

SECURITIES AND EXCHANGE COMMISSION NEWS DIGEST



Washington, D.C. 20549

A brief summary of financial proposals filed with and actions by the S.E.C.

(In ordering full text of Releases from SEC Publications Unit cite number)

(Issue No. 69-217)

FOR RELEASE November 12, 1969

L M MULLEN JR. SUSPENDED. The SEC today announced the issuance of an order under the Securities Exchange Act (Release 34-8742) suspending Lawrence M. Mullen, Jr., of St. Louis, Mo., from association with any broker-dealer for the ten-day period November 12-21, inclusive. The suspension was part of a settlement offer in which Mullen, former president of Consumer-Investor Planning Corporation, investment adviser and principal underwriter of Associated Fund Trust, agreed to pay the latter \$5,000, representing a portion of the compensation paid to, and benefits gained by, him as a result of transactions in that company's portfolio securities by other brokers. In an earlier decision (Release 34-8542 of February 20 - see News Digest of March 3) the Commission ruled that CIPCO and two individuals engaged in "give-up" practices and obtained other compensation from broker-dealers selected by them to execute portfolio transactions for Associated Fund Trust, in violation of the anti-fraud provisions of the Federal securities laws. In its order with respect to Mullen, the Commission found that Mullen had "aided and abetted" those violations by CIPCO. Mullen agreed to the ten-day suspension and refund, but without admitting or denying the violations.

STAR CAPITAL CORP. SEEKS ORDER. The SEC has issued an order under the Investment Company Act (Release IC-5876) giving interested persons until November 25 to request a hearing upon an application of Star Capital Corporation ("Star"), Abacus Fund, Inc. ("Abacus") and Sun Capital Corporation ("New Star"), all of whose outstanding securities are owned by Abacus, for exemption from certain provisions of the Act. Star, Abacus and New Star are all New York closed-end investment companies. At December 31, 1968, Abacus had assets of \$54,000,000 and 2,520,000 outstanding common shares and Star had assets of \$3,257,553 (principally certificates of deposit, a U. S. Government security, cash and a \$100,000 loan receivable) and 541,670 outstanding common shares. New Star was organized in 1969 by Abacus, has no present business, and has 100 outstanding common shares. Pursuant to an agreement of November 1968 between Abacus and Star, it is proposed that Abacus acquire Star shares on the basis of exchanging one Abacus share for each 3½ Star shares, following which Star will merge into New Star (whose name will then be changed to Star Capital Corporation). According to the application, New Star will then apply for a license as a small business investment company from the Small Business Administration and, upon consummation of the merger, Abacus will operate through New Star.

CML VARIABLE ANNUITY ACCOUNT RECEIVES ORDER. The SEC has issued an order under the Investment Company Act (Release IC-5877) exempting CML Variable Annuity Account B and Connecticut Mutual Life Insurance Company, Hartford, from certain provisions of the Act. Insurance Company established Account B as the facility through which it will set aside and invest assets attributable to variable annuity contracts.

AMERICAN RESEARCH & DEVELOPMENT SEEKS ORDER. The SEC has issued an order under the Investment Company Act (Release IC-5878) giving interested persons until November 25 to request a hearing upon an application of American Research and Development Corporation ("ARD"), Boston closed-end investment company, with respect to the proposed purchase of 50,000 capital shares of Canadian Enterprise Development Corporation ("CED"), a Canadian investment company, at \$10 per share. ARD is engaged in furnishing capital to or purchase securities of companies engaged in the development of new enterprises, products or processes. CED is engaged in the business of investing in and furnishing capital to Canadian companies engaged in substantially the same type of activities as those engaged in by the companies in which ARD invests. At September 30, CED had outstanding 555,000 shares of capital stock, of which ARD owned 50,000 shares or approximately 9%. At the time ARD acquired the CED shares in 1962, CED had 40 stockholders of record, none of whom owned as much as 10% of CED's outstanding stock, and at that time CED was entitled to the exception from the definition of an investment company under the Act. As a result of the increase to 10.8% of the holdings of CED shares by Sun Life Assurance Company of Canada (a mutual insurance company), CED is no longer entitled to such exception. On October 8, CED made an offer to its shareholders to subscribe for additional shares on a share-for-share basis. ARD anticipates exercising its rights to acquire a maximum of 50,000 shares at \$10 per share, but will reduce the number of shares which it purchases so that it will not own 10% or more of CED's outstanding capital stock.

NARRAGANSETT CAPITAL CORP. SEEKS ORDER. The SEC has issued an order under the Investment Company Act (Release IC-5879) giving interested persons until November 24 to request a hearing upon an application of Narragansett Capital Corporation ("Narragansett"), Providence, R. I., closed-end investment company, for exemption from certain provisions of the Act with respect to the purchase by certain affiliated persons of Narragansett of stock of All American Beverages, Inc. ("AAB") and for an order approving such purchases. Narragansett now holds 274,156 shares (or 77.32%) of the 354,568 outstanding common shares of AAB. Within the next two months, AAB plans to complete the issuance of the 100,000 additional common shares, which will be offered in a private placement at \$5 per share to the nine existing stockholders of AAB on a pro rata basis in proportion to present holdings. Narragansett intends to purchase all of the 77,321 AAB shares

to which it will be entitled to subscribe and has agreed to purchase any AAB shares not subscribed for by other stockholders. Upon completion of the private placement of 100,000 AAB shares, Narragansett will then hold between 351,477 (77.32%) and 374,156 (82.31%) of the 454,568 outstanding AAB shares. Following the issuance of AAB shares, Narragansett proposes to make a rights offering of up to 276,956 AAB common shares at \$5 per share to its stockholders, as a result of which Narragansett will reduce its AAB holdings to between 16.39% and 30.09%. The subscription rate will be between one AAB share for every three or one AAB share for every 3.5 Narragansett shares held. Affiliated persons of Narragansett own 171,991 or 20.7% of its 830,868 outstanding shares. If all affiliated persons exercise their subscription rights, they will own a total of 49,136 shares (10.81%) of AAB if Narragansett offers such shares at the rate of one AAB share for every 3.5 Narragansett shares held, or a total of 57,327 shares (12.61%) of AAB if the offering is on a one-for-three basis.

BIONOMIC SYSTEMS TO SELL STOCK. The Bionomic Systems Corporation, 415 Lexington Ave., New York 10017, filed a registration statement (File 2-35296) with the SEC on November 7 seeking registration of 300,000 shares of common stock, to be offered for public sale at \$5 per share. No underwriting is involved; participating NASD members will receive a 50c per share selling commission.

The company was organized in October 1968 for the purpose of the design, manufacture and sale of machinery, devices and systems for the control of air and water pollution, treatment of water and waste water, solid waste disposal and the production of ionized air for such uses as the elimination of odors and the preservation of food. Of the net proceeds of its stock sale, \$300,000 will be used for the development of a proposed leasing program, \$265,000 for the purchase of tools and machinery, \$75,000 for advertising and sales development, \$100,000 for salaries and \$125,000 to be applied towards a proposed research and development program; the balance will be added to the company's working capital and used for general corporate purposes. The company has outstanding 518,000 common shares (with a 10c per share net tangible book value), of which J. W. Todd Ferretti, president, owns 43.8% and management officials as a group 95.8%. Purchasers of the shares being registered will acquire a 36.7% stock interest in the company for their investment of \$1,500,000 (they will sustain an immediate dilution of \$3.38 in per share book value from the offering price); the present shareholders will then own 63.3%, issued to them for cash, licenses and services valued at \$52,700.

TWA PROPOSES OFFERING. Trans World Airlines, Inc., 605 3rd Ave., New York 10016, filed a registration statement (File 2-35298) with the SEC on November 7 seeking registration of \$70,000,000 of guaranteed loan certificates, due 1985, to be offered for public sale through underwriters headed by Dillon, Read & Co., Inc., 46 William St., New York. The interest rate, offering price and underwriting terms are to be supplied by amendment.

TWA is engaged in the transportation of persons, property and mail by air. TWA will assign its rights to purchase ten Boeing jet aircraft to Bankers Trust Company ("Owner Trustee") as trustee for First National City Bank (the "Owner"), and, subject to certain conditions, the Owner Trustee will purchase each aircraft delivered to it through July 31, 1970 and simultaneously lease such aircraft to TWA for 15 years. TWA will pay rent, commencing on November 14, 1970, for the aircraft over the term of the lease in amounts exceeding what will be required to pay principal and interest (on a level debt service basis) on the loan certificates offered; the Owner will receive the balance of such rental payments. The loan certificates will be guaranteed by TWA and will be secured by, among other things, a first mortgage on the aircraft leased and an assignment of the lease; after the loan certificates have been paid in full, the aircraft will remain the property of the Owner, subject to certain rights of TWA to acquire them when the lease expires. In addition to indebtedness and preferred stock, TWA has outstanding 10,771,053 common shares. Charles C. Tillinghast, Jr., is board chairman and F. C. Wiser, Jr., president.

COMPUTING EFFICIENCY TO SELL STOCK. Computing Efficiency, Inc., 98 East Industry Court, Deer Park, N.Y. 11729, filed a registration statement (File 2-35299) with the SEC on November 7 seeking registration of 300,000 shares of common stock, to be offered for public sale through underwriters headed by First Securities Corporation of North Carolina, 80 Broad St., New York 10004. The offering price (\$15 per share maximum*) and underwriting terms are to be supplied by amendment.

The company was organized in November 1968 to produce and market proprietary software and to provide computer facilities management services. Pursuant to an agreement, it proposes to acquire all the outstanding capital stock of Bucode, Inc. (formed in November 1968 to design, manufacture and sell computer peripheral equipment). Of the net proceeds of its stock sale, \$350,000 will be used for the rental and maintenance of additional plant and office space and for enlarging and maintaining five regional offices, \$350,000 for additional personnel, \$250,000 for leasing an IBM Model 360-40 computer and ancillary equipment and related expenses, \$250,000 for development of new proprietary products and additional services, \$200,000 for establishing and maintaining a wholly-owned subsidiary to operate a facility in Puerto Rico to produce and assemble the physical and logical components of proprietary software products and \$2,100,000 to be applied in connection with the business of Bucode; the balance will be added to the company's general funds and used for general corporate purposes. The company has outstanding 700,000 common shares, of which Daniel J. Webster, board chairman, owns 24.2% and management officials as a group 62.5%. Assuming acquisition of Bucode and that 1,648,000 shares are outstanding, purchasers of the shares being registered will acquire a 15% stock interest in the company for their investment of \$4,950,000*; the present shareholders will then own 85%, for which they paid \$985,100 or 60c per share. Stephen J. Keane is president.

TRADING SUSPENSION CONTINUED. The SEC has ordered the suspension of over-the-counter trading in the securities of Rajac Industries, Inc., for the further ten-day period November 13-22, 1969, inclusive.

HAWAIIAN ELECTRIC TO SELL BONDS. Hawaiian Electric Company, Inc., 900 Richards St., Honolulu, Hawaii 96813, filed a registration statement (File 2-35300) with the SEC on November 7 seeking registration of \$18,000,000 of first mortgage bonds, Series P, due 1999, to be offered for public sale through underwriters headed by Dillon, Read & Co., Inc., 46 William St., New York, and Dean Witter & Co. Inc., 45 Montgomery St., San Francisco, Calif. The interest rate, offering price and underwriting terms are to be supplied by amendment. An electric utility, the company will apply the net proceeds of its bond sale to payment of some \$13,750,000 of short-term bank loans and commercial paper borrowings (obtained for the purpose of financing a portion of its 1969 capital expenditure program) and the balance toward its 1969 and 1970 capital expenditure program. Capital expenditures are estimated at \$27,053,400 for 1969 and \$29,640,000 for 1970.

SYSTEMS GENERAL CORP. TO SELL STOCK. Systems General Corporation, 6825 Redmond Drive, McLean, Va., filed a registration statement (File 2-35301) with the SEC on November 7 seeking registration of 350,000 shares of common stock, to be offered for public sale through First Investment Planning Co., 1500 Massachusetts Ave., N.W., Washington, D. C. The offering price (\$5.50 per share maximum*) and underwriting terms are to be supplied by amendment. On September 2 the underwriter purchased 35,000 shares for \$4,665, or 13-1/3¢ per share. Of the 350,000 shares being registered, 100,000 are reserved for sale at the offering price to officers, directors, employees and other designees of the company.

Organized in January 1968, the company is primarily engaged in providing scientific, testing, engineering and management services to the U. S. Government in the specialized fields of secure communications, night vision technology and electro optics. Of the net proceeds of its stock sale, \$447,000 will be used to retire outstanding indebtedness and \$383,000 to meet additional payments as they become due pursuant to the agreement of August 25 to acquire all the outstanding stock of National Scientific Laboratories, Inc., and \$500,000 for research and development activities; the balance will be added to the company's working capital and used for general corporate purposes. The company has outstanding 691,425 common shares, of which Bernard Farkas, president, owns 59.9%.

DELISTINGS GRANTED. The SEC has issued orders under the Securities Exchange Act granting applications of the Detroit Stock Exchange to strike from listing and registration the common stock of Paul Hardeman, Inc., and of the National Stock Exchange to strike from listing and registration the common stock of Olympic Life Insurance Company (at the request of the company), both effective at the opening of business on November 10. The Hardeman firm has failed to file financial statement and to pay the Exchange fee. That firm appears to be without a transfer agent since the resignation of the National Bank of Detroit on August 27, 1969. (Release 34-8748)

TRAVELERS VARIABLE FUNDS RECEIVE ORDER. The SEC has issued an order under the Investment Company Act (Release IC-5875) with respect to the proposal of Travelers Equities Fund, Inc., a diversified open-end management investment company, to offer its shares for securities issued by The Travelers Fund for Variable Annuities and The Travelers Fund B for Variable Contracts, both of Hartford, Conn.

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.

8K Reports for Sept 69

Lafayette Funds Inc.(1969 Drilling Fund) (7)	2-31094-2	Alico Land Development Co.(2,13)	0-261-2
Microdot, Inc.(7,12,13)	1-4873-2	Artex Hobby Products, Inc.(7,11)	2-30288-2
Ozite Corp. (12)	0-2138-2	Consolidated Airborne Systems, Inc.(1,2,7,13)	0-1741-3

8K Reports for Sept 69 Cont'd

Horizon Corporation (12,13)	0-1725-2	Ametek Inc.(7)	1-168-2
Northeast Equities, Inc.(11,13)	0-1868-2	Chromalloy American Corp.(7)	1-5792-2
Alpha Ind., Inc.(12,13)	1-5560-2	Crestmont Oil & Gas Co.(7,8)	1-3902-2
Diversified Realty, Inc.(7)	0-2864-2	Deluxe Check Printers Inc.	
Federal Resources Corp.(11)	1-5021-2	June 69(7,13)	0-691-2
Norris Oil Co.(11)	1-3623-2	EME Industries, Inc.(3)	2-30379-2
Northrup, King & Co.(11)	2-30263-2	Gibraltar Financial Corp of Calif	
Ortronix Inc.(2,3,6)	0-1704-2	(12,13)	1-4575-2
Weldotron Corporation(11,13)	0-2828-2	Los Angeles Airways Inc.(2,3)	0-2543-2
American Medicorp, Inc.		Continental Funding Corporation(1)	2-28846-2
(2,7,13)	2-28313-2	General Computing Corp.(11,12,13)	2-30004-2
Aurora Corporation of Illinois			
(7,13)	0-1737-2	Empire State Oil Co. (12)	0-666-2
Bell Intercontinental Corp		Law Research Service, Inc.	
Aug 69(12)	1-4354-2	June 68(7), Aug 68(3,11), Oct 68(3),	
Brush Beryllium Co.(7)	0-484-2	Nov 68(3,9) & Dec 68(3)	0-3301-2
CMC Finance Group, Inc.(8,13)	0-865-2	Jan 69(3,7), Feb, Mar, Apr, May, June	
The Circle K Corporation(13)	1-5895-2	& July, Aug & Sept 69(3)	0-3301-2
First Holding Company, Inc.(7)	0-3692-2	Mutual Franchise Corporation	
First National Realty & Constr		(2,13)	2-29372-2
Corp June 69(7,13)	1-4410-2	Odell, Inc.(1,2,12,13)	0-2923-2
Instrument Systems Corp.		Select Theatres Corp.(2,12)	0-1799-2
(2,3,7,12,13)	1-5643-2	Trans-Sonics, Inc.(12)	0-2618-2
Lectro Computer Leasing Corp			
(7,13)	0-3539-2	Bancstock Corporation of America	
Major Pool Equipment Corp(12)	0-3764-2	(2)	2-24773-2
Trans National Communications, Inc.		Cinecom Corporation(2,9,12,13)	1-5656-2
(2,7,9,13)	0-3528-2	Commercial Acceptance Corp.(11)	0-1874-2
European Coal & Steel Community		Cybernetics International Corp.	
Fin stmts & Suppl matl filed in		(2,13)	2-31029
lieu of 8K for 6-30-69	1-4053-2	Disson Inc. (12)	0-3368-2
Falstaff Brewing Corp.(13)	1-950-2	General United Group Inc.(6,13)	0-2008-2
Gen'l Exploration Co of Calif		Lums, Inc. Jun 69(11)	1-5976-2
(7,13)	1-3857-2	Perfect Film & Chemical Corp	
General Motors Acceptance Corp.		(3,11)	1-2991-2
(7,11,13)	1-3754-2	Saxon Industries, Inc.(7,8,13)	1-4111-2
Heinicke Instruments Co.(7)	1-4604-2	Sonic Development Corp of America	
Hodges William & Co., Inc.		Jul 69(11,13)	2-29903-2
(2,7,13)	2-30191-2	Mar 69(7)	2-29903-2
Industria Electrica de Mexico S.A.		May 69(13)	2-29903-2
July 69(11)	1-3284-2	Twin Disc Incorporated Apr 69(7)	0-1767-2
Keller Industries, Inc.(12)	1-4234-2		
LaSalle-Deitch Co., Inc. Aug 69		Aaronson Bros. Stores Corp.(2,13)	0-3265-2
(2,7,13)	2-31319-2	Photo Motion Corporation(2,13)	2-28468-2
North America Data Systems Inc.		Simplex Lock Corporation May 69	
(9,12,13)	2-29312-2	(2,7,13)	2-27123-2
Northern Virginia Doctors Hospital			
Corp.(2,7,13)	0-2927-2	Delta Air Lines, Inc.(7)	1-5424-2
General Nursing Homes Corp.		Dixie Chemtech, Inc.(1,2,7,13)	2-19415-2
June 69(1,2,7,12)	0-4044-2	ESB, Inc. Mar 69(11)	1-5427-2
Aug 69(2,11)	0-4044-2	Florida East Coast Railway Co.	
Automated Procedures Corporation		(12)	1-2100-2
(7,11)	1-4579-2	Rem Metals Corporation July 69(7)	0-3276-2
Computer Time Sharing, Corp.		Serendipity, Inc. Aug 69	
(2,13)	0-3564-2	(2,7,13)	2-30370-2
Corporation S (7,13)	0-3445-2	Times Mirror Company(12,13)	1-4914-2
Leasco Data Processing Equipment Corp.			
(3,12,13)	1-5288-2	The Deltona Corporation (7)	1-4719-2
Manor Care, Inc.(11,13)	0-3989-2	Eagle, Inc. Aug 69(2,13)	0-3617-2
Saladmater Corporation(8)	0-30-2	Electric Hose and Rubber Co.(12)	1-5113-2

8K Reports for Sept 69 Cont'd

Anderson, Clayton & Co. Oct 69 (11,13)	1-3245-2	Empire Life Insurance Co. (7,9)	2-20749-2
Bankers United Management Corp. (2,13)	0-3716-2	Transcoastal Industries Corp. Dec 68(6,7,9,12)	0-3179-2
Computer Communications, Inc. (2,7,11,13)	2-29774-2	Jan 69(3,12)	0-3179-2
Espey Mfg & Electronic Corp. Jun 69(7)	1-4383-2	Feb 69(3,6,7,12)	0-3179-2
Longchamps, Inc.(7,12,13)	0-3320-2	Mar 69(2,3,6,12)	0-3179-2
National Health Enterprises, Inc. Aug 69(11,13)	1-6065-2	Apr 69(2,3,12)	0-3179-2
Northwestern Steel & Wire Co. (11)	1-4288-2	May 69(2)	0-3179-2
Quaker Oats Co.(2,13)	1-12-2	June 69(2,3,7,12)	0-3179-2
J. D. Jewell, Inc. (12)	2-20737-2	July 69(2,3)	0-3179-2
Aurora Corporation of Illinois (7,13)	0-1737-2	Aug 69(2,7)	0-3170-2
Computer Power Internatl Corp. Jan 69(1,2,13)	0-3253-2	Sept 69(3,7,12)	0-3179-2
Drexel Dynamics Corp.(10,11)	0-2824-2	Clarke Can Company, Inc.(2,13)	2-29257-2
American Pipe and Construction Co. 1-6069-2 (13)	1-3032-2	Collins Radio Co. 8-1-69	1-4248-2
Basic, Inc. (7,13)	1-3032-2	Sensitron, Inc. Aug 69(7)	2-29486-2
Trans-Coast Investment Co. Aug 69(3)	0-1021-2	American Medical Enterprises Inc. Aug 69(2)	1-5714-2
U. S. Smelting Refining & Mining Co. (3)	1-5172 -1	California Medical Centers(2,12)	0-3661-2
First At Orlando Corp(7,13)	0-3734-2	Development International Corp. Aug 69(1)	2-31007-2
Hathaway Instruments, Inc. May 69(7,8)	0-4041-2	Guardman Chemical Coatings, Inc. Oct 69(2,7,13)	1-4704-2
Sept 69(7)	0-4041-2	Trident Funding Corporation (4,7,10)	2-26965-2
Realty Equities Corp of New York (3,7,9,11,13)	1-4378-2	Utah Construction & Mining Co. Oct 69(12,13)	1-5874-2
Amrep Corp.(11,13)	1-4702-2	Baird-Atomic Inc. (2)	0-1065-2
Computer Controls Corp.(2,7,13)	2-30663-2	Nortek, Inc. (7)	1-6112-2
First Mortgage Investors(7)	0-1381-2	Strategic Systems Inc.(9,12,13)	0-3462-2
Intertech Research Services, Inc. Oct 69(1)	1-6093-2	Trans-Industries, Inc. July 69(2,7,8,13)	2-30317-2
Power/Mate Corp. Oct 69(8)	2-30278-2		
Quarterback Sports Federation, Inc. (3)	0-3271-2	<u>Amended 8K Reports</u>	
Security Mortgage Investors (4,7,13)	1-6077-2	Espey Mfg & Electronics Corp. Amdt #1 for Apr 69(7,13)	1-4383-2
Trans World Airlines, Inc.(13)	1-975-2	Dero Research & Development Corp. Amdt #1 to May 69(2,13)	1-5994-2
National General Corp.(7)	1-3675-2	Anken Chemical & Film Corp. Amdt #1 for Apr 69(13)	1-4186-2
St. Regis Paper Co.(7,13)	1-3418-2	Brigadier Industries Corporation Amdt #1 for June 69(13)	0-1836-2
Electric Hose and Rubber Co. July 69(12)	1-5113-2	Filmways, Inc. Amdt #1 for Feb 69(7,13)	1-5979-2
Lucky Breweries, Inc.(12)	0-1395-2	CT Dissolution Company Amdt #1 for July 69(12)	0-3058-2
Pueblo Supermarkets, Inc.(7)	1-5160-2	Pacific Industries, Inc. Amdt #1 for June 69(2,13)	1-1360-2
Western Fidelity Corp. Jun 69 (11,13)	0-1372-2	Union Corporation Amdt #2 for Nov 68(7)	1-5371-2
General Housewares Corp. Aug 69(2,7,13)	2-31005-2	Wheelabrator Corporation Amdt #1 for June 69(7,13)	1-2483-2
URS Systems Corporation(1,2,13)	1-607A-1	Western Kentucky Gas Co. Amdt #1 for Sept 69(8)	0-136-2
Canaveral International Corp (2,13)	1-4486-2		
Utilities & Industries Corp. (2,13)	0-872-2		

Misc 8K Reports

Matrix Corp. Oct 69(3,12)	0-3071-2	Eco Electrical Manufacturing Corp. Amdt #1 for Apr 69(13)	1-5819-2
Filmways, Inc. Jun 69(7,12,13)	1-5979-2	Mark Products, Inc. 8K for Sept. 1969 (2,7,13)	2-3004-2
July 69(7, 13)	1-5979-2	National Bellas Hess, Inc. Amdt #1 for May 69(2,12,13)	1-2329-2
Aug 69(4, 7, 13)	1-5979-2	Sierra Pacific Power Co Amdt #1 for May 69(13)	1-5583-2
Cavanagh Leasing Corporation Aug 69(2,7,13)	2-29705-2	Occidental Petroleum Corp. Amdt #1 for Sept 69(7)	1-520-2
Safeguard Industries, Inc. Aug 69(4,7,9,13)	1-5620-2	Gale Industries, Inc. Amdt #2 for Aug 69(12,13)	1-1130-2
L. L. Ridgway Enterprises, Inc. Oct 69(13)	0-1869-2	Gulf Union Corp. Amdt #1 for Jun 69(7,9) Amdt #1 for Sept 69(7,12)	0-1964-2 0-1964-2
Standard Kollsman Industries Inc. Oct 69(3,13)	1-3600-2	First Executive Corp Amdt #1 for Sept 69(9,13)	0-3042-2
Western Kentucky Gas Co. Sept 69(7,11,13)	0-136-2	Kendall Co. Amdt #1 for Jul 68(13)	1-4193-2
Credit Foncier De France 6K for Sept 1969	1-4254-2	Okonite Company Amdt #1 for Mar 69(7,8,13)	1-5267-2

Amended 8K Reports

Scientific Resources Corp. Amdt #1 for Jul 69(2,13)	1-4771-2	Warner Company Amdt #2 for Apr 69(13)	1-4170-2
Pennsylvania Company Amdt #1 for July 69(8)	1-4954-2	World Life & Health Ins Co. of Penna Amdt #1 for Apr 69(13)	2-27349-2

SECURITIES ACT REGISTRATIONS. Effective November 7: Cotton Petroleum Co., 2-34639 (90 days); The Travelers Corp., 2-35031; Western Investment Real Estate Trust, 2-34854 (40 days). Effective November 10: Alliance Growth Fund, Inc., 2-32026; Cousins Properties, Inc., 2-34974; Grumman Corp., 2-34804; Interstate Computer Services, Inc., 2-32953 (90 days); LVO Corp., 2-35051; Magic Chef, Inc., 2-34818 (40 days); Meredith Corp., 2-35250; Pacific Gas and Electric Co., 2-35106. Withdrawn November 7: Der Wienerschnitzel International Inc., 2-31811; Keystone Bay State Industries, Inc., 2-33785; Polyfax Educational Systems, Inc., 2-32414.

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.

---ooo0ooo---