

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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FOR RELEASE December 4, 1969

TRADING SUSPENDED IN FIVE STOCKS. The SEC today announced that it had ordered the suspension of over-the-counter trading in securities of the following, for the ten-day period December 4-13, inclusive:
Release 34-8766 - Control Metals Corporation, of Phoenix, Ariz.
Release 34-8767 - Montana Western Oil and Gas Company, Boston, Mass.
Release 34-8768 - Concepts and Holding, Inc., New York City
Equity Group, Inc., New York City
Vodel Corporation, New York City

The trading suspensions will terminate at the close of business on December 13. They were ordered by reason of the fact that adequate and accurate information concerning the companies, their operations and financial condition, essential to an informed evaluation of the securities by public investors, is not available.

With respect to Control Metals Corporation ("CMC"), it also appears (among other things) that certain persons may be engaged in selling the stock of CMC through brokers and otherwise in violation of the registration provisions of the Securities Act of 1933. The management of CMC has also requested that the Commission suspend all trading in CMC stock. The Commission has learned that previously issued public reports which stated that CMC has substantial sales, net income and business activities, are not true. Management advises that the company does not have any substantial business operations and sales in 1969 have been nominal, with the company operating at a substantial loss. It should be noted in this connection, that accountants had been retained by management to conduct an audit for purposes of obtaining a certified financial statement, have discontinued the audit because they have not been paid. The staff has also learned that claims previously made concerning a new process owned and being perfected by the company are not true. Management has informed the staff that CMC's transfer records are currently in such disarray that it is impossible to determine the number and identity of the company's shareholders, and in addition, some of the outstanding stock of CMC was not properly issued by the company.

In the case of Montana Western, its president has advised that the company has been inactive for several years, and presently has no assets and no operations. There are approximately 10,000,000 shares of its common stock outstanding and the stock was quoted in the over-the-counter market at \$.25 bid, \$.40 asked on November 18, 1969. It has traded as high as \$.36 bid, \$.47 asked on November 13, 1969.

In February and March of 1969, Herman and Appley Corporation, a publicly-held corporation, spun-off to its shareholders all of the outstanding common stock of Concepts and Holding, Inc. (1,600,000 shares), Equity Group (122,388 shares), and Vodel Corporation (2,100,000 shares). None of the three companies has any assets or operations. Recently, the market price of Concepts and Holding ranged from \$1.25 and \$1.75 and previously reached a high of between \$2 and \$3; Equity Group stock recently ranged between \$.50 and \$1 and previously reached a high of between \$2.50 and \$3.50; and Vodel stock recently ranged between \$.50 and \$1 and previously reached a high of between \$2 and \$3.

The Commission cautioned that broker-dealers as well as holders and prospective purchasers of securities of the five named companies should consider carefully all available information about the companies in connection with any future transactions in their securities.

IRVING MANNEY BARRED; FIRM REGISTRATION WITHDRAWN. The SEC today announced the issuance of an order under the Securities Exchange Act (Release 34-8770) barring Irving Manney from further association with any broker-dealer and permitting withdrawal of the broker-dealer registration of Manney & Company, Inc. (of Dallas), of which firm Manney is president and principal stockholder. The proceedings were based upon staff charges that the firm and Manney violated the registration, anti-fraud and anti-manipulative provisions of the Federal securities laws in the offer and sale of securities of Computronic Industries Corporation, United Australian Oil, W. I. D. E., Inc., and Continental American Royalty. The staff alleged that, in addition to their sale of securities in violation of the registration requirement, the respondents bid for and purchased those securities for accounts in which they had a beneficial interest and induced others to purchase them while the respondents were engaged in distributions of such securities; also, that they sold such securities at unfair mark-ups. The order also cited a Federal court order of injunction against the firm and Manney, issued in a December 1968 action by the Commission. After hearing, an SEC hearing examiner ordered the suspension of the firm's registration pending final determination whether its registration should be revoked.

The withdrawal and bar order were based upon an offer of settlement submitted by the firm and Manney in which they agreed to withdraw their petition for review of the hearing examiner's suspension order and, without admitting the violations alleged, consented to withdrawal of the firm's registration as of a date not less than 90 days from the Commission's acceptance of the offer, and to the bar order against Manney, effective when the firm's withdrawal is effective. The respondents further agreed that, until the effective date of withdrawal (March 1, 1970), they will not engage in any retail activities and will limit the firm's business solely to such transactions with other firms, banks and institutions as may be appropriate to accomplish an orderly liquidation of the firm's securities. Manney also agreed not to seek readmission to the securities business at any time in the future. The Commission accepted the offer as appropriate in the public interest.

OVER

ENVIROMED TO SELL STOCK. EnviroMed Corp., 5400 Pooks Hill Road, Bethesda, Md. 20014, filed a registration statement (File 2-35498) with the SEC on November 26 seeking registration of 300,000 shares of common stock, to be offered for public sale through underwriters headed by Axelrod & Co., 50 Broadway, New York, N.Y. 10004. The offering price (\$7.50 per share maximum*) and underwriting terms are to be supplied by amendment. The company has agreed to pay the Axelrod firm \$20,000 for expenses and to sell it 30,000 shares (nontransferable for 2 years) at 1¢ per share.

Organized in September, the company is engaged in the design, implementation and supervision of clinical and laboratory procedures to test the efficacy and safety of drugs. Of the net proceeds of its stock sale, \$500,000 will be used to construct and equip research and laboratory facilities on Florida property to be acquired by the company, \$300,000 to construct and equip facilities on such property for breeding laboratory animals for research, \$75,000 for marketing and promotional activities and \$50,000 for preparation for publication of a drug compendium listing all approved and licensed drugs available only upon prescription; the balance will be added to the company's working capital and used for general corporate purposes. The company has outstanding 407,500 common shares (with an 11¢ per share net tangible book value), of which Donald G. Levitt, president, owns 74% and management officials as a group 98%. Purchasers of the shares being registered will acquire a 32% stock interest in the company for their investment of \$2,250,000*; the present shareholders will then own 68%, for which they will have paid \$2,300 or \$.004 per share, plus transfer of certain properties independently valued at \$1,000,000.

COMMUNIDYNE PROPOSES OFFERING. Communidyne Corporation, 450 South Main St., Ann Arbor, Michigan 48104, filed a registration statement (File 2-35499) with the SEC on November 26 seeking registration of 100,000 shares of common stock and 100,000 common stock purchase warrants, to be offered for public sale in units, each consisting of one share and one warrant. The offering is to be made at \$3 per unit through Charles Flohn & Co., 200 Park Avenue, New York, N.Y. 10017, which will receive a 30¢ per unit commission plus \$8,500 for expenses. The company has agreed to sell 10,000 shares to the underwriter at 10¢ per share.

Organized in December 1968, the company is in its development stage and is, or intends to be, primarily engaged in the business of preparing written, audio and visual materials to solve particular communication problems or objectives of its customers. Net proceeds of its stock sale will be added to the company's general funds and used for working capital and general corporate purposes. The company has outstanding 220,000 common shares (with a book value deficit of 5¢ per share), of which Robert P. Skye, president, owns 21% and management officials as a group 84%. Purchasers of the shares being registered will acquire a 30% stock interest in the company and 100% of the outstanding warrants for their investment of \$300,000; (they will sustain an immediate dilution of \$2.32 in per share book value from the offering price); present shareholders will then own 70%, for which they will have paid \$13,601, or 6¢ per share.

SOUTHERN TIER TOOL TO SELL STOCK. Southern Tier Tool Corp., 2 N. Page Ave., Endicott, N.Y. 13760, filed a registration statement (File 2-35500) with the SEC on November 26 seeking registration of 200,000 shares of common stock, to be offered for public sale at \$5 per share; 100,000 shares are to be offered on an all or none basis and 100,000 shares on a best efforts basis through Davis Securities Co., Inc., 50 Broadway, N.Y., N.Y. and Burton Davis & Co., Inc., 21 Prospect St., East Orange, N.J., which will receive a 40¢ per share selling commission plus \$20,000 for expenses. The company has agreed to sell the underwriters 10,000 shares for \$100.

Organized in January, the company is engaged in the manufacture of precision machine parts, the manufacture of art boxes and palettes, and crane rental and steel erection. Of the net proceeds of its stock sale, \$70,000 will be used to repay short term loans incurred for working capital purposes and purchase of equipment and \$100,000 to reduce trade liabilities; the balance will be added to the company's working capital and used for general corporate purposes. In addition to indebtedness, the company has outstanding 704,288 common shares (with a 22¢ per share book value), of which Robert A. Lewis, board chairman and president, owns 94.67%. Purchasers of the shares being registered will acquire a 22% stock interest in the company for their investment of \$1,000,000 (they will sustain an immediate dilution of \$3.90 in per share book value from the offering price); the present shareholders will then own 78%, which has a book value of \$155,422.

GOVT. EMPLOYEES FINANCIAL CORP. PROPOSES RIGHTS OFFERING. Government Employees Financial Corporation, 41 East Colfax Ave., Denver, Colo. 80202, filed a registration statement (File 2-35501) with the SEC on November 26 seeking registration of \$3,440,000 of convertible subordinated debentures, due 1980, to be offered for subscription by common stockholders of record February 11 at the rate of \$50 of debentures for each 10 shares held, and at 100% of principal amount. The offering is to be made through underwriters headed by Johnston, Lemon & Co., Southern Building, Washington, D.C. 20005, and two other firms.

The company is engaged in making unsecured personal loans; its principal source of business comprises customers of other companies in the Government Employees Group (Government Employees Insurance Company, Government Employees Life Insurance Company, Government Employees Corporation and Criterion Insurance Company). Net proceeds of its sale of debentures will be loaned to borrowers and also used to pay maturing portions of short term debt. In addition to indebtedness, the company has outstanding 683,777 common shares. Leo Goodwin, Sr., is founder chairman, Lorimer A. Davidson, board chairman, David Lloyd Kreeger, vice chairman and Raymond F. Rodgers president.

SMOKE QUITTERS INTERNATIONAL TO SELL STOCK. Smoke Quitters International, Inc., 116 South Seventh St., Philadelphia, Pa. 19106, filed a registration statement (File 2-35502) with the SEC on November 26 proposing the public offering of 100,000 shares of common stock. No underwriting is involved; the offering price (\$8 per share maximum*) and selling commission to participating NASD members are to be supplied by amendment.

The company was organized in April to engage in franchising a program of weekly group meetings and anti-smoking aids to assist cigarette smokers to break their cigarette smoking habit; also to develop and market non-tobacco substitutes for cigarettes. Net proceeds of its stock sale will be used for advertising, for establishment of new corporate headquarters and a franchisee training center in the Greater Philadelphia area, for research and development, establishment of regional administrative offices in New York, Los Angeles

and London and for working capital purposes. The company has outstanding 380,084 common shares (with a \$.0642 per share book value, subject to recovery developmental expenses of \$35,372), of which Richard D. Greenfield (president) and Ellen L. Greenfield own 49.34% and J. Robert Birnhak (executive vice president) and Marilyn J. Birnhak 49.34%.

BROWARD BANCSHARES PROPOSES EXCHANGE OFFER. Broward Bancshares, Inc., 25 South Andrews Ave., Fort Lauderdale, Fla. 33301, filed a registration statement (File 2-35503) with the SEC on November 26 seeking registration of 925,000 shares of common stock. It is proposed to offer these shares for all the outstanding shares of common stock of the following Banks at the indicated exchange rates: 2 shares for each share of Broward National Bank of Fort Lauderdale ("Broward"), 2.1 shares for each share of Fort Lauderdale National Bank ("Fort Lauderdale") and 2.15 shares for each share of Coral Ridge National Bank ("Coral Ridge").

The company was organized in July after directors and executive officers of Broward, Fort Lauderdale and Coral Ridge concurred as to the advisability of forming a holding company for the three Banks. All the directors of each of the Banks have entered into an agreement with the company to accept the exchange offer except for the number of shares required to be owned as directors; qualifying shares, and the Board of Directors of each Bank has recommended acceptance of the exchange offer to its shareholders. The company was organized to permit the Banks to better serve the growing needs of Florida and, in particular, Broward County, for more extensive and efficient banking services. James D. Camp is board chairman of the company and of the three banks and Arthur W. Saarinen is president of the company and of Broward.

SELECTRON INTERNATIONAL TO SELL STOCK. Selectron International Co., Inc., 4215 West 45th St., Chicago, Ill. 60632, filed a registration statement (File 2-35504) with the SEC on November 26 seeking registration of 400,000 shares of common stock, to be offered for public sale at \$10 per share. The offering is to be made through Knickerbocker Securities, Inc., 120 Cedar St., New York, N.Y. 10006, which will receive a \$1 per share commission plus \$40,000 for expenses. The company has agreed to sell the underwriter, for \$100, five-year warrants to purchase 10,000 shares, exercisable after one year at prices ranging from \$11 to \$14 per share, and to sell the underwriter 30,000 shares at \$1 per share (non-transferable for one year). Of the 30,000 shares, 10,000 will be transferred to Herbert Weisman and Stanley Weinstein for their services as finders.

The company is engaged primarily in the sale of electronic equipment for home entertainment use, including AM and AM/FM and multiband portable radios, table radios, portable phonographs, tape recorders, automobile stereo cassette tape players and black and white, small screen television sets, manufactured in Japan to specifications. Of the net proceeds of its stock sale, \$3,000,000 will be used to finance the purchase of new inventory, \$250,000 to purchase new machinery and equipment for manufacturing purposes, \$150,000 for new molds and dies and \$50,000 for new product development; 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 800,000 common shares (with a 96¢ per share book value), of which Nicholas Milovac, president, owns 93%. Purchasers of the shares being registered will acquire 400,000 shares for their investment of \$4,000,000*; the present shareholders will then own 800,000 shares for their investment of \$93,580.

PORTFOLIO SCIENCES TO SELL STOCK. Portfolio Sciences, Inc., 1030 North Kings Highway, Cherry Hill, N.J. 08034, filed a registration statement (File 2-35505) with the SEC on November 26 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 underwriters headed by Axelrod & Co., 50 Broadway, New York, New York, 10004, which will receive a 50¢ per share commission plus \$25,000 for expenses. In June, the company sold 30,000 shares to the Axelrod firm at 2¢ per share.

Organized in April, the company is engaged in formulating and developing a variety of computer generated investment advisory and related services for sale primarily to the financial community. Of the net proceeds of its stock sale, \$175,000 will be used to acquire financial information and develop statistical data relating to publicly held corporations, various industries and the general economy, \$325,000 for the design and refinement of models and systems for testing investment strategies and for developing and implementing its portfolio management services, \$100,000 to develop and implement a system for evaluating the performance of securities portfolios and for comparing the performance of portfolio managers and securities analysts and \$175,000 for market research, test-marketing and marketing of the company's services. The balance will be added to the company's working capital and will be applied to general corporate purposes. The company has outstanding 1,319,000 common shares (with a 15½¢ per share net tangible book value), of which Maurice R. Buchsbaum, president, owns 39.8% and management officials as a group 51.6%. Purchasers of the shares being registered will acquire an 18.5% stock interest in the company for their investment of \$1,500,000 (they will sustain an immediate dilution of \$4.08½ in per share book value from the offering price); the present shareholders will then own 81.5%, for which they will have paid \$230,620 or 17¢ per share.

INTERSEARCH TECHNOLOGY TO SELL STOCK. Intersearch Technology, Inc., 39 Broadway, New York, N.Y. 10006, filed a registration statement (File 2-35507) with the SEC on November 26 seeking registration of 100,000 shares of common stock, to be offered for public sale at \$8.50 per share. The offering is to be made on a "best efforts, all or none" basis through Willard Securities, 445 Park Avenue, New York, N.Y. 10017, which will receive an 85¢ per share selling commission plus \$2,500 for expenses. The company has agreed to issue the underwriter, at no cost, five-year warrants to purchase 10,000 shares, exercisable after one year at \$11 per share, and to pay \$10,000 to Edward Hirtenstein for his services as finder.

The company was organized in September to engage primarily in the business of publishing and selling a stock market advisory service utilizing a computer program analysis of stock market transactions. Of the net proceeds of its stock sale, \$200,000 will be used to finance a campaign to increase subscriptions through advertising and purchase of expired subscription lists of competitors, \$100,000 to advertise and promote the company's portfolio management service, \$50,000 to develop additional computer programs and \$150,000 to cover these new computer programs if such programs are developed; the balance will be added to the company's working

capital and used for general corporate and working capital purposes. The company has outstanding 194,800 common shares (with a 2¢ per share net tangible book value), of which Jesse Reid, president, owns 73% and management officials as a group 84%. Purchasers of the shares being registered will acquire a 34% stock interest in the company for their investment of \$850,000 (they will sustain an immediate dilution of \$6.07 in per share book value); present shareholders will then own 66%, for which they paid \$187,400 or 96¢ per share.

CHAGRES FUND RECEIVES ORDER. The SEC has issued an order under the Investment Company Act (Release IC-5914) exempting Chagres Fund, Inc., Hendersonville, N. C. mutual fund, from Rule 22c-1 of the Act to the extent that said rule requires that Fund shares be priced for sale on the day orders for the purchase of shares are received. Exemption was requested only until the weekly average number of subscription orders received totals 15 or more during any consecutive eight-week period ending on a valuation date.

NPG GROWTH FUND RECEIVES ORDER. The SEC has issued an order under the Investment Company Act (Release IC-5915) exempting NPG Growth Fund, Inc., Garden City, N. Y. mutual fund, from Rule 22c-1 of the Act to the extent that said Rule requires that Fund shares be priced for sale on the day orders for the purchase of such shares are received. Exemption was requested only until the weekly average number of subscription orders received totals 15 or more during any consecutive eight-week period ending on a valuation date.

UNITED VANGUARD FUND SEEKS ORDER. The SEC has issued an order under the Investment Company Act (Release IC-5916) giving interested persons until December 22 to request a hearing upon an application of United Vanguard Fund, Inc., Kansas City mutual fund, and CWR Corporation, a wholly-owned subsidiary of Continental Investment Corporation, for an order exempting them from certain provisions of the Act to the extent necessary to permit CWR to act as investment adviser to Fund pursuant to an investment advisory contract between Fund and CWR which has not been approved by shareholders for the period beginning December 31, 1969, the date proposed for commencement of services by CWR and ending July 15, 1970, the date of the annual meeting of shareholders of Fund. CWR owns all of the voting common stock and over 99% of the nonvoting common stock of Waddell & Reed, Inc., the present investment adviser to and principal underwriter of Fund. It is proposed that effective December 31, 1969 Waddell & Reed be merged into CWR and that the name of CWR as the surviving corporation be changed to "Waddell & Reed, Inc." No changes in the company officials, employees, functions or activities of Waddell & Reed will result from the merger.

CONNECTICUT L&P SEEKS ORDER. The SEC has issued an order under the Holding Company Act (Release 35-16542) giving interested persons until December 24 to request a hearing upon a proposal of The Connecticut Light and Power Company, Berlin subsidiary of Northeast Utilities, to issue and sell \$40,000,000 of first and refunding mortgage bonds, Series V due 2000, and 300,000 shares of preferred stock, Series H (\$50 par), at competitive bidding. The company will use the proceeds of its financing to repay some \$55,600,000 of short-term bank and commercial paper notes, incurred to finance in part its construction program and to supply funds in 1969 for its investments in regional nuclear generating companies. Construction expenditures are estimated at \$123,000,000 for 1970.

IMPORTANT NOTICE

Many requests for copies of documents referred to in the daily SEC News Digest have erroneously been directed to the Government Printing Office. They should be addressed: Public Reference Section, Securities and Exchange Commission, Washington, D. C. 20549. The reproduction cost will approximate 9¢ per page (12¢ for rush copy), plus postage. Cost estimates given on request.

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

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

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

CONTINUED

SK Reports for Oct '69

Bangor Punta Corp(2,3,13)	1-4972-2	Chromalloy American Corp(11)	1-5792-2
BEO Electrical Mfg Corp(7,9,13)	1-5819-2	Computer Equipment Corp Feb, Mar 69	
Flight Safety Inc(12)	0-3567-2	(3) & Nov 69(11)	1-5970-2
Imperial Corp of America(7)	1-4215-2	Dumont Corp(3)	0-1567-2
Nationwide Industries Inc(7,8)	0-3626-2	Empire Life Insur Co(7,9,13)	2-20749-2
Photosystems Corp(7)	2-31440-2	Life Assurance Co of Penna Sept 69	
Television Mfgs of America Co(13)	1-3715-2	(12)	2-17345-2
Arcata National Corp(11)	0-4050-2	Mankato Citizens Telephone Co(12)	0-673-2
City Investing Co(11)	1-5651-2	Pacific Electricord Corp(9)	0-2999-2
MWA Co(4,9,11)	1-1447-2	R C L Electronics Inc(11)	0-3262-2
Maritime Fruit Carriers Co Ltd		Paradise Fruit Co Inc Aug 69(2,13)	1-6161-2
(2,11,12,13)	0-3690-2	Abkco Industries Inc(2,12)	1-4672-2
Transmagnetics Inc(11,12,13)	0-4083-2	Echlin Mfg Co(12,13)	1-4651-2
C G S Scientific Corp(2,7,13)	0-3351-2	Gold Platter Services Inc Aug 69	
Mobile Home Communities(2,13)	2-32844-2	(2,13)	2-32728-2
Power Computer Systems Inc Aug 69		Grinnell Corp(1,3)	0-780-2
(12,13)	0-2311-2	Honda Giken Dogyo Kabushiki Kaisha	
Consolidated Leasing Corp of America		(Honda Motor Co Ltd) (6K)	
(7,8)	1-5201-2	Sept & Oct 69	2-20888-2
Fullview Industries Inc(2,12)	0-2698-2	American Alloys Corp(6)	0-2938-2
Instrument Systems Corp(3,7)	1-5643-2	Mid-America Great Plains Financial Corp	
Micamatix Corp Sept 69(12,13)	1-6118-2	(12,13)	0-3560-2
New Process Co(4,11,13)	1-878-2	Naturizer Inc(2,13)	0-3602-2
American Pipe and Constr Co(2,3,		Niagara Frontier Services Inc Amdt #1	
7,11)	1-6069-2	for Jun 69(8,9,12)	1-5915-2
Digicon Inc(11,12)	0-4160-2	Dero Research & Development Corp Amdt	
Electronic Data Systems Corp Sept 68		for Oct 69(13)	1-5994-2
(7)	0-3879-2	C G S Scientific Corp Admt #1 for	
First National Charter Corp(7)	2-32936-2	Jul 69(9)	0-2351-2
Molecular Research Inc(7,13)	0-3540-2	American Heritage Publishing Co Inc	
Murphy Pacific Marine Salvage Co		(1,2,3,10,11,13)	0-1889-2
(11)	0-2196-2	Planned Credit Inc(2,13)	0-833-2
Providers Benefit Co Jul, Aug & Sept 69		Ski Park City West Inc Jun, Jul, Aug, Sept,	
(7)	0-3647-2	& Oct 69(2,7,9,13)	0-4150-2
General Host Corp(7,11,12,13)	1-1066-2	Western Standard Uranium Inc Sept &	
Lums Inc(12,13)	1-5976-2	Oct 69(1,12,13)	0-3802-2
First Republic Corp of America(3,		Diversified Realty Inc(7)	0-2864-2
12,13)	0-1437-2	Servotronics Inc(2,13)	1-6126-2
KDI Corp(7,9)	0-2556-2	Aurora Corporation of Illinois(11)	0-1737-2
Midwestern Financial Corp of Ohio		Frier Industries Inc(11)	1-5556-2
(2,7,13)	2-28594-2	Pacific Industries Inc(1)	1-1360-2
Moog Inc(11,12)	1-5129-2	United Founders Corp Nov 69(2)0-974-2	
United Security Life Co(1)	0-3819-2	Empire Petroleum Co(1,2,7,8,9,	
Campbell Machine Inc(2,7,11)	1-4577-2	12,13)	0-788-2
Curtis Knoll Corp Sept 69(7,13)	0-2550-2	Venice Industries Inc(7)	1-5878-2
Guaranty Corp(4,7,8,11,12,13)	0-1699-2	International Telephone & Telegraph Corp	
Magnetic Head Corp(2,7,13)	2-31893-2	(7,13)	1-5627-2
Marion Laboratories Inc(11,13)	1-5829-2	Mohasco Industries Inc(7,13)	1-3320-2
Cook United Inc(7,13)	1-4959-2	Purepac Laboratories Corp(3,13)0-953-2	
Lehigh Coal & Navigation Co(2,		Cyclotron Corp(7)	0-2554-2
7,11)	0-1760-2	Zale Corp(12)	1-4129-2
Metro Goldwyn Mayer Inc(1)	1-2500-2		
Bloomfield Bldg Industries Inc(4,			
7,9,13)	1-4608-2		
NBO Industries Inc(7,12,13)	1-4467-2		

8K's for Oct 69 Cont'd

CIC Leasing Corp Sept 69(11)	0-1480-2	Texas Industries Inc(9,12, 13)	1-4887-2
Ronson Corp(7,12)	1-1031-2	Meister Brau Inc(2,3,9,13)	0-2086-2
Toro Mfg Co Jul & Oct 69(3,11, 13)	0-20-2	Stauffer Chemical Co(3)	1-3766-2
Yardney Electric Corp(1)	0-1689-2	Fred F French Investing Co Inc Amdt #1 for Sept 69(13)	0-1321-2
Automation Technology Inc(7,11, 13)	0-3750-2	Holly Corp Amdt #2 for May 69(13)	1-3876-2
Tracor Computing Corp Sept 69' (7)	2-33329-2	Vacco Industries Amd for Sept 69 (11)	0-2236-2
United Board & Carton Corp(1)	1-2772-2	Morton's Shoe Stores Inc Amdt for July 69(2,7,13)	1-5605-2
Fashion & Time Products Inc(7)2-32311-2		Underwriters Investment Corp Amdt #1 for Dec 68(2,7)	0-3724-2
Komatsu Manufacturing Co Ltd 6K for Sept 69	2-27593-2	CBK Agronomics Inc Amdt #1 for Feb 69 (2,13)	1-3096-2
Universal Marion Corp(2,13)	1-4149-2	Staco Inc Amdt for Oct 69(1)	0-1900-2
Barton Brands Inc(7,11,12,13)	1-5193-2		
Chester Electronic Laboratories Inc (1,8,10,11)	0-1774-2		

Amended 8K's

Kollmorgen Corp Amdt #1 for Apr 69 (13)	1-5562-2
Levin-Townsend Service Corp Amdt #1 for Oct 69(12)	0-3209-2
Unicare Health Services Inc Amdt #1 for May 69(13)	2-29127-2
LNC Corp Amdt for Oct 69(13)	0-1763-2
Mississippi River Transmission Corp Amdt #1 for Sept 69(7,13)	0-2078-2
Communications Properties Inc Amdt #1 for Oct 69(13)	2-31320-2

SECURITIES ACT REGISTRATIONS. Effective December 3: Amtek Data Systems, Inc., 2-34395 (90 days); Auto-Graphics, Inc., 2-34599 (90 days); Beckman Instruments, Inc., 2-35418; Computing & Software, Inc., 2-35004 (40 days); Fay's Drug Co., Inc., 2-34749 (90 days); Gordon Jewelry Corp., 2-35239; Jostens, Inc., 2-35120; Jamaica Telephone Co., Ltd., 2-35253; Lincoln First Banks, Inc., 2-35277, 2-35284, 2-35379; Litton Ind. 2-35473; Marshall Industries, 2-35342; Meridian Investing & Development Corp., 2-34513 (90 days); Natural Gas Pipeline Co., of America, 2-35365 (40 days); Northern Illinois Gas Co., 2-35355; Northwest Natural Gas Co., 2-35292; The Putnam Programs Corp., 2-33139; Royal Industries, Inc., 2-34527; Shirts Unlimited Franchise Inc., 2-32252 (90 days); Sternco Industries, Inc., 2-35390; Tudor Capital Fund, 2-34375 (90 days); Viewlex, Inc., 2-35211 (40 days); Wabash Magnetics, Inc., 2-35339 & 2-35340; Western States Producing Co., 2-31790.

Withdrawn December 1: Health Industries, Inc., 2-34180; Jefferson County Kennel Club, Inc., 2-30482.

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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