

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/Publications Unit, cite number)
SEC

(Issue No. 68-236)

FOR RELEASE December 4, 1968

AMERICAN MEDICAL AFFILIATES TO SELL STOCK. American Medical Affiliates, Inc., 265 Township Line Road, Elkins Park, Pa. 19117, filed a registration statement (File 2-30882) with the SEC on November 27 seeking registration of 350,000 shares of common stock, to be offered for public sale at \$10 per share. The offering is to be made by underwriters headed by Suplee, Mosley, Close & Kerner, Inc., 1500 Walnut St., Philadelphia, Pa., which will receive an 85¢ per share commission, plus up to \$15,000 for expenses. The company has sold to the Suplee firm 20,000 common shares at \$5 per share, which shares may not be sold for one year.

The company (formerly Medical Centers of America, Inc.) was organized in May 1968 to engage in the business of owning, managing, operating, developing and constructing nursing homes and extended care facilities in Pennsylvania, New Jersey, Maryland, Florida and other areas throughout the eastern part of the United States; it also will render certain management services to its nursing homes and extended care facilities. The company commenced operations in August and now operates two nursing home facilities with an aggregate of 218 beds; in addition, it has entered into contracts to acquire within 30 days after the sale of the shares being registered (and thereafter will operate) six additional nursing homes. Most of the net proceeds of the stock sale will be used to pay the balance of the purchase price of nursing homes acquired and to purchase the other nursing homes and/or pay certain of their outstanding indebtedness and liabilities; the \$1,226,022 balance will be added to working capital and used for general corporate purposes, including reduction of liabilities (including payment of accrued officers' salaries), reduction of liabilities of the companies acquired, expansion of the nursing homes and extended care facilities owned and to be owned and other related general corporate purposes. The company now has outstanding, in addition to indebtedness and preferred stock, 310,167 common shares of which Morris Yoffe, president, owns 20.23% and management officials as a group 91.01%. Purchasers of the shares being registered will acquire a 52.23% stock interest in the company for an investment of \$3,500,000; holders of outstanding shares will then own 46.28%, for which they will have paid \$155,083.50.

AUTOMATIC RADIO MFG. FILES FOR OFFERING AND SECONDARY. Automatic Radio Mfg. Co., Inc.^{1/} filed a registration statement (File 2-30884) with the SEC on November 29 seeking registration of 380,100 shares of common stock, of which 200,000 are to be offered for public sale by the company and 180,100 (being outstanding shares) by the present holders thereof. The offering is to be made by Francis I. duPont, A. C. Allyn, Inc., One Wall St., New York, N. Y. 10005; the offering price (\$26 per share maximum*) and underwriting terms are to be supplied by amendment.

The company is engaged principally in the sale of stereo sound equipment; it also sells after-market radios, custom automobile radios, air conditioning and refrigeration, and is engaged in research and development of an electronic scanning device and refrigeration system. Net proceeds of its stock sale will be used in part to repay some \$3,200,000 of short-term bank loans (additional borrowings may be incurred, as required); the balance will be used for working capital and other corporate needs. In addition to indebtedness, the company has outstanding 2,166,750 common shares, of which David Housman, board chairman, owns 16% and Edward L. Housman, president, and three other Housmans own 12% each. Each of the five Housmans propose to sell 30,000 shares; four others propose to sell the balance of the shares being registered.

^{1/} 2 Main St., Melrose, Mass. 02176

HALLMARK NURSING HOME TO SELL STOCK. Hallmark Nursing Home, Inc., 1359 Hancock St., Quincy, Mass. 02169, filed a registration statement (File 2-30885) with the SEC on November 29 seeking registration of 120,000 shares of common stock, to be offered for public sale at \$10 per share. The offering is to be made by H. E. Simpson Securities, Inc., on an all or none basis, for which it will receive a \$1 per share commission plus \$20,000 for expenses. The company also has agreed to sell the underwriter, for \$25, five-year warrants to purchase 25,000 shares, exercisable initially after one year at \$10.50 per share.

The company is engaged in the development and operation of health care facilities providing nursing and convalescent care to predominantly elderly inpatients. It now owns two such facilities (one in operation and the other expected to go into operation early in 1969). Net proceeds of its stock sale will be used in large part to prepay a 15% second mortgage note and to repay current indebtedness; \$120,000 will be added to working capital and used for general corporate purposes, and an unspecified amount will be used to finance, in whole or in part, the acquisition of land and the construction or purchase of additional facilities (with such conventional mortgage financing as may be available). The company now has outstanding 280,000 common shares, all owned by management officials. John L. Anthony is president. Holders of the 280,000 outstanding shares paid, in cash and property, an aggregate of \$4,573 or an average of about 1½¢ per share; these shares now have a book value deficit of \$74,608. After completion of the proposed offering, they will own 70% of the then outstanding stock; purchasers of the 120,000 shares being registered will acquire a 30% interest for an investment of \$1,200,000.

HUNTINGTON HEALTH SERVICES FILES FOR OFFERING AND SECONDARY. Huntington Health Services, Inc., 1801 Avenue of the Stars, Los Angeles, Calif. 90067, filed a registration statement (File 2-30886) with the SEC on November 29 seeking registration of 200,000 shares of common stock, of which 100,000 are to be offered for public sale by the company and 100,000 (being outstanding shares) by the present holders thereof. The

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offering is to be made through underwriters headed by Mitchum, Jones & Templeton, Inc., 510 South Spring St., Los Angeles, Calif. 90013; the offering price (\$14.25 per share maximum*) and underwriting terms are to be supplied by amendment. The company has agreed to pay the Mitchum firm \$5,000 for expenses and to sell it, for \$275, five-year warrants to purchase 5,500 shares, exercisable after one year at from 107% to 128% of the offering price. The company also has agreed to sell like warrants on like terms to Kidder, Peabody & Co. Inc. as a finder's fee.

The company was organized in October 1968 for the purpose of centralizing the ownership and management of two general hospitals, Mission Hospital and Community Hospital, in Huntington Park, Calif., and two extended care facilities, in Hawthorne, Calif. Each of the facilities has been and will continue to be managed by certain of the company's principal stockholders. Of the net proceeds of the company's sale of additional stock, \$375,000 will be applied to the acquisition, construction and equipping of a new retirement home in Hawthorne, Calif., \$250,000 to the acquisition, construction and equipping of a new extended care facility in Huntington Park (each to be financed in substantial part through long-term mortgage financing), and \$525,000 for the acquisition, construction and equipping of a light mental care facility in Hawthorne--each of these facilities will be acquired through the exercise of options granted to the company by certain of its principal stockholders. The balance of the proceeds will be used for general corporate purposes. In addition to indebtedness, the company has outstanding 1,000,000 common shares; after sale of the shares being registered, management officials as a group will own 42%. Some 11 stockholders (including Irving Alpert, president, propose to sell amounts ranging from 3,573 to 8,273 shares; 33 others propose to sell 8,604 shares.

MOBILE HOMES-MULTIPLEX TO SELL STOCK. Mobile Homes-Multiplex Corp., Mount Holly, N. J. 08060, filed a registration statement (File 2-30887) with the SEC on November 29 seeking registration of 125,000 common shares and warrants to purchase an additional 62,500 shares, to be offered in units each consisting of two shares and one warrant and at \$10 per unit. The offering is to be made on a best efforts, all or none basis by Kelly, Andrews & Bradley, Inc., 111 John St., New York City, N. Y. 10038, which will receive a \$1 per unit selling commission plus \$15,000 for expenses. The company has agreed to sell for \$18.75 to the underwriter, if all the units are sold, five-year warrants to purchase 18,750 shares, exercisable after 13 months at \$5.62½ per share.

The company was recently organized under Delaware law for the purpose of organizing the assets and business of Mobile Estates, Inc., a New Jersey corporation which has engaged in the mobile homes business since 1961. It is a holding company of five corporations previously under substantially common ownership and management and for which it issued 216,666 common shares. It issued an additional 75,000 shares to seven persons for \$750 (or 1¢ per share). Of the net proceeds of its stock sale, the company will use \$125,000 for expansion and development of existing facilities, \$100,000 for expansion and development of sales and other related purposes, and the balance for working capital. Of the outstanding 291,666 common shares (with a 50¢ per share book value), 32.6% each is owned by Arthur A. Rogow, president, and George R. Searle, vice president. Purchasers of the 125,000 shares being registered will sustain an immediate dilution of \$3.15 in the book value for each share acquired.

IVASHUK MFG. FILES FOR OFFERING. Ivashuk Manufacturing Corp., 1800 S. W. Seventh Ave., Pompano Beach, Fla., filed a registration statement (File 2-30888) with the SEC on November 29 seeking registration of \$1,000,000 of 6% convertible subordinated sinking fund debentures and 100,000 shares of common stock. The securities are to be offered for public sale through underwriters headed by Consolidated Securities Corp., 920 North Federal Highway, Pompano Beach, Fla., the offering prices (\$5 per share maximum*) and underwriting terms are to be supplied by amendment. The company has sold Consolidated Securities, for \$2,000, warrants to purchase 10,000 common shares at \$6 per share, exercisable at any time prior to November 25, 1973, and it has agreed to pay the underwriter \$6,000 for expenses.

The company is engaged in the manufacture of components for jet engines and missiles from "exotic metals." Net proceeds of its stock sale will be used for additional machinery and equipment (\$750,000), plant expansion (\$150,000) and working capital (\$450,000). The company now has outstanding 450,000 common shares (with a 99¢ per share book value), of which Michael Ivashuk, president and board chairman, owns 88% and management officials as a group 97%. Purchasers of the shares being registered will suffer an immediate dilution in book value per share of \$3.42.

COMPUTER INTERACTIONS FILES FOR OFFERING. Computer Interactions, Inc., 15 East 40th St., New York, N. Y. 10016, filed a registration statement (File 2-30891) with the SEC on November 29 seeking registration of 250,000 shares of common stock and warrants for the purchase of 250,000 shares. The securities are to be offered for public sale in units, each consisting of 1 share and 1 warrant and at \$5 per unit. The offering is to be made by Charles Plohn & Co., 200 Park Avenue, New York, N. Y. 10017, which will receive a 50¢ per share commission plus \$15,000 for expenses. The company has sold the Plohn firm 29,000 shares at 20¢ per share, not to be sold for one year.

Organized under New York law, the company is engaged in providing software services and computer time to nine customers in the New York metropolitan area. The net proceeds of this financing will be utilized to enable the company to conduct business in three fields--it will lease computer time to customers, sell computer "software" and applications, and establish a training center. The company now has outstanding 371,000 common shares (with a 10¢ per share book value), of which Harold N. Saphin, president, and Ira M. Zalbe, vice president, own 32.2% each and Jack Hirschfield 21.6%. Purchasers of the shares being registered will acquire a 40% stock interest in the company for an investment of \$1,250,000, holders of the outstanding shares will then own 60%, which were issued for a total consideration of \$40,000.

COACHMEN INDUSTRIES FILES FOR OFFERING AND SECONDARY. Coachmen Industries, Inc., Middlebury, Ind. 46540, filed a registration statement (File 2-30889) with the SEC on November 29 seeking registration of 414,000 shares of common stock, of which 200,000 are to be offered for public sale by the company and 214,000 (being outstanding shares) by the present holders thereof. The offering is to be made by underwriters headed by Gregory & Sons, 40 Wall St., New York 10005; the offering price (\$9 per share maximum*) and underwriting terms are to be supplied by amendment. The company will sell to the Gregory firm, for \$400, warrants to purchase 40,000 shares and pay it \$5,000 for expenses plus the fees and expenses of its counsel.

The company is a manufacturer of travel trailers and truck campers (sold under the "Coachmen" name). Of the net proceeds of its sale of additional stock, \$260,000 will be used to repay outstanding long-term secured indebtedness and \$300,000 to complete and repay debt expected to be incurred in connection with a new office building and a new plant and warehouse building; the balance will be added to working capital and may be used for expansion of existing production facilities and the possible construction of additional facilities. In addition to indebtedness, the company has outstanding 997,920 common shares (with a book value of 53c per share), of which Thomas H. Corson, president and four other officials own 88.3%. Thomas, Dorothy S. and Claude E. Corson propose to sell 46,000 shares each, Keith D. Corson 36,000, and Ben O. Scheide 26,000; nine others propose to sell the balance of the shares being registered. Holdings of the five officials will constitute 56.9% of the outstanding shares upon completion of the sale of the shares being registered; purchasers of such shares will acquire a 34.6% interest at a cost of \$3,726,000.*

HOUSEHOLD FINANCE SHARES IN REGISTRATION. Household Finance Corporation, Prudential Plaza, Chicago, Ill. 60601, filed a registration statement (File 2-30890) with the SEC on November 29 seeking registration of 317,260 outstanding shares of \$2.375 cumulative convertible preferred stock, without par value (stated value \$6.75 per share). These shares were part of 3,388,560 preferred shares issued in September in the company's acquisition of substantially all of the assets of King-Seeley Thermos Co., a Michigan corporation. The holders thereof may offer the 317,260 shares for sale from time to time at prices current at the time of sale (\$74 per share maximum*).

COYOTE OIL AND GAS TO SELL STOCK. Coyote Oil and Gas Corporation, 203 Hubbell Bldg., Des Moines, Iowa 50309, filed a registration statement (File 2-30893) with the SEC on November 29 seeking registration of 495,000 shares of common stock, to be offered for public sale at \$2 per share. The offering is to be made on a best efforts basis by Russ Brooks Securities Company and others, for which a 20c per share selling commission is to be paid.

The company was organized under Iowa law in September for the purposes of engaging in the contract drilling of oil and gas wells in the Rocky Mountain area and, additionally, to engage in oil and gas exploratory development programs. Net proceeds of its stock sale will be available for investment in its proposed business activities - a substantial portion of the funds will be invested in equipment needed to conduct a contract drilling business. The company now has outstanding 55,000 shares, acquired by the promoters at \$2 per share. Among the promoters and stockholders is W. L. Dillier, president.

HYATT CORP. FILES FOR OFFERING AND SECONDARY. Hyatt Corporation, 1353 Bayshore Highway, Burlingame, Calif. 94010, filed a registration statement (File 2-30894) with the SEC on November 29 seeking registration of 563,200 shares of common stock, of which 250,000 are to be offered for public sale by the company and 313,200 (being outstanding shares) by the present holders thereof. The offering is to be made by J. Barth & Co., 404 Montgomery St., San Francisco, Calif. 94104, and two other firms; the offering price (\$45 per share maximum*) and underwriting terms are to be supplied by amendment.

The company operates the Hyatt chain of 11 hotels and motor hotels, 15 Hyatt Coffee Shoppe Restaurants and 11 restaurants not under the Hyatt name, it also manages the Mayo Hotel in Tulsa, Okla., and in July it acquired nine California corporations ("Elster's") engaged in the restaurant and air conditioning supply and contracting business. Of the net proceeds of its sale of additional stock, \$4,750,000 will be applied as lease deposits for six additional facilities, \$1,600,000 for furniture and equipment in Hyatt House Coffee Shoppes to be constructed, \$500,000 as working capital for Elster's, and \$450,000 for construction of a new office building. The balance will be added to general corporate funds, to be used for expansion of present facilities and acquisition of new operations, properties or projects. In addition to indebtedness, the company has outstanding 4,539,250 common shares, of which Jay A. Pritzker, board chairman, Donald N. Pritzker, president and chief executive officer, and other members of the Pritzker family own about 49%. Four trusts for the benefit of members of the Pritzker family (including Jay and Donald) propose to sell amounts ranging from 24,301 to 85,022 shares; nine others propose to sell the balance of the shares being registered.

-QUARTERBACK EAST TO SELL STOCK. Quarterback East, Inc., 1717 York Road, Abington, Pa., filed a registration statement (File 2-30895) with the SEC on November 29 seeking registration of 135,000 shares of common stock, to be offered for public sale at \$7.50 per share. The offering is to be made on a best efforts basis by J. Shapiro Co., Minneapolis, Minn., which will receive a selling commission of 75c per share plus \$10,000 for expenses. Upon sale of the shares being registered, the underwriter will be entitled to purchase, for \$100, four-year warrants to purchase 10,000 shares at \$7.50 per share.

The company was organized under Delaware law in March to own and operate (and sub-franchise to others) quick-service restaurants in all or part of twelve northeastern states, under franchise granted by Quarterback Sports Federation, Inc., a Minnesota corporation. It has opened and is operating three Quarterback Clubs and has entered into several conditional sub-franchise agreements. Net proceeds of the company's stock sale will be used in large part to acquire the right to use real estate upon which Quarterback Clubs will be constructed, and to equip and furnish such clubs. The company now has outstanding 229,687 common shares (with a 60c per share book value), of which Robert H. Neitz, president, and Wallace Ham, executive vice president, own 23% each and the Federation 20%. Upon sale of all the shares being registered, present officers, directors and shareholders will own 69% of the then outstanding stock with an aggregate book value as of August 31 of \$138,200, and public investors will own 31% for an investment of \$1,012,500.

COMPUMEDIC CONTROLS TO SELL STOCK. Compumedic Controls Corp., 34 East 39th St., New York 10016, filed a registration statement (File 2-30896) with the SEC on November 29 seeking registration of 200,000 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 by Weinberg, Ost & Hayton, Inc., 50 Broadway, New York 10005, for which it will receive a selling commission of 70¢ per share plus \$15,000 for expenses. Upon sale of the shares, the company will sell 11,500 common shares for \$2,875 to the underwriter, which shares may not be transferred for two years.

The company was organized under New York law in July as a professional service organization offering system analysis and design, contract programming, computer facility management and related activities. It is presently working on the development of its Life Information Forwarding Effort proprietary package; the "Computer L.I.F.E." is a medical information service to be offered to individuals for a fee on an enrollment basis. The individual enrollee will receive a medical history form, to be completed by his physician and forwarded to the nearest L.I.F.E. Network Center where the data will be converted from medical terminology to computer readable form and added to the computer's data bank. Of the net proceeds of its stock sale, some \$650,000 will be used to develop and market this package; the balance will be used to retire debentures, for rental of equipment and premises, for salaries and for other general corporate purposes. The company now has outstanding 190,000 common shares; 175,000 shares were issued in June for \$8,750 (5¢ per share) to the company's seven founders (including Michael Gade, president and board chairman, and Donald A. Davidson and George A. Manos, executive vice presidents). Upon completion of the public offering and after giving effect to the sale of the 11,500 shares to the underwriter and the conversion of 2½% of the debentures, non-public shareholders will own 58.1% of the shares then outstanding at a total net cash cost of \$15,375; public investors will own 41.9%, for which they will have paid \$1,400,000.

CONVALARIUMS OF AMERICA FILES OFFERING PROPOSAL. Convalariums of America, Inc., 2830 Pico Blvd., Santa Monica, Calif. 90405, filed a registration statement (File 2-30897) with the SEC on November 29 seeking registration of 175,000 shares of common stock, to be offered for public sale by Allen & Co., Inc., 30 Broad St., New York 10004. The offering price (\$12 per share maximum*) and underwriting terms are to be supplied by amendment. The company has agreed to sell the underwriter, for \$175, five-year warrants to purchase 17,500 common shares, exercisable after one year at 110% of the offering price. An affiliate of the underwriter is committed to purchase 41,000 shares at the offering price less the underwriting discount. Also included in the statement are 50,000 options and underlying common shares which may be offered and sold pursuant to the company's Employees Stock Option Plan.

The company through subsidiary corporations is engaged in the development, construction and management of health care centers which provide skilled nursing, convalescent and rehabilitative care; it was organized under Delaware law in June to succeed to a business being conducted under the name "Convalariums of California." The company presently operates health care facilities which accommodate 579 licensed beds. The company also owns four facilities accommodating 629 licensed beds which it leases to unrelated persons. The company has entered into leases with options to purchase four separate parcels of unimproved real estate as future sites of health care centers. All four such facilities are to be constructed by the owners of the real estate and will accommodate 602 beds. The company has purchased two parcels of unimproved real estate upon which it plans to construct facilities which will accommodate 132 beds. Upon completion of the construction on these parcels, the company will own, operate or lease care facilities with an aggregate total of 1,942 beds. Of the net proceeds of its stock sale, the company will use about \$215,000 to repay indebtedness incurred to acquire existing health care facilities, to purchase unimproved real estate and for construction of leasehold improvements on company owned real estate, \$55,000 will be used for the balance due on certain property, \$75,000 in connection with the acquisition of additional equipment for existing facilities, and the balance for working capital and for possible acquisition of future operating facilities and real estate sites. In addition to indebtedness, the company has outstanding 516,750 common shares, of which Fred E. Elg, president and board chairman, owns 242,500, Harold Kirach, executive vice president, 198,450, and management officials as a group 492,524.

DISCLOSURE OF BROKERAGE ALLOCATION SUGGESTED. The SEC on December 3 made public the following statement of the Director of its Division of Corporate Regulation concerning the filing of such supplements to investment company prospectuses under the Securities Act of 1933 as may be appropriate in view of changes in stock exchange rules relating to "customer-directed give-ups" which become effective December 5, 1968.

"Each registered investment company should review the disclosures in its prospectus relating to the placing of orders for the purchase and sale of portfolio securities, and the allocation of brokerage commissions in such transactions, to determine to what extent revision of such disclosures may be required as a result of changes in stock exchange rules, relating to 'customer-directed give-ups,' which become effective December 5, 1968.

"Any appropriate revision of such disclosures should be made by a supplement to the prospectus filed pursuant to Rule 424(c) under the Securities Act of 1933 and not as a post-effective amendment to the registration statement.

"In this connection, each company will, of course, recognize its obligation to obtain best execution and price in all portfolio transactions."

OHIO POWER RECEIVES ORDER. The SEC has issued an order under the Holding Company Act (Release 35-16229) authorizing Ohio Power Company, Canton subsidiary of American Electric Power Company, Inc., to issue and sell \$17,400,000 of its unsecured promissory notes to a group of Ohio banks. This is part of \$68,400,000 of borrowings authorized by the Commission on October 15 (Release 35-16184). Net proceeds of such borrowings will be used to reimburse the company's treasury for past construction expenditures, to pay part of the cost of its future construction program (estimated at \$100,000,000 during the next five quarters) and for other corporate purposes.

LOUISIANA POWER RECEIVES ORDER. The SEC has issued an order under the Holding Company Act (Release 35-16230) authorizing certain transactions by Louisiana Power & Light Company, New Orleans subsidiary of Middle South Utilities, Inc., and its subsidiary, Peoples Utilities, Inc., with respect to the proposed purchase by Louisiana Power of the assets of Peoples Utilities. Pursuant to an October 1966 order of the Commission, Louisiana Power purchased all of the outstanding stock of Peoples Utilities; that acquisition contemplated the later purchase by Louisiana Power of the assets of Peoples Utilities and the liquidation of the latter. To effect the liquidation of Peoples, Louisiana will acquire all the rights and assets of Peoples and will surrender for cancellation the outstanding common stock of Peoples and two outstanding notes totaling \$3,765,952.21 and assume all other liabilities of Peoples.

UNLISTED TRADING REPORTED. The SEC has issued orders under the Securities Exchange Act giving interested persons until December 14 to request a hearing upon applications of the Pacific Coast Stock Exchange for unlisted trading privileges in the common stock of Norton Simon, Inc., and of the Philadelphia-Baltimore-Washington Stock Exchange for such privileges in the common stocks of Norton Simon, Inc., and Control Data Corporation.

Orders have also been issued granting applications of the Boston Stock Exchange for unlisted trading privileges in the common stocks of Walter Kidde & Company, Inc., and Liggett & Myers Incorporated; of the Cincinnati Stock Exchange for such privileges in the common stock of Lorillard Corporation; of the Midwest Stock Exchange and the Pacific Coast Stock Exchange for such privileges in the common stock of Liggett & Myers Incorporated; of the Philadelphia-Baltimore-Washington Stock Exchange for such privileges in the common stocks of Aetna Life and Casualty Company and Liggett & Myers Incorporated; and of the Pittsburgh Stock Exchange for such privileges in the common stock of H. H. Robertson Company. (Release 34-8466)

TEXAS URANIUM SUSPENSION CONTINUED. The SEC has ordered the suspension of over-the-counter trading in the common stock of Texas Uranium Corporation for the further ten-day period December 5-14, 1968, inclusive.

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 December 3 News Digest.

Trans-Beacon Corp Oct 68(12,13)	1-2342-2	Arrow Electronics Inc	
Unicare Health Services Inc		Oct 68(1,13)	1-4482-2
Oct 68(7,11,12,13)	2-29127-2	Keene Corp Oct 68(4,7,13)	2-28481-2
Whittaker Corp		Meredith Corp Oct 68(2,11,13)	1-5128-2
Oct 68(7)	1-5407-2	Palomar Mtge Co Oct 68(7,11,13)	0-1873-2
Gale Inds Inc Oct 68(12,13)	1-1130-2	Pan-Alaska Fisheries Inc	
Gallery of Homes Inc Oct 68(7)	2-28549-2	Oct 68(2,7,13)	0-1692-2
Intertech Research Services Inc		Peterson Howell & Heather Inc	
Oct 68(1,7,12,13)	2-28595-2	Oct 68(12)	0-1631-2
Pacific Southwest Airlines		Restaurant Associates Inds Inc	
Oct 68(7,13)	1-5080-2	Oct 68(12,13)	1-5722-2
Raytheon Co Oct 68(12,13)	1-2833-2	Ric Group Inc Oct 68(2,13)	1-4242-2
Trans World Airlines Inc Oct 68(13)	1-975-2	The Rouse Co Oct 68(11)	0-1743-2
Vornado Inc Oct 68(13)	1-5098-2	Sperry Rand Corp Oct 68(4,13)	1-3908-2
Jim Walter Corp Oct 68(4,7,8,12,13)	1-4868-2	Tracor Inc Oct 68(2,4,7,8,13)	0-528-2
Waltham Precision Instruments Inc		Zayre Corp Nov 68(7,13)	1-4908-2
Oct 68(2,7,12,13)	1-3527-2	SFM Corp Oct 68(7,9)	1-5654-2
H C Bohack Inc Oct 68(2,3,6,7,11,13)	1-5304-2	Anchor Corp Oct 68(7,11,13)	0-215-2
Delta Air Lines Inc		Bigelow-Sanford Inc Oct 68(4,13)	0-2804-2
Oct 68(7,11,12,13)	1-5424-2	De Bardeleben Marine Corp	
Geotel Inc Oct 68(12)	0-1400-2	Oct 68(1,2,11,12,13)	0-1421-2
Midwestern Financial Corp of Ohio		Harvard Inds Inc Oct 68(2,13)	1-1044-2
Oct 68(2,7,9,13)	2-28594-2	Pierce Governor Co Inc	
Moog Inc Oct 68(11)	1-5129-2	Oct 68(2,7,13)	1-1791-2
National Telefilm Associates Inc		Plastiline Inc Oct 68(12,13)	0-2584-2
Oct 68(1,7,8,13)	0-57-2	Purification Sciences Inc Oct 68(12)	2-29444-2
Wolverine Inds Inc Oct 68(12)	1-5746-2	The Red Food Stores Inc	
Work Wear Corp Oct 68(7,13)	1-4784-2	Oct 68(11,12)	2-28919-2
Cac Inc Oct 68(2,7,9,13)	2-24219-2	Talley Inds Inc Oct 68(3,4,7,13)	1-4778-2
Electronic Engineering Co of California		Tastee Freez Inds Inc	
Oct 68(2)	1-5578-2	Oct 68(2,7,8,13)	1-4722-2
Guaranty Financial Corp		Topsy's Internatl Inc Oct 68(12)	2-27562-2
Oct 68(2,9,13)	0-1539-2	Trans-Canada Pipe Lines Ltd	
Van Der Hout Associates Ltd		Oct 68(7,8)	2-12927-2
Oct 68(2,13)	2-19391-2	Tyco Laboratories Inc	
		Sept 68(11,13)	1-5482-2

Aero Chatterilion Corp Oct 68(4,11,13)	1-5592-2	Joslyn Mfg & Supply Co Amd #1 to 8K for Feb58(2,12,13)	0-1252-2
Apco Oil Corp Oct 68(8,12,13)	1-4537-2	Barry Wright Corp Amd #1 to 8K for Sept 68(7)	1-4043-2
Crestmont Oil & Gas Co Oct 68(12)	1-3902-2	Ormco Corp Amd #1 to 8K for May 68(2)	0-1613-2
Empire Life Ins Co Oct 68(7,9)	2-20749-2	ECO Electrical Mfg Corp Oct 68(2,7,13)	2-29046-2
Lincoln Liberty Life Ins Co Oct 68(8,12,13)	2-18894-2	Dow Chemical Co Oct 68(12)	1-3433-2
Philadelphia Elec Co Oct 68(7,12,13)	1-1401-2	Lafayette Funds Inc Oct 68(1,7,12)	2-28620-2
Safetee Glass Co Inc Oct 68(11,12)	2-27481-2	Canal Electric Co Oct 68 (7)	2-30057-2
Wilson Sporting Goods Co Oct 68(4,7,13)	1-5435-2	Diversified Realty Inc Oct 68(7)	0-2864-2
Adley Corp Oct 68(7,13)	0-1350-2	Seismic Computing Corp Oct 68 (9,13)	2-27622-2
Cenco Instruments Corp Oct 68(4,7,13)	1-3730-2	Federal Screw Works Oct 68 (11)	0-1837-2
Collins Radio Co Oct 68(7)	1-4248-2	The Union Corporation Jul 68 (7)	1-5371-2
Phoenix Gems Inc Oct 68(1,6,12,13)	0-2000-2	Affiliated Computer Systems Inc Oct 68 (2,7,11,13)	2-28407-2
Texota Oil Co Oct 68(2,7)	0-892-2	American Pipe & Constr Co Oct 68 (3,7,13)	0-218-2
Universal Fluid Dynamics Co Sept 68(11,13)	0-2821-2	Book Of The Month Club Inc Oct 68 (7)	1-3590-2
Welsh Panel Co Oct 68(7,9,13)	0-2752-2	Channing Financial Corp Oct 68 (12)	0-987-2
Bobbie Brooks Inc Sept 68(7,13)	1-4168-2	Flintkote Co Oct 68 (3)	1-2560-2
Elco Corp Oct 68(3,11)	1-5162-2	Bonanza International Inc Oct 68 (2,13)	2-28735-2
Monmouth Elec Co Inc Oct 68(11)	0-1913-2	Dibrell Brothers Inc Oct 68 (11,12,13)	0-2012-2
Portland General Elec Co Oct 68(12)	1-5532-2	First At Orlando Corp Oct 68 (2,7,13)	2-26038-2
Ortronix Inc Amd #2 to 8K for Jul68(1,7)	0-1703-2	Transmation Inc Oct 68 (12)	2-27910-2
Kane-Miller Corp Amd #1 to 8K for Oct 68(7)	1-5014-2	Cellu-Craft Inc Oct 68 (2,7,13)	0-3113-2
Foxboro Co Amd #1 to 8K for Mar68(4,7,8,13)	1-4426-2	Dalto Electronics Corp Oct 68 (7,9)	0-1852-2
Saturn Airways Inc Amended 8K for Oct 68(2,13)	0-3090-2	Transcontinental Investing Corp Oct 68 (12,13)	1-4945-2
B T Babbitt Inc Amd #1 to 8K for Aug 68(13)	1-3410-2	Cypress Communications Corp Oct 68 (2,4,11,13)	0-3289-2

CORRECTION RE SUSPENSIONS. In the SEC News Digest of December 2, it was reported that Charles Snodgrass and Rex Reno had been suspended from association with any broker-dealer for periods of 60 days and 5 business days, respectively. The figures were inadvertently transposed; Reno was suspended for 60 days and Snodgrass 5 business days.

SECURITIES ACT REGISTRATIONS. Effective December 3: Aberdeen Manufacturing Corp., 2-30158 (Jan 13); American Computer Leasing Corp., 2-30241 (40 days); Anderson Electric Corp., 2-30340; Arcata National Corp., 2-30282 (90 days); Boise Cascade Corp., 2-30438 (40 days); Convenient Industries of America, Inc., 2-29799 (90 days); Data Architects, Inc., 2-29881 (90 days); Empire Financial Corp., 2-30167 (Jan 13); The F. & M. Schaefer Corp., 2-30531; Gorin's Inc., 2-30239 (90 days); Hess's, Inc., 2-30205 (Mar 4); Hillhaven Inc., 2-29777 (90 days); Marine Resources, Inc., 2-29869 (90 days); McCulloch Alaskan North Slope Oil Exploration Program - 1968, 2-30599 (90 days); MEM Co., Inc., 2-30662; The New York Times Co., 2-30528 (Jan 13); Power/Mate Corp., 2-30278 (Mar 4); John Roberts, Inc., 2-30063 (90 days); Union Electric Co., 2-30700; United Standard Asset Growth Corp., 2-27608 (90 days); Van Dorn Co., 2-30374 (90 days); American Investors Life Insurance Co., Inc., 2-30078 (90 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.

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