bars, gift and sundry shops and a news stand under leases at various airports (including John F. Kennedy International Airport) and hotels (including the New York Hilton). Of the net proceeds of its stock sale, \$320,000 will be used to remodel, refixture and restock stores recently opened and to be opened; the balance will be used for working capital and other purposes. The company has outstanding 400,000 common shares, of which Benjamin Leigh and three other officials own 99,000 shares each.

**ORANGE & ROCKLAND UTILITIES PROPOSES OFFERING.** Orange and Rockland Utilities, Inc., 10 North Broadway, Nyack, N.Y. 10960, filed a registration statement (File 2-30868) with the SEC on November 27 seeking registration of 110,000 shares of cumulative preferred stock, Series G, \$100 par. The stock is to be offered for public sale through underwriters headed by Merrill Lynch, Pierce, Fenner & Smith, Inc., 70 Pine St., New York 10005; the dividend rate, offering price and underwriting terms are to be supplied by amendment. An electric and gas utility, the company will apply the entire net proceeds of its preferred stock to reduce outstanding bank loans incurred in connection with its construction program (estimated at \$97,500,000 for the period 1968-70).

**MASTECH COMPUTER TO SELL STOCK.** Mastech Computer Systems, Inc., 7026 W. North Ave., Chicago, Ill. 60635, filed a registration statement (File 2-30869) with the SEC on November 27 seeking registration of 110,000 shares of common stock, to be offered for public sale at \$5 per share. The offering is to be made through underwriters headed by Orvis Brothers & Co., 30 Broad St., New York 10004, which will receive a 50¢ per share commission plus up to \$10,000 for expenses. The company has agreed to sell to Orvis Brothers, for \$110, three year warrants to purchase 11,000 shares, exercisable after one year at \$6 per share.

The company is engaged in offering computer and engineering services through its Data Processing Division and Engineering Services Division, primarily in the mid-western part of the United States. Of the net proceeds of its stock sale, \$150,000 will be used to develop and market proprietary computer programs, \$75,000 to establish an additional office in another mid-western city, \$45,871 to repay indebtedness, and the balance for general corporate purposes. The company now has outstanding 1,000,000 common shares, of which John J. Moloney, president, owns 52.6% and three others 12.7% each. Purchasers of the 110,000 shares being registered will acquire a 10% stock interest in the company, at a cost of \$550,000; present stockholders will then own 90%, for which the company received net proceeds of \$193,500, or 19¢ per share.

**HY-GAIN ELECTRONICS TO SELL STOCK.** Hy-Gain Electronics Corporation, Northeast Highway 6 at Stevens Creek, Lincoln, Nebr., filed a registration statement (File 2-30870) with the SEC on November 27 seeking registration of 150,000 shares of common stock, to be offered for public sale through underwriters headed by J. Cliff Rahel and Co., 1605 Howard St., Omaha, Nebr. 68102. The offering price (\$7 per share maximum\*) and underwriting terms are to be supplied by amendment.

The company is engaged in the manufacture of communications antenna systems for use in the fields of amateur radio communications, citizens two-way radio communications, professional and business communications and commercial military communications; a division also sells and installs communications systems for business, entertainment, educational and automated hospital and nursing home control systems. Net proceeds of its stock sale will be applied to reduce bank debt and to retire equipment purchase obligations; proceeds of a \$750,000 bank loan, which is contingent upon the stock sale, will be added to working capital. In addition to indebtedness, the company has outstanding 300,000 common shares, of which Andrew A. Andros, president, owns 54.69% and Theodore A. Andros, vice president, 42.74%.

OVER

**FAMOUS ARTISTS SCHOOLS TO SELL DEBENTURES.** Famous Artists Schools, Inc., 427 Madison Ave., New York 10022, filed a registration statement (File 2-30873) with the SEC on November 27 seeking registration of \$16,500,000 of convertible subordinated debentures, due 1989, to be offered for public sale at 100% of principal amount through underwriters headed by Bear, Stearns & Co., 1 Wall St., New York 10005. Underwriting terms are to be supplied by amendment. Also included in the statement are 25,000 common shares to be acquired by the underwriters from certain stockholders; these shares are to be offered on terms to be supplied by amendment (\$44 per share maximum\*).

The company is engaged in providing home study courses by correspondence in the fields of art, writing, photography and accounting; classes in the field of rapid reading; and recorded courses and classes in the field of languages. As a result of its acquisition of Welcome Wagon International, Inc. and Welcome Wagon, Ltd. in October, 1968, the company is also engaged in the business of providing promotional services for community merchants and organizations. Of the net proceeds of its debenture sale, \$12,400,000 will be used to pay indebtedness incurred in connection with its acquisition of Welcome Wagon International, Inc. and Welcome Wagon, Ltd., \$2,500,000 to repay other short term bank borrowings, and the balance for other corporate purposes. In addition to indebtedness, the company has outstanding 3,326,387 common shares. Fred Ludkens is board chairman and Gilbert K. Granet president and chief executive officer.

**DILLINGHAM SHARES IN REGISTRATION.** Dillingham Corporation ("Dillingham"), P. O. Box 3468, Honolulu, Hawaii 96801, filed a registration statement (File 2-30875) with the SEC on November 27 seeking registration of 2,017,019 shares of common stock, of which 754,717 are issuable upon conversion of 5½% guaranteed debentures, due 1988, of Dillingham International Capital Corporation; 509,000 may be offered under Dillingham's Stock Option Plan and 300,000 under Dillingham's Executive Incentive Stock Purchase Plan (1968); and the remaining 453,302, being outstanding shares, may be offered for sale from time to time by the present holders thereof at prices current at the time of sale (\$36 per share maximum\*).

The company is engaged in land utilization and property management, all types of construction, ocean-oriented activities (such as dredging, shipbuilding, marine transportation and oceanographic engineering), industrial merchandising, and the sale and distribution of LP-gas as well as quarrying and mineral exploration. In addition to indebtedness and preferred stock, the company has outstanding 8,980,731 common shares, of which B. F. Dillingham Company, Ltd. owns 9.2%. L. S. Dillingham is president. Gordon H. Ball proposes to sell 287,998 shares (some before and some after May 31, 1970) and five others the remaining shares being registered.

**FANESS LEASING TO SELL STOCK.** Faness Leasing Corporation, 27 Weyman Ave., New Rochelle, N. Y. 10805, filed a registration statement (File 2-30876) with the SEC on November 27 seeking registration of 100,000 shares of common stock, to be offered for public sale at \$5 per share. The offering is to be made on a "best efforts" basis by Jed L. Hamburg Co., 11 Broadway, New York, which will receive a \$.625 per share selling commission plus \$15,000 for expenses. Subject to sale of all the shares, the company has agreed to sell to the underwriter, for \$100, six-year warrants to purchase 10,000 common shares, exercisable after one year at \$5.10 per share. The company has also granted to Harvey D. Goodman a five-year option to purchase 5,000 common shares at \$1 per share in consideration for his services as a finder.

The company is engaged in the business of leasing trucks and automobiles to industrial concerns and private users. Net proceeds of the company's stock sale will be used as working capital to finance the company's operations, involving the purchase and leasing of automobiles and trucks and for other general corporate purposes. In addition to indebtedness, the company has outstanding 215,000 common shares, of which Horace Schaffer, president, Monroe Schaffer, secretary-treasurer, and Samuel Schaffer, vice president, own 29.46% each and Royal Business Funds Corp. 11.63%.

**RYDER SYSTEM SHARES IN REGISTRATION.** Ryder System Inc., P. O. Box 816, Miami, Fla. 33133, filed a registration statement (File 2-30877) with the SEC on November 27 seeking registration of 50,000 shares of common stock, to be offered for sale under its Profit Incentive Plan.

**RYDER SYSTEM SHARES IN REGISTRATION.** Ryder System, Inc., Box 816, Miami, Fla. 33133, filed a registration statement (File 2-30878) with the SEC on November 27 seeking registration of 15,792 outstanding shares of common stock. According to the prospectus, these shares may be offered for sale from time to time by the holders thereof, at prices current at the time of sale (\$65.6875 per share maximum\*). They were included in 45,120 shares issued in August 1968 when the company acquired all the outstanding stock of New Amsterdam Motor Transportation Corporation. The company has outstanding 2,049,333 shares.

**TECHNIQUE DENTAL LABORATORY FILES.** Technique Dental Laboratory Co., Inc., 115 East 125th St., New York, filed a registration statement (File 2-30879) with the SEC on November 27 seeking registration of 130,000 shares of common stock, to be offered for public sale at \$5 per share. Of these shares, 110,000 are to be offered by the company and 20,000 (being outstanding shares) by the present holder thereof. The offering is to be made through underwriters headed by Arnold, Wilkens & Co. Inc., 61 Broadway, New York 10004, which will receive a \$4.50 per share commission plus \$15,000 for expenses. The company has agreed to sell Arnold, Wilkens, for \$13, five-year warrants to purchase 13,000 common shares, exercisable initially (after one year) at \$5.35 per share; and it has agreed to sell Effrem Arenstein, for \$1, like warrants to purchase 1,000 common shares and to pay him \$7,500 in consideration for his services as a finder.

The company operates a general dental laboratory where it manufactures dental prosthetic appliances on prescription and from models and impressions furnished by dentists. It services dentists in the New York metropolitan area with pick-up and delivery service and operates a national mail order service through a wholly-owned subsidiary. The company acquired from Samuel H. Kushner, its president, all the outstanding stock of Alloy Casting Co., Inc., in exchange for 81,600 common shares. Net proceeds of the company's sale of additional stock will be added to general working capital and used for general corporate purposes; net proceeds to be received by Kushner, selling stockholder, will be used to pay the present outstanding balance on certain loans made by the company to him. The company has outstanding 170,000 common shares (with a 58c per share book value) of which Kushner owns 94%. He proposes to sell 20,000 shares of 160,000 shares held.

**SELCO TO SELL STOCK.** Selco, Inc., 1236 South Boulder, Tulsa, Okla. 74103, filed a registration statement (File 2-30880) with the SEC on November 27 seeking registration of 140,000 shares of common stock, to be offered for public sale through underwriters headed by Stifel, Nicolaus & Company, Inc., 314 North Broadway, St. Louis, Mo. 63102. The offering price (\$12 per share maximum\*) and underwriting terms are to be supplied by amendment.

The company is primarily engaged in the sale at retail of jewelry (mainly diamonds, watches and miscellaneous jewelry) through jewelry stores and leased jewelry departments. Of the net proceeds of its stock sale, \$142,494 will be used to repay certain 6% notes to stockholders and their affiliates and an unspecified amount towards payment of \$1,396,000 of short-term bank debt; the balance will be added to working capital and used for general corporate purposes, including financing the opening and equipping of additional stores and leased jewelry departments. In addition to indebtedness, the company has outstanding 300,000 common shares, of which Bruce G. Weber, president, owns 30.39%, Eunice Seligson 21.71% and Hannah Sandler 15.21%. J. B. Seligson is board chairman.

**BANCSTOCK CORP. PROPOSES EXCHANGE OFFER.** Bancstock Corporation of America, 31 West 20th St., Riviera Beach, Fla., filed a registration statement (File 2-30881) with the SEC on November 27 seeking registration of 103,320 shares of common stock. It is proposed to offer these shares in exchange for the outstanding common shares of First Marine Bank & Trust Company of Riveria Beach ("Marine Bank"), at a rate to be supplied by amendment. Bancstock now owns 55.3% of the outstanding stock of Marine Bank.

Bancstock is engaged through subsidiaries and associated banks in commercial banking and finance in Florida. It has interests in five commercial banks, but, according to the prospectus, will not seek to own or control more than 25% of the outstanding capital stock of any bank other than Marine Bank because, to do so, would require registration as a bank holding company. The company has outstanding 391,769 common and 3,000 Class B common shares. Jerry Thomas, president and board chairman, owns 3.8% of the common and all of the Class B common; management officials as a group own 15.99% of the common stock.

**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 option and related plans:

- Tyco Laboratories, Inc., Waltham, Mass. 02154 (File 2-30852) - 241,616 shares
- Hyatt Corporation, Burlingame, Calif. 94010 (File 2-30865) - 400,000 shares
- Litton Industries, Inc., Beverly Hills, Calif. (File 2-30871) - 100,000 shares and options to purchase 100,000 shares
- Delta Air Lines, Inc., Atlanta, Ga. 30320 (File 2-30872) - 100,000 shares
- Nash-Finch Company, Minneapolis, Minn. 55426 (File 2-30874) - 45,000 shares

**BRIAN BERMAN ENJOINED.** On November 21, the Federal court in Peoria, Ill., permanently enjoined Brian Berman from further violations of the registration and anti-fraud provisions of the Federal securities laws in the offer and sale of securities of Continental and Southern Industries, S.A., and Charter Guaranty Corporation (of Nassau, Bahamas and Panama). Berman consented to the court order (but without admitting or denying the allegations) and the action is terminated with respect to him; it continues with respect to the remaining 35 defendants. (LR-4172)

**STANDARD GAS RECEIVES ORDER.** The SEC has issued an order under the Holding Company Act (Release 35-16228) authorizing the final distribution of the remaining assets (\$3,000,000 in cash) of Standard Gas and Electric Company, New York holding company. Various steps in Standard Gas' liquidation and dissolution were heretofore approved by the Commission as necessary to effectuate compliance with the Holding Company Act. As a final step in its liquidation, Standard Gas will distribute \$1.20 per share to its common stockholders, or a total of \$2,594,670. Subsequently, after payment of liabilities or making provision therefor, the remaining balance will also be distributed.

**TOP NOTCH URANIUM SUSPENSION CONTINUED.** The SEC has ordered the suspension of over-the-counter trading in the securities of Top Notch Uranium and Mining Corporation for the further ten-day period December 4-13, 1968, inclusive.

**SHELL'S CITY TO SELL STOCK.** Shell's City, Inc., 5941 Northwest 7th Ave., Miami, Fla. filed a registration statement (File 2-30883) with the SEC on November 27 seeking registration of 200,000 shares of common stock, to be offered for public sale by Executive Securities Corp., 1175 Northeast 125th St., North Miami, Fla. 33161. The offering price (\$17 per share maximum\*) and underwriting terms are to be supplied by amendment. If all the shares are sold, the underwriter will receive \$15,000 for expenses; and the company also will issue the underwriter, for \$200, five-year warrants to purchase 20,000 shares, exercisable initially (after one year) at 107% of the offering price.

The company operates 34 liquor stores in Dade County and Broward County, Fla., and a supermarket in Miami; it also operates a retail drug store in Coral Gables and cocktail lounge in Hollywood, Fla. Of the net proceeds of its stock sale, the company plans to use \$900,000 to acquire or construct and open 9 to 12 cocktail lounges in southern Florida, \$60,000 to construct and equip a launderette next door to the Miami supermarket, and the balance for general corporate purposes, including working capital. In addition to indebtedness, the company has outstanding 1,529,691 common shares, of which E. H. Hill, Jr., board chairman, owns 33.05% and management officials as a group 40.79%. James H. Stewart is president.

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

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

Copies of the reports may be purchased from the Commission's Public Reference Section (please give News Digest's "Issue No." in ordering). Invoice will be included with requested material when mailed.

California Liquid Gas Corp Oct 68(2,13)	1-5402-2	Ehrenreich Photo-Optical Inds Inc Oct 68(2,13)	1-4989-2
Harvey Aluminum Inc Oct 68(1)	1-4507-2	Reliance Life Ins Co of Illinois Oct 68(11,13)	2-21245-2
Holly Resources Corp Oct 68(4,9,11)	1-4343-2	Marcor Inc Oct & Nov 68(7,9,11,13)	2-29929-2
Koracorp Inds Inc Oct 68(3)	0-2600-2	Montgomery Ward Credit Corp Oct 68(1)	1-4326-2
The Longchamps Corp Oct 68(7,11,13)	2-24472-2	Natl Systems Inc Oct 68(7)	1-5715-2
Neisner Bros Inc Oct 68(9,12,13)	1-607-2	Screen Gems Inc Oct 68(12)	1-4481-2
		Western Air Lines Inc Oct 68(7,9)	1-1521-2
KMS Inds Inc Oct 68(2,7,13)	0-2917-2	Celanese Corp Oct 68(7,13)	1-1308-2
Capital Finance Corp Oct 68(7,8)	0-812-2	La Crosse Cooler Co Oct 68(13)	0-322-2
Dillingham Corp Oct 68(2,7,13)	1-4581-2	Marathon Internatl Finance Co Oct 68(7,13)	1-5194-2
Horizon Corp Oct 68(7,8)	0-1725-2	Marathon Oil Co Oct 68(12,13)	1-451-2
Huffman Mfg Co Oct 68(7)	1-5325-2	Morse Electro Prods Corp Oct 68(11)	1-4414-2
Integrated Container Serv Inc Oct 68(2,7,11,12,13)	2-28657-2	Eckerd Drugs of Fla Inc Oct 68(7,8)	1-4844-2
Kaiser Cement & Gypsum Corp Oct 68(3)	1-4598-2	Royal Castle System Inc Oct 68(12,13)	0-2276-2
Lihue Plantation Co Ltd Oct 68(11)	13-25-2	Western Union Telegraph Co Oct 68(7,13)	1-2493-2
Louisville & Nashville RR Co Oct 68(3)	1-1116-2	Consumers Power Co Oct 68(3,7,13)	1-5611-2
Pennzoil United Inc Oct 68(7,8)	1-5591-2	Continental Copper & Steel Inds Inc Oct 68(11,12,13)	1-3604-2
Rodale Electronics Inc Oct 68(11)	2-27389-2	Gulf & American Corp Oct 68(2,9,12,13)	1-4470-2
Unilever Ltd (6K) Nov 68	1-4546-2	Koppers Co Inc Oct 68(8,12)	1-3224-2
Unilever N V (6K) Nov 68	1-4547-2	Liberty Equities Corp Oct 68(2,13)	0-2258-2
Uniservices Inc Oct 68(6)	0-77-2	Marshall Field & Co Oct 68(11,13)	1-870-2
Vikoa Inc Oct 68(3,7,13)	1-5300-2	Northern Indiana Public Serv Co Oct 68(7,13)	1-4125-2
Wickes Corp Oct 68(7)	1-3447-2	H H Robertson Co Oct 68(12,13)	1-5697-2
Blue Chip Stamps Sept 68(11)	2-28226-2	Systems Engineering Laboratories Inc Oct 68(11,12,13)	1-5635-2
H & B American Corp Oct 68(2,7,11,13)	1-4089-2	Sun Oil Co Oct 68(2,4,7,13)	1-2223-2
Hudson Leasing Corp Oct 68(2,4,11,13)	0-3307-2	Cleopak Corp Oct 68(4,8)	2-29839-2
Loft's Candy Corp Oct 68(11)	0-1943-2	General Development Corp Oct 68(3,7,8)	1-4080-2
Management Assistance Inc Oct 68(9)	0-2017-2	Hudson's Bay Oil & Gas Co Ltd Apr 68(11)	2-13574-2
Midland-Guardian Co Oct 68(1)	0-1182-2	Internatl Paper Co Oct 68(7)	1-3157-2
Presidential Rlty Corp Oct 68(7,13)	1-4503-2	Internatl Utilities Corp Oct 68(2,7,13)	1-116-2
Royal Inds Inc Oct 68(7,8,13)	1-5797-2	Marion Corp Oct 68(2,13)	0-1417-2
Cattlemen's Foundation Corp Inc Oct 68(9)	0-2067-2	Roosevelt Raceway Inc Oct 68(8)	1-3966-2
Doric Corp Oct 68(7,13)	1-5681-2	USM Corp Oct 68(3,11)	1-1599-2
Cutler Hammer Inc Oct 68(12)	1-43-2	Valley Bancorporation Oct 68(7)	0-2453-2
Hawthorn-Melody Inc Oct 68(2,8,11)	0-1518-2	Charter New York Corp Oct 68(12,13)	1-5717-2
Holly Corp Oct 68(3,13)	1-3876-2	Gannett Co Inc Oct 68(13)	0-3039-2
Internatl Salt Co Oct 68(11)	1-643-2		
New York Airways Inc Oct 68(7,13)	0-1032-2		
Rox Chainbelt Inc Oct 68(2,4,7,8,13)	1-373-2		
EDP Resources Inc Oct 68(12)	2-27278-2		
Columbia Pictures Corp Oct 68(4,7,12,13)	1-3108-2		

CONTINUED

J-K Inds Inc Oct 68(2,13)	0-1734-2	American Express Co	
Johnson Service Co		Oct 68(2,4,7,13)	0-783-2
Oct 68(2,4,7,11,13)	1-5097-2	American Heritage Publishing Co Inc	
Kansas City Star Co		Oct 68(11)	0-1889-2
Aug Sept & Oct 68(8)	2-26191-2	Automatic Retailers of America Inc	
Medalist Inds Inc Oct 68(2,7,12,13)	0-883-2	Oct 68(7)	1-4762-2
E F Hauserman Co Oct 68(11)	0-1897-2	Ceco Corp Oct 68(7)	1-4514-2
Georgia Internatl Corp Oct 68(12)	1-5768-2	Cinerama Inc Oct 68(3,7,12)	1-4107-2
Haven Inds Inc Oct 68(7,9,12)	1-4647-2	Farmland Inds Inc Oct 68(8,13)	2-7250-2
Natural Gas Pipeline Co of America		Amfac Inc Oct 68(4,11)	1-5459-2
Oct 68(11,12)	2-14243-2		
Washington Natl Ins Co Oct 68(1)	2-21404-2		
Digital Equipment Corp Oct 68(11)	1-5296-2	Beryllium Corp Oct 68(12,13)	1-5311-2
Great Southwest Corp Oct 68(12,13)	0-100-2	Dasa Corp Oct 68(3,11,13)	0-2145-2
Martin-Marietta Corp Oct 68(3,8,12)	1-4552-2	Frontier Airlines Inc	
Arthur G McKee & Co Oct 68(12)	1-146-2	Oct 68(2,4,7,12,13)	1-4877-2
Nuclear Corp of America Oct 68(7,13)	1-4119-2	Fuqua Inds Inc Oct 68(8,12)	1-5706-2
Spartan Corp Oct 68(11,13)	1-1000-2		
Temperature Engineering Corp		American Nuclear Corp Oct 68(7,8)	0-1764-2
July thru Oct 68(1,3,13)	0-1455-2	Aspen Systems Corp Oct 68(2,13)	2-28493-2
Hercules Inc Oct 68(12,13)	1-496-2	Bishop Inds Inc Sept 68(2,13)	1-3829-2
Internatl Textbook Co Oct 68(7,9)	0-800-2	Com-Share Southern Inc Oct 68(11,13)	2-28523-2
Interpace Corp Oct 68(3)	1-4669-2	Consolidated Production Corp	
Kendall Co Oct 68(12)	1-4193-2	Oct 68(7,11)	2-27209-2
Los Angeles Airways Inc		Crossway Motor Hotels Inc	
Oct 68(3,12,13)	0-2543-2	Oct 68(2,3,13)	0-2896-2
Mammoth Mart Inc Oct 68(7)	1-5059-2	Alaska Airlines Inc Oct 68(2,6)	1-3314-2
The United Piece Dye Works		Frier Inds Inc Nov 68(11)	1-5556-2
Oct 68(4,7,8,10,11,13)	1-4962-2	Hershey Foods Corp Oct 68(8,12)	1-183-2
The Dayton Power & Light Co		Caribbean Cement Co Ltd	
Oct 68(12)	1-2385-2	(6K) Sept 68	2-19155-2
Ethyl Corp Oct 68(2,13)	1-5112-2	Crystal Oil & Land Co Oct 68(7,13)	1-4892-2
General Research Corp Oct 68(4,11,13)	0-3226-2	Ford Motor Co Oct 68(13)	1-3950-2
Homestake Mining Co Oct 68(7)	1-1235-2	R J Enstrom Corp Oct 68(1)	0-586-2
Hydromatics Inc Oct 68(9)	1-4397-2	AVM Corp Oct 68(7,13)	0-439-2
Kaman Corp Oct 68(3,13)	0-1093-2	American Institutional Developers Inc	
Manhattan Inds Inc Oct 68(4,7,13)	1-241-2	Oct 68(7,13)	0-3033-2
Santa Fe Inds Inc Oct 68(7,13)	1-5708-2	Coburn Corp of America Oct 68(12)	1-4730-2
General Binding Corp Oct 68(7)	0-2604-2	Continental American Royalty Co	
Great American Holding Corp		Oct 68(1,3,9,12,13)	0-3073-2
Oct 68(11,13)	1-5479-2	Continental Oil Co Oct 68(8,13)	1-1131-2
Indiana Inds Inc Oct 68(2,7,12,13)	0-1418-2	Allegheny Airlines Inc	
Miller-Wohl Co Inc Oct 68(12,13)	1-3256-2	Oct 68(4,7,12,13)	1-3631-2
The Upjohn Co Oct 68(3,12,13)	1-4147-2	Chrysler Corp Oct 68(12,13)	1-686-2
American Cyanamid Co Oct 68(3)	1-3426-2	The Deltona Corp Oct 68(7)	1-4719-2
Equity Funding Corp of America		Reda Pump Co Oct 68(1)	1-3566-2
Oct 68(12,13)	1-5306-2	Electric Hose & Rubber Co Oct 68(12)	1-5113-2
Extencare Inc Oct 68(2)	2-27662-2	Dayton Aviation Radio & Equipment Corp	
Hygrade Food Prods Corp		Oct 68(4,11,13)	0-1765-2
Oct 68(10,13)	1-318-2	Emenee Corp Oct 68(7,11,13)	1-4349-2
Katy Inds Inc Oct 68(3,7,9,13)	1-5558-2	Disc Inc Oct 68(6,11,12,13)	0-1466-2
Mid-America Ins Co Oct 68(3,12,13)	2-29921-2	Mid-Continent Mfg Co Oct 68(8,11,13)	0-1952-2
Morse Shoe Inc Oct 68(4,7,13)	1-4983-2	Eversharp Inc Sept 68(12,13)	1-1140-2
Otis Elevator Co Oct 68(13)	1-698-2	Quindar Electronics Inc Oct 68(3)	2-27381-2
Harvey Aluminum Inc		Duplan Corp Oct 68(2,7)	1-441-2
Am'd 8K for Aug 68(4,13)	1-4507-2	Eastern Air Devices Inc Oct 68(1,7)	1-4490-2
Aydin Corp		Buell Inds Inc Oct 68(7)	1-4619-2
Am'd #1 to 8K for Oct 68(7,8,9,13)	2-28946-2	Chadborn Gotham Inc Oct 68(7,13)	1-3926-2
Lehigh Valley Inds Inc			
Am'd #1 to 8K for Dec 67(13)	1-155-2		

Digitek Corp Amended 8K for Feb 68(13)	0-3261-2	T F H Publications Inc Oct 68(9,13)	0-2245-2
American Pyramid Companies Inc Amend to 8K for Aug 68(13)	0-2372-2	Commonwealth Edison Co Oct 68(7,13)	1-1839-2
Buttes Gas & Oil Co Amd #1 to 8K for Aug 68(7)	1-4392-2	Cudahy Co Oct 68(3)	1-529-2
Champion Silver Mining Co Amd #1 to 8K for Aug 68(7)	1-4968-2	Financial General Corp Oct 68(12,13)	1-3272-2
Aluminum Specialty Co Oct 68(4,7,11,13)	1-5790-2	Occidental Petroleum Corp Oct 68(3)	1-520-2
Grow Chemical Corp Oct 68(1,12,13)	1-4596-2	Palm Beach Co Oct 68(7)	0-2271-2
Nationwide Inds Inc Oct 68(2,13)	2-27731-2	Pheips Dodge Corp Oct 68(7,11)	1-82-2
Chas Pfizer & Co Inc Oct 68(3)	1-3619-2	Philip Morris Inc Oct 68(7,8,13)	1-194-2
Stanray Corp Oct 68(2,7,13)	1-3613-2	Ramcor Inc Aug 68(2,13)	0-3118-2
Internat'l Minerals & Chemical Corp Oct 68(11,13)	1-483-2	Republic Corp Oct 68(7)	1-5603-2
Kawecki Berylco Inds Inc Oct 68(2,4,7,13)	1-5785-2	Reynolds Metals Co Oct 68(4,13)	1-1430-2
Lightolier Inc Oct 68(11,13)	2-29940-2	Sealed Air Corp Oct 68(12)	0-3030-2
Norfolk Southern Ry Co Oct 68(7,8)	1-3984-2	Packer's Super Markets Inc Oct 68(2,11)	1-4558-2
Northwestern Steel & Wire Co Oct 68(11,13)	1-4288-2	Pan American World Airways Inc Oct 68(8)	1-3532-2
Petrodyne Inds Inc Oct 68(2,7,13)	2-28660-2	Parkway Distributors Inc Oct 68(2,11)	0-3235-2
Seaboard Finance Co Oct 68(12,13)	1-3440-2	Rexall Drug & Chemical Co Oct 68(7)	1-3894-2
Uniservices Inc Oct 68(3,6,11,12,13)	0-77-2	Richardson-Merrell Inc Oct 68(3,11)	1-1029-2
Weyerhaeuser Co Oct 68(12)	1-4825-2	Schenley Inds Inc Oct 68(11,13)	1-2377-2
Beck Inds Inc Oct 68(4,11)	1-3267-2	Sterling Communications Inc Oct 68(12)	2-26577-2
Eastern Stainless Steel Corp Oct 68(7,13)	1-1329-2	Stokely-Van Camp Inc Oct 68(12)	1-2944-2
National Casket Co Inc Apr 68(11)	1-3987-2	Texas Tennessee Inds Inc Oct 68(7,13)	0-11-2
Ransburg Electro-Coating Corp Oct 68(12)	0-3013-2	Uris Buildings Corp Oct 68(12)	1-4723-2
Roberts Consolidated Inds Inc Oct 68(12)	0-88-2	Wiltek Inc Oct 68(9)	0-2401-2
Southeastern Timberland Trust Oct 68(7)	0-1778-3	Allcity Ins Co Oct 68(7,11,12)	2-22801-2
Tec Torch Co Inc Nov 68(2,9,13)	1-5521-2	Automated Management Systems Inc Oct 68(12)	2-28310-2
Total Energy Leasing Corp Oct 68(7,12,13)	2-29402-2	Guidance Technology Inc Oct 68(7,8)	0-1768-2
U S Steel Corp Oct 68(8)	1-5153-2	Kenflo Corp Oct 68(2,7,13)	2-29460-2
Western Invmt Real Estate Trust Oct 68(2)	0-2809-2	Kaufman & Broad Inc Oct 68(2,8,13)	1-4618-2
		Mesa Petroleum Co Oct 68(11,13)	1-5428-2
		Olla Inds Inc Oct 68(2,7,13)	1-5429-2
		Sucrest Corp Oct 68(11)	1-3338-2

SECURITIES ACT REGISTRATION STATEMENTS. During the week ended November 27, 1968, 86 registration statements were filed, 77 became effective, and 996 were pending at the week-end.

SECURITIES ACT REGISTRATIONS. Effective December 2: Agard Electronics Corp., 2-29721 (90 days); California Interstate Telephone Co., 2-30579 (40 days); Data Packaging Corp., 2-30654; Electrospace Corp., 2-30197 (40 days); Unishops Inc., 2-30793; Western Massachusetts Electric Co., 2-30534 (Jan 22).

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.

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