

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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EXAMINER ISSUES WCBA INVESTMENTS RULING. SEC Hearing Examiner Sidney Gross has filed an initial decision in which he found that the Milwaukee broker-dealer firm of WCBA Investments, Inc., and its president, Peter Yates Taylor, Sr., violated the Commission's record keeping rules by failure to make and keep current the firm's general ledger for 1968, in failing to maintain a general ledger for 1969, and in failing to maintain records of its net capital computations and trial balances; that the firm failed to timely file its financial report for the year ended December 31, 1968; and that the respondents made a false statement in the firm's application for withdrawal from broker-dealer registration. The Examiner denied the withdrawal request and ordered, subject to the respondents' right to petition within 15 days for Commission review of his decision, that the broker-dealer registration of WCBA Investments be revoked and that Taylor be barred from further association with any broker-dealer.

PITMAN-EASLEY FILES FOR OFFERING AND SECONDARY. Pitman-Easley Industries, Inc., 100 S. Main St., Hereford, Tex. 79045, filed a registration statement (File 2-36119) with the SEC on January 28 seeking registration of 300,000 shares of common stock, of which 200,000 are to be offered for public sale by the company and 100,000 (being outstanding shares) by the present holders thereof. The offering is to be made through underwriters headed by Ling & Company, Inc., LTV Tower Mall, Dallas, Tex. 75201; the offering price (\$12.50 per share maximum*) and underwriting terms are to be supplied by amendment. The company has granted the Ling firm a five-year warrant to purchase 24,000 shares.

Organized in December 1967 through the consolidation of four predecessor corporations, the company is engaged in the businesses of custom cattle feeding and of the storage, purchase and sale of grain. Of the net proceeds of its sale of additional stock, \$435,000 will be applied to the payment of indebtedness of \$935,000 incurred in connection with the company's purchase of 120,000 shares of its common stock; the balance will be added to the company's working capital and used for general corporate purposes, including the construction of additional cattle feeding yard facilities. In addition to indebtedness, the company has outstanding 624,439 common shares, of which John D. Pitman, board chairman, owns 26.88%, Joe C. Easley, president, 12.84% and management officials as a group 67.59%.

URETHANE FABRICATORS TO SELL STOCK. Urethane Fabricators, Inc., Haddon Ave. and Line St., Camden, N. J. 08103, filed a registration statement (File 2-36120) with the SEC on January 28 seeking registration of 200,000 shares of common stock, to be offered for public sale on a "best efforts" basis by Patterson, Matzkin & Co., Inc., 170 Route 35, Red Bank, N. J. The offering price (\$4 per share maximum*) and underwriting terms are to be supplied by amendment. The company has agreed to sell the underwriter, at 1c per warrant, five-year warrants to purchase up to 20,000 shares; the underwriter has agreed to give Harry Cutler up to 2,000 warrants for his services as a finder.

Organized in 1965, the company is principally engaged in the manufacture and distribution of products using polyurethane, a material with applications combining its light weight, durability, high insulating capacity, high strength to weight ratio and facility for being reproduced into varied designs and forms. Of the net proceeds of its stock sale, \$100,000 will be used to purchase equipment for the manufacture of simulated wood paneling, installation and "start-up" costs and \$80,000 for purchase of additional manufacturing equipment for the sail boat division and additional working capital; the balance will be added to the company's general funds and used for general corporate purposes. The company has outstanding 400,000 common shares (with a 38c per share net tangible book value), of which Paul H. Fleck, vice president, owns 65.9% and management officials as a group 99.1%. Purchasers of the shares being registered will acquire a 33% stock interest in the company for their investment of \$800,000*; present stockholders will then own 67%, for which they paid \$116,908.

ECC CORP. FILES OFFERING PROPOSAL. ECC Corporation, 1010 Pamela Drive, Euless, Texas 76039, filed a registration statement (File 2-36129) with the SEC on January 29 seeking registration of 180,000 shares of common stock, to be offered for public sale through underwriters headed by Robert W. Baird & Co., Inc., 731 N. Water St., Milwaukee, Wisc. The offering price (\$7.50 per share maximum*) and underwriting terms are to be supplied by amendment.

The company (formerly Electronic Control Corp.) is engaged in the business of design, development, manufacture and sale of solid state power control components and modules; these are used in dimmers for incandescent lights and in controls for hand tools, office copiers and other business machines, air conditioning and heating systems, appliances, computers and other equipment requiring the control of electric power. Net proceeds of its stock sale will be used by the company for the retirement of \$900,000 of short-term loans from certain shareholders and the retirement of short-term bank loans. The company has outstanding 651,099 common shares, of which Cutler-Hammer, Inc., of Milwaukee, owns 57.6% and two "Murchison" trusts 25.4%. Edwin N. Kile is president and board chairman.

SOUTHWEST RESOURCES FUND FILES FOR OFFERING. Southwest Resources Fund, Inc., 15 Office Park Circle, Birmingham, Alabama, filed a registration statement (File 2-36128) with the SEC on January 28 seeking registration of \$3,000,000 of interests in oil and gas programs, to be offered for public sale in \$5,000 units. No underwriting is involved; participating NASD members will receive an 8-1/2% selling commission. The funds will be used for the conduct of oil and gas exploration and related activities. The programs are to be managed by Beard and Associates, Inc., of which George Tanner is board chairman and Charles D. Beard president. They own all of the outstanding stock of the Fund and of Associates.

OPTO/GRAPHICS FILES FOR OFFERING. Opto/Graphics, Inc., 1520 Skokie Blvd., Northbrook, Illinois 60062, filed a registration statement (File 2-36130) with the SEC on January 29 seeking registration of 300,000 common shares, to be offered for public sale through underwriters headed by Ladenburg, Thalmann & Co., 25 Broad Street, New York. The offering price (\$13 per share maximum*) and underwriting terms are to be supplied by amendment. The Ladenburg firm will be entitled to \$25,000 for expenses as well as five-year warrants for the purchase of 30,000 shares, the exercise price of which is to be supplied by amendment.

Since November 1968 the company has been engaged almost exclusively in proprietary research and product development in the field of photographic reproduction systems, primarily in electrophotography; it proposes to develop, manufacture and sell products in two fields employing electrophotographic techniques, namely, photographic printing systems (the "O/G Chroma Process") and office reproduction systems (the "O/G 1300 Copier"). Of the net proceeds of its stock sale, the company will use some \$800,000 for expenses related to the establishment of a marketing organization for and marketing of its O/G Chroma Process, \$400,000 for costs of research, development and engineering of its O/G Chroma Process and the development of new products related thereto, \$500,000 for capital equipment, tooling and production start-up costs connected with the fabrication, assembly and packaging of products using the O/G Chroma Process, \$1,500,000 for the acquisition or the construction and equipping of a plant for the coating of materials used in connection with the O/G Chroma Process, and the balance for working capital. In addition to indebtedness the company has outstanding 569,467 common shares, of which David Marder, president, owns 26.9%, Meyer L. Sugarman, board chairman, 15.9%, and Becker Technological Associates 17.5%. Purchasers of the shares being registered will acquire a 34.5% stock interest in the company for their investment of \$3,900,000*; present stockholders will then own 65.5%, for which they will have an aggregate investment of \$1,334,101.

OBLIGATIONS UNDER WEST MEMPHIS BONDS IN REGISTRATION. Temple Gypsum, Inc., Diboll, Texas 75941, filed a registration statement (File 2-36131) with the SEC on January 29 seeking registration of its obligations under \$4,750,000 of Industrial Development Revenue Bonds to be issued by the City of West Memphis, Arkansas. With the proceeds of its sale of the bonds, the City will cause to be constructed an industrial plant which will be utilized for the manufacture of gypsum wallboard and other such products as Temple Gypsum shall elect to manufacture. Temple Gypsum will lease the project from the City for rentals sufficient to pay all amounts becoming due with respect to the bonds, which are payable solely from and secured by a pledge of the income and revenue derived from the sale, lease or other disposition of the project. Temple Gypsum's parent, Temple Industries, Inc., will unconditionally guarantee the payment of the rentals under the lease and the performance of other obligations under the lease agreement. W. Temple Webber is board chairman and Arthur Temple is present of both companies.

REDKEN LABS FILES FOR OFFERING AND SECONDARY. Redken Laboratories, Inc., 14721 Califa Street, Los Angeles, California 91401, filed a registration statement (File 2-36132) with the SEC on January 29 seeking registration of 130,000 shares of common stock, of which 120,000 are to be offered for public sale by the company and 10,000 (being outstanding shares) by the holder thereof. The offering is to be made through underwriters headed by Mitchum, Jones & Templeton, Inc., 510 S. Spring Street, Los Angeles, California; the offering price (\$10 per share maximum*) and underwriting terms are to be supplied by amendment. The Mitchum firm will be entitled to purchase, for \$62.50, a five-year warrant to purchase 6,250 shares, the exercise price of which is to be supplied by amendment.

The company is engaged in the development, manufacture and marketing of hair and skin conditioning, beauty and cosmetic products for use and resale exclusively in professional beauty and hairstyling salons. The net proceeds of its stock sale will be used for the repayment of long-term bank loans incurred in 1968 for the acquisition of additional manufacturing equipment and short-term indebtedness incurred for working capital purposes (which loans are guaranteed by Paula Kent, president), for additional laboratory facilities and the expansion of research and development activities, and for other general corporate purposes. In addition to indebtedness, the company has outstanding 595,800 common shares, of which Paula Kent owns 433,106 (72.7%) and proposes to sell 10,000 shares.

HAMPSHIRE FUNDING FILES OFFERING PROPOSAL. Hampshire Funding, Inc., 2 White Street, Concord, New Hampshire, filed a registration statement (File 2-36140) with the SEC on January 28 seeking registration of \$1,000,000 of programs for the acquisition of mutual fund shares and insurance. The company is a wholly owned subsidiary of United Life and Accident Insurance Company. The parent also owns all of the outstanding capital stock of ULAICO Equity Services, Inc. The programs will generally be made up of individual policies of life and health insurance written by the parent and mutual fund shares purchased through the brokerage subsidiary. Thomas M. Hardiman, vice president and treasurer of the parent, is president of the company.

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ELDORADO ELECTRODATA FILES FOR OFFERING. Eldorado Electrodata Corporation, 601 Chalomar Rd., Concord, Calif. 94520, filed a registration statement (File 2-36134) with the SEC on January 29 seeking registration of 180,000 shares of common stock, to be offered for public sale through underwriters headed by Morgan, Olmstead, Kennedy & Gardner, Inc., 606 S. Olive St., Los Angeles, Calif. The offering price (\$11 per share maximum*) and underwriting terms are to be supplied by amendment. The underwriters will be entitled to receive \$12,000 for expenses.

The company manufactures and sells Digital Instruments which are utilized for various frequency, time, and other measuring processes by private and governmental customers. It has developed and has commenced marketing a Data Terminal System which employs a magnetic tape cassette for time sharing users and a small office computer system primarily for accounting, inventory control, automatic typing and general data processing. Of the net proceeds of its stock sale, the company will apply \$250,000 to the retirement of a short-term bank loan of \$150,000 incurred to finance increased inventories and receivables and an anticipated loan of \$100,000 in February to be obtained for the same purpose; the balance will be added to working capital and used to carry increased receivables and inventories. The company has outstanding (in addition to indebtedness) 148,500 common shares (with a 66¢ per share book value), of which El Darado Electronics Co. owns 81.4% (it also owns a \$264,725 note convertible at 41¢ per share into 650,000 shares). Leigh Bright is president. Purchasers of the shares being registered will acquire a 55.2% stock interest in the company for their investment of \$1,980,000*; the outstanding shares were sold at an average price of \$1.10 per share.

VIDEO CONTROL FILES FOR OFFERING. Video Control Corporation, 120 W. 3rd Ave., Scottsdale, Ariz., filed a registration statement (File 2-36135) with the SEC on January 29 seeking registration of 300,000 shares of common stock, to be offered for public sale at \$2.50 per share. The offering is to be made by underwriters headed by Young, Smith & Peacock, Inc., 3443 N. Central Ave., Phoenix, Ariz. and John G. Kinnard & Co., Inc., 110 S. 7th St., Minneapolis, Minn., which will receive a 25¢ per share commission plus an unspecified amount for expenses. The underwriters also will be entitled to purchase, for \$300, five-year warrants for the purchase of 30,000 shares, exercisable after one year at \$3 per share.

The company proposes to manufacture and sale audio/video tape recording machines (the "VC 4000"). Of the net proceeds of its stock sale, \$150,000 will be used to purchase inventory and component parts for the VCC 4000, \$85,000 to purchase tooling and equipment for the VCC 4000, and \$100,000 for marketing and sales development, primarily to train and equip the company's own sales force; the balance will be used for other and related purposes, including working capital. The company has outstanding 644,341 common shares, of which Arnold R. Dahlberg, board chairman, owns 41.9%, John P. Lekas 18.5%, and management officials as a group 78.9%. Purchasers of the shares being registered will acquire a 32% stock interest in the company for their investment of \$750,000; present holders will then own 68%, for which they will have paid cash or transferred assets aggregating \$317,743, or 49¢ per share.

TEXAS CRUDE OIL TO SELL STOCK. Texas Crude Oil, Inc., 915 Houston Bank & Trust Bldg., Houston, Tex. 77002, filed a registration statement (File 2-36136) with the SEC on January 29 seeking registration of 300,000 shares of common stock, to be offered for public sale at \$17.50 per share. The offering is to be made through underwriters headed by Smith, Barney & Co., 20 Broad St., New York; the underwriting terms are to be supplied by amendment.

The company was formed in 1967 to continue certain operations previously conducted by partnerships affiliated with Charles Weiner, board chairman, and other members of the Weiner family. It proposes to issue 444,856 shares pursuant to an exchange offer to acquire, from persons who had participated with the company or with the Weiners, certain of their interests in producing oil and gas properties, undeveloped United States and Canadian acreage and foreign concessions; and it also has entered into agreements with corporations and partnerships affiliated with the Weiners pursuant to which it will acquire certain of the producing oil and gas properties, undeveloped United States and Canadian acreage and other concessions or assets in exchange for 782,993 shares. The company intends to continue to explore for oil and gas and to develop and operate oil and gas properties. Of the net proceeds of its stock sale, \$2,057,022 will be used to retire indebtedness incurred in such latter acquisitions and \$750,000 will be added to working capital for use in exploration, development and related activities. Upon completion of the acquisitions and prior to the public offering, Weiner and other management officials will own 82.2% of the 1,227,849 outstanding shares.

ALLEGHENY POWER SYSTEM SEEKS ORDER. The SEC has issued an order under the Holding Company Act (Release 35-16597) giving interested persons until February 20 to request a hearing upon an application of Allegheny Power System, Inc., New York holding company, Monongahela Power Company, The Potomac Edison Company and West Penn Power Company, subsidiaries of Allegheny, with respect to Allegheny's proposed increase in short-term note borrowing and the sale by the subsidiaries of their common stock to Allegheny. Allegheny proposes to sell up to \$20,000,000 of short-term notes to banks and to dealers in commercial paper prior to March 31, 1972. It will use the net proceeds thereof to purchase common stock of its subsidiaries as follows: Potomac, 400,000 shares for \$8,000,000; Monongahela, 100,000 shares for \$5,000,000 and West Penn, 350,000 shares for \$7,000,000. Net proceeds of the sale of West Penn common stock will be used to retire, at maturity, all of the \$3,500,000 of its first mortgage bonds, Series K, 3% due March 1, 1970, and to finance West Penn's construction program. Net proceeds to Potomac and Monongahela will be used to finance their respective construction programs. Construction expenditures are estimated for 1970, 1971 and 1972 at \$132,000,000 for Potomac, \$125,000,000 for Monongahela and \$178,000,000 for West Penn.

DELDAN FILES FOR OFFERING AND SECONDARY. Deldan Incorporated, 65 Ninth Street, Brooklyn, New York 11215, filed a registration statement (File 2-36133) with the SEC on January 29 seeking registration of 110,000 shares of common stock, of which 60,000 are to be offered for public sale by the company and 50,000 (being outstanding shares) by the present holders thereof. The offering is to be made at \$4 per share by North American Planning Corporation, 230 Park Avenue, New York, on a best efforts, all or none basis, for which it will receive a selling commission of 40¢ per share plus 22,000 for expenses. The underwriter also will be entitled to purchase, for \$90, five-year warrants for the purchase of 9,000 shares, exercisable after one year at \$4.40 per share; like warrants to purchase 1,000 shares each are to be sold to Blair & Co., Inc., and Gartenberg & Ellenoff, finders.

The company is engaged in the importation and sale of artificial flowers and related items manufactured in Europe. The net proceeds of its sale of additional stock will be used as additional working capital (including repayment of \$50,000 of bank borrowings). In addition to indebtedness, the company has outstanding 300,000 common shares (with a \$1.66 per share book value), of which Daniel Udell, president, owns 245,000 and proposes to sell 50,000. Purchasers of the shares being registered will acquire a 30.5% stock interest in the company for their investment of \$440,000; they will sustain an immediate dilution of \$2.15 in per share book value from the offering price.

DEKALB FILES FOR OFFERING AND SECONDARY. Dekalb AgResearch, Inc., Sycamore Road, DeKalb, Illinois 60115, filed a registration statement (File 2-36137) with the SEC on January 29 seeking registration of 675,000 shares of Class B (non voting) common stock, of which 100,000 are to be offered for public sale by the company and 500,000 by the holders thereof. The offering is to be made through underwriters headed by White, Weld & Co., 20 Broad Street, New York; the offering price (\$32 per share maximum*) and underwriting terms are to be supplied by amendment. The remaining 75,000 shares are to be offered by one of the selling stockholders to certain employees of the company.

The company is a developer and producer of hybrid corn, sorghum and sorghum-sudangrass seeds, and breeding stock for producing broiler chickens and hybrid egg-laying chickens. Recently, it made its initial sales of varieties of wheat seed, which were by-products of its hybrid wheat research and development program; and it also is engaged in exploration for and production of crude oil and natural gas. Substantially all of the net proceeds of the company's sale of the 100,000 Class B shares will be used to repurchase up to an aggregate of 428,400 shares of Class A and Class B stock of DEKALB held by employees under its Key Employee Stock Purchase Plan which is being discontinued. Any remaining proceeds will be added to working capital. In addition to indebtedness and preferred stock, the company has outstanding 2,132,796 Class A and 2,753,616 Class B shares. Thomas H. Roberts, Jr., is president and board chairman. Descendants of Thomas H. Roberts and their spouses, and trusts created for their benefit, own some 33.7% of the outstanding Class A stock. Management officials as a group own 37.9% of the Class A and 29.19% of the Class B stock. The Employees' Savings and Profit Sharing Plan proposes to sell 252,439 of 624,564 Class B shares held, Thomas H. Roberts, Jr., 106,500 of 359,484; Mary R. Roberts, 106,500 of 359,892, and the Rural Improvement Society 59,486 of 198,288; the balance of the shares being registered are to be offered by 20 other stockholders.

LORETTO MINING FILES FOR OFFERING. Loretto Mining Company, 226 Phillips Petroleum Building, Salt Lake City, Utah 84101, filed a registration statement (File 2-36138) with the SEC on January 29 seeking registration of 400,000 shares of common stock and 200,000 common stock purchase warrants. It is proposed to offer these securities in 4,000 units, each consisting of 100 shares and 50 warrants, and at \$100.50 per unit. The offering is to be made on a best efforts basis by Willis E. Burnside & Co., Inc., 40 Exchange Place New York, which will receive a 10% selling commission. The underwriter also will receive \$10,000 for expenses; and it will be entitled to purchase, for \$400, three-year warrants for the purchase of 40,000 shares, exercisable at from \$1.25 to \$2 per share. Also included in the statement are an additional 550,000 common shares which may be offered for sale from time to time by the holders or recipients thereof; 240,000 are issuable upon exercise of warrants proposed to be sold and 310,000 were issued by the company for properties (which latter shares are subject to escrow agreements and restrictions).

The company was organized in June 1969; it intends to engage in the exploration and development of mining claims, properties and mining and milling ores, if any, determined to have commercially feasible mineralization. It owns or has lease interests in three separate mining properties in Inyo County, California, and in San Juan and Grand Counties, Utah. The net proceeds of its offering will be used for the exploration and development of the properties, including mapping, sample drilling and rehabilitation of old tunnels, drifts and cross-cuts for mine development and rehabilitation. Dudley L. Davis is president of the company. William R. Noack, of Palo Alto, California, one of the promoters, owns 290,000 or 93.55% of the outstanding stock.

BINKS MFG. FILES OFFERING PROPOSAL. Binks Manufacturing Company, 3114 Carroll Avenue, Chicago, Illinois 60612, filed a registration statement (File 2-36139) with the SEC on January 29 seeking registration of 270,000 shares of capital stock, to be offered for public sale through underwriters headed by Merrill Lynch, Pierce, Fenner & Smith, Inc., 70 Pine Street, New York. The offering price (\$19 per share maximum*) and underwriting terms are to be supplied by amendment.

The company is engaged in the manufacture of coatings application equipment used by a broad segment of industry, ranging from conventional paint spray guns used by painters to highly sophisticated automatic spray finishing and electro-static application systems; it also manufactures and sells a complete line of nozzels, spray booths, material handling pumps and air compressors. The net proceeds of its stock sale will be used to pay indebtedness incurred in the construction of an addition to its Franklin Park, Illinois plant completed in 1968 and for the expansion of this plant presently under construction. In addition to indebtedness, the company has outstanding 1,308,384 common shares, of which management officials as a group own 14.4%. Burke B. Roche is president.

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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 January 13 News Digest.

8K Reports for Dec '69

Homestead International Inc. (2,11,12,13)	2-23494-2	Globe Capital Corp. (2,7,12,13)	0-3786-2
Integrated Resources Inc. (2,7,13)	2-31107-2	Greater Continental Corp. (7,12)	0-3401-2
Law Research Services Inc. (3,7,13)	0-3301-2	Honda Giken Dogyo Kabushiki Kaisha (6K) Dec. 69	2-20888-2
National Starch & Chemical Corp. (4,7,13)	1-3582-2	Ludlow Typograph Co.	0-257-2
Goldfield Corp. (2,7,11,12,13)	0-3098-2	Lynch Corp. (12)	1-106-2
Kentucky Fried Chicken Corp. (1)	1-6017-2	Mac Aire Aviation (3,12)	2-29482-2
Liggett & Myers Inc. (1213)	1-5759-2	GAC Corp. (7)	1-3453-2
Listeax (7,13)	2-28453-2	Morse Shoe Inc. (413,)	1-4983-2
Global Ind. Inc. (2,13)	2-20526-2	Nation Wide Auto Auction LTD. (7)	1-5995-2
HF Image Systems Inc. (11)	0-3766-2	North American Rockwell Corp. (8)	1-1035-2
Liberty Equities Corp. (2,6,8,13)	0-2258-2	Kaiser Ind. Corp. Amdt. 1 to 8K for Dec. 69 (13)	1-3340-2
Insilco Corp. (8,10,13)	1-3348-2	Kaiser Steel Corp. Amdt.#1 to 8K for Dec.69 (13)	0-433-2
Lynch Communications Systems Inc. (1213)	0-399-2	McLean Trucking Co. Amdt. to 8K for Sept. 69 (2,13)	1-4093-2
Magic Marker Corp. (7,8,)	0-2911-2	GF Ind. Inc. Amended 8K for Dec. 69 (12)	1-4273-2
National Radio Co. Inc. (8,12,13)	1-4369-2	Chas Pfizer & Co Inc. (3,7,)	1-3619-2
New Jersey Life Ins. Co. (12)	1-5862-2	Pioneer Plastics Corp. (13)	1-4487-2
Gates Learjet Corp. (2,7,11,13)	0-1693-2	Puerto Rico Brewing Co. Inc. (2,8,11)	0-1658-2
Litton Ind. Inc. (7,8,11,13)	1-3998-2	Jos. Schlitz Brewing Co. (10)	1-5431-2
Marine Corp. (1213)	0-990-2	Television MFGS of America (11)	1-3715-2
Gar Wood Ind. Inc. (10)	1-2711-2	Tropical Gas Co. Inc. (6K) for Jan. 70	1-4937-2
Indian Head Inc. (8)	1-5264-2	TSI Inc. (2,13)	0-2958-2
Kansas-Nebra-ka Natural Gas Co. Inc. (2,13)	0-956-2	Uniservices Inc. (6,8,12)	0-77-2
The Music Makers Group Inc. (2,8,13)	2-30128-2	Vikoa Inc. (2,7,13)	1-5300-2
Crane Co. (13)	1-1657-2	Washington Homes Inc. (3,13)	2-31941-2
Golden United Investment Co. (7)	2-29642-2	The Plaza Group Inc. (9)	1-4412-2
Hammond Corp. (7,13)	1-3355-2	Prudential Building Maintenance Corp. (7)	1-5600-2
Macrodyne Chatillon Corp. (2,12,13)	1-5592-2	A Trysting Place Inc. (2,11,13)	2-29621-2
Midwestern Financial Corp. (12)	1-5905-2	Vahlsing Inc. (6)	0-174-2
Mark Systems Inc. (11)	0-3067-2	Virginia Commonwealth Bankshares Inc.(4,7,13)	0-591-2
		Westrans Ind. Inc. (2,7,9,13)	1-5167-2

8K Reports for Dec '69 (Con't)

Peabody Galion Corp.(11,13)	1-3593-2	Pharmaceutical Savings Plan	
Eulaski Furniture Corp.		Inc. Nov. 69 (7)	2-27950-2
(7,10,12,13)	0-314-2	Ryerson & Haynes Inc.(11,13)	1-2740-2
Kurex Corp. LTD. (7)	1-4816-2	Sterling Oil of Oklahoma	
Rogers Corp. (7)	1-4347-2	Inc. Sep. 69 (3)	0-1497-2
Sealed Air Corp. (12)	0-3030-2	Suburban Propane Gas Corp.	
Union Camp Corp. (8)	1-4001-2	(8)	1-4401-2
		United Data Centers Inc.	
		(2,13)	2-28574-2
Tridair Ind.		Palomar Financial	
(2,7,12,13)	0-2780-2	(12,13)	0-1873-2
Flume & Atwood Ind. Inc.		Pratt & Lambert Inc.	
(2,12,13)	1-4475-2	(13)	1-994-2
Spencer Shoe Corp. (2,13)	1-2604	Royal Dutch Petroleum Co.	
		(6k) for Jan 70	1-3788-2
		Southern Securities Corp.	
Pepsi-Cola General Bottlers		(6,7,8,)	0-1840-2
Inc. (11,13)	1-5986-2	Tracor Inc.(2,3,7,13)	0-528-2
		Udico Corp. (2,13)	1-5839-2
Resalab Inc.(2,7,12,13)	2-31583-2	URS Systems Corp. (12)	1-6067-2
Savoy Ind. Inc.		Zayre Corp.(4,7,13)	1-4908-2
(7,12,13)	1-3444-2		
Schenley Ind. Inc.		Philips Ind. Philips N.V. U.S.	
(2,3,4,7,11,13)	1-2377-2	Philips Trust(6K) for Dec.69	2-20193-2
Standard Oil Co. (11,13)	1-580-2	Roblin Ind. Inc.	
Texscan Corp. (12)	0-3337-2	(4,7,8,13)	1-5213-2
Trans World Airlines Inc.		Towle MFG. Co. (3)	0-454-2
(7,8,13)	1-975-2	U.S. Financial (2,13)	0-3503-2
Transitron Electronic Corp.			
(12,13)	1-4261-2	A.&E Elastik Pak Co. Inc.	
Universal Oil Products Co.		(12,13)	0-3491-2
(12,13)	1-4162-2	Standard International	
		Corp. (7)	1-5249-2
Vanhandle Eastern Pipe Line		Taylor International Corp.	
Co. (13)	1-2921-2	(2,4,)	0-2126-2
Ray Resources Corp.			
(2,13)	1-6202-2	Petroleum Exploration &	
Sterling Precision Corp.		Development Fund Inc. (12)	2-2771-2
(2,13)	1-3967-2	Retirement Living Inc.	
Technomic Research Assn.		(2,13)	2-31528-2
Inc. (12,13)	1-6073-2	Vogue International (7)	2-3188-2
Weil-McLain Co. Inc.		Wolins Pharnacal Corp.	
(7)	1-5484-2	(12)	0-3430-2

SECURITIES ACT REGISTRATIONS. Effective February 2: Barbet and Weigert Associates, Inc., 2-34154 / (90 days); Connelly Containers, Inc., 2-35665 & 2-36036; Energy Exploration Corp., 2-32151 (90 days); Rob-Hal, Inc., 2-35266 (90 days); Stat/Fax International Corp., 2-33689 (90 days); United Utilities, Inc., 2-35999.

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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