

# 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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**OCCIDENTAL LIFE RECEIVES ORDER.** The SEC has issued an order under the Investment Company Act (Release IC-5799) exempting Occidental Life Insurance Company of California and Occidental's Separate Account Fund B, Los Angeles, from certain provisions of the Act. Occidental Life established Fund B as a separate account to offer individual or group variable annuity contracts in connection with pension or profit-sharing plans meeting the requirements of Section 401(a) of the Internal Revenue Code, including plans established by persons entitled to the benefits of the Self-Employed Individuals Tax Retirement Act and annuity purchase plans adopted by public school systems and certain tax-exempt organizations pursuant to Section 403(b) of the Code.

**LOEB, RHOADES RECEIVES ORDER.** The SEC has issued an order under the Investment Company Act (Release IC-5800) exempting Loeb, Rhoades & Co., New York, from certain "insider trading" provisions of the Act with respect to the proposed offering of shares of Price Capital Corporation, a registered closed-end investment company. Loeb Rhoades is the prospective representative of a group of underwriters for the proposed offering. In connection with the offering, Loeb-Rhoades and at least one other member of the underwriting group may become obligated to take more than 10% of the shares and one or more of the underwriters may become obligated to purchase more than 50% of the shares, thereby becoming "insiders."

**SALE OF ASSOCIATED ENTERPRISES ENJOINED.** The SEC Chicago Regional Office announced August 29 (LR-4406) that the Federal court in Detroit had permanently enjoined Albert Silver, of Flint, Mich.; David G. Kelly, of Detroit; William C. Vrooman, of Southfield, Mich.; and Vernon Brown, of North Miami, Fla., all individually and doing business as Associated Enterprises, from violations of the Securities Act registration and anti-fraud provisions in the sale of securities of Associated Enterprises. The defendants consented to the injunction.

**BUNDLES OF CHARM PROPOSES OFFERING.** Bundles of Charm Company, 19 West 44th St., New York, N. Y., filed a registration statement (File 2-34468) with the SEC on August 28 seeking registration of \$400,000 of pre-formation limited partnership interests, to be offered for public sale at \$1,000 per unit. The company was organized for the purpose of producing a dramatico-musical play entitled "Bundles of Charm," based on the fashion field for women and men. Lawrence J. Williams is the general partner and producer, as well as the author of the book, lyrics and musical score of the play.

**OCTAGON INDUSTRIES TO SELL STOCK.** Octagon Industries, Inc., 400 Madison Ave., New York 10017, filed a registration statement (File 2-34469) with the SEC on August 29 seeking registration of 170,000 shares of common stock, to be offered for public sale through underwriters headed by Nadel & Co., 170 Broadway, New York. The offering price (\$12 per share maximum\*) and underwriting terms are to be supplied by amendment. The company has sold the Nadel firm, for \$1,360, a nontransferable five-year warrant to purchase 13,600 shares at \$2.80 per share.

The company was organized in May 1967 to offer financial consulting services principally in connection with corporate mergers and acquisitions. Net proceeds of its stock sale will be used to increase its present staff, and applied towards the acquisition of existing service organizations which are engaged in providing management, economic, executive, search, financial and other consulting services. The company has outstanding 330,000 common shares (with a 93¢ per share book value), of which Bruce Zenkel, board chairman, and Louis Perlmutter, president, own 45% each and management officials as a group 100%. Purchasers of the shares being registered will acquire a 34% stock interest in the company for their investment of \$2,305,200\*; the present shareholders will then own 66%, for which they paid \$25,000.

**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:

Technical Tape, Inc., New Rochelle, N. Y. 10801 (File 2-34418) - 215,800 shares  
Cooper Industries, Inc., Houston, Tex. 77002 (File 2-34461) - 159,203 shares  
Huyck Corporation, Stamford, Conn. 06901 (File 2-34464) - 238,912 shares

**CAPITAL SPENDING REPORTED.** The SEC and the Department of Commerce today reported that businessmen expect to spend \$70.9 billion for new plant and equipment in 1969, 10-1/2 percent more than they spent in 1968. This projection of capital outlays for the full year 1969 compares with anticipated increases of 12-1/2 percent in the survey taken in May and 14 percent in February. Actual capital outlays in the second quarter of 1969 were 2 percent lower than anticipated in May, and programs for the second half of the year have been revised downward in about the same proportion.

**TRADING SUSPENSION CONTINUED.** The SEC has ordered the suspension of over-the-counter trading in the securities of Rajac Industries, Inc., for the further ten-day period September 4-13, 1969, inclusive.

OVER

MEDEVCO FILES OFFERING PROPOSAL. Medevco, 3836 Catalina, Los Alamitos, Calif. 90720, filed a registration statement (File 2-34446) with the SEC on August 28 seeking registration of 150,000 shares of common stock, to be offered for public sale through underwriters headed by Cruttenden & Co., Inc., 120 So. LaSalle St., Chicago, Illinois. The offering price (\$6 per share maximum\*) and underwriting terms are to be supplied by amendment. Cruttenden also will be entitled to purchase five-year warrants for the purchase of 7,500 shares; and a controlling shareholder of Cruttenden and an account executive will be entitled to purchase an additional 7,500 shares (on terms to be supplied by amendment).

The company is engaged primarily in the ownership, development, management and operation of health care facilities providing nursing and other care to adult inpatients; also, in the development and ownership of facilities operated on a non-profit basis for mentally and physically handicapped children and adults and secondarily in the development of and manufacturing of coin-operated shoe shine vending machines. Of the net proceeds of its stock sale, some \$229,000 will be used to pay off the unpaid balance of the purchase price for one of such facilities; the balance will be used to provide working capital for existing facilities and for estimated working capital and start-up costs for a proposed facility; the prospectus indicates that at May 31 the company had a deficit in working capital of some \$332,000 which it proposes to alleviate from the net proceeds of this offering). In addition to indebtedness, the company has outstanding 339,075 common shares, of which William C. Kalepp, president, owns 19.6% and management officials as a group 53.4%.

PHASE SIX DATA CENTERS TO SELL STOCK. Phase Six Data Centers, Inc., 1776 Broadway, New York, N.Y. 10019, filed a registration statement (File 2-34447) with the SEC on August 28 seeking registration of 150,000 shares of common stock, to be offered for public sale at \$2.30 per share. No underwriting is involved; participating NASD members will receive a commission of 10% on shares sold through them.

The company is engaged in providing services in areas of computer programming, data processing and related services. The net proceeds of its stock sale will be used for various corporate purposes, including working capital. The company now has outstanding 620,000 common shares (with a net tangible book value deficit of 3¢ per share), of which Stephen Tenenbaum, president and board chairman, and two other officials own 32% each. Purchasers of the shares being registered will acquire a 19.5% stock interest in the company for their investment of \$345,000 (they will sustain an immediate dilution of \$1.91 in per share book value from the offering price); management officials will then own 79.2% for which they will have paid an aggregate of \$6,100.

DATA PACKAGING FILES FOR OFFERING AND SECONDARY. Data Packaging Corporation, 205 Broadway, Cambridge, Mass. 02139, filed a registration statement (File 2-34448) with the SEC on August 28 seeking registration of 250,000 shares of common stock, of which 75,000 are to be offered for public sale by the company and 175,000 (being outstanding shares) by the present holders thereof. The offering is to be made through underwriters headed by Clark, Dodge & Co., Inc., 61 Wall Street, New York, N.Y.; the offering price (\$30 per share maximum\*) and underwriting terms are to be supplied by amendment.

The company is principally engaged in the development, manufacture and sale of high precision plastic products and components such as cartridges and cassettes used to package magnetic recording tape for music players and tape recorders, and reels, reel containers and containers for disc-pacs used with data processing equipment. Of the net proceeds of its sale of additional stock, \$1,200,000 will be used to purchase additional machinery, molds, dies and assembly equipment to increase the company's manufacturing capacity; the balance will be used for working capital purposes. In addition to indebtedness, the company has outstanding 1,523,846 common shares, of which Otto Morningstar, president, and his wife own about 65.3% respectively; each proposes to sell 87,500 shares.

NATIONAL INVESTMENT FILES FOR OFFERING. National Investment Corporation, Inc., 3301 Van Buren St., Topeka, Kansas, filed a registration statement (File 2-34449) with the SEC on August 28 seeking registration of 400,000 shares of common stock, to be offered for public sale on a "best efforts" basis by A.I.L. Securities Company, Inc. of the Van Buren Street address. The offering price (\$5.50 per share maximum\*) and underwriting terms are to be supplied by amendment.

The company was organized in January; in June it acquired A.I.L. Securities Company, Inc. It has organized a subsidiary life insurance company, Continental Investors Life Insurance Corporation; it also has purchased 37,500 shares of stock of American Investors Life Insurance Company, Inc., from Founders of American Investment Corporation at a cost of \$525,000 and has an option to purchase an additional 37,500 shares for \$525,000 on July 1, 1970. Of the net proceeds of its stock sale, \$100,000 will be used to reduce bank borrowings, \$525,000 to purchase the 37,500 shares of American Investors Life Stock, \$700,000 to purchase 350,000 shares of International Investors Life stock, and the balance for normal operating and working capital requirements. The company has outstanding 1,188,250 common shares. Lloyd R. Parker is board chairman and James H. Carter president.

A D L PLANNING PROPOSES OFFERING. A D L Planning Corporation, 315 West Ponce de Leon Ave., Decatur, Ga. 30330, filed a registration statement (File 2-34450) with the SEC on August 28 seeking registration of \$1,500,000 of Programs for the acquisition of mutual fund shares and insurance. The Programs allow the participant to purchase mutual fund shares for cash and to pledge the shares with the company as collateral for a loan from the company with which to pay premiums on life insurance policies. The company has entered into a general agency agreement to sell life insurance policies to be issued by American Defender Life Insurance Company; also, selling group agreements with various mutual fund management companies. Earl P. Paris, Jr., is president and board chairman.

ASTRO CONTROLS TO SELL DEBENTURES. Astro Controls, Inc., 8550 West Bryn Mawr Ave., Chicago, Ill. 60631, filed a registration statement (File 2-34451) with the SEC on August 28 seeking registration of \$8,000,000 of convertible subordinated debentures, due 1989, to be offered for public sale through underwriters headed by New York Hanseatic Corporation, 60 Broad Street, New York, N.Y. The debentures are to be offered at 100% of principal amount; underwriting terms are to be supplied by amendment.

The company was organized in May as successor by merger to Pioneer Astro Industries, Inc., and The Bastian-Blessing Company; it operates <sup>through</sup> three principal divisions: the RegO Division manufactures and markets controls for pressurized gases; the Food and Beverage Division produces and sells a variety of food and beverage equipment; and the Pioneer Astro Division engineers and manufactures precision components and assemblies used primarily in the defense and aerospace industries. Of the net proceeds of its debenture sale, the company will use \$5,427,000 to reduce outstanding indebtedness (incurred in connection with the acquisition of Pioneer); the balance will be used for general corporate purposes. In addition to indebtedness and preferred stock, the company has outstanding 528,693 common shares, of which First Greystone Associates owns 34.8% and management officials as a group 15.8%. M.J. Coen is board chairman, Albert S. Kepen is vice chairman and chief executive officer, and L.N. Lucus is president and chief operating officer.

In a separate registration statement (File 2-34452), ASTRO CONTROLS, INC., seeks registration of 5,000 shares to be offered under its monthly investment plan.

**COUNCIL COMMERCE FILES FOR OFFERING.** Council Commerce Corporation, 333 North Broadway, Jericho, N.Y. filed a registration statement (File 2-34453) with the SEC on August 28 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 on an all or none, best efforts basis by Austin, James & Co., Inc., 15 William Street, New York, N.Y., which will receive a 50¢ per share selling commission plus \$25,000 for expenses. The underwriter also will be entitled to purchase, for \$200, six-year warrants for the purchase of 20,000 shares, exercisable after one year at \$5 per share.

The company is principally engaged in the business of purchasing trade acceptances, making commercial loans and acquiring unimproved realty for investment, resale or commercial development. Of the net proceeds of its stock sale, \$225,000 will be used for the purchase of trade acceptances and other commercial paper, \$175,000 for commercial loans, \$300,000 for the acquisition and/or development of raw land, and the balance for general corporate purposes. The company has outstanding 467,000 common shares (with a 29¢ per share book value), of which Marvin Buchner, president and board chairman, owns 87%. Purchasers of the shares being registered will sustain an immediate dilution of \$3.55 in per share book value from the offering price.

**UNITED TELEPHONE OF OHIO TO SELL BONDS.** United Telephone Company of Ohio, 13 Park Avenue West, Mansfield, Ohio 44901, filed a registration statement (File 2-34454) with the SEC on August 28 seeking registration of \$30,000,000 of first mortgage bonds, Series W, to be offered for public sale through underwriters headed by Kidder, Peabody & Co., Inc. 20 Exchange Place, New York, N.Y. The interest rate, offering price and underwriting terms are to be supplied by amendment. The company, a telephone utility, will apply the net proceeds of its bond sale to the repayment of bank borrowings (amounting to \$23,900,000 on July 31) and advances from an affiliate (then amounting to \$550,000); the balance will be added to corporate funds available for construction and other purposes. Curtis M. Shetler is board chairman and H.A. Hubbard president.

**CIRCUIT SCIENCE TO SELL DEBENTURES.** Circuit Science, Inc., 615 North County Road 18, Minneapolis, Minn. 55427, filed a registration statement (File 2-34455) with the SEC on August 28 seeking registration of \$525,000 of 7½% convertible debentures, due 1974, to be offered for public sale at 100% of principal amount. No underwriting is involved.

The company is engaged in the development, design, manufacture and marketing of printed circuit boards. Net proceeds of its debenture sale will be used for leasehold improvements, the purchase of equipment, and working capital. The company has outstanding 200,000 common shares, of which Richard J. Borden, president, owns 33% and Dick W. Durfee, vice president, 15.1%.

**GOPAM ENTERPRISES TO SELL STOCK.** Gopam Enterprises, Inc., 119 West 57th St., New York, N.Y. 10019, filed a registration statement (File 2-34456) with the SEC on August 28 seeking registration of 100,000 shares of common stock, to be offered for public sale at \$4 per share. The offering is to be made on a best efforts, all or none basis by Shendell Securities, Inc., 39 Broadway, New York, N.Y., for which it will receive a commission of 40¢ per share plus \$12,500 for expenses. The Shendell firm also will be entitled to receive six-year warrants for the purchase of 10,000 shares, exercisable after one year at \$4.40 per share.

The company is engaged in the music publishing business wherein it seeks to exploit musical compositions to which it has obtained the copyright. It recently embarked upon a program of presenting seminar workshops in the field of black music on college campuses and has entered into the record production field. The net proceeds of its stock sale will be used for these and related purposes, including working capital. The company has outstanding 300,000 common shares, of which John Levy and two other officials own 30.7% each. Purchasers of the shares being registered will acquire a 25% stock interest in the company for their investment of \$400,000, or \$4 per share; present shareholders will then own 75%, having net tangible book value of \$19,980 or 10¢ per share.

**APCO OIL SHARES IN REGISTRATION.** Apco Oil Corporation, Liberty Bank Bldg., Oklahoma City, Okla. 73102, filed a registration statement (File 2-34457) with the SEC on August 28 seeking registration of 487,804 shares of common stock. The shares are issuable at the initial conversion price of \$41 per share upon the conversion of the outstanding \$20,000,000 of 6% convertible subordinated bonds, due 1989, of Apco International N.V., a wholly owned subsidiary.

**INTERNATIONAL SCANATRON TO SELL DEBENTURES.** International Scanatron Systems Corporation, 1623 Straight Path, Wyandanch, Long Island, N.Y. 11798, filed a registration statement (File 2-34458) with the SEC on August 28 seeking registration of \$1,500,000 of convertible subordinated debentures, due 1981, to be offered for public sale at 100% of principal amount. The offering is to be made through Charles Plohn & Co., 200 Park Avenue, New York, N.Y., which will receive a 10% commission plus \$15,000 for expenses.

The company is engaged in the design, manufacture, sale and leasing of graphics, communications systems equipment and related activities. Of the net proceeds of its debenture sale, \$600,000 will be used for European production of graphics transmitters and receivers, \$250,000 as a loan to Coherent Communications System, a 51% owned subsidiary, for development of multiplex equipment for computer time-sharing systems, \$200,000 for research and development, and the balance for other corporate purposes. The company has outstanding 302,500 common shares, of which J. Raymond Popkin-Clurman, president, owns 24.4% and management officials as a group 65.1%.

AMERICAN NATIONAL ENTERPRISES FILES FOR SECONDARY. American National Enterprises, Inc., 1879 South Main St., Salt Lake City, Utah 84115, filed a registration statement (File 2-34459) with the SEC on August 28 seeking registration of 270,000 outstanding shares of common stock, to be offered for public sale by the holders thereof through underwriters headed by Goodbody & Co., 55 Broad Street, New York, N.Y. The offering price (\$14.50 per share maximum\*) and underwriting terms are to be supplied by amendment.

The company principal business is the exhibition of color wildlife adventure and outdoor recreation motion picture film in rented theatres. It has outstanding, 1,540,000 common shares, owned in equal amounts by Russell E. Neihart, president, and two other officials, Frank A. Olson and Robert J. Crosier. Each of the three proposes to sell 90,000 shares.

vMc INTERNATIONAL FILES OFFERING PROPOSAL. vMc International, Inc., 518 5th Avenue, New York, N.Y. 10036, filed a registration statement (File 2-34460) with the SEC on August 28 seeking registration of 300,000 shares of common stock, to be offered for public sale at \$5 per share. The offering is to be made through NASD members, who will receive a selling commission of 50¢ per share sold plus an additional 10¢ for expenses. Dealers also will be entitled to purchase, at 1¢ per warrant, up to a maximum of 30,000 common stock purchase warrants on the basis of one warrant for each ten shares sold, exercisable after one year at from \$5.50 per share to \$7 per share.

The company was organized to develop and market new ideas and products and acquire companies and situations with growth potential. Of the net proceeds of its stock sale, \$134,000 will be used for tools, dies and preparation costs for the manufacture of certain products, \$350,000 for parts and supplies, \$205,000 for working capital, \$125,000 for the development of other products, \$100,000 for model shop facilities and plant, \$290,000 for an "automated shop mart program" and the balance for other purposes. The company has outstanding 600,000 common shares (with a book value of \$.046 per share), of which Raymond Mirrer, president, owns 78.3% and management officials as a group 88.3%. Purchasers of the shares being registered will acquire a 33.3% stock interest in the company for their investment of \$1,500,000 (they will sustain an immediate dilution of \$3.54 in per share book value from the offering price); present stockholders will then own 66.7%, representing a cash investment of the insider stockholders of \$27,700.

ADR-S for DAIWA HOUSE FILED. Morgan Guaranty Trust Company of New York, 23 Wall St., New York, N.Y. 10015, filed a registration statement (File 2-34462) with the SEC on August 28 seeking registration of 100,000 American Depositary Receipts for common stock of Daiwa House Industry Co., Ltd.

FOX-KNAPP TO SELL STOCK Fox-Knapp Manufacturing Co., 1 West 34th St., New York, N.Y. 10001, filed a registration statement (File 2-34463) with the SEC on August 28 seeking registration of 180,000 shares of common stock, to be offered for public sale through underwriters headed by Weis, Voisin, Cannon, Inc., 111 Broadway, New York, N.Y. The offering price (\$10 per share maximum\*) and underwriting terms are to be supplied by amendment. The company has agreed to pay the Weis firm \$50,000 for expenses and to sell it, for \$180, six-year warrants to purchase 18,000 shares.

The company is engaged in the manufacture of medium-priced active and fashion sports outerwear for men and boys. Of the net proceeds of its stock sale, \$800,000 will be used to repay the outstanding balance of long term indebtedness incurred in June 1968 for the purchase of the assets and business of Fox-Knapp Manufacturing Co. (a Pennsylvania corporation), the company's predecessor and the real estate of Pine Grove Realty Co., and part will be used in connection with the purchase of land and the construction of a new building in Pine Grove, Pennsylvania, and the purchase of equipment to expand and consolidate cutting, warehousing and shipping operations; the balance will be added to the company's general corporate funds. The company has outstanding 333,333 common shares (with a \$1.86 per share book value), of which Joseph Knapp, board chairman, Sol Walden, president and Lee H. Cohen, executive vice president, own one-third each. Purchasers of the shares being registered will acquire a 35.1% stock interest in the company for their investment of \$1,980,000\*; the present shareholders will then own 64.9%, for which they paid an aggregate of \$200,000.

DIVERSIFIED SCIENTIFIC TO SELL STOCK. Diversified Scientific Corporation, 475 E. Main St., Patchogue, N.Y. 11772, filed a registration statement (File 2-34465) with the SEC on August 28 seeking registration of 400,000 shares of common stock, to be offered for public sale at \$8 per share. The offering is to be made through underwriters headed by A.J. Carno Co., Inc., 42 Broadway, New York, N.Y., which will receive an 80¢ per share commission plus \$35,000 for expenses. The company has agreed to sell the Carno firm, for \$400, six-year warrants to purchase 40,000 shares, exercisable after one year at \$8.80 per share, and to employ the Carno firm as financial consultant for five years for an aggregate of \$62,500.

The company was organized in January for the purpose of acquiring other companies. It has entered into a contract to acquire all the outstanding shares of H.S.M. Machine Works, Inc. ("H.S.M."), and has obtained an option to acquire certain assets of Centralized Data Control, Inc. ("Centralized Data"). Of the net proceeds of its stock sale, \$500,000 will be applied to the purchase price of H.S.M., \$400,000 to pay a creditor of H.S.M., \$200,000 to establish and equip an electronics laboratory to attempt to develop assets of Centralized Data (assuming exercise of the option to purchase such assets), and \$200,000 towards the purchase prices of Cove Aircraft Products, Inc. and Tekla Metal Products, Inc.; the balance will be added to the company's general funds and used for general corporate purposes. In addition to indebtedness, the

company has outstanding 612,500 common shares (with a 14¢ per share book value), of which Adrian Mason, Sr., president, owns 57.1% and management officials as a group 93.4%. Purchasers of the shares being registered will acquire a 40% stock interest in the company for their investment of \$3,200,000 (they will sustain an immediate dilution of \$5.20 in per share book value from the offering price); the present shareholders will then own 60% for which they paid \$116,800.

**ADR'S for ASAHI GLASS FILED.** Morgan Guaranty Trust Company of New York, 23 Wall Street, New York, N.Y. 10015, filed a registration statement (File 2-34466) with the SEC on August 28 seeking registration of 100,000 American Depositary Receipts for common stock of Asahi Glass Company, Limited.

**MUNICIPAL TRUST FUND PROPOSES OFFERING.** Municipal Investment Trust Fund, Series R, filed a registration statement (File 2-34467) with the SEC on August 28 seeking registration of \$9,450,000 of units, to be offered for public sale in 9,000 units. The Fund is one of a series of similar investment companies created by a trust agreement under which Bache & Co. Incorporated, Goodbody & Co. and Walston & Co., Inc. act as sponsors and United States Trust Company of New York as trustee and Standard & Poor's Corporation's wholly-owned valuing subsidiary, Standard Statistics Co. acts as evaluator. The Fund consists of a diversified tax exempt bond portfolio of interest-bearing obligations issued by or on behalf of states, counties, territories or municipalities of the United States and authorities and political subdivisions thereof, the interest on which is, in the opinion of recognized bond counsel, exempt from all Federal income tax under existing law.

**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 August 6 News Digest.

8K Reports for July 69

Cowles Communications, Inc (7)	1-5221-2	Allied Aero Industries, Inc (11,13)	0-360-2
Cox Broadcasting Corp	(12) 1-4933-2	Aqua-Chem, Inc	(12,13) 1-4833-2
International Harvester Overseas Capital Corp	(12) 1-5217-2	Automatic Radio Mfg. Co Inc (3)	1-4433-2
Loew's Theatres, Inc	(7,13) 1-4204-2	Bulova Watch Co, Inc	(11) 1-457-2
MacAndrews & Forbes Co	(7,12,13) 1-1222-2	Computer Technology Inc Feb 69	(13) 0-3510-2
McCulloch Oil Corp	(7) 1-3924-2	March 69	(13) 0-3510-2
Natural Gas Pipeline Co of America (12)	2-14243-2	Dumont Corp	(2,3,13) 0-1567-2
Radiation Research Corporation (4,7,13)	2-28351-2	Foote, Cone & Belding, Inc (11,13)	1-5029-2
Russell Mills Inc	(11) 1-5822-2	Government Employees Corp (7)	0-414-2
Shell Oil Company	(12) 1-2475-2	Interpace Corporation (3)	1-4669-2
"Shell" Transport & Trading Co., Ltd (6K for Aug 69)	1-4039-2	Radix Corporation	(2,7,13) 0-3623-2
Southern Securities Corp (6,7)	0-1840-2	Realty Income Trust	(7) 2-19873-2
Sun Chemical Corp (4,7,9)	1-804-2	Sante Fe International Corp (3,7,8,11)	1-4827-2
Union Oil Co of Calif. (3)	1-554-2	Service Pipe Line Co (1,12)	1-3670-2
Aceto Chemical Co Inc (2,7,13)	2-30193-2	Southwestern Research & Gen'l Invest Co June 69	(2,7,13) 0-3910-2
Burdett Oxygen Co of Cleveland, Inc	(7,9,13) 0-2718-2	Triangle-Pacific Forest Products Corp (2,13)	1-5127-2
Cummins Engine Company (8)	1-4949-2	Trailer Train Co	(7) 2-20540-2
General Instrument Corp (7,13)	1-5442-2	Wilson Pharmaceutical & Chemical Corp (13) March 69	1-5444-2
Indian Finance Corp	(12,13) 0-1472-2	Angelica Corp	(4,7,13) 1-5674-2
Intercontinental Industries Inc	(3,12) 1-5566-2	Continental Investment Corporation (2,7,13)	0-3650-2
Mouldings, Inc	(4,11,13) 1-1063-2	Southern RY Co	(7,13) 1-743-2
Silo, Incorporated	(7) 0-2300-2	Texas Oil & Gas Corp	(7) 1-4995-2
Southeastern Public Service Co	(3) 1-4351-2	American District Telegraph Company (3)	1-6084-2
Southern Natural Gas Co (7)	1-2745-2	American Steel & Pump Corp (11) June 69	1-3866-2

BK Reports for July 69 Cont'd

Guardsman Chemical Coatings, Inc April 69 (7,11)	1-4704-2	Unionamerica, Inc (12)	0-3072-2
Hewlett-Packard Co (13)	1-4423-2	Alcon Laboratories, Inc (11,12,13)	0-1662-2
Hyatt Corporation (11)	0-3149-2	Union Investment Co (4,13)	1-2529-2
Metropolitan Edison Co (1)	1-446-2	Bancstock Corporation of America (7,11,13)	2-24772-2
National Utilities & Industries, Corp (2,7)	2-32035-2	Boeing Co (7)	1-442-2
New Jersey Power & Light Company (12)	1-3221-2	Celanese Corp (12)	1-1308-2
Signet Corporation (4,13)	0-807-2	Coro Inc April 69 (7)	1-1609-2
Sutro Mortgage Investment Trust (11,13)	2-21050-2	Logistics Industries Corp (7,13)	1-4930-2
Aluminum Specialty Co (11,12,13)	1-5780-2	AGM Industries, Inc (7)	0-2894-2
Golden State Health Centers, Inc (11,13)	2-31054-2	The Leisure Group, Inc (7,12,13)	0-3447-2
Higbee Co (2,7,13)	0-1406-2	Northern Indiana Public Service Co (13)	1-4125-2
Kimberly-Clark Corp (7)	1-225-2	Wilshire Insurance Co (1, 4,11,13)	2-17605-2
Southern Bell Tel & Tel Co (7,13)	1-1049-2	Arkansas Louisiana Gas Company (4,7,8,13)	1-3751-2
Telecredit, Inc (12,13)	2-25304-2	Astrodata Inc (7,11,13)	1-4803-2
Amfac, Inc (7,9)	1-5459-2	Avco Corporation (12,13)	1-124-2
Bio-Dynamics, Inc (12,13)	0-3169-2	Brooks & Perkins Inc (2, 13)	1-5312-2
Kaiser Industries Corp (12,13)	1-3340-2	Evans Products Co (2,7,13)	1-542-2
Louisville & Nashville RR Co (7,13)	1-1116-2	The Texstar Corporation (2,3,7,12,13)	1-4229-2
J.P. Morgan & Co. Inc (9, 13)	1-5885-2	Trunkline Gas Company (12)	2-25332-2
Transcon Lines (4,7,9,13)	1-5618-2	Wolverine Industries, Inc (7,12,13)	1-5746-2
Uniservices, Inc (6)	0-77-2	American Smelting & Refining Co (8)	1-164-2
AAA Enterprises, Inc (3,13)	2-32355-2	Calandra Photo Inc (11)	0-2789-2
American Credit Corp (7, 13)	1-4491-2	General Motors Corp (8)	1-143-2
Captech Inc (2,11,12,13)	0-3058-2	Informatics Inc (11,12, 13)	0-2654-2
Century Life Diversified, Inc (3,12)	0-2531-2	American Crystal Sugar Company (12,13)	1-114-2
Pennsylvania Engineering Corp (3)	0-3066-2	American Pacific Group, Inc (7)	0-1428-2
Associated Baby Services, Inc (12,13)	1-4684-2	Anaconda Co (7,8,13)	1-2280-2
Cattlemen's Foundation Corp Inc (7)	0-2067-2	Eshart Corporation (2,13)	1-4012-2
Hercules Galion Products, Inc (12)	1-3593-2	Peoples Gas Company (12)	1-5540-2
Instrument Systems Corp (2,3,12,13)	1-5643-2	Peoples Gas Light & Coke Co (12)	1-1573-2
King Resources Co (7,11,13)	0-3084-2	Wolf Corp (3,13)	0-294-2
Lectro Computer Leasing Corp (7,13)	0-3539-2	Aberle Industries, Inc (7)	2-31229-2
Programming Sciences Corporation (11,13)	0-3706-2	Arvida Corp (12)	0-5-2
Tesoro Petroleum Corp (2,7,13)	1-3473-2	Associates Investment Co (12,13)	1-1912-2
Western Transmission Corporation (12,13)	1-5167-2	Certron Corporation (7)	2-30861-2
		Kelly Services, Inc (7,12,13)	0-1088-2

8K Reports for July 69 Cont'd

Kendall Co (7,11)	1-4193-2	Border Steel Rolling Mills, Inc	
John R. Thompson Co		(7,8,11,12,13) June 69	2-16831-2
(12,13)	1-102-2	Capital Corporation of Texas	
United Financial Corp of Calif		May 69 (11,12)	0-2059-2
(2,7,13)	1-4557-2	Hawkeye Bancorporation (7)	2-28615-2
Western Holding Corporation		Sealed Power Corp	
(7)	0-3615-2	May 69 (11,13)	0-419-2
Allis Chalmers Mfg Co		Computer Controls Corp	
(3)	1-2199-2	(2,7,13)	2-30663-2
Associated Products, Inc		Flori Corporation (11,	
(4,7,9,13)	1-4761-2	12,13)	0-3522-2
Gladding Corp (1)	1-5563-2	Walham Industries Corp	
Globe Capital Corp		(12,13)	1-5870-2
(2,7,8,12,13)	2-30268-2	Aeronca, Inc (3)	1-4005-2
Jersey Central Power And Light Co		Banister Continental Corp	
(10,12,)	1-3141-2	(11,13)	0-3384-2
Rucker Company		NVF Co (7,8)	1-3290-2
(4,7,12,13)	1-5733-2	U.I.P. Corporation (7,13)	1-4203-2
The Upjohn Company (3)	1-4147-2	Waddell & Reed Inc (7)	0-42-2
Wallace-Murray Corporation		Interstate Brands Corporation	
(7)	1-1095-2	(11,12,13)	1-4969-2
Eckmar Corp (2,11,13)	1-5405-2	Simpson Electronics, Inc	
Hess's Inc (12)	2-30205-2	(2,13)	2-31572-2
Varian Associates (7,8)	1-4213-2	Texas Plastics, Inc	
Elgin National Industries, Inc		Feb 69 (7)	2-30594-2
(11,12,13)	1-5771-2	Baumritter Corporation (7)	2-31785-2
Fabri-Centers of America, Inc		MacAndrews & Forbes Co	
(12,13)	2-30979-2	May 69 (11,12,13)	1-1222-2
Mediatrics, Inc		Pittsburgh National Corporation	
June 69 (11)	2-27537-2	(11,12)	2-31841-2
Petro-Search Oil & Gas Fund Inc		Retrieval Control Systems, Inc	
(7)	2-29285-2	(11)	2-30912-2
Chas Pfizer & Co., Inc		American Pyramid Companies, Inc	
(3)	1-3619-2	(11,13)	0-2372-2
Tiffany Industries, Inc		Budd Company (7)	1-2127-2
August 69 (2,7,13)	2-31129-2	Devonbrook, Inc Sigfried S. Alper	
Foto Mem Inc July 69 (12)	2-29832-2	(10,11,12,13)	2-18275-2
Lockheed Aircraft Corp (7)	1-2193-2	Intercontinental Industries, Inc	
Inter-Polymer Industries, Inc		May & June 69 (1,2,3,7,9,	
(7)	2-32768-2	13)	1-5566-2
Cascade Natural Gas Corp		Revenue Properties Co Ltd	
June 69 (7,13)	0-317-2	(3,12,13)	1-5827-2
First Equity Corp (3,13)	0-2455-2	Telectro Mek Inc	
Presidential Realty Corp		June 69 (12,13)	2-31553-2
(2,7,11,13)	1-4503-2	Proteus Foods & Industries, Inc	
Win Stephens Leasing Company		(9,11)	0-3828-2
(2,13)	2-31634-2	American Forest Prods Corp	
American Investment Company		(7,11)	0-558-2
(7)	1-2335-2	Foster Grant Co., Inc	
Caressa, Inc (13)	1-5784-2	Jan 69 (7,13)	0-78-2
Daniel Woodhead Company		Feb 69 (7,11)	0-78-2
(7)	2-30899-2	March 69 (7)	0-78-2
Great Eastern Management Corp			
(2,7,13)	0-3603-2		
June 69 (2,7,13)	0-3603-2		
Columbia Pictures, Inc			
(7,13)	1-3108-2		
Crown Zellerbach Corp (7)	1-2823-2		

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8K Reports for July 69 Cont'd

Foster Grant Co., Inc (Cont'd)  
 May 69 (7,13) 0-78-2  
 June 69 (7) 0-78-2  
 F. & M. Schaefer Corp  
 (7,13) July 69 1-5853-2  
 Jan 69 (7,13) 1-5853-2  
 Summit National Holding Company  
 August 69 (11,13) 0-582-2

Belco Pollution Control Corporation  
 (3) 2-30273-2  
 Bogue Electric Mfg Co (3) 0-965-2  
 Crown Cental Petroleum Corp  
 (7) 1-1059-2  
 Robotguard, Inc (12,13) 2-30587-2  
 Utah Construction & Mining Co  
 (2,13) 1-5874-2

Programmed Tax Systems, Inc  
 (11) 2-30457-2  
 Universal Systems, Incorporated  
 (1,8,12,13) 2-30809-2

Amended 8K Reports

Marine Midland Banks, Inc  
 Amdt #1 to 8K for May 69  
 (7) 1-2940-2  
 Philip Morris Inc  
 Amdt #1 to 8K for June 69  
 (2,13) 1-194-2

Sterling Precision Corporation  
 Amdt #1 to 8K for April 69  
 (4,7,12,13) 1-3967-2

Bartell Media Corp  
 Amdt #1 to 8K For Feb 69  
 (7) 1-4614-2

Amended 8K Report

Weight Watchers International Inc  
 Amdt #1 to 8K for June 69  
 (7) 0-3389-2

Dillon Companies, Inc  
 Amdt #1 to 8K for Dec 68  
 (7) 1-5821-2

Coro, Inc  
 Amdt #1 to 8K for May 64  
 (9,13) 1-1609-2

Liberty Equities Corp  
 Amdt #1 to 8K for June 69  
 (13) 0-2258-2

Olympic Geophysical Company  
 Amdt #1 to 8K for June 69  
 (2,13) 2-30190-2

Connrex Corp  
 Amdt #1 to 8K for Jan 69  
 (13) 1-5875-2

Acoustica Associates, Inc  
 Amdt #1 to 8K for June 0-1717-2

Southern Natural Gas Co  
 (7) 1-2745-2

SECURITIES ACT REGISTRATIONS. Effective September 2: Datron Systems, Inc., 2-33019 (90 days); Great Basins Petroleum Co.-1969, 2-32677 (90 days); New England Telephone and Telegraph Co., 2-34308; Sentinel Development Fund-1969 Series B, 2-34173 (90 days); Sentinel Income Fund, Inc., 2-30631; Sentinel Growth Fund, Inc., 2-30632; Stonehenge Exploration Company, Inc., 2-32138 (90 days); Transceiver Corp. of America, 2-32604 (90 days); Vogue Internationale, Inc., 2-31882 (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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