

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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TRADING IN LES STUDS SUSPENDED. The SEC today ordered the suspension of trading in securities of Les Studs Corporation, of Mobile Alabama (formerly New York City), for the ten-day period commencing December 11 (Release 34-8776). The suspension will terminate at the close of business December 20. The suspension was ordered because of the unavailability of adequate and accurate information concerning the company, its operations and financial condition and because misleading and inaccurate information may have been disseminated about the company's operations and prospectus. Organized in June 1969 with only nominal assets, the company exchanged 75,000 shares of its stock for 75,000 shares of the stock of an empty shell which was a subsidiary of Atomic Fuel Extraction Corporation, a publicly-held company. Thereafter, the Les Studs shares were spun-off by Atomic Fuel to its shareholders and a public trading market therein developed. Les Studs subsequently issued numerous news releases and letters to shareholders accounting various acquisitions; but it appears that the company has almost no assets or operations except for certain undeveloped timberland in Tennessee, the seller of which had paid \$30,000 for the property and may rescind the contract. The Commission cautioned that broker-dealers as well as holders and prospective purchasers of Les Studs stock should seriously consider the information related in the Commission's announcement in connection with future transactions in the stock.

PUTNAM UNIT INVESTMENT TRUSTS, OTHERS SEEK ORDER. The SEC has issued an order under the Investment Company Act (Release IC-5921) giving interested persons until January 2 to request a hearing upon an application of Putnam Investment Programs for the Accumulation of Shares of The Putnam Growth Fund, Putnam Investment Programs for the Accumulation of Shares of the George Putnam Fund of Boston, Putnam Investment Programs for the Accumulation of Shares of Putnam Vista Fund, Inc., all of which are unit investment trusts, The Putnam Programs Corporation, sponsor-depositor for the Trusts, Putnam Fund Distributors, Inc. and Mutual Fund Associates Incorporated, principal underwriters for the Trusts and for the said Funds (whose shares are the underlying investment of the Trusts), to exempt from certain provisions of the Act a proposal that each of the Trusts offer to the holders of the other Trusts an opportunity whereby, upon payment of a single transaction service charge of \$5, an investment in one Trust might be liquidated at net asset value and the proceeds reinvested in another Trust at net asset value without imposition of a second sales charge to the extent that it has already been prepaid.

INDICTMENT NAMES THREE. The SEC Chicago Regional Office announced December 5 (LR-4493) the return of an indictment charging violations of the anti-fraud provisions of the Securities Act by Donald J. Bolinger, Beryl E. Cook and Floyd F. Cook, all of Kokomo, Ind., in the offer and sale of securities of Real Estate Investment Trust of Indiana, Equitable Real Estate Investment Trust, Fidelity Real Estate Investment Trust and Bankers Trust.

OCEAN INDUSTRIES TO SELL STOCK. Ocean Industries, Inc., 316 Jackson Tower, Portland, Oregon 97204, filed a registration statement (File 2-35619) with the SEC on December 9 seeking registration of 1,000,000 shares of common stock, to be offered for public sale at \$3 per share. The offering is to be made through underwriters headed by American Western Securities, Inc., 910 Executive Bldg., Portland, Oregon, which will receive a 39c per share commission. The company has agreed to sell American Western, for \$5,000, five-year warrants to purchase 50,000 shares, exercisable initially (after one year) at \$3.21 per share. Also included in this statement are 16,665 outstanding shares which may be offered for sale from time to time by the present holders thereof, at prices current at the time of sale.

Organized in May, the company intends to commence production of fish protein concentrate in the spring of 1970. Its chief asset consists of all rights to a process for the manufacture of fish protein concentrate from ocean fish. Of the net proceeds of its stock sale, \$600,000 will be used for construction of a manufacturing plant, \$975,000 for purchase of manufacturing equipment, \$125,000 for repayment of short-term secured loans and \$870,000 for the company's working capital purposes. The company has outstanding 520,000 common shares (with a 10c per share net tangible book value), of which Blaine Vincent, president, and Kenneth Lum, executive vice president, own 43.8% each. Five persons may sell 3,333 shares each of 8,000 shares held each. Purchasers of the shares being registered will acquire a 66% stock interest in the company for their investment of \$3,000,000 (they will sustain an immediate dilution of \$1.27 in per share book value from the offering price); present shareholders will then own 34%, for which they will have paid \$50,000 or 10c per share.

STOCK PLANS FILED. 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:

Federal's, Inc., Highland Park, Mich. 48203 (File 2-35605) - 157,000 shares

Rich's, Inc., Atlanta, Ga. 30302 (File 2-35606) - 55,818 shares

Bartell Media Corporation, New York 10017 (File 2-35620) - 200,000 shares

OVER

ROSENTHAL REALTY INVESTORS PROPOSES OFFERING. Rosenthal Realty Investors ("Trust"), 1451 Broadway, New York, N.Y. 10036, filed a registration statement (File 2-35598) with the SEC on December 5 seeking registration of 1,250,000 Class A shares of beneficial interest, with warrants to purchase 250,000 Class A shares of beneficial interest, to be offered for public sale in units, each consisting of five shares and one warrant. The offering is to be made at \$100 per unit through underwriters headed by New York Securities Co., One Whitehall Street, New York, New York; underwriting terms are to be supplied by amendment. On August 27, New York Securities purchased 62,500 shares of beneficial interest (subsequently reclassified as Class B shares) from the Trust for \$156,250, or \$2.50 per share, for accounts of certain of its partners and trusts controlled by partners.

Organized in June, the company intends to qualify as a real estate investment trust under the Internal Revenue Code. The Trust will invest primarily in loans secured by first or subordinate mortgages on real property or interests therein. R&R Advisory Corp. will act as investment adviser. Imre J. Rosenthal is board chairman of the investment adviser and one of five trustees of the Trust and Bernard Zimmerman is president of the adviser. Rosenthal, Inc., owns 405,500 Class B shares (or 64.88%) of the outstanding shares of beneficial interest of the Trust and New York Securities and affiliates 62,400 Class B shares (10%). Rosenthal, Inc., also owns 58.5% of the outstanding capital stock of the investment adviser and Bernard and Mortimer Zimmerman, president and treasurer of the adviser, 13.5% each. Imre J. Rosenthal and his father Andor Rosenthal own 80.5% of the outstanding stock of Rosenthal, Inc. and Paul Revere Life Insurance Company and The Paul Revere Corporation (subsidiaries of Avco Corporation) 19.5%.

CORVAIR FURNITURE TO SELL STOCK. Corvair Furniture Manufacturing Company, 1524 16th St., N.E., Hickory, N.C., filed a registration statement (File 2-35599) with the SEC on December 5 seeking registration of 120,000 shares of common stock, to be offered for public sale through underwriters headed by Almstedt Brothers, 425 West Market St., Louisville, Ky. 40202. The offering price (\$6 per share maximum*) and underwriting terms are to be supplied by amendment. The company has agreed to pay Almstedt Brothers up to \$15,000 for expenses and to sell that firm, for \$120, five-year warrants to purchase 12,000 shares.

The company is engaged in the design, manufacture and sale of a complete line of upholstered sofas and chairs which are sold under the names "Corvair" and "Pelham Manor." Of the net proceeds of its stock sale, \$300,000 will be used to purchase equipment (including 3 trucks) and additional raw materials and inventory to be used in connection with expansion of its Hickory plant; the balance will be added to the company's general funds and used for working capital. The company has outstanding 600,000 common shares (with a book value of 88¢ per share), of which Paul B. Smith, president, owns 31% and management officials as a group 72.

DATA PRODUCTS TO SELL DEBENTURES. Data Products Corporation, 6219 De Sota Avenue, Woodland Hills, Calif. 91364, filed a registration statement (File 2-35601) with the SEC on December 5 seeking registration of \$12,500,000 of convertible subordinated debentures, due 1995, to be offered for public sale through underwriters headed by A.G. Becker & Co., Inc., 120 So. LaSalle St., Chicago, Ill. The interest rate, offering price and underwriting terms are to be supplied by amendment.

The company is engaged principally in the design, development, manufacture and sale of peripheral and other electronic data processing equipment for use with computers and other data handling systems, and data and voice telecommunications systems and equipment for the transmission of data over telephone lines and radio circuits. It owns a 66% interest in Data Card Corporation, which proposes to engage in the design, manufacture and marketing of equipment to emboss and encode plastic credit cards. Of the net proceeds of its debenture sale, the company will invest about \$2,000,000 in Data Card and use the balance to repay short-term bank debt. In addition to indebtedness, the company has outstanding 79,500 common shares, of which management officials own 6.1%. Erwin Tomash is president and board chairman.

AMERICAN NATIONAL INCOME FUND TO SELL SHARES. American National Income Fund, Inc., Moody Avenue at Market St., Galveston, Texas 77550, filed a registration statement (File 2-35602) with the SEC on December 5 seeking registration of 1,000,000 shares of common stock. Initially, Fund shares are to be offered at net asset value plus a sales charge of 2% (\$10.20 per share maximum*). Organized in July, the Fund is a companion fund to American National Growth Fund, Inc; its primary objective is to provide its shareholders with current income, its secondary objective is to seek long-term growth of invested capital. Securities Management & Research, Inc., a wholly-owned subsidiary of American National Insurance Company of Galveston, is its investment adviser and principal distributor. **Ira W. Painton is president of the Fund and of the adviser-distributor.**

UNITED NATIONAL LIFE FILES RESCISSION OFFER. United National Life Insurance Company, 430 Commerce Bldg., Baton Rouge, La., filed a registration statement (File 2-35603) with the SEC on December 8 seeking registration of 205,782 shares of common stock. The company proposes to offer to repurchase in rescission all of the 205,782 shares heretofore sold to shareholders in Ohio by returning the purchase price of \$10 per share plus 6% interest from the date of purchase. The September 1968 offering of the stock was made in the belief that it was exempt from SEC registration. The exemption now being in doubt, the company determined to make the rescission offer. The company is advised that United Companies Life Insurance Company (which owns 120,000 company shares out of 325,782 shares outstanding) is, in an attempt to acquire all of such shares, making an exchange offer to stockholders of the company on the basis of 1.1 shares of United Companies stock for each two shares of United National stock.

ALASKA MINES TO SELL SHARES. Alaska Mines and Minerals, Inc., 528½ W. 5th Ave., Anchorage, Alaska, filed a registration statement (File 2-35604) with the SEC on December 8 seeking registration of 3,500,000 common shares, of which 1,608,678 will be offered for public sale at \$3 per share and 500,000 to John F. Firestone at \$1 per share. An additional 1,391,322 of outstanding shares may be offered by the holders thereof. Of the proceeds to the company from its sale of stock, \$1,000,000 will be used to retire debentures, \$600,000 for accumulated interest on debentures retired, and \$500,000 for payment of current and noncurrent liabilities. The balance will be used for exploration, plant expansion, mine development and operating reserve.

DATA DISPLAY SYSTEMS TO SELL STOCK. Data Display Systems, Inc., 31 Union Square West, New York, N.Y. 10008, filed a registration statement (File 2-35607) with the SEC on December 8 seeking registration of 175,000 shares of common stock, to be offered for public sale through F.S. Donahue, Santo & Company, Red Bank, N.J. 07701. The offering price (\$7 per share maximum*) and underwriting terms are to be supplied by amendment. The underwriter will be entitled to purchase an additional 17,500 shares (on terms to be supplied by amendment).

The company was organized in July to develop and market digital and analog computer services related to non-linear processing of various signals. It proposes to develop a service for evaluating electrocardiograms by computer for indications of pre-clinical coronary artery disease. Net proceeds of the company's stock sale will be used for laboratory equipment, research and development, promotion and working capital. The company has outstanding 597,000 common shares, of which Joseph R. Levitt, president, owns 65.8%.

BANCOHIO FILES EXCHANGE OFFER. Bancohio Corporation, 51 North High Street, Columbus, Ohio 43216, filed a registration statement (File 2-35608) with the SEC on December 8 seeking registration of 78,000 shares of common stock. It is proposed to offer this stock in exchange for outstanding shares of The Community Bank⁽¹⁵⁾ Napoleon, Ohio, at the rate of 3.9 shares of company stock for each share of Bank stock. Bancohio now controls 22 banks in Ohio. It has outstanding 4,484,892 common shares, of which management officials own 4%.

WINN-DIXIE STORES SHARES IN REGISTRATION. Winn-Dixie Stores, Inc., 5050 Edgewood Court, Jacksonville, Fla. 32203, filed a registration statement (File 2-35609) with the SEC on December 8 seeking registration of 187,658 shares of common stock, which may be issued upon the exercise of options granted under the company's revised stock purchase plan for employees. An additional 6,200 may be issued upon exercise of options under the company's executive incentive stock option plan, 1,000 under its Key Employee Stock Option Plan, and 48,000 under its revised key employee stock option plan.

SOUTHWESTERN ELECTRIC TO SELL PREFERRED. Southwestern Electric Power Company, 428 Travis St., Shreveport, La. 71101, filed a registration statement (File 2-35610) with the SEC on December 8 seeking registration of 125,000 shares of \$100 par cumulative preferred stock, to be offered for public sale at competitive bidding. Net proceeds of the preferred stock sale will be used by the company to pay, at maturity, \$12,306,000 of bonds, due February 1970; any remainder of such proceeds will be used for proper corporate purposes.

ARGO INTERNATIONAL FILES FOR OFFERING AND SECONDARY. Argo International Corporation, 140 Franklin St., New York, N.Y. 10013, filed a registration statement (File 2-35611) with the SEC on December 9 seeking registration of 350,000 shares of common stock, of which 100,000 are to be offered for public sale by the company and 250,000 (being outstanding shares) by the present holder thereof. The offering is to be made through underwriters headed by the New York Hanseatic Corporation, 60 Broad St., New York, N.Y. 10004; the offering price (\$11 per share maximum*) and underwriting terms are to be supplied by amendment.

The company is primarily engaged in the distribution of a broad range of mechanical and electrical components and renewal parts, pumps, compressors and general supplies, all of which are intended for marine and industrial use. Of the net proceeds of its sale of additional stock, \$200,000 will be used for expansion of the company's machine shop facilities and \$625,000 for the purchase of new lines of inventory. In addition to indebtedness, the company has outstanding 776,280 common shares, of which John Calicchio, president and board chairman, owns 95.6%; he proposes to sell 250,000 shares of 742,500 shares held.

FINANCIAL SERVICE TO SELL STOCK. Financial Service Corporation, International, 148 Cain St., N.E. Atlanta, Ga. 30303, filed a registration statement (File 2-35612) with the SEC on December 9 seeking registration of 100,000 shares of common stock, to be offered for public sale at \$7 per share. No underwriting is involved.

The company is principally engaged in the sale of investment company securities to the public, the handling of securities brokerage transactions and the training and providing of salesmen for various insurance companies. Net proceeds of its stock sale will be added to the company's general corporate funds and used to attract capable employees by permitting them to share in the company's future development, to provide additional working capital for use in connection with the increased volume of the institutional trading department, and to provide funds for expansion into new services and investments which the company might offer to the public. The company has outstanding 887,884 common shares, of which Richard R. Felker, president, owns 25.4% and management officials as a group 54.2%.

ALBERTO-CULVER FILES FOR SECONDARY. Alberto-Culver Company, 2525 Armitage Ave., Melrose Park, Ill., filed a registration statement (File 2-35613) with the SEC on December 9 seeking registration of 394,500 outstanding shares of common stock, to be offered for public sale by the present holders thereof through underwriters headed by Lehman Brothers, One William St., and Shields & Company Incorporated, 44 Wall St., both of New York, N.Y. The offering price (\$33.875 per share maximum*) and underwriting terms are to be supplied by amendment.

The company is engaged in the development, manufacture, promotion and marketing of mass packaged items which are designed for sale at retail and ultimately for personal use or use in the home, including hair care products, other health and beauty aids and miscellaneous products such as household aids and supplementary food items. In addition to indebtedness, the company has outstanding 4,696,544 common shares, of which Leonard H. Lavin, president, owns 1,693,993. Lavin proposes to sell 239,000 shares and for others the remaining shares being registered.

FINGERHUT FILES FOR OFFERING AND SECONDARY. Fingerhut Corporation, 3104 West Lake St., Minneapolis, Minn. 55416, filed a registration statement (File 2-35614) with the SEC on December 9 seeking registration of 400,000 shares of common stock, of which 225,000 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 Goldman, Sachs & Co., 55 Broad St., New York, N.Y. 10004; the offering price \$22 per share maximum*) and underwriting terms are to be supplied by amendment.

The company is a direct mail merchandiser of consumer products to individuals on selected mailing lists in the United States and Canada, including car coats, portable home appliances and power tools, luggage, automobile seat covers and home entertainment and recreation items. The company manufactures products representing about one-half of its sales. Net proceeds of its sale of additional stock will be added to the company's general funds and will be available for purchase of additional inventory, for other working capital requirements and for capital expenditures and general corporate purposes. In addition to indebtedness the company has outstanding 2,907,725 common shares, of which Manny Fingerhut, board chairman, owns 69.9%. He proposes to sell 130,950 shares of 2,033,750 shares held and nine others the remaining shares being registered. Herman Schwartz is president.

ZAYRE TO SELL DEBENTURES. Zayre Corp., Framingham, Mass. 01701, filed a reg. statement (File 2-351) with the SEC on December 9 seeking registration of \$20,000,000 of convertible subordinated debentures, due 1994, to be offered for public sale through underwriters headed by Lehman Brothers, One William St., New York, N.Y. 10004. The interest rate, offering price and underwriting terms are to be supplied by amendment.

The company and its subsidiaries are primarily engaged in the operation of self-service general merchandise stores, commonly known as discount department stores. Up to one-half of the net proceeds of its debenture sale may be invested by the company in the development of new shopping center locations for Zayre stores and the balance is expected to be used to provide working capital to purchase inventories and to meet pre-opening expenses for new Zayre stores to be opened during the next several years and for general corporate purposes. In addition to indebtedness and preferred stock, the company has outstanding 4,610,004 common shares. Stanley H. Feldberg is president.

COMPUTERIZED HEALTH SYSTEMS TO SELL STOCK. Computerized Health Systems & Services, Inc., Cimarron Bldg., 1225 West Main St., Norman, Okla., filed a registration statement (File 2-35616) with the SEC on December 9 seeking registration of 400,000 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 through John Kirvin & Co., 55 Broad St., New York, New York, which will receive a 45¢ per share selling commission plus \$25,000 for expenses. The company has agreed to sell the underwriter, for \$100, five-year warrants to purchase 40,000 shares, exercisable after one year at \$5.50 per share; and it has agreed to issue to Harold Sonenberg and Harold D. Young, at 1¢ per share, 11,428 and 17,142 shares, respectively, in consideration for their services as finders.

The company was organized in July for the purpose of offering, through regional centers to be established by it, a broad range of supplies and management and financial services to medically oriented institutions, primarily to nursing homes. Net proceeds of the company's stock sale, together with \$400,685 received from the recent sale of 742,850 shares (including shares to be issued to the finders), will be used for the initiation of the company's proposed business activities, including the possible establishment of up to 8 regional units, at an estimated cost of \$250,000 per unit. The company has outstanding 742,850 common shares (with a 54¢ per share net tangible book value) of which George S. Appley, board chairman, and Pat Choate, president, own 45.41% each. Purchasers of the shares being registered will acquire a 35% stock interest in the company for their investment of \$2,000,000; the present stockholders will then own 65%, for which they paid \$400,685.

ORANGE AND ROCKLAND UTILITIES TO SELL STOCK. Orange and Rockland Utilities, Inc., 75 West Route 59, Spring Valley, N.Y. 10977, filed a registration statement (File 2-35617) with the SEC on December 9 seeking registration of 700,000 shares of common stock, to be offered for public sale through underwriters headed by Merrill Lynch, Pierce, Fenner & Smith Incorporated, 70 Pine St., New York, New York 10005. The offering price (\$24 per share maximum*) and underwriting terms are to be supplied by amendment. A public utility, the company will apply the net proceeds of its stock sale to the reduction of some \$48,585,000 of short-term indebtedness incurred in connection with its construction program. Construction expenditures of the company and its subsidiaries are estimated at \$94,600,000 for the period 1969 through 1971.

MEDITEK INFORMATION TO SELL STOCK. Meditek Information Systems, Inc., 180 State Highway, 35 Red Bank, N.J. 07701, filed a registration statement (File 2-35618) with the SEC on December 9 seeking registration of 150,000 shares of common stock, to be offered for public sale through underwriters headed by Michael G. Kletz & Co., Incorporated, Time & Life Building, New York, New York 10020. The offering price (\$6 per share maximum*) and underwriting terms are to be supplied by amendment. The company has agreed to pay the Kletz firm \$17,500 for expenses and to sell 10,000 shares to that firm, at \$.125 per share; it has also agreed to sell an aggregate of 5,000 shares at the same price to Robert A. Payne and Eugene I. Zuriff in consideration for their services as finders. In July, the company sold 228,000 shares to a limited number of private investors at 50¢ per share.

Organized in March, the company proposes to design, program, implement and maintain computerized hospital information systems for the purpose of automating the flow of information required for all of the principal services of a hospital. Net proceeds of its stock sale will be applied to sales activities, to development of a hospital information system for the company's initial customer and to working capital requirements. The company has outstanding 650,000 common shares, of which Robert L. Bartman, president, owns 12.89% and management officials as a group 40.21%. Purchasers of the shares being registered will acquire an 18.75% stock interest in the company for their investment of \$900,000*; present stockholders will then own 81.25% for which they paid \$124,071.

RECENT FORM 8-K FILINGS. The companies listed below have filed Form 8-K reports for the month indicated and responding to the item of the Form specified in parentheses. Photocopies thereof may be purchased from the Commission's Public Reference Section (please give News Digest "Issue No." in ordering). Invoice will be included with the requested material when mailed. An index of the captions of the several items of the form was included in the December 4 News Digest.

8K Reports for Oct '69

American Music Stores Inc(12)	0-2019-2	Champion Silver Mining Co Nov 69	
Fotomat Corp Sept 69(4)	2-31455-2	(7,11,12,13)	1-4968-2
Oct 69(3)	2-31455-2	Nelly Don Inc(2,12,13)	1-4331-2
Koracorp Industries Inc(2,7,13)	1-6030-2	I N C Exploration Corp(7)	2-31384-2
Neisner Brothers Inc Nov 69(12,13)	1-607-2	Henry Rosenfeld Industries Inc(2,7,12,13)	2-31390-2
Guerdon Industries Inc(7)	1-4317-2	Southern RY Co(7,13)	1-743-2
Sept 69(11,13)	1-4317-2	American Medical Enterprises Inc	
Hotel Corp of America Nov 69(7)	1-3466-2	(7)	1-5714-2
Louisville & Nashville RR Co(7,13)	1-1116-2	Jersey Central Power and Light Co(7,10,13)	1-3141-2
Peerless Tube Co(7,13)	0-514-2	PNC-Powdered Metals Corp(2,13)	0-4066-2
American Hoist & Derrick Co Sept 69		American Self-Service Stores Inc Spet 69	
(2,7,13)	1-5027-2	(2,13)	0-2857-2
Super Valu Stores Inc(13)	1-5418-2	Lord Hardwicke Ltd Sept 69(2,12,13)	2-31468-2
Trysting Place Inc Nov 69(12,13)	2-29621-2	Bishop Industries Inc Amdt #1 for Jul 69	
Crowell Collier & Macmillan Inc(7)	1-3911-2	(7)	1-3829-2
Crystal Mountain Inc(12)	0-2374-2	Westrans Industries Inc Amdt for Sept 69	
Gondas Corp(7,13)	2-29727-2	(12)	1-5167-2
McDonald's Corp(12)	1-5231-2	Parvin-Dohrmann Co Amdt for Feb 69	
Universal Chemicals Inc(6)	0-2858-2	(2)	1-2762-2
Republic Investors Life Insur Co(11,12)	0-2012-2	Technical Tape Inc Amdt #1 for Jul & Aug 69(11,12,13)	1-148-2
Underwriters Natl Assurance Co(7,13)	2-21929-2	Electronic Memories Inc Amdt #1 for Feb 69(2)	0-2641-2
American Medical Services Inc(3)	2-32294-2	GCA Corp Amdt #1 for Aug 69(13)	1-4854-2
Beefy King International Inc Jul, Aug, Sept, & Oct 3,13)	2-31398-2	LTV Aerospace Corp	1-5219-2
Canadian Javelin Ltd(2,3,12,13)	1-4192-2	Trailer Train Co Amdt #1 for Oct 69	
Community Computer Corp(11,13)	2-31444-2	(7,13)	2-20540-2
First Illinois Trust(12,13)	0-1770-2	A-T-0 Inc(2,7,8,13)	1-5456-2
Wards Co Inc(7,12,13)	1-5767-2	Filmways Inc Sept 69(7,13)	1-5979-2
Adobe Investment Corp(12)	2-27601-2	Hood Industries Inc Nov 69(11,13)	0-1671-2
Lea Ronal Inc Nov 69(1,7)	0-3183-2	Southwest Factories Inc Nov 69	
Marhoefer Packing Co Inc Nov 69(7)	1-5158-2	(9,12)	0-2961-2
On-Line Systems Inc Sept 69(13)	0-3951-2	Com-Share Inc(11,13)	0-4096-2
Royal Dutch Petroleum Co 6K for Nov 69	1-3788-2	Astro Controls Inc Sept 69(2,12,13)	0-3803-2
Hamburger Dens Inc(2,13)	2-32552-2	Genisco Technology Corp Nov 69	
Penn Central Co(3,7,13)	1-6134-2	(3)	1-4853-2
Roan Selection Trust Ltd 6K for Oct 17, 1969 thru Oct 27, 1969	1-3873-2	Papert Koenig Lois Inc Nov 69	
Texfi Industries Inc Apr 69(7,13)		(12)	1-4997-2
May 69(2,7,13) & Jun 69(11,13)	2-31323-2	Walter Reade Organization Inc Jul 69	
Data 100 Corp(2,7,13)	2-31853-2	(13)	0-1043-2
Guardman Insurance Investors Inc Aug 69		Rotron Inc Nov 69(11)	0-1816-2
(7,13)	0-861-2	Anbatco Inc(11,13)	2-33495-2
Marsh Supermarkets Inc Nov 69(12)	0-1532-2	Computer Credit Systems Inc Sept 69	
Southwestern Research and General Investment Co		(7)	2-33185-2
(11,12,13)	0-3910-2	Law Research Service Inc(3,11)	0-3301-2
Tappan Co(2,7,13)	1-6001-2		

SK Reports for Oct '69 (Con't)

Nebraska Consolidated Mills Co Sept 69 (7,13) 0-1826-2	Mica Products Corp of America Apr & June 69 (2,9,13) 2-30583-2
Universal Drilling Co Inc(2,11, 13) 0-2420-2	American Medical Enterprises Inc Sept 69(7) 1-5714-2
Rollins Inc Nov 69(7) 1-4422-2	Nationwide Industries Inc Amdt #1 for Oct 69(7,8) 0-3626-2
Varadyne Industries Inc Nov 69 (2,3,7,10,11) 0-3243-2	Bresnahan Computer Corp(7,13) 2-33299-2
Symbolic Displays Inc(2,7,10,13)2-33915-2	Canadian Intl Pw Co Inc Nov 69 (12,13) 1-5299-2
Compusamp Inc(7,9,13) 2-33106-2	Capitol Products Corp Jun 69(7)1-5968-2
Monmouth Electric Co Inc (11) 0-1913-2	Metex Corp Nov 69(12) 0-2112-2
Williams Brothers Co Amdt #1 for Sept 69 (7,13) 1-4174-2	Dialoc Corp of America(3,9,11,12, 13) 2-22844-2
Pic Productions Corp Amdt #1 for Oct 69 (7,8) 2-31541-2	Quarterback Sports Federation Inc Nov 69 (2,12) 0-3271-2
Sterling Communications Inc Amdt #1 for Oct 69(13) 0-3885-2	Schenley Industries Inc(12,13) 1-2377-2
Nashua Corp Amdt #2 for Oct 69(4)1-5492-2	Chemold Corp (2) 0-3359-2
Brun Sensor Systems Inc Amdt #1 for Sept 69 (7) 2-32004-2	Hidoc International Inc(11,13) 0-4101-2
Miller Industries Inc Amdt #1 for Feb 68 (4,7) 1-5926-2	Virginia Electric & Pw Co Nov 69 (13) 1-2255-2
McDonald's Corp Aug 69(12) 1-5231-2	Desoto Inc(7,11,13) 1-1915-2
Stephenson Finance Co Inc Oct 69 (12) 0-28-2	Idaho Investment Corp(2) 0-1860-2
Goodway Inc Aug 69 1-5961-2	Kirby Industries Inc Nov 69(11, 13) 1-4035-2
Guardsman Insurance Investors Inc Apr 68(11,13) 0-861-2	William Volker & Co Nov 69(1) 0-2735-2
	Beacon Resources Corp(11) 2-26079-2
	Carolina Caribbean Corp(2) 0-3895-2
	Food Host U S A Inc(2,13) 2-33446-2
	Iowa Beef Packers Inc(3,12) 1-6085-2
	Lykes-Youngstown Corp(7,13) 1-5962-2

SECURITIES ACT REGISTRATIONS. Effective December 10: Alza Corp., 2-34370 (Mar 9); American Airlines, Inc., 2-35079; American Water Works Co., Inc., 2-35086; Becton, Dickinson & Co., 2-35421; Berg-Warner Corp., 2-35447; Electro-Nite Co., 2-35098; Gibraltar Financial Corp. of Calif., 2-35369 (40 days); Graphic Arts Packaging Corp., 2-33701 (Mar 10); Walter E. Haller & Co., 2-35040 (40 days); Johnson Products Co., 2-35219 (Mar 11); Lawrence Serves Industry, Inc., 2-35171 (Mar 11); Miconics Industries, Inc., 2-34417 (Mar 10); Nortek, Inc., 2-34501 (Jan 19); Technitrend, Inc., 2-34133 (90 days); Treecrop Co., 2-35013 (Mar 10).
Withdrawn December 10: Compulith Corp., 2-32970.

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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