ENFORCEMENT PROCEEDINGS

ADMINISTRATIVE AND CEASE AND DESIST PROCEEDINGS INSTITUTED AGAINST ERIC BLUMEN, IRA BOSHNACK, ANDREW FRIEDMAN, DOUGLAS MILLER, JORDAN SHAMAH AND IRVING STITSKY

The Commission issued an Order Instituting Administrative and Cease and Desist Proceedings against Eric S. Blumen, Ira A. Boshnack, Andrew S. Friedman, Jordan I. Shamah and Irving Stitsky, all former principals and registered representatives (RRs) at Stratton Oakmont, Inc., and against Douglas C. Miller, a former Stratton RR.

The Order alleges that Blumen, Boshnack, Friedman and Miller willfully aided and abetted and caused Stratton's violations of Section 15(b)(7) of the Securities Exchange Act of 1934 and Rule 15b7-1 thereunder, which prohibit broker-dealers from effecting securities transactions if their RRs and principals have not passed the appropriate licensing exams. The Order alleges that Miller, posing as Boshnack, took and passed two licensing exams administered by the National Association of Securities Dealers, Inc. (NASD). This enabled Boshnack to become an RR and principal at Stratton without having passed the required exams. Similarly, Friedman, posing as Blumen, took and passed the licensing exam for principals which enabled Blumen to become a principal at Stratton without having passed the exam. The Order further alleges that Blumen, Boshnack, Friedman, Shamah and Stitsky violated Section 17(a) of the Securities Act of 1933 and Section 10(b) of the Securities Exchange Act of 1934 and Rule 10b-5 thereunder, by making baseless price predictions to customers and unauthorized trades in customer accounts. A hearing will be scheduled to determine whether the allegations against the respondents are true, and, if so, what remedial action, if any, is appropriate. (Rel. 33-7477; 34-39375; File No. 3-9491)

IN THE MATTER OF STEPHEN MORIN, CPA

On December 1, the Commission instituted public administrative proceedings, pursuant to Rule 102(e) of the Commission's Rules of Practice, against Stephen P. Morin, CPA, the comptroller of Ferrofluidics Corporation. Simultaneously with the institution of
the proceedings, the Commission accepted a settlement offer from Morin. Morin consented to the entry of an order denying him the privilege of appearing or practicing before the Commission and providing that, five years from the date of the Order, Morin may apply to the Commission for reinstatement by submitting to the Office of the Chief Accountant an application requesting that he be permitted to resume appearing or practicing before the Commission.

The Commission found that a Final Judgment of Permanent Injunction and Other Relief was entered against Morin with his consent in an action brought in the United States District Court for the Southern District of New York titled SEC v. Ferrofluidics Corporation, et al., 97 Civ. 7174 (HB). In consenting to the Final Judgment, Morin neither admitted nor denied the allegations contained in the Commission’s complaint. The Commission’s complaint alleges, among other things, that from early 1991 through June 1993, Ronald Moskowitz, the former chairman and chief executive officer of Ferrofluidics, devised, and with the assistance of members of the company’s senior management, including Morin, implemented a broad-ranging scheme to defraud the investing public by materially overstating the company’s revenues and earnings and by making numerous other materially false and misleading disclosures about the company’s business. In particular, in furtherance of the scheme, Morin (i) made or caused to be made certain false accounting entries to Ferrofluidics’ books and records and (ii) provided false information to the company’s outside auditors. As a result, Ferrofluidics reported materially inflated revenue and net income and other materially false and misleading information on its financial statements included in its Quarterly Reports on Form 10-Q for the first, second and third quarters of fiscal 1992, its Annual Report on Form 10-K for the year ended June 30, 1992, and its Quarterly Reports on Form 10-Q for the first, second and third quarters of fiscal 1993. Morin participated in the preparation of each of these filings. (Rel. 34-39376; AAE Rel. 991; File No. 3-9492)

ROBERT GOSSETT AND RONALD LANGOS ORDERED TO CEASE AND DESIST

The Commission announced the entry, by consent, of an order pursuant to Section 21C of the Securities Exchange Act of 1934 instituting public proceedings, making findings and ordering Robert M. Gossett and Ronald S. Langos to cease and desist from committing or causing certain violations of the federal securities laws. Gossett and Langos were formerly President and Chief Financial Officer, respectively, of Corrpro Companies, Inc. (Corrpro), an Ohio corporation headquartered in Medina, Ohio.

The order finds that during the fiscal year ended March 31, 1995 (fiscal 1995), Gossett and Langos recorded, authorized, or approved erroneous entries and omitted to record entries which should have been recorded, in violation of Section 13(b)(2)(A) of the Securities Exchange Act of 1934. The order also finds that Gossett and Langos failed to implement or maintain a proper and adequate system of internal accounting controls for Corrpro, and thereby caused Corrpro
to violate Section 13(b)(2)(B) of the Securities Exchange Act of 1934. The order further finds that Gossett and Langos prepared or reviewed inaccurate and misleading Forms 10-Q which Corrpro filed with the Commission during the second and third quarters of the fiscal year, and thereby caused Corrpro to violate Section 13(a) of the Securities Exchange Act of 1934 and Rules 12b-20 and 13a-13 thereunder. The order also finds that Gossett and Langos violated Rule 13b2-1 because they recorded, authorized, or approved entries which did not have justifiable bases.

The order finds further that these improper accounting practices caused Corrpro’s assets and revenues to be overstated and its expenses and liabilities to be understated, resulting in its pre-tax income for the second and third quarters of fiscal 1995 to be overstated by $622,075 and $2,116,442, or 18% and 52%, respectively. (Rel. 34-39377; AAE Rel. 992; File No. 3-9493)

PERMANENT INJUNCTIONS ENTERED AGAINST KATHY NAUMANN AND W. KENNETH GREENWOOD

The Commission announced that on November 20, 1997, the United States District Court for the Eastern District of Pennsylvania entered final consent judgments of injunction and other relief against defendants Kathy Naumann and W. Kenneth Greenwood for trading in the securities of Independence Bancorp, Inc. (INBC), while in possession of material, nonpublic information concerning a proposal to acquire INBC in November 1993. According to the Commission’s complaint, filed on July 16, 1997, Naumann was tipped about the acquisition by her uncle who was an INBC director, defendant Robert Hunter. Naumann purchased INBC stock and made $2,250 in profits. She also purchased stock for her business partner, and tipped her mother and cousin, who also purchased. Greenwood, a director of the Cheltenham Bank, a wholly owned subsidiary of INBC, purchased INBC stock after learning about the proposed acquisition and made $150,412 in profits. Greenwood also avoided losses of $33,750 in January 1993 when he sold his stock prior to the public announcement of an INBC negative earnings release.

Without admitting or denying the allegations in the complaint, Naumann and Greenwood consented to the entry of permanent injunctions against future violations of the federal securities laws. Naumann agreed to disgorge her profits and the profits of her tippees, which totaled $5,050, pay prejudgment interest of $1,904.19, and a penalty of $5,050. Greenwood agreed to disgorge his profits and the amount of his losses avoided, or $184,162.50, pay prejudgment interest of $70,608.99, and a penalty of $184,162.50. [SEC v. Robert Hunter, Edward R. Dudlik, Jr., Thomas F. Goldman, W. Kenneth Greenwood, Joseph McKeon, Kathy Naumann, Benjamin Paul, Thomas B. Pileggi, John Rose, John Rose, Jr., Raymond F. White, and H. Constance Neff as relief defendant, Civil Action No. 97-cv-4621, E.D. Pa., Bartle, J.] (LR-15576)
HAROLD TOBIN ENJOINED AND ORDERED TO DISGORGE $3,747,505

The Commission announced that on November 20, 1997, Final Judgment was entered against Harold E. Tobin (Tobin), the president and founder of Tobin Investment Corporation (TIC). The Final Judgment permanently enjoins Tobin from future violations of the securities registration, broker-dealer registration, and antifraud provisions of the federal securities laws and orders Tobin to pay disgorgement in the amount of $3,747,505, plus prejudgment interest thereon, but waives such payment based upon Tobin's inability to pay. Tobin consented to the entry of the Final Judgment without admitting or denying the allegations in the Commission's complaint.

The complaint alleged that from September 1994 until January 1995, Tobin raised $4,952,505 from 90 mostly elderly investors nationwide through the offer and sale of unregistered promissory notes secured by deeds of trust. The offering proceeds were to be used to fund a Las Vegas, Nevada residential real estate development project called "Rancho Mirage." However, most of the money raised by TIC in the Rancho Mirage offering was used to pay construction costs associated with other real estate projects being developed by Tobin; interest to investors in other real estate projects being developed by Tobin; interest to investors in the Rancho Mirage project; an undisclosed 3% commission to TIC sales agents; and an undisclosed payment of 5% to TIC for "operating costs." [SEC v. Harold E. Tobin, USDC, C.D. Cal., Civil Action No. 97-5124 IH, SHx] (LR-15577)

INVESTMENT COMPANY ACT RELEASES

HORACE MANN SHORT-TERM INVESTMENT FUND, INC.

An order has been issued under Section 8(f) of the Investment Company Act declaring that Horace Mann Short-Term Investment Fund, Inc. has ceased to be an investment company. (Rel. IC-22914 - November 28)

HORACE MANN BALANCED FUND, INC.

An order has been issued under Section 8(f) of the Investment Company Act declaring that Horace Mann Balanced Fund, Inc. has ceased to be an investment company. (Rel. IC-22915 - November 28)

HORACE MANN GROWTH FUND, INC.

An order has been issued under Section 8(f) of the Investment Company Act declaring that Horace Mann Growth Fund, Inc. has ceased to be an investment company. (Rel. IC-22916 - November 28)
HORACE MANN INCOME FUND, INC.

An order has been issued under Section 8(f) of the Investment Company Act declaring that Horace Mann Income Fund, Inc. has ceased to be an investment company. (Rel. IC-22917 - November 28)

STRONG ADVANTAGE FUND, INC., ET AL.

A notice has been issued giving interested persons until December 23 to request a hearing on an application filed by Strong Advantage Fund, Inc., et al. for an order under Section 17(d) of the Investment Company Act and Rule 17d-1, to permit certain registered investment companies to deposit uninvested cash balances into joint accounts that invest in certain short-term investments. (Rel. IC-22918 - November 28)

FEDERATED INDEX TRUST, ET AL.

A notice has been issued giving interested persons until December 24 to request a hearing on an application filed by Federated Index Trust (Trust) and ANB Investment Management and Trust Company (Subadviser) for an order under Section 6(c) of the Investment Company Act exempting applicants from Section 15(a) of the Act. The order would permit the implementation, without shareholder approval, of a new sub-advisory agreement for a period of up to 120 days following the date of a change in control of the Subadviser (but in no event later than May 30, 1998). The order also would permit the Subadviser to receive all fees earned under the new sub-advisory agreement following shareholder approval. (Rel. IC-22919 - December 1)

HOLDING COMPANY ACT RELEASES

AMERICAN ELECTRIC POWER COMPANY, INC.

A supplemental order has been issued authorizing a proposal by American Electric Power Company, Inc. (AEP), a registered holding company. AEP proposes to issue and sell to Fidelity Management Trust Company, as a trustee of the American Electric Power System Employees Savings Plan, from time to time through December 31, 2001: (i) all AEP common stock, $6.50 par value per share (Common Stock) still available for issuance and sale by authority of prior Commission orders, plus (ii) an additional 5 million shares (Additional Shares) of Common Stock. The proceeds from the issuance and sale of the Additional Shares of Common Stock will be used to, among other things, acquire interests in exempt wholesale generators and foreign utility companies. (Rel. 35-26786)

SELF-REGULATORY ORGANIZATIONS

NEWS DIGEST, December 2, 1997
APPORVAL OF PROPOSED RULE CHANGES

The Commission approved a proposed rule change (SR-NASD-97-57) filed by the National Association of Securities Dealers which will allow its members to use electronic media to electronically transmit documents that they are required or permitted to furnish to customers under Association rules and to receive electronic communications from customers. Publication in the Federal Register is expected during the week of December 1. (Rel. 34-39356)

The Commission approved a proposed supplement (SR-ODD-97-2) filed by The Options Clearing Corporation to its options disclosure document. Publication of the approval order is expected in the Federal Register during the week of December 1. (Rel. 34-39365)

The Commission has approved a proposed rule change filed by the Government Securities Clearing Corporation (SR-GSCC-97-07) that amends its Shareholder Agreement, By-laws, and Certificate of Incorporation in order to revise GSCC’s procedures for election of directors and to revise restrictions currently placed on transfers of GSCC’s securities. Publication of the proposal is expected in the Federal Register during the week of December 1. (Rel. 34-39372)

The Commission approved a proposed rule change filed by the Municipal Securities Rule Making Board (SR-MSRB-97-04) relating to its arbitration code. (Rel. 34-39378)

IMMEDIATE EFFECTIVENESS OF PROPOSED RULE CHANGE

The NASD, through its wholly-owned subsidiary, The Nasdaq Stock Market, Inc., has filed a proposed rule change (SR-NASD-97-82) to change the Computer Assisted Execution Service (CAES) and Intermarket Trading System/Computer Assisted Execution Service (ITS/CAES) fee structure from a per share fee to a per trade fee. Publication of the proposal is expected in the Federal Register during the week of December 1. (Rel. 34-39357)

PROPOSED RULE CHANGES

The National Association of Securities Dealers Regulation filed a proposed rule change (SR-NASD-97-69) to amend NASD Rule 3010 to require tape recording of conversations where firms hire more than a specified percentage of registered persons from certain firms that have been expelled by an SRO or that have had their broker-dealer registrations revoked for violations of sales practice rules. Publication of the proposal is expected in the Federal Register during the week of December 1. (Rel. 34-39361)

The National Association of Securities Dealers filed a proposed rule change (SR-NASD-97-47) relating to punitive damages in arbitration. Publication of the proposal is expected in the Federal Register during the week of December 1. (Rel. 34-39371)
NOTICE OF FILING AND IMMEDIATE EFFECTIVENESS OF THIRD CHARGES AMENDMENT TO THE SECOND RESTATEMENT OF THE CONSOLIDATED TAPE ASSOCIATION PLAN AND SECOND CHARGES AMENDMENT TO THE RESTATED CONSOLIDATED QUOTATION PLAN

On November 25, 1997, pursuant to Rule 11Aa3-2(c)(3)(i) of the Securities Exchange Act of 1934, the Consolidated Tape Association and the Consolidated Quotation Plan (SR-CTA/CQ-97-3) submitted amendments to the Plans which remove from the Plans' rate schedules the Network A one-cent-per-quote packet" fees for the interrogation services that vendors offer on a pay-for-use basis and recreate the former Network A Class G program classification charge for automated voice response services. Publication of the order in the Federal Register is expected during the week of December 1. (Rel. 34-39370)

DELISTING GRANTED

An order has been issued granting the application of the New York Stock Exchange to strike from listing and registration Payless Cashways, Inc., Common Stock, $0.01 Par Value; and 9.125% Notes, due April 15, 2003. (Rel. 34-39374)

SECURITIES ACT REGISTRATIONS

The following registration statements have been filed with the SEC under the Securities Act of 1933. The reported information appears as follows: Form, Name, Address and Phone Number (if available) of the issuer of the security; Title and the number and/or face amount of the securities being offered; Name of the managing underwriter or depositor (if applicable); File number and date filed; Assigned Branch; and a designation if the statement is a New Issue.

F-1 KAFUS ENVIRONMENTAL INDUSTRIES INC., 1155 ROBSON ST., VANCOUVER BRITISH CO, A1 V6E 1 (916) 442-0400 - 3,000,000 ($13 125,000)
FOREIGN COMMON STOCK  1,768,907 ($5,457,468 13)
WARRANTS, OPTIONS OR RIGHTS  5,094,538 ($22,288,603 75)
FOREIGN PREFERRED STOCK   (FILE 333-8000 - NOV 21) (BR 6)

F-6 ATLANTIC CASPIAN RESOURCES PLC., 48 WALL ST, C/O BANK OF NEW YORK, NEW YORK, NY 10286 (212) 495-1727 - 10,000,000 (5500,000)
DEPOSITARY RECEIPTS FOR COMMON STOCK   (FILE 333-8004 - NOV 21) (BR 99 - NEW ISSUE)

S-8 COMPUTALOG LTD., 2000 530 8TH AVE SW, CALGARY ALBERTA T2P 3S8 CANADA, A0 (403) 265-6060 - 532,000 ($10,108,000) FOREIGN COMMON STOCK   (FILE 333-8006 - NOV 21) (BR 4)

F-1 ENERGY GROUP OVERSEAS BV, OFFICIA 1 2ND FLOOR, DE BOELELAAN 7, 1083 WJ AMSTERDAM NETHERLANDS, P7 - 500,000,000 ($499,009,000)
STRAIGHT BONDS   (FILE 333-8008 - NOV 21) (BR 4 - NEW ISSUE)

F-6 GUINNESS PLC /ADR/, 48 WALL ST, C/O NEW YORK BANK OF, NEW YORK, NY 10015 (212) 530-1784 - 250,000,000 ($12,500,000)
DEPOSITARY RECEIPTS FOR COMMON STOCK.   (FILE 333-8010 - NOV 21)

F-1 ESPRIT TELECOM GROUP PLC., MINERVA HOUSE VALPY STREET,
READING UNITED KINGD, X0 00000 - $231,780,000
FOREIGN GOVERNMENT AND AGENCY DEBT   (FILE 333-8012 - NOV 24) (BR 3)
S-8  CARDIODYNAMICS INTERNATIONAL CORP, 6155 CORNERSTONE CT EAST STE 125, SAN DIEGO, CA 92121 (619) 535-0202 - 1,000,000 ($2,500,000) COMMON STOCK. (FILE 333-40969 - NOV 25) (BR 1)

S-8  VALUEVISION INTERNATIONAL INC, 6740 SHADY OAK RD, EDEN PraIRIE, MN 55344 (612) 947-5200 - 2,000,000 ($16,140,500) COMMON STOCK. (FILE 333-40973 - NOV 25) (BR 2)

S-11  LASER MORTGAGE MANAGEMENT INC, 51 JOHN F KENNEDY PKWY, SHORT HILLS, NJ 07078 (973) 912-8770 - 1,000,000 ($15,000,000) COMMON STOCK. (FILE 333-40975 - NOV 25) (BR 8)

S-4  KAF INDUSTRIES INC, 600 THIRD AVE, NEW YORK, NY 10016 (212) 297-0900 - 185,000,000 ($185,000,000) STRAIGHT BONDS. (FILE 333-40977 - NOV 25) (BR 5)

S-8  INTERFACE SYSTEMS INC, 5855 INTERFACE DR, ANN ARBOR, MI 48103 (313) 769-5900 - 225,000 ($660,937 50) COMMON STOCK (FILE 333-40979 - NOV 25) (BR 3)

S-8  VALUEVISION INTERNATIONAL INC, 6740 SHADY OAK RD, EDEN PRaIRIE, MN 55344 (612) 947-5200 - 855,000 ($4,296,250) COMMON STOCK (FILE 333-40981 - NOV 25) (BR 2)

S-8  SOBIESKI BANCORP INC, 2930 WEST CLEVELAND ROAD, SOUTH BEND, IN 46628 (219) 271-8300 - 38,640 ($743,820) COMMON STOCK. (FILE 333-40983 - NOV 25) (BR 7)

S-8  SOBIESKI BANCORP INC, 2930 WEST CLEVELAND ROAD, SOUTH BEND, IN 46628 (219) 271-8300 - 96,600 ($1,495,290) COMMON STOCK (FILE 333-40985 - NOV 25) (BR 7)

S-8  DONNELLY CORP, 414 E FORTIETH ST, HOLLAND, MI 49423 (616) 786-7000 - 175,593 ($3,222,131 55) COMMON STOCK (FILE 333-40987 - NOV 25) (BR 6)

S-4  NORWEST CORP, NORWEST CTR, SIXTH & MARQUETTE, MINNEAPOLIS, MN 55479 (612) 667-1234 - 10,000,000 ($514,375,000) COMMON STOCK (FILE 333-40989 - NOV 25) (BR 7)

S-8  CARPENTER TECHNOLOGY CORP, PO BOX 14662, READING, PA 19612 (215) 208-2000 - 293,000 ($13,771,000) COMMON STOCK (FILE 333-40991 - NOV 25) (BR 6)

S-8  NORFOLK SOUTHERN CORP, THREE COMMERCIAL PL, NORFOLK, VA 23510 (804) 625-2680 - 7,000,000 ($22,468,750) COMMON STOCK (FILE 333-40993 - NOV 25) (BR 5)

S-8  DATA SYSTEMS NETWORK CORP, 34705 W TWELVE MILE RD, STE 300, FARMINGTON HILLS, MI 48331 (810) 489-7117 - 400,000 ($5,036,000) COMMON STOCK (FILE 333-40995 - NOV 25) (BR 3)

S-8  LOCKHEED MARTIN CORP, 6801 ROCKLEDGE DR, BETHESDA, MD 20817 (301) 897-6000 - 14,000,000 ($14,000,000) OTHER SECURITIES INCLUDING VOTING TRUST (FILE 333-40997 - NOV 25) (BR 5)

S-8  GLOBAL VILLAGE COMMUNICATION INC, 1144 E ARQUES AVE, BLDG B, SUNNYVALE, CA 94086 (408) 523-1000 - 600,000 ($1,237,500) COMMON STOCK (FILE 333-40999 - NOV 25) (BR 3)


S-3  FIRST COMMERCIAL CORP, 400 WEST CAPITOL AVE, LITTLE ROCK, AR 72201 (501) 371-7000 - 264,228 ($23,095,800 25) COMMON STOCK (FILE 333-41003 - NOV 25) (BR 7)

S-3  CV THERAPEUTICS INC, 3172 PORTER DR, PALO ALTO, CA 94304 (650) 812-0585 - 1,472,147 ($15,825,580) COMMON STOCK (FILE 333-41005 - NOV 25) (BR 1)

8 NEWS DIGEST, December 2, 1997
<table>
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<tr>
<th>Registration Number</th>
<th>Stockholders</th>
<th>Common Stock</th>
<th>Preferred Stock</th>
<th>Straight Bonds</th>
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<tr>
<td>S-1</td>
<td>EAST WEST COMMUNICATIONS INC, 350 STUYVESANT AVE, NEW YORK, NY 10580 (212) 753-7200</td>
<td>1,772,199 ($177 22)</td>
<td>(FILE 333-41007 - NOV 25) (BR 3)</td>
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<td>S-4</td>
<td>NB CAPITAL CORP, 125 W 55TH ST, NEW YORK, NY 10019</td>
<td>100,000 ($300,000,000)</td>
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<td>CIGNA CORP, ONE LIBERTY PL 1650 MARKET ST, P O BOX 7716, PHILADELPHIA, PA 19192 (215) 761-1000</td>
<td>120,000,000 ($120,000,000)</td>
<td>(FILE 333-41010 - NOV 25) (BR 1)</td>
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<td>S-4</td>
<td>RUTHERFORD-MORAN OIL CORP, 5 GREENWAY PLAZA, STE 220, HOUSTON, TX 77046 (713) 622-5555</td>
<td>120,000,000 ($120,000,000)</td>
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<td>S-3</td>
<td>NORAM ENERGY CORP/, 1111 LOUISIANA ST, HOUSTON, TX 77002 (713) 207-3000</td>
<td>120,000,000 ($120,000,000)</td>
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<td>S-3</td>
<td>MEDITRUST OPERATING CO, 197 FIRST AVE, STE 300, NEEDHAM, MA 02194 (781) 453-8062</td>
<td>120,000,000 ($120,000,000)</td>
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<td>MARSH &amp; MCLENNAN COMPANIES INC, 1166 AVE OF THE AMERICAS NEW YORK, NY 10036 (212) 345-5000</td>
<td>120,000,000 ($120,000,000)</td>
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<td>GRAND UNION CO/DE/, 201 WILLOWBROOK BLVD, WAYNE, NJ 07470 (201) 890-6000</td>
<td>120,000,000 ($120,000,000)</td>
<td>(FILE 333-41015 - NOV 25) (BR 2)</td>
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<td>S-3</td>
<td>CREATIVE BAKERIES INC, 222 NEW RD, PARSIPPANY, NJ 07054 (973) 808-8248</td>
<td>120,000,000 ($120,000,000)</td>
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<td>C H ROBINSON WORLDWIDE INC, 8100 MITCHELL ROAD, #200, EDEN PRairie, MN 55344 (912) 937-8500</td>
<td>120,000,000 ($120,000,000)</td>
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<td>S-3</td>
<td>BOISE CASCADE CORP, ONE JEFFERSON SQ, PO BOX 50, BOISE, ID 83702 (208) 384-6161</td>
<td>120,000,000 ($120,000,000)</td>
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<td>PRIMA ENERGY CORP, 1801 BROADWAY STE 500, DENVER, CO 80202 (303) 297-2100</td>
<td>120,000,000 ($120,000,000)</td>
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<td>FUISZ TECHNOLOGIES LTD, 14555 AVION PKWY STE 250, CHANTILLY, VA 20151 (703) 803-3260</td>
<td>120,000,000 ($120,000,000)</td>
<td>(FILE 333-41020 - NOV 25) (BR 4)</td>
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<td>S-8</td>
<td>SHOWBIZ PIZZA TIME INC, PO BOX 152077, 4441 W AIRPORT FREEWAY, IRVING, TX 75037 (214) 256-8507</td>
<td>120,000,000 ($120,000,000)</td>
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<td>MEDIA LOGIC INC, 310 SOUTH ST, PO BOX 2256, PLAINVILLE, MA 02762 (508) 695-2006</td>
<td>120,000,000 ($120,000,000)</td>
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<td>ABACUS DIRECT CORP, 8774 YATES DR, WESTMINSTER, CO 80030 (303) 657-2800</td>
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