

SECURITIES AND EXCHANGE COMMISSION NEWS DIGEST

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



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SEC

(Issue No. 67-222)

FOR RELEASE November 17, 1967

MASSACHUSETTS ELECTRIC RECEIVES ORDER. The SEC has issued an order under the Holding Company Act (Release 35-15898) authorizing Massachusetts Electric Company, Boston subsidiary of New England Electric System, to issue and sell, at competitive bidding, \$10,000,000 of first mortgage bonds, due 1997, and 100,000 shares of \$100 par cumulative preferred stock. Net proceeds of this financing will be applied to the payment of some \$22,000,000 of short-term notes incurred for construction expenditures or to reimburse the treasury therefor.

PROGRESSIVE SECURITIES, OTHERS, ENJOINED. The SEC Washington Regional Office announced November 9 (LR-3853) the entry of a Federal court judgment in Bluefield, W. Va., permanently enjoining Progressive Securities, Inc., Hubert D. Dawson and Ruth Josephine Dawson (corporate officers, directors and stockholders), and Charles R. Reynolds (a corporate employee), all of Huntington, W. Va., from violations of the anti-fraud and broker-dealer registration provisions of the Federal securities laws in the sale of Progressive American Life Insurance Co. and Electronic Control Systems, Inc. The defendants consented to the entry of the decree.

UNLISTED TRADING APPROVED. The SEC has issued an order under the Securities Exchange Act (Release 34-8193) granting an application of the Pittsburgh Stock Exchange for unlisted trading privileges in the common stock of Gulf & Western Industries, Inc.

UNLISTED TRADING SOUGHT. The Philadelphia-Baltimore-Washington Stock Exchange has applied to the SEC for unlisted trading privileges in the common stock of Gulf & Western Industries, Inc. (Delaware); and the Commission has issued an order (Release 34-8193) giving interested persons until November 30 to request a hearing thereon.

DIAMOND ALKALI SHARES IN REGISTRATION. Diamond Alkali Company, 300 Union Commerce Bldg., Cleveland, Ohio 44115, filed a registration statement (File 2-27672) with the SEC on November 13 seeking registration of 97,158 shares of \$1.20 Series D cumulative convertible preferred stock and 189,457 shares of common stock. The preferred shares and 145,736 common shares are issuable to officials of The Shamrock Oil and Gas Corporation upon its merger (subject to shareholder approval) into the company. The remaining 42,721 common shares are issuable upon the conversion of Series D preferred stock. Pursuant to the merger each outstanding share of Shamrock common would be changed into three-fourths of a share of common plus one-half share of the new Series D preferred of Diamond. A maximum of 3,696,932 shares of Series D preferred and 5,545,398 shares of common are issuable under the merger proposal. Shares issued to Shamrock officials the subject of this filing may be sold by them from time to time at prices current at the time of sale (\$24.00 per preferred share and \$31.875 per common share maximum*).

Diamond is engaged principally in the manufacture and sale of a wide variety of industrial, specialty and agricultural chemicals and plastics. It also manufactures and sells portland cement and coke. On May 1, 1967, it broadened its product lines through its acquisition of Nopco Chemical Company, and on August 1, 1967 by the purchase of a polypropylene resin plant and a polypropylene and polyethylene film plant. Diamond shareholders are to vote on the merger with Shamrock at a meeting scheduled for November 30. If the merger is approved, Diamond will be the successor corporation and its name will be changed to "Diamond Shamrock Corporation." J. H. Dunn, one of the six selling stockholders, will become Chairman of the Executive Committee of Diamond Shamrock; and two others ^{also} will become officers of Diamond Shamrock. In addition to indebtedness and preferred stock, Diamond has outstanding 6,153,045 common shares, of which Raymond F. Evans (board chairman) owns 188,928 shares and Arthur B. Tillman (president), 4,028 shares.

CAMIN LABORATORIES PROPOSES OFFERING. Camin Laboratories, Inc., 104 S. Fourth St., Brooklyn, N. Y. 11211, filed a registration statement (File 2-27680) with the SEC on November 14 seeking registration of 100,000 shares of common stock and 50,000 Series A three-year common stock purchase warrants (exercisable initially at \$6.00 per share). It is proposed to offer these securities in units consisting of two shares and one warrant, and at \$10 per unit. The offering is to be made on a "best efforts" basis by company employees without commission; in addition, units may be offered by NASD members, who will receive a 60c per unit commission. The company has issued to its financial adviser, D. H. Blair & Co., for \$800, 8,000 five-year Series B common stock purchase warrants, exercisable at 50c per share.

The company was incorporated for the purpose of developing and exploiting electroforming techniques and their commercial applications. It is also engaged in a research and development program in the area of rocketry with primary emphasis on the use of the electroforming process to fabricate cooling systems for rocket engine components. Of the net proceeds of the sale of the units, \$100,000 will be used to increase its sales, marketing and promotional program, \$75,000 for new equipment, and \$100,000 for plant relocation or expansion; the balance will be added to working capital. In addition to indebtedness, the company has outstanding 200,000 common shares, all owned by management officials. Benjamin R. Payn is president.

OVER

FAIRFIELD-NOBLE FILES FOR SECONDARY. Fairfield-Noble Corporation, 21-16 43rd Ave., Long Island City, N.Y. 11101, filed a registration statement (File 2-27688) with the SEC on November 15 seeking registration of 300,000 outstanding shares of common stock. The shares are to be offered for public sale by the present holders through underwriters headed by Bache & Co. Inc., 36 Wall St., and Halle & Stieglitz, 52 Wall St., both of New York 10005. The public offering price (\$22-7/8 per share maximum*) and underwriting terms are to be supplied by amendment.

The company is engaged in the business of manufacturing and selling knitted sweater tops and other knitted clothing for girls and women. In addition to indebtedness, it has outstanding 1,272,706 common shares, of which management officials own 72.2%. The prospectus lists four selling stockholders. Samuel Noble (board chairman), Joseph L. Braun (president), Arthur Lewis (executive vice president) and Jacob B. Noble (vice president) each proposes to sell 75,000 of his holdings of 259,087, 260,190, 138,363 and 259,087 shares, respectively.

OKC CORP. PROPOSES DEBENTURE OFFERING. OKC Corp. (formerly Oklahoma Cement Company), Suite 621, 1949 N. Stemmons Freeway, Dallas, Tex. 75207, filed a registration statement (File 2-27690) with the SEC on November 15 seeking registration of \$10,000,000 of convertible subordinated debentures, due 1987. The debentures are to be offered for public sale through underwriters headed by Eastman Dillon, Union Securities & Co., 1 Chase Manhattan Plaza, New York 10005. The interest rate, public offering price and underwriting terms are to be supplied by amendment.

The company is engaged in the manufacture and sale of Portland cement; and it also manufactures and refines motor gasolines and diesel fuels, liquid petroleum gases, distillates and asphalts. Net proceeds of its sale of debentures (together with \$8,000,000 of bank borrowings) will be used to retire \$14,000,000 of outstanding debt; the balance will be added to working capital. In addition to indebtedness and preferred stock, the company has outstanding 866,433 common shares, of which Coastal States Gas Producing Company (Corpus Christi, Tex.) owns 7.3%, George A. Fuller Co., Inc. (Dallas, Tex.), 15.6%, and management officials, 9.4%. Cloyce K. Box is board chairman and D. W. Rentzel, president.

MICROWAVE ASSOCIATES FILES FOR SECONDARY. Microwave Associates, Inc., South St., Burlington, Mass. 01803, filed a registration statement (File 2-27691) with the SEC on November 15 seeking registration of 121,872 outstanding shares of common stock. The shares are to be offered for public sale through underwriters headed by Lehman Brothers, 1 William St., New York 10004. The public offering price (\$47.00 per share maximum*) and underwriting terms are to be supplied by amendment.

The company produces microwave component parts for radar and telecommunications systems, manufactures a line of solid state relay equipment, and engages in research and development related thereto. In addition to indebtedness, it has outstanding 1,138,067 common shares, of which management officials own 2.7%. Dana W. Atchley, Jr. is president and Vessarios Chigas is board chairman. American Broadcasting Companies, Inc. proposes to sell all of its holdings of 121,872 shares.

DAMON ENGINEERING FILES FOR OFFERING AND SECONDARY. Damon Engineering, Inc., 115 Fourth Ave., Needham Heights, Mass. 02194, filed a registration statement (File 2-27692) with the SEC on November 15 seeking registration of 128,480 shares of common stock. Of this stock, 66,000 shares are to be offered for public sale by the company and 62,480 (being outstanding shares) by the present holders thereof. The public offering price (\$15.00 per share maximum*) and underwriting terms are to be supplied by amendment. White, Weld & Co., 20 Broad St., and F. S. Smithers & Co., 45 Wall St., both of New York 10005 are listed as the principal underwriters.

The company designs, manufactures and sells (1) crystal filters, voltage-controlled crystal oscillators, crystal discriminators, and other frequency control devices, equipment and systems used in radar tracking and missile control, communications, sonar and navigation equipment, and (2) educational apparatus and equipment used in new-curriculum programs in the sciences. Net proceeds of its sale of additional stock will be added to general funds and used as additional working capital. In addition to indebtedness, the company has outstanding 801,061 common shares, of which management officials own 45.1%. The prospectus lists 20 selling stockholders. Cambridge Capital Corp. proposes to sell all of its holdings of 22,673 shares, Bessemer Securities Corp., 6,298 of its holdings of 125,976 shares, and David I. Kosowsky (president), 6,116 of his holdings of 122,333 shares; the others propose to sell shares ranging in amount from 166 to 3,891 shares.

COMBINED INSURANCE CO. (AMERICA) FILES EXCHANGE PROPOSAL. Combined Insurance Company of America, 5050 Broadway, Chicago, Ill. 60640, filed a registration statement (File 2-27694) with the SEC on November 16 seeking registration of a maximum of 75,000 shares of common stock. The company proposes to offer its common shares in exchange for the outstanding shares of Commerce and Industry Insurance Co. The exchange ratio is to be supplied by amendment.

The company is engaged primarily in the business of providing accident and health insurance. In addition to indebtedness, it has outstanding 12,017,223 common shares, of which management officials own 27.38% (including 6.80% owned by W. Clement Stone, president, and 7.66% by Jessie V. Stone, a vice president). Commerce and Industry Insurance Company is engaged primarily in writing fire and allied insurance for preferred commercial, industrial, and institutional risks.

PUBLIC SERVICE E&G PROPOSES OFFERING. Public Service Electric and Gas Company, 80 Park Pl., Newark, N.J. 07101, filed a registration statement (File 2-27696) with the SEC on November 16 seeking registration of 250,000 shares of cumulative preferred stock. The shares are 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, public offering price (\$103.00 per share maximum*) and underwriting terms are to be supplied by amendment.

Net proceeds of the company's stock sale will be used for general corporate purposes, including the payment of a portion of the cost of its current construction program (estimated at \$195,000,000 for 1967). Edwin H. Snyder is president and Watson F. Tait, Jr. is board chairman.

AGWAY INC. PROPOSES OFFERING. Agway Inc., 333 Butternut Dr., De Witt, New York, filed a registration statement (File 2-27695) with the SEC on November 16 seeking registration of \$12,000,000 of 6% subordinated debentures, due 1983, \$3,000,000 of 5% subordinated debentures, due 1974, 25,000 shares of 5% cumulative preferred stock, and 20,000 shares of common stock. Each issue of debentures is to be offered for sale at \$5 per unit, the preferred stock at \$100 per share, and the common stock at \$25 per share. The offering is to be made through employees and other designated agents.

The company is an agricultural cooperative directly engaged in product manufacturing, processing and distribution, wholesale purchasing and the marketing of commodities for its farmer members and other patrons in the states of Conn., Del., Maine, Md., Mass., N. H., N. J., N. Y., Ohio, Pa., R. I., and Vermont. It also holds as trustee for the members thereof all of the outstanding common stock of 179 active local cooperative associations which operate in local communities in N. J., N. Y. and Pa. The company is also engaged in the businesses of marketing petroleum products at retail in bulk quantities, selling certain types of fire and casualty insurance, and the financing of patrons' purchases. Net proceeds of this offering will be added to general funds and used for general corporate purposes. In addition to indebtedness, the company has outstanding 98,695 common shares. Harold G. Soper is board chairman and Jonathan Davis is president.

FARMLAND INDUSTRIES PROPOSES OFFERING. Farmland Industries, Inc., 3315 N. Oak Trafficway, Kansas City, Mo. 64116, filed a registration statement (File 2-27693) with the SEC on November 15 seeking registration of \$11,000,000 of 5-1/2% 25-year subordinated certificates of indebtedness, \$6,000,000 of 6% 12-year subordinated certificates of indebtedness, 120,000 shares of 5-1/2% preferred stock, and 400 common shares. The certificates are to be offered for public sale at \$100 per unit and the preferred and the common shares at \$25 per share. The offering is to be made through company representatives.

The company manufactures and distributes a diversified line of farm supplies to retail farmer cooperative associations in 14 mid-western states. In addition to indebtedness and preferred stock, it has outstanding 1,779,966 common shares. John L. Schulte is board chairman and E. T. Lindsey is president.

AMERICAN REPUBLIC ASSURANCE SEEKS ORDER. American Republic Assurance Company ("Assurance Company") and American Republic Assurance Company Separate Account B ("Separate Account"), Des Moines, Iowa, have applied to the SEC for exemption from the provisions of Sections 14(a), 15(a), 16(a), 17(f), 22(e), 27(a)(4), 27(c)(1), 27(c)(2), and 32(a) of the Investment Company Act; and the Commission has issued an order (Release IC-5166) giving interested persons until December 4 to request a hearing thereon. Assurance Company established Separate Account in order (1) to offer contracts designed for annuity purchase plans adopted by public school systems and certain tax-exempt organizations, which contracts qualify as tax-deferred annuities under Section 403(b) of the Internal Revenue Code of 1954, as amended, and (2) to offer contracts which are to be issued with respect to plans initially qualifying under Section 401 of the Code. Separate Account is an open-end diversified management investment company registered under the Act.

FIVE TRADING BANS CONTINUED. The SEC has issued orders under the Securities Exchange Act suspending exchange and/or over-the-counter trading in securities of Roto American Corp., for the further ten-day period November 18-27, 1967, inclusive; and in securities of Fastline, Inc., Westec Corporation, Pakco Companies, Inc., and Continental Vending Machine Corporation, for the further ten-day period November 19-28, 1967, inclusive.

BLUE BELL PROPOSES OFFERING. Blue Bell, Inc., 335 Church St., Greensboro, N. C., 27401, filed a registration statement (File 2-27697) with the SEC on November 16 seeking registration of 150,000 shares of cumulative convertible preferred stock. The stock is to be offered for public sale through underwriters headed by The First Boston Corp., 20 Exchange Pl., and Hornblower & Weeks-Hemphill, Noyes, 8 Hanover St., both of New York. The dividend rate, public offering price (\$100 per share maximum*), and underwriting terms are to be supplied by amendment.

The company designs, manufactures and distributes work clothing, western wear and sportswear; it also manufactures and distributes shoes and boots. Net proceeds of its stock sale will be applied toward the reduction of some \$26,161,250 of short-term borrowings. In addition to indebtedness, the company has outstanding 1,412,000 common shares, of which the Wachovia Bank and Trust Company (Winston-Salem, N.C.) owns 16.5% and management officials, 8.4%. Edwin A. Morris is board chairman and Rodger S. LeMatty 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. Photocopies thereof may be purchased from the Commission's Public Reference Section (please give News Digest's "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 November 2 News Digest.

J Weingarten Inc Oct 67 (11)	0-2279-2	Airlift Internatl Inc Oct 67 (2,7,12)	0-1864-2
Weyenberg Shoe Mfg Co Oct 67 (2,13)	1-2854-2	Allcity Ins Co Oct 67 (7,11,13)	2-22801-2
Edwin L Wiegand Co Oct 67 (11)	0-1867-2	Amer Heritage Pub Co Inc Oct 67 (11,12)	0-1889-2
The Wurlitzer Co Oct 67 (4,7,13)	1-5186-2	Amer Micro Devices Inc	
York County Gas Co Oct 67 (4,13)	0-1174-2	Apr 66 (1,2,3,4,7,13)	2-18626-2
Youthcraft Creations Inc Oct 67 (1)	0-430-2	Amer Zinc Co Oct 67 (12,13)	1-59-2
Cenco Instruments Corp		Assoc Prods Inc Oct 67 (4,11,13)	1-4761-2
Amend #1 to 8K for Aug 67 (8)	1-3730-2	Athlone Inds Inc Oct 67 (2,7,8,11,13)	0-54-2
Evans Aristocrat Ind Inc		BAC Liquidating Corp Oct 67 (11,13)	1-4525-2
Amend #1 to 8K for Sept 67 (12,13)	1-4592-2	Baker Inds Inc Oct 67 (7,12,13)	0-2499-2
Honda Giken Kogyo Kabushiki Kaisha		Buell Inds Inc Oct 67 (7)	1-4619-2
Amend #1 to 6K for Jun 67	2-20888-2	Bunker-Ramo Corp Oct 67 (7,8,13)	1-4468-2

Capital Bancshares Inc Oct 67 (2,7,13)	2-23067-2	Southwest Forest Inds Inc Sept 67 (7,8,11,13)	0-1679-2
Coleman Cable & Wire Co Oct 67 (12,13)	2-19645-2	Superior Inds Corp Oct 67 (2,13)	2-18803-2
Collins & Aikman Corp Oct 67 (11,13)	1-205-2	Tastee Freez Inds Inc Oct 67 (3)	1-4722-2
Col Interstate Gas Co Oct 67 (12,13)	1-4874-2	Transcontinental Bus Sys Inc Oct 67 (2,7,13)	0-1481-2
Crescent Corp Oct 67 (12) Sept 67 (12)	1-3425-2	20th Century Inds Inc Oct 67 (2,8)	0-1687-2
Educators Inds Inc Oct 67 (11)	0-1931-2	Union Sugar Co Oct 67 (10,11,13)	1-498-2
El Paso Natural Gas Co Oct 67 (2,7,8,13)	1-2700-2	Union Tank Car Co Oct 67 (7)	1-1207-2
Energy Resources Corp Oct 67 (7,11,13)	0-1917-2	Uniservices Inc Oct 67 (2,6,11,12)	0-77-2
Epaco Inc Oct 67 (2,13)	0-1102-2	U S Envelope Co Oct 67 (13)	0-235-2
Farmers Union Cooperative Marketing Assoc Oct 67 (7,8)	2-22230-2	U S Plywood-Champion Papers Inc Oct 67 (7)	1-3053-2
Federal Pac Elec Co Oct 67 (12,13)	1-3826-2	The Upjohn Co Oct 67 (3,12,13)	1-4147-2
Filigree Foods Inc Oct 67 (11,13)	0-2302-2	Va Iron Coal & Coke Co Oct 67 (12,13)	1-210-2
Ford Motor Co Oct 67 (13)	1-3950-2	Waddell & Reed Inc Oct 67 (3,13)	0-42-2
Frontier Airlines Inc Oct 67 (2,7,12)	1-4877-2	Whittaker Corp Oct 67 (2,7,13)	1-5407-2
GF Inds Inc Oct 67 (2,13)	1-4273-2	The Williamhouse Inc Oct 67 (11,12,13)	1-4559-2
Gamble Skogmo Inc Oct 67 (7,12,13)	1-3478-2	Work Wear Corp Oct 67 (7)	1-4784-2
W R Grace & Co Oct 67 (13)	1-3720-2	ALD Inc Oct 67 (12)	0-254-2
Graphic Sciences Inc Sept 67 (2,13)	2-26873-2	Acme Elec Corp Oct 67 (4,7,11,13)	0-1835-2
Grow Chemical Corp Oct 67 (4,7,11,12,13)	1-4596-2	Aeroflex Laboratories Inc Oct 67 (12)	0-2324-2
Handy & Harman Oct 67 (1,7)	1-5365-2	Agway Inc Oct 67 (7)	0-2011-2
Heublein Inc Oct 67 (4,7,11,13)	1-4661-2	Agway Inc Employee Incentive Thrift Plan Oct 67 (7)	2-25865-2
Hudson's Bay Oil & Gas Co Ltd Oct 67 (7,11,13)	2-13574-2	Alaska Interstate Co Oct 67 (2,13)	2-25477-2
Ill Central Inds Inc Oct 67 (12)	1-4710-2	Alexander and Baldwin Inc Oct 67 (1)	0-565-2
Ill Central RR Co Oct 67 (12)	1-2148-2	Allright Auto Parks Inc Oct 67 (11,13)	1-5149-2
Infrared Inds Inc Oct 67 (7,12,13)	0-1648-2	Alpha Ind Inc Sept 67 (4,7,11,13)	2-25197-2
Iowa Beef Packers Inc Oct 67 (2,13)	0-144-2	Aluminum Co of Amer Oct 67 (3)	1-3610-2
Kaneb Pipe Line Co Oct 67 (3,13)	1-5083-2	Amalgamated Sugar Co Oct 67 (7,8,13)	1-3592-2
King's Dept Stores Inc Oct 67 (2,13)	1-4838-2	Amer Commercial Lines Inc Oct 67 (12)	1-4209-2
Kleer-Vu Inds Inc Oct 67 (12)	1-4522-2	Amer Crystal Sugar Co Oct 67 (3,12,13)	1-114-2
Levitt & Sons Inc Oct 67 (4)	1-4770-2	Amer Water Works Co Inc Oct 67 (3,13)	1-3437-2
Litton Inds Inc Oct 67 (7,8)	1-3998-2	Applied Data Research Inc Oct 67 (2,4,7,13)	0-2587-2
Management Assistance Inc Oct 67 (7,9,13)	0-2017-2	Austin Nichols & Co Inc Oct 67 (11)	1-249-2
Maul Elec Co Ltd Oct 67 (2,13)	0-1407-2	Automated Procedures Corp Oct 67 (2)	1-3579-2
Mead Johnson & Co Nov 67 (2)	1-1206-2	Bates Mfg Co Inc Oct 67 (12,13)	1-3188-2
Miss River Corp Oct 67 (8)	1-3599-2	Bearings Inc Oct 67 (11)	1-2299-2
Morris Plan Co Oct 67 (2,7,13)	0-745-2	Berkshire Hathaway Inc Oct 67 (7,13)	0-853-2
G W Murphy Ind Inc Oct 67 (2,7,11,13)	1-1974-2	Blackhawk Holding Corp Apr 66 (11)	0-1936-2
Northwest Production Corp Oct 67 (3)	0-298-2	Briston-Myers Co Oct 67 (3,13)	1-1136-2
Omark Inds Inc Oct 67 (11,12,13)	1-5385-2	Bullion Monarch Co Oct 67 (2,7,12)	1-3896-2
Ozite Corp Oct 67 (2,7,13)	0-2138-2	C I T Financial Corp Oct 67 (7,13)	1-1861-2
Palm Beach Co Oct 67 (4,7,8,13)	0-2271-2	California Liquid Gas Corp Oct 67 (11)	1-5402-2
Pearce-Simpson Inc Oct 67 (6,13)	0-595-2	Canadian Pacific RY Co Oct 67 (12,13)	1-1342-2
Polarad Electronics Corp Oct 67 (11,13)	1-4258-2	Capital Finance Corp Oct 67 (7,8)	0-813-2
Poloron Prods Inc Oct 67 (8,13)	1-3962-2	Central Charge Service Inc Oct 67 (12,13)	1-4755-2
Purex Corp Ltd Oct 67 (3,11,13)	1-4816-2	Cerro Corp Oct 67 (8)	1-1518-2
Raychem Corp Oct 67 (11)	0-1865-2	Chromalloy Amer Corp Oct 67 (4,7,13)	1-4073-2
Red Rope Stationery Inds Inc Oct 67 (2,3,13)	0-2377-2	Cinerama Inc Oct 67 (3,13)	1-4107-2
Reuter Inc Oct 67 (2,13)	0-1561-2	J L Clark Mfg Co Oct 67 (1,8,12,13)	0-213-2

SECURITIES ACT REGISTRATIONS. Effective November 16: Baldwin-Montrose Chemical Co., Inc., 2-27217 (40 days); Belden & Blake & Co. Ltd. Partnership No. 3A, 2-27615; Coastal States Gas Producing Co., 2-27498; Cummings & Co., The International Sign Service, Inc., 2-27382 (90 days); Massachusetts Electric Co., 2-27471 (40 days); Missouri Public Service Co., 2-27455 (Dec 27); Systems Engineering Laboratories, Inc., 2-27549 (40 days).

Withdrawn November 16: Congressional Life Insurance Co., 2-27155.

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.