

# The COMMERCIAL and FINANCIAL CHRONICLE

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## General Corporation and Investment News

RAILROAD · PUBLIC UTILITY · INDUSTRIAL · INSURANCE · SEC FILINGS

### SEC REGISTRATIONS

#### Aeroscience Electronics, Inc.—“Reg. A” Filing—

The corporation on June 18, 1962 filed a “Reg. A” covering 92,000 common shares (par 10c) to be offered at \$3.25, without underwriting. Proceeds are to be used for equipment, inventory and working capital.

Aeroscience of 3181 Roswell Rd., N. E., Atlanta, is engaged in designing and fabricating instrumentation and telemetry systems.—V. 195, p. 1545.

#### American & Foreign Power Co. Inc.—Reg. Secondary

The company of 100 Church St., New York, filed a registration statement with the SEC on June 25 covering 175,000 outstanding shares of common stock, to be offered for public sale by the company's parent, Electric Bond & Share Co., from time to time on the New York Stock Exchange at prices related to the market prices at the time of sale (maximum \$8.875 per share).

The company is a holding company with utility subsidiaries operating in seven Latin American countries. In addition to certain indebtedness and preferred stock, the company has outstanding 7,312,526 shares of common stock, of which Bond & Share owns 3,877,200 shares. After the stock sale, it will own about 51% of the company's outstanding stock. Henry B. Sargent is president.—V. 195, p. 2376.

#### American Kasher Provisions, Inc.—Common Reg'd—

The company of 39 Norman Ave., Brooklyn, N. Y., filed a registration statement with the SEC on June 25 covering 130,000 shares of common stock, to be offered for public sale at \$5 per share. The offering will be made on an all or none basis by Willard Securities, Inc., 111 Broadway, N. Y., which will receive a 55 cents per share commission and \$7,500 for expenses. The statement also includes (1) 16,500 shares underlying five-year warrants to be sold to the underwriter at five cents each, exercisable at \$5 per share, and (2) 5,000 shares to be sold to George Canter, the finder, at \$1 per share.

The company and its subsidiaries manufacture and sell a variety of kosher and non-kosher meat and meat products to supermarket chains, hotels, restaurants, institutions and retail stores. Of the \$538,500 estimated net proceeds from the stock sale, \$100,000 will be used to discharge loans on accounts receivable; and the balance will be used to purchase land and a building for use as a meat packing house in Miami, Fla. area, to discharge a loan from the company's president incurred for working capital, to reduce a mortgage on machinery, and for general working capital (\$279,500). In addition to certain indebtedness the company has outstanding 270,000 shares of common stock (after giving effect to a recent recapitalization and issuance of shares to principal stockholders for three subsidiaries), of which Hyman Kleinberg, President, and Isidore Silver, Secretary-Treasurer, own 67.6% and 14.8%, respectively, and management officials as a group, 100%. Sale of new stock to the public at \$5 per share will result in an increase in the book value of stock now outstanding from 75 cents to \$1.85 per share with a resulting dilution of \$3.15 per share in the book equity of stock purchased by the public.

#### Aries Corp.—Common Registered—

The company of 7722 Morgan Ave. South, Minneapolis, Minn., filed a registration statement with the SEC on June 27 covering 200,000 shares of common stock, to be offered for public sale at \$1.15 per share. The offering will be made on a best efforts basis by Bratter & Co., Inc., Soo Line Bldg., Minneapolis, which will receive a 15 cents per share selling commission. Three officers of Bratter now own 9,900 shares purchased at \$1 per share.

The company was organized under Minnesota law in January 1962 and proposes to provide consulting services to industry and governmental agencies in the areas of programming services, applications engineering, operations analysis, and assistance in the marketing of affiliated products. The net proceeds from the stock sale will be added to working capital to be used for general corporate purposes, initially in connection with furnishing consulting services for data processing systems to equipment manufacturers, industry and government. In addition to certain indebtedness, the company has outstanding 100,000 shares of common stock (purchased at \$1 per share), of which Frederick W. Lang, President, Richard P. Daly, Vice-President, and Erwin Tomash own 17%, 16.5%, and 15%, respectively.

#### Avis Inc.—Proposes Rights Offering—

The company, 18 Irvington St., Boston, Mass., filed a registration statement with the SEC on June 22 covering \$1,497,300 of subordinated convertible debentures due 1972 and 499,101 shares of common stock. It is proposed to offer the securities for subscription by common stockholders at 100% of principal amount of the debentures and at \$5 per common share and at the rate of \$100 of debentures for each 100 shares held and one new share for each three shares held. The interest rate and record date are to be supplied by amendment. No underwriting is involved. Lazard Freres & Co. and certain other investors owning an aggregate of 40.07% of the outstanding stock of the company have agreed to purchase, at the subscription price, all shares and debentures not subscribed for by stockholders.

The company is primarily engaged in the business of renting and leasing automobiles and trucks (without drivers). Of the \$4,000,000 estimated net proceeds from this financing, \$1,500,000 will be used to pay advances by Amoskeag Co., a principal stockholder, \$200,000 to pay long-term debt, \$650,000 to construct new headquarters facilities and for costs of relocation, and the balance for additional working capital and general corporate purposes. In addition to various indebtedness, the company has outstanding 1,497,303 shares of common stock, of which Lazard Freres & Co. (on its own behalf and for other investors) and Amoskeag Co., own 40.07% and 25.53%, respectively. John T. Cahill is board chairman and Robert C. Townsend is president.—V. 195, p. 2377.

#### Baltimore Gas & Electric Co.—Proposes Bond Offer'g

The company, Lexington and Liberty Streets, Baltimore, Md., filed a registration statement with the SEC on June 22 covering \$25,000,000 of first refunding mortgage sinking fund bonds due 1992, to be offered for public sale at competitive bidding. The net proceeds from the sale of bonds will be used for general corporate purposes, including construction expenditures, and to repay then existing short-term bank loans

(estimated at \$14,000,000). Construction expenditures for 1961 were \$44,700,000 and are estimated at \$41,000,000 for 1962.—V. 195, p. 2377.

#### Bayuk Cigars Inc.—Registers Secondary—

The company of Ninth St. and Columbia Ave., Philadelphia, Pa. filed a registration statement with the SEC on June 22 covering 48,000 outstanding shares of common stock, to be offered for public sale by the holders thereof from time to time on the New York Stock Exchange, regular way or by special offering or otherwise, at prevailing prices on the Exchange at the time of sale.

The company is engaged in the manufacture and sale of cigars in a wide variety of blends, sizes, shapes and prices, including Phillies, Webster and John Ruskin. In June 1961, the company acquired in exchange for 48,000 common shares, all of the outstanding stock of Mason, Au and Magenheimer Confy and, as a result, the company now also manufactures and sells candy. The 25 selling stockholders are the former stockholders of Mason and others connected with the acquisition. The list includes Charles F. and Herbert E. Haug, who propose to sell 6,599 and 6,012 shares, respectively, and others who propose to sell amounts ranging from 152 to 5,037 shares. In addition to certain indebtedness, the company has outstanding 800,720 shares of common stock, of which management officials as a group own 13.49%. Sidney Mishkin is board chairman and E. Archie Mishkin is president.—V. 195, p. 2819.

#### C-Thru Products, Inc.—“Reg. A” Filing—

The corporation on June 22, 1962 filed a “Reg. A” covering 90,000 common shares (par one cent) to be offered at \$1.50 per share through Broadwall Securities, Brooklyn, N. Y.

Proceeds are to be used for debt repayment, sales promotion and advertising, equipment, research and development, and working capital.

C-Thru of 2401 Pacific St., Brooklyn, N. Y., is engaged in the design and manufacture of flexible, re-usable vinyl packages which it sells to manufacturers of retail merchandise.

#### Cable Carriers Inc.—Proposes Rights Offering—

The company of Kirk Blvd., Greenville, S. C., filed a registration statement with the SEC on June 26 covering 1,015,564 shares of capital stock. It is proposed to offer such stock for subscription by stockholders at 25 cents per share and at the rate of four new shares for each share held on Feb. 14, 1962. No underwriting is involved.

The company manufactures and sells overhead trolley conveyors, vertical tray lift systems, in or on floor tow systems, overhead tow systems, bulk handling tube systems for flowable material and overhead transport systems. The \$238,891 estimated net proceeds from the stock sale will be added to working capital and used for general corporate purposes. The company has outstanding 1,094,356 shares of capital stock, of which Southern Growth Industries, Inc. and Granite Capital Corp. own 39.73% and 10.96%, respectively, and management officials as a group 19.66%. In March 1962, the company exchanged

\$135,000 of convertible subordinated debentures for 540,000 shares with three small business investment companies for 25 cents per share; issued 100,000 shares to a fourth investment company at 25 cents per share; issued 140,000 shares to certain present and former management officials at 25 cents per share, and issued (at 25 cents per share) an aggregate of 60,465 shares for consulting fees, interest due on debentures, services rendered and in liquidation of certain debt.—V. 195, p. 1655.

#### Clyde Packing Co., Inc.—“Reg. A” Filing—

The corporation on June 15, 1962 filed a “Reg. A” covering 6,000 common shares (no par) to be offered at \$25, without underwriting. Proceeds are to be used for debt repayment, equipment and working capital.

Clyde, of Angola, Ind., is engaged in the care and slaughter of livestock and boning and processing of meat products.

#### Columbia Gas System Inc.—Proposes Deb. Offering—

The company of 120 E. 41st St., New York, filed a registration statement with the SEC on June 25 covering \$20,000,000 of debentures due 1987, to be offered for public sale at competitive bidding. The net proceeds from the debenture sale will be used to redeem in Sept. 1962 \$17,560,000 of outstanding 5½% debentures due 1982 (plus accrued interest and a premium), and the balance will be added to general funds and applied to the company's 1962 construction program (estimated at \$100,000,000).—V. 195, p. 2929.

#### Crowell-Collier Publishing Co.—Secondary Registered

The company of 640 Fifth Ave., New York, filed a registration statement with the SEC on June 27 covering 17,685 outstanding shares of common stock, to be offered for public sale by the holders thereof from time to time on the New York and Midwest Stock Exchanges, or otherwise, at prices current at the time of sale (maximum \$21.625 per share). Such shares are a portion of 36,517 shares issued by the company to the selling stockholders in connection with the acquisition by the company in May 1962 of all of the outstanding capital stock of Scientific Materials, Inc.

The company is engaged in the publication and sale of subscription books, elementary, high school and college text books and related educational material, trade and technical books and in the operation of a home study school and radio broadcasting station. In addition to certain indebtedness, the company has outstanding 3,134,518 shares of common stock, of which management officials as a group own 4.5%. W. D. Cole is Board Chairman and Raymond C. Hagel is President. The selling stockholders are Arthur J. Rosenthal, Herbert Noguerny and Narragansett Capital Corp., and they propose to sell 7,200, 1,000 and 9,485 shares, respectively.—V. 195, p. 2378.

#### Dynamic L. P. Industries, Inc.—Common Registered—

The company, of 900 Passaic Ave., East Newark, N. J., filed a registration statement with the SEC on June 21 covering 75,000 shares of common stock, to be offered for public sale at \$4 per share. The offering will be made on a best efforts all or none basis by Mortimer E. Burnside & Co., Inc., 40 Wall St., New York, which will receive a 60 cents per share commission and \$11,000 for expenses. The statement also includes 12,000 shares to be sold to the underwriter at \$1.85 per share, of which 1,200 shares will be resold to Seymour Rowitt, the finder.

The company (formerly Sun Plastics, Inc.) is engaged in the business of manufacturing (pressing), labeling and packaging 78, 45 and 33½ RPM long playing stereophonic and monaural phonograph records for label record companies. The company recently acquired from its principal stockholders all of the outstanding stock of Sun Plastics, Inc., a New Jersey company (now operated as a subsidiary) in exchange for an aggregate of 31,250 shares. The \$215,000 estimated net proceeds from the stock sale will be used to purchase machinery and equipment and for working capital. The company has outstanding 125,000 shares of common stock, of which Moe Silvers, President, and Jerry Salerno, Vice-President, own 24.9% each, and Sylvia Silvers and Philomina Salerno 25% each. Sale of new stock to the public at \$4 per share will result in an increase in the book value of stock now outstanding from \$1.85 to \$2.38 per share with a resulting dilution of \$1.62 per share in the book equity of stock purchased by the public.

#### Electrostatic Printing Corp. of America — “Reg. A” Filing—

The corporation on June 12, 1962 filed a “Reg. A” covering 40,000 common shares (no par) to be offered at \$5, without underwriting. Proceeds are to be used for debt repayment.

Electrostatic of 254 Sutter St., San Francisco, is engaged in developing and licensing electrostatic printing processes.

#### Falcon National Life Insurance Co.—Proposes Rights Offering—

The company, of 1330 Leyden St., Denver, Colo., filed a registration statement with the SEC on June 25 covering 300,000 shares of common stock. It is proposed to offer such stock for subscription by stockholders at \$1.20 per share and at the rate of one new share for each three shares held. No underwriting is involved. According to the prospectus, no offer is to be made to company shareholders residing in California, New York and 17 other states (amounting to about 9% of the company's shareholders) because it is the opinion of the company that expense of qualifying the issue for sale in such states would be disproportionate to the proceeds which might be realized by the company from sale to such stockholders.

The company offers various types of life insurance, including the customary forms of ordinary life, endowment, term, and annuities, and certain so-called special policies, involving the right on the part of the policyholder to participation in the profits of the company through special dividends. The \$348,964 estimated net proceeds from the stock sale will be invested solely in securities or other assets. The company has outstanding 1,015,000 shares of common stock, of which management officials as a group own about 3.5%.

#### First Potomac Realty Trust—“Reg. A” Filing—

The company on June 12, 1962 filed a “Reg. A” covering 28,200 common shares to be offered at \$10, without underwriting. Proceeds are to be used for real estate investments.

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First Potomac of 2134 N. Upton St., Arlington, Va., is a general real estate company.

**Florida Power & Light Co.—Proposes Bond Offering—**

The company, of Ingraham Bldg., Miami, Fla., filed a registration statement with the SEC on June 26 covering \$25,000,000 of first mortgage bonds due 1992, to be offered for public sale at competitive bidding. The net proceeds from the bond sale will be used to retire \$20,000,000 of outstanding 5 1/4% first mortgage bonds due 1989 (plus premium and accrued interest) and for other corporate purposes, including payment of a portion of the company's 1962 construction program (estimated at \$62,800,000). In addition to certain indebtedness and preferred stock, the company has outstanding 13,600,000 shares of common stock. McGregor Smith is Board Chairman and Robert H. Fite is President.—V. 191, p. 2415.

**JKF Realty Co.—Limited Interests Registered—**

The company, of 10 E. 40th Street, New York, filed a registration statement with the SEC on June 21 covering \$2,715,000 of limited

partnership interests; to be offered for public sale at \$5,000 per interest. No underwriting is involved.

JKF Realty is a limited partnership organized under New York law in May 1962 with Benjamin Kaufman, Nathan P. Jacobs, Shabse Frankel and Gerald S. Kaufman as the general partners, and the general partners and 13 others as the original limited partners. The partnership was organized for the purpose of acquiring two tracts of land in Detroit and one in Cumberland, Md., on which there is or will be a discount department store. Each of the properties is, leased or sub-leased to discount store chain operators (GEM International, Inc. and Miracle Mart, Inc.). The properties were purchased by the general partners in March and May 1962 for an aggregate of \$2,725,000 and, in consideration for the conveyance of such properties to the partnership, they (and the original limited partners) will receive an aggregate of \$10,000 in general partnership interests, \$2,715,000 in cash from the proceeds of this offering, and an aggregate of \$430,000 of original limited partnership interests. Cost of the properties to the partnership will be \$3,155,000.

**(D.) Kaltman & Co., Inc.—Proposes Deb. Rights Offg**

The company of 425 Park Ave., N. Y., filed a registration statement with the SEC on June 28 covering \$1,650,000 of convertible subordinated debentures due 1977. It is proposed to offer such debentures for subscription by common stockholders at 100% of principal amount and at the rate of \$100 of debentures for each 100 shares held. The record date is to be supplied by amendment. No underwriting is involved.

The company is principally engaged in the wholesale drug business, selling a full line of ethical and proprietary pharmaceuticals, chemicals, cosmetics, toiletries, personal health products, and drug sundries to customers located principally in New York, New Jersey, southeastern Pennsylvania and a portion of northern Delaware. The net proceeds from the debenture sale will be used to repay outstanding short-term indebtedness to banks (incurred for working capital purposes) and for general working capital. In addition to certain indebtedness, the company has outstanding 1,646,913 shares of common stock, of which management officials as a group own 3%. Claude A. Giroux is Board Chairman and President.—V. 194, p. 2442.

**Corporate and Municipal Financing Ahead**

By SIDNEY BROWN

A seasonal lull of new capital public offerings of absolutely negligible proportions is scheduled, but not appreciated, for this July 4 week. A week's respite would have been appreciated if it had succeeded a busy market of underwritings which, of course, has not been the case.

The entire visible 28-day float contains less than \$400 million for both tax-exempt and corporate senior debt instruments. The total backlog of corporate debt capital with and without dates was, however, measurably increased over last week's backlog tally. Some of the larger additions were: \$25 million BALTIMORE GAS & ELECTRIC CO.'s first refunding mortgage sinking fund bonds; \$25 million FLORIDA POWER & LIGHT CO.'s first mortgage bonds expected July 31; \$60 million MASSACHUSETTS ELECTRIC CO.'s first mortgage bonds set for August bidding; and \$50 million PACIFIC NORTHWEST 40-year debentures set for Sept. 11 bidding.

The backlog of postponed issues mounted to 105, as of this writing, compared to the previous week count of 97. In addition, 19 issues detached themselves from tentative date status with which they had been previously identified and are, now, tabulated in the "without date" category of the firm backlog of offerings. Last week, 33 issues had done the same thing. Technically, they are not presumed to be postponed unless official word is received to that effect. Among the larger issues that removed themselves last week from the sales date label were: AMERICAN MORTGAGE INVESTORS, via Hayden, Stone & Co.; KENNER PRODUCTS CO., via Kuhn, Loeb & Co.; KAVENEAU CORP., cumulative preferreds, via Hayden, Stone which have gone back and forth from a deferred to a firm offering status to the present one; and AMERICAN PLAN CORP., via Bear, Stearns & Co. Going the other way, MARADEL PRODUCTS INC., via Hornblower & Weeks, went from the postponed category into the active backlog of issues without dates.

**SEC REGISTRATIONS HIT NEW HIGH DESPITE STOCK MARKET DECLINE**

Were it not for the May 28 stock market tumble, registrations with the SEC would have been much higher than the record high posted in the fiscal year just ended. The market fall-off aborted registrations drastically and, thus, lowered this year's first six months' total. The table below compares the respective periods. With one more month to go—end of May and all of June—registrations and dollar volume in a market such as that preceding May 28 may well have followed the customary late rush, in heavy proportions, to avoid the 90-day cut off requirement for new financial statements. The decline is seen in the first half of the year comparisons.

Fiscal Year:	Total Registrations	Dollar Volume (billions)	Pending
July 1, 1960-June 28, 1962	2,272	\$21.4	704
July 1, 1960-June 29, 1961	1,816	20.6	515
First Half Year:			
Jan. 1, 1962-June 28, 1962	1,048	13.2	--
Jan. 1, 1961-June 29, 1961	1,107	13.4	--

SOURCE: SEC. Dollar volume based on filing fees.

**UNDERCURRENTS IN THE BOND MARKET**

The bond market last week seemed to sense the possibility that the Canadian exchange rate problem, and the \$1.1 and over billion cash and credit bailing-out provisions as well as a green light to hike the tariff on about half of her imports, might hurt our balance of payments. And in turn, it seemed to deduce that this might lead to a timid hike in credit tightening. Until the Canadian problem came out into the open, the market was under the impression that we might reverse our long standing easy long-term market rates so as to discourage flotation of foreign issues here. This was not an illogical conclusion in view of the strong cash flow position of American firms, their ability to finance modernization plans without reliance on the capital market (hence, no need for cheap credit to induce capital spending) and the stronger probability that Congress will accept the investment credit tax plan pushed hard by the Administration. The low long-term interest rate trend did not live up its business cycle revival expectations.

The Federal funds market last week was tighter than it had been for some time. Furthermore, the Federal Reserve weekly position statement showed that it did reduce its holdings of governments somewhat—quite a change even for such a short period in view of the Fed's credit-ease obsession since "nudging" began. (It was bad enough before then.) In the week ending June 27, the float's average declined \$111 million from the previous week; the gold supply average loss was \$1 million and the actual week-to-week change was a \$5 million absolute gold loss; and the average decrease in the week's holdings of governments came to \$123 without repurchases, or \$113 million with repurchases included.

The June 27 end of the week summary of governments held in the Fed's portfolio reveals an interesting switch. True to the precepts of "nudging," the Fed sold \$196 million in bills—continuing an uninterrupted policy for the past three weeks; and then proceeded to buy certificates in the amount of \$10 million; notes in the amount of \$22 million; and—a trifle—\$2 million in bonds. As a result governments would have gone down by \$196 million were it not for repurchases. Repurchases on June 20th were \$177 million and \$148 million on June 27. The total net shrinkage of governments, then, amounted to \$191 million—or \$162 million without the repurchase transactions. The average net free reserves dropped a bit more than seasonally to \$306 million, and was the third successive decline in weekly reserves of less than \$400 million.

**TREASURY BILL AUCTION MARKET TODAY FOR THE FIFTH WEEK IN A ROW IS OUT TO RAISE \$200 MILLION NEW CASH**

The money market will again be approached by the Treasury with a supply of bills it wants to auction over and above refunding. For the fifth consecutive week the Treasury will auction in the bill market enough paper to raise \$200 million in new cash. Today should add up to the 20th time new cash will have been raised this year in the short-term market by the government for a rough total amount of \$2.5 billion. So far, the Treasury has not announced its debt-management and financing plans for the summer—which can be expected at one of the near weeks

if not this one. Approximately \$13 billion in 13-week bills and \$700 million in 26-week bills will be sold to replace, respectively, \$1.2 billion and \$600 million coming due.

The capital market will be offered one tax-exempt of larger size this week. That is the \$2.5 million CEDAR FALLS, IOWA, issue. Corporates which may appear are: AMERICAN GAS rights offering of 548,532 shares to stockholders either this week, or next, by Cruttenden, Podesta & Miller; PAY'N SAVE CORP. may again try to come out with its \$1.2 million debentures and a secondary of 40,576 stock, via Dean Witter & Co.; and HAMPDEN FUND, INC. a closed-end investment trust may run the gauntlet, via Fulton, Reid & Co.

**JULY'S UNDERWRITTEN AND COMPETITIVE FLOAT**

	Corporate Bonds	Corporate Stocks	Total Corporates	Total Municipals*	Total of Both Financings
July 2-July 7	\$2,700,000	\$4,500,000	\$7,200,000	\$2,500,000	\$9,700,000
July 9-July 14	53,540,000	20,500,000	74,040,000	152,382,000	226,422,000
July 16-July 21	45,950,000	41,500,000	87,450,000	84,855,000	172,305,000
July 23-July 28	7,500,000	5,500,000	13,000,000	40,050,000	53,050,000
Total	\$109,690,000	\$72,000,000	\$181,690,000	\$279,787,000	\$461,477,000
Last week	\$145,875,000	\$147,038,450	\$292,913,450	\$304,105,000	\$597,018,450
June 29, 1961	\$383,065,400	\$330,129,050	\$713,194,450	\$336,338,000	\$1,049,532,450

\*Issues of \$1 million or larger.

**TOTAL UNDERWRITTEN AND COMPETITIVE BACKLOG**

	This Week	Last Week	June 29, 1961
Corp. bonds with dates	\$532,240,000 (23)	\$375,925,000 (27)	\$560,124,800
Corp. bonds without dates	189,095,800 (49)	138,463,500 (42)	148,473,450
Total bonds	\$721,335,800 (72)	\$514,388,500 (69)	\$708,598,250
Corp. stocks with dates	\$119,881,000 (76)	\$166,573,450 (100)	\$428,529,050
Corp. stocks without dates	638,439,500 (310)	584,375,240 (345)	481,061,420
Total stocks	\$758,320,500 (386)	\$750,948,690 (445)	\$909,590,470
Total corporates	\$1,479,656,300 (458)	\$1,265,337,190 (514)	\$1,618,188,720
Total municipals with dates	\$369,310,000 (60)	\$385,548,000 (67)	\$450,439,000
Total of both financings	\$1,848,966,300 (511)	\$1,650,885,190 (581)	\$2,068,627,720

Data in parentheses denote the number of capital issues to be publicly offered for additional capital and refunding by nonfinancial and financial corporations including investment cos., and for the owners. Excluded are private placements and such other nonpublic offerings as exchanges, shares reserved for conversion and for issuance under employees, and stock option plans and "from time-to-time sales." Registrations with combined debt and equity parts are counted and tabulated separately.

†Includes \$22,640,000 in three equip. trust cifs. with dates; \$22 million in three preferreds with dates and \$1,285,500 in three preferreds without dates; 111 issues of \$300,000 or less in size of which 20 had tentative dates. Data includes MASSACHUSETTS ELECTRIC CO.'s proposed August bids for \$60 million first mortgage bonds and \$7.5 million in preferreds and \$50 million PACIFIC NORTHWEST BELL debentures for Sept. 11. Data excludes 105 postponed issues carried, however, in the indeterminate backlog below.

\*\$1 million or larger.

**INDETERMINATE BACKLOG**

	This Week	Last Week
Corporate stocks and bonds*	\$1,265,000,000	\$1,320,000,000

\*Comprise reports of public financing intentions which have not been announced as bona fide financing plans, as those contained in the total backlog table above; 105 postponed offerings with estimated market value at the time postponed of \$430,000,000 and \$30 million VIRGINIA ELECTRIC & POWER CO. preferred awaiting July 25 stockholders' approval. Incidentally, until the latter's May 4 filing of 650,000 common is withdrawn or returned to the backlog of offerings, VIRGINIA ELECTRIC & POWER CO. will continue to be counted among the postponed.

**LARGER ISSUES AHEAD**

The larger corporate and municipal issues expected to tap the market during the next few weeks with tentative target dates are as follows: 150,000 shares of WESTERN POWER & GAS CO., preferred; \$50 million in debentures of NEW ENGLAND TELEPHONE & TELEGRAPH CO.; \$3,540,000 ATLANTIC COAST LINE RR., equipment trust certificates; 475,000 shares of CONTINENTAL TELEPHONE CO., common; \$6 million in bonds of MISSOURI POWER & LIGHT CO.; \$9,450,000 SOUTHERN RAILWAY CO., equip. trust cifs.; \$15 million in bonds of ATLANTIC CITY ELECTRIC CO.; \$12 million in debentures of ROCHESTER TELEPHONE CORP.; \$7.5 million in debentures of ATLANTA GAS LIGHT CO.; and in municipals—\$3,915,000 DECATUR, ALA.; \$20 million GREATER PEORIA SAN. & SEWER DISPOSAL DIST., ILL.; \$21 million LOS ANGELES S. DIST., CALIF.; \$23 million MEMPHIS, TENN.; \$3.8 million GAINESVILLE, FLA.; \$22 million PUERTO RICO WATER RESOURCES AUTH., elec. rev. refunding bonds; \$25 million FLORIDA DEV. COMM.; \$13.5 million TARRANT CTY. WATER CONTROL & IMP. DIST. NO. 1, TEXAS; \$3,782,000 PIMA CO. S. D. NO. 1, ARIZ.; \$14 million ORLANDO UTIL. COMM., FLA.; \$25 million MICHIGAN (STATE OF); \$3,385,000 PHOENIXVILLE AREA JT. S. AUTH., PA.; \$13,645,000 MILWAUKEE CO., WIS. Expressway and Sewage bonds; \$12.4 million DALLAS, TEXAS; \$4,250,000 ANCHORAGE IND. S. D., ALASKA; \$20 million LOUISIANA (STATE OF).

June 28, 1962.

**Kellermeyer Chemical Co.—"Reg. A" Filing—**

The company on June 15, 1962 filed a "Reg. A" covering 2,000 common shares (no par) to be offered at \$21.75, without underwriting. Proceeds are to be used for a new plant and sales promotion. Kellermeyer of 1025 Brown Ave., Toledo, is engaged in the sale and delivery of chemical and related products.

**Mahnomens Pile Driving & Erection Co.—"Reg. A" Filing—**

The company on June 18, 1962 filed a "Reg. A" covering 16 common shares to be offered at \$500, without underwriting. Proceeds are to be used for investments. Mahnomens of Mahnomens, Minn., is engaged in general contracting specializing in land clearing, bulldozing and bridge building.

**Manna Financial Planning Corp.—"Reg. A" Filing—**

The corporation on June 13, 1962 filed a "Reg. A" covering 300,000 common shares (par 10c) to be offered at \$1, without underwriting. Proceeds are to be used for general corporate purposes. Manna of 1500 Mass. Ave., N. W., Washington, D. C., is a broker and dealer and also performs personal estate planning services.

**Minichrome, Inc.—"Reg. A" Filing—**

The corporation on June 18, 1962 filed a "Reg. A" covering \$50,000 of five year 7% subordinated convertible debentures to be offered at par, in denominations of \$500 due Nov. 1, 1967. The offering will be underwritten by Continental Securities, Inc., Minneapolis. Proceeds are to be used for working capital. Minichrome of 980 W. 79th St., Minneapolis, processes kodachrome film.—V. 194, p. 1386.

**Move Truck Rental System, Inc.—"Reg. A" Filing—**

The corporation on June 19, 1962 filed a "Reg. A" covering 100,000 common shares (par 25c) to be offered at \$3, without underwriting. Proceeds are to be used for equipment, advertising and working capital. Move Truck of 2503 W. Broadway, Sedalia, Mo., is engaged in renting trucks.

**National Bank of Israel Ltd.—Shares Registered—**

Bank Leumi Le-Israel, Beeravon Mooghal (National Bank of Israel Limited), of Tel-Aviv, Israel, filed a registration statement with the SEC on June 22 covering 1,050,000 ordinary shares and 3,190,000 "A" ordinary shares, to be offered for public sale at prices to be supplied by amendment (maximum 75¢ per share for each class). The plan of distribution is also to be supplied by amendment.

The bank carries on a general banking business in all its various aspects, domestic and international. It has 136 branch offices in Israel. The net proceeds from the sale of the shares will be added to general funds to be available for its general banking business. The bank has outstanding 2,187,500 ordinary (voting) and 8,125,000 "A" ordinary shares, of which voting stock Otzar Hityashvut Haya-hudim B.M. owns 84.18%. Yeshayahu Foerder is board chairman and chief executive officer.

**North Battleford Brewing Co., Ltd.—Common Reg'd—**

The company, of North Battleford, Saskatchewan, Canada, filed a registration statement with the SEC on June 21 covering 443,565 shares of common stock, to be offered for public sale at \$1 per share. The offering will be made through salesmen employed by the company who will receive a 16% selling commission.

Organized in January, 1961, the company proposes to erect, equip and operate a brewery in North Battleford having an annual capacity of 40,000 barrels. Of the \$372,597 estimated net proceeds from the stock sale together with \$14,069 from the sale of stock in March, 1962, the company intends to use \$125,000 as a deposit (including architectural and engineering fees) on a building to house the brewery (estimated total cost of \$275,000), \$23,000 as a deposit on equipment (total cost \$425,000 including installation), and the balance to pay current liabilities. The company intends to raise the balance of the funds needed for the above purposes (including \$100,000 for bottles, cans, cartons and kegs) from the sale of additional stock to the public. The company has outstanding 265,975 common shares, of which North Battleford Development Co. Ltd. owns 146,000 shares. It received such shares in consideration of certain promotional and organizational services to the company. The directors and shareholders of North Battleford Development are also directors and shareholders of the company.

**Richard Gray & Co., Inc.—"Reg. A" Filing—**

The corporation on June 21, 1962 filed a "Reg. A" covering 60,000 common shares (par one cent) to be offered at \$5 per share, without underwriting. Proceeds are to be used for working capital and other corporate purposes.

Richard Gray of 237 W. 51st St., N. Y., is engaged as a securities broker-dealer.

**(L. L.) Ridgway Enterprises, Inc.—Common Reg'd—**

The company of 5711 Hillcroft Ave., Houston, Texas, filed a registration statement with the SEC on June 27 covering 155,000 shares of common stock, of which 130,000 shares are to be offered for public sale by the company and 25,000 shares being outstanding stock, by Louis L. Ridgway, Board Chairman. Underwood, Neuhaus & Co., Inc., 724 Travis St., and Rotan, Mosle & Co., Bank of the Southwest Bldg., both of Houston, head the list of underwriters. The public offering price (maximum \$10 per share) and underwriting terms are to be supplied by amendment.

The company, through its subsidiaries, is engaged in making commercial reproductions, including engravings, direct prints, photo copies, darkroom reproductions, and offset prints; the manufacture and sale of sensitized papers, cloths, and films for use in blueprinting and direct printing; and the sale of architectural, engineering, and commercial reproduction equipment and supplies. Of the net proceeds from the company's sale of additional stock, \$300,600 will be applied to the expansion of the company's manufacturing plant in Irvington, N. J., \$100,000 for the replacement and modernization elsewhere of existing equipment, and the balance for working capital and general corporate purposes including carrying of increased inventories and receivables. In addition to certain indebtedness, the company has outstanding 219,284 shares of common stock, of which Ridgway (individually and as trustee for his two children) owns 54.9% (and proposes to sell the 25,000 shares for his own account); and William S. Blaylock, President, and Dick Berry, Executive Vice-President, own 13.3% each.

**Roving Eye Systems, Inc.—"Reg. A" Filing—**

The corporation on June 11, 1962, filed a "Reg. A" covering 1,000 common shares to be offered at \$100, without underwriting. Proceeds are to be used for organizational expenses.

Roving of 1403 Wade Hampton Blvd., Greenville, S. C.; plans to construct, manufacture and market a new device in the field of industrial television systems.

**Shin Mitsubishi Heavy Industries—Registers Debs.—**

Shin Mitsubishi Heavy Industries of Japan filed a registration statement with the SEC on June 29, 1962 covering \$10,000,000 of convertible debentures, due Oct. 1, 1977, to be offered through a group headed by First Boston Corp. and Nomura Securities Co., Ltd., New York City.

The debentures will be convertible on or after Dec. 1, 1962 into American Depositary Shares each representing 100 shares of common stock of the company and will be entitled to an annual sinking fund beginning on Oct. 1, 1970, sufficient to retire the entire issue by maturity.

Net proceeds from the sales of the debentures will be added to general corporate funds and will be applied to the financing of its capital expenditures.

Shin Mitsubishi is an important member of the Mitsubishi group of companies and is one of the largest and most diversified industrial companies of Japan. Its net sales in the year ended March 31, 1962 amounted to \$292 million of which the sales of power-generating equipment, industrial machinery, motor vehicles, ship-building and repair, aircraft and rolling stock were the most important. Since 1950, the company's manufacturing operations have undergone a continuing process of diversification, and a large number of new products have been added to the company's product lines.

**Tira-Mall Mining Co.—"Reg. A" Filing—**

The company on June 20, 1962 filed a "Reg. A" covering 410,000 non-assessable common shares (par 10c) to be offered at 20 cents, without underwriting.

Proceeds are to be used for equipment, working capital and general corporate purposes.

Tira, of 202 S. 1st Ave., Sandpoint, Idaho, is engaged in the acquisition, exploration, development and operation of mineral properties.

**Traid Corp.—SEC Registration Withdrawn—**

On June 22, 1962 the company withdrew its registration statement originally filed with the SEC on Feb. 12, 1962 which covered 150,000 common shares to have been offered through J. A. Hogle & Co., Salt Lake City.—V. 195, p. 860.

**Transit Investments, Inc.—Files Exchange Plan—**

The company of 2631 West Superior St., Duluth, Minn., filed a registration statement with the SEC on June 22 covering 837,870 shares of common stock. It is proposed to offer such stock to the common stockholders of the company's parent, Duluth-Superior Transit Co. (DST), in exchange for the outstanding stock of DST, at the rate of 40 shares of the company for each share of DST. The 837,870 shares include 151,000 outstanding shares of the company now owned by DST (to be issued to the shareholders of DST in the exchange) and 686,870 shares to be issued to DST's shareholders in consideration of the transfer to the company of certain assets presently owned by DST said to have a fair and reasonable market value of \$686,870 (including a stock certificate evidencing ownership of 7,500 capital shares of DST issued in the name of the company and apportioned from the treasury shares of DST). DST will also transfer to the company 1,271 capital shares of Flight Service, Inc. and deliver to the company \$101,970 in cash. The purpose of the exchange is to simplify the existing corporate structure of the companies, which are parties to the exchange by having a substantially non-operating company (the company) as the parent and operating companies (DST and Flight Service) as subsidiaries.

The company is engaged generally in various investment activities, its primary investments being in improved and unimproved real estate and in the stock of companies owning real estate. DST (and a majority owned subsidiary) operates an urban mass-transit system in Duluth and Superior (Wisconsin) areas. After completion of the exchange, Rodaly Investment, Inc. (owned by Julius E. Davis, Treasurer, and two of his partners), Norman K. Winston, Board Chairman, and Hessel B. Ryverger, Jr., a Vice-President, will own 22.36%, 13.72% and 10.28%, respectively, of the outstanding stock of the company. Stanton D. Sanson is President.

**United Insurance Fund, Inc.—"Reg. A" Filing—**

The corporation on June 19, 1962 filed a "Reg. A" covering 59,900 common shares (par \$1) to be offered at \$5, without underwriting. Proceeds are to be used for general corporate purposes. United, of 1817 Exchange Bldg., Seattle 4, Wash., is engaged in the operation of a life insurance stock company.

**United Virginia Bankshares—Files Exchange Plan—**

The firm, of 900 East Main St., Richmond, Va., filed a registration statement with the SEC on June 21 covering 1,480,432 shares of common stock. It is proposed to offer such stock in exchange for all the outstanding capital shares of Citizens Marine Jefferson Bank, Newport News (on a 2.85-for-1 basis); First & Citizens National Bank of Alexandria, Va. (1.9-for-1); First National Trust and Savings Bank of Lynchburg, Va. (1-for-1); Merchants and Farmers Bank of Franklin, Va. (5.14-for-1); State-Planters Bank of Commerce & Trusts, Richmond (2.75-for-1); and the Vienna Trust Co., Vienna (1.05-for-1). Solicitation of exchanges will be made by a group of dealers headed by Scott & Stringfellow, 115 Mutual Bldg., and J. C. Wheat & Co., 1001 East Main St., both of Richmond. The soliciting dealers will receive, with certain exceptions, commissions of from 25 cents to 30 cents per share of the company issued in the exchange, and the dealer managers will each receive from \$10,000 to \$20,000 fees, depending upon the amount of shares of the banks exchanged. The exchange offer will be declared effective as to the shareholders of a constituent bank when holders of more than 50% of the shares of such bank have accepted the exchange offer and when acceptances have been received from holders of more than 50% of the shares of each of two or more constituent banks having aggregate resources, as of Dec. 31, 1961, of at least \$370,000,000. No combination of constituent banks will have such aggregate resources unless State-Planters and First & Citizens are included.

The company was organized under Virginia law in June 1962 for the purpose of becoming a bank holding company under the Bank Holding Company Act of 1956 by acquiring at least a majority of the capital stock of the said banks. Clarence J. Robinson is Board Chairman and J. Harvie Wilkinson, Jr. is President.

**Vending of Alaska, Inc.—"Reg. A" Filing—**

The corporation on June 18, 1962 filed a "Reg. A" covering 6,500 common shares (no par) to be offered at \$10, without underwriting. Proceeds are to be used for inventory and working capital. Vending, of Kubley Bldg., Ketchikan, Alaska, is engaged in the operation of a restaurant and arcade.

**Virco Mfg. Corp.—SEC Registration Withdrawn—**

On June 28, 1962 the company withdrew its registration statement originally filed with the SEC on April 20, 1962 which covered 250,000 common shares, 50,000 to have been offered by the company and 200,000 by stockholders. The offering was to have been made through Crowell, Weedon & Co., Los Angeles.—V. 195, p. 2027.

**Virginia Electric & Power Co.—Cumulative Preferred Registered—**

The company of 700 East Franklin St., Richmond, Va., filed a registration statement with the SEC on June 27 covering 300,000 shares of cumulative preferred stock (\$100 par), to be offered for public sale through underwriters headed by Merrill Lynch, Pierce, Fenner & Smith Inc. and Stone & Webster Securities Corp., both of New York. The dividend rate, public offering price (maximum \$105 per share) and underwriting terms are to be supplied by amendment. The net proceeds from the stock sale will be used to provide for construction expenditures (estimated at \$82,500,000 for 1962) or to reimburse the treasury therefor. In addition to certain indebtedness and preferred stock, the company has outstanding 14,910,000 shares of common stock. Erwin H. Will is Board Chairman and Alfred H. McDowell, Jr. is President.—V. 195, p. 2255.

**Wesreb Oil Co.—Stock Offering Suspended—**

The SEC has issued an order temporarily suspending a Regulation A exemption from registration under the Securities Act of 1933 with respect to a stock offering by this company, 422 Washington Building, Washington, D. C.

Regulation A provides a conditional exemption from registration with respect to public offering of securities not exceeding \$300,000 in

amount. In a notification filed on March 20, 1962, Wesreb Oil proposed the public offering of 300,000 capital shares at \$1 per share. The Commission asserts in its suspension order that it has reasonable cause to believe that certain terms and conditions of the Regulation were not complied with and that the company's offering circular was false and misleading in respect of certain material facts. The order provides an opportunity for hearing, upon request, on the question whether the suspension should be vacated or made permanent.

The alleged misrepresentations relate to the company's failure to disclose that Francis Taylor Canon, President and a Director of the company, is the subject of two decrees of the New York Supreme Court, entered on Nov. 30, 1937 and Nov. 27, 1939, permanently enjoining and restraining him from engaging in securities activities within and from the State of New York. According to the order, no exemption is available under Regulation A for an offering of stock by the company by reason of said injunctions.—V. 195, p. 1550.

## News of Business and Finance

**ACF Industries, Inc.—Earnings Up—**

Consolidated net earnings of ACF for the fiscal year ended April 30, 1962 were \$6,010,000, equivalent to \$1.21 per share, on sales, rentals and services of \$214,316,000, it was announced by William T. Taylor, Chairman.

Beginning this year, he said, the balance sheet and earnings statement of ACF Industries and all of its subsidiaries is presented on a consolidated basis. Heretofore the financial statements of the wholly-owned SHPK group of subsidiaries engaged in leasing special railroad cars to industrial users, were presented separately and were not included in the consolidation.

On the new basis, consolidated earnings for the previous fiscal year were \$5,088,000, equal to \$3.58 per share on sales, rentals and services of \$221,009,000.

Consolidated earnings for the final quarter of fiscal 1962 (February, March, April) were \$1,976,000, or \$1.38 per share, on sales, rentals and services of \$62,534,000, Mr. Taylor reported. For the same period last year net income was \$304,000, or 56 cents per share, on sales, rentals and services of \$42,716,000.

Mr. Taylor said that net income for the fiscal year excludes the profit on the 214,500 shares of Republic Aviation Corp. common stock that were sold to the public during August, 1961. The after-tax profit of \$3,772,000 on this transaction was credited directly to earned surplus. It will be more than offset by year-end charges to earned surplus in connection with the announced closing scheduled for October, 1962, of the American Car and Foundry division plant in Berwick, Pa., he said. Neither of these transactions is related to the company's normal business operations and accordingly the results thereof were charged to earned surplus rather than to fiscal 1962 net income, he explained.

ACF Industries manufactures railroad cars and other transportation equipment; missile and aircraft components; electronic and electro-mechanical devices; automotive fuel system components; petroleum, gas transmission and industrial valves and fittings; ordnance, and classified nuclear products for the Atomic Energy Commission. It also leases a fleet of tank, covered hopper and other special railroad cars to industrial users.—V. 195, p. 1206.

**Acme Markets, Inc.—Name Change—**

See American Stores Co., this issue.

**Acoustica Associates, Inc.—Sales Down, Net Loss—**

The company reported sales of \$7,042,384 for the fiscal year ended Feb. 28, 1962, and a net loss of \$425,705 after a Federal income tax credit of \$43,000, it was disclosed by Rollin M. Russell, President, in the annual report mailed to stockholders.

In the previous fiscal year, Acoustica had sales of \$9,030,524 and a net loss of \$510,379 after Federal income tax credit of \$185,300, including a retroactive adjustment of \$212,750.

Russell stated that operations for the first quarter in the current fiscal year were profitable and this trend is expected to continue throughout the year.

"A substantial program for reorganization of the management and operations of Acoustica has been concluded," he said. "While more problems continued to appear than had been anticipated, these have now been largely resolved and a marked improvement in performance in all divisions has been effected."

Acoustica with corporate headquarters in Los Angeles, manufactures electro-acoustic systems for the military and industry. It operates facilities in Los Angeles and Santa Barbara, Calif., and Garfield, N. J.—V. 194, p. 1713.

**Ainsbrooke Corp.—Appointment—**

Manufacturers Hanover Trust Co., New York City, has been appointed transfer agent for the stock of the corporation.—V. 195, p. 2819.

**Allegheny Airlines, Inc.—Record Net—**

The company reported net profits of \$95,469 in May and \$162,243 for the five months ending May 31, both records for their periods since passenger operations began in 1949.

May's profit is equal to 11 cents per share and the January through May profit equal to almost 19 cents.

Leslie O. Barnes, President, said last month's profit is an increase of \$42,294 over the like period a year ago while the five-month profit compares to a loss of \$349,336 in the same period last year.

Net income before taxes in May was \$165,469. In May, 1961, Allegheny's net was \$53,175 and no tax provision was made. Operating revenues were up almost 11%—or \$187,186 to \$1,954,308—in May while operating expenses increased only 7%—or \$122,828 to \$1,804,069.

For the five months ending May 31 operating revenues raised 17%—or \$1,320,712 to \$9,045,162—compared to the like period a year ago while operating expenses increased only 6%—or \$525,909 to \$8,723,855.

For the 12 months ending May 31, Allegheny reported a net profit of \$642,565—equal to 74 cents per share, a gain of five cents per share over the 12 months ending April 30.—V. 195, p. 2376.

**Allegheny Pepsi-Cola Bottling Co.—Debentures Offered—**On June 25, 1962, Suplee, Yeatman, Mosley & Co., Inc., Philadelphia, and associates, offered publicly, \$3,750,000 of this company's 6¼% subordinated sinking fund debentures, due June 1, 1977, with ten-year detachable warrants to purchase 375,000 shares of common stock. The debentures are offered in denominations of \$1,000 and \$500, priced at par plus accrued interest. The \$1,000 debentures carry two warrants to purchase 50 shares each and the \$500 debentures one warrant to purchase 50 shares. Net proceeds, estimated at \$3,385,000, will be used to acquire all of the issued and outstanding stock of Pepsi-Cola Bottling Co. of Norfolk, Inc., a Virginia corporation.

**BUSINESS—**The company was incorporated in Delaware on April 12, 1960. In September, 1960, it acquired the business and assets of The Cloverdale Spring Co., a Maryland corporation, which since 1934 had been engaged in the business of manufacturing and distributing Pepsi-Cola and Pepsi-Cola syrup in certain counties in Pennsylvania,

Maryland, Virginia and West Virginia. The Cloverdale Spring Co. had also been engaged in manufacturing and distributing a complete flavor line of soft drinks in the same area. Since the acquisition, Allegheny has continued to conduct the operations formerly conducted by the Cloverdale Spring Co.

On Jan. 12, 1952, Allegheny entered into an agreement to acquire all of the issued and outstanding stock of Pepsi-Cola Bottling Co. of Norfolk, Inc., and its affiliate, Melchor's, Inc., another Virginia corporation for \$5,000,000. Pepsi-Cola Bottling Co. of Norfolk and its predecessor since 1913 have held the Pepsi-Cola franchise and conducted a business similar to that of Allegheny in Norfolk, Va., and the surrounding Tidewater area. Melchor's owns, among other things, and leases to Pepsi-Cola Bottling Co. of Norfolk, all of the real estate occupied by the latter, which will be the only assets of Melchor's at the time of settlement for the stock.

The Norfolk business was established in 1913 by Burton De Berry Melchor, Sr., who for some time before that had conducted a similar business in Winston-Salem, N. C. Successive generations of the Melchor family have managed Norfolk since its beginning and have gradually expanded it to its present three bottling plants and one warehouse. Norfolk employs approximately 250 persons.

CAPITALIZATION GIVING EFFECT TO PRESENT FINANCING		
	Authorized	Outstanding
Notes payable on purchases of property (effective rate approximately 6%)	-----	\$786,128
6% first mortgage on Lancaster property, due July 1, 1972	\$60,000	58,000
6% note due bank	2,000,000	1,000,000
6 3/4% first mortgage serial bonds, due Jan. 1, 1963, through July 1, 1972	500,000	485,000
6 1/4% subordinated sinking fund debentures, due June 1, 1977	4,500,000	4,500,000
Common stock (50 cents par)	3,000,000 shs.	294,100 shs.

**UNDERWRITERS**—The several underwriters named below have entered into a purchase contract pursuant to which they have agreed severally to purchase from the company the following respective principal amounts of debentures with 10-year warrants, subject to the terms and conditions of the purchase contract, a copy of which has been filed as an exhibit to the registration statement.

Amount	Charles A. Taggart & Co., Inc.	Amount
Supplee, Yeatman, Mosley Co., Inc.	\$825,000	75,000
Warren W. York & Co., Inc.	625,000	75,000
F. W. Brooks & Co., Inc.	525,000	50,000
Butcher & Sherrard	200,000	50,000
J. C. Wheat & Co.	175,000	50,000
Arthurs, Lestrang & Co.	150,000	50,000
Boenning & Co.	150,000	50,000
Cunningham, Schmetz & Co., Inc.	100,000	25,000
Jones, Kresger & Co.	100,000	25,000
C. S. McKee & Co., Inc.	100,000	25,000
J. N. Russell & Co., Inc.	100,000	25,000
Woodcock, Moyer, Fricke & French Inc.	100,000	25,000
Pennington, Colket & Co.	75,000	25,000
Strader & Co., Inc.	-----	25,000

#### Altamir Corp.—Sales, Earnings Up—

This company reported net income after Federal taxes of \$273,882 on sales of \$4,046,481 for its third quarter ending May 31. Both earnings and sales were up sharply over the previous quarter and also the comparable 1961 period. G. L. Canfield, Altamir President, pointed out:

Net earnings of \$212,735 on sales of \$3,219,666 were reported in the corporation's previous quarter and \$105,056 net on \$2,523,362 sales for the third quarter of 1961.

The increased earnings amount to 17.2 cents per share for the current quarter against 13.3 cents in the second reporting period and 6.3 cents per share in the third quarter last year. Earnings per share for the first nine months of the current fiscal year total 43 1/2 cents compared to 9.1 cents for the same period last year.

Sales of the diversified manufacturing corporation for the three quarters just ended were \$10,528,948 against \$6,073,280 for the like period in 1961. Net earnings for the first three quarters this year were \$700,846 against \$162,209 for the 1961 period. Altamir earnings to-date this year are almost double those of the corporation's net of \$396,001 reported for the entire last fiscal year. Mr. Canfield pointed out:

Not reflected in the current report, Mr. Canfield said, are sales and earnings of Altamir's recently acquired Texas-based Cummmer-Graham Division which manufactures wire bound boxes and crates. Operations of the new division are being coordinated with those of the corporation's Indianapolis Wire Bound Box Division.

Other Altamir divisions manufacture specialized aircraft and missile components, coin-operated laundry and coin-operated drycleaning units and processing equipment for the animal feed and chemical industries.—V. 195, p. 2700.

#### Ambassador Oil Corp.—P. C. S. E. Listing—

This Fort Worth company was officially listed for trading on the Pacific Coast Stock Exchange on June 21.

The company listed 3,903,435 shares of common stock, of which 3,818,435 shares are outstanding. Ambassador is also listed on the American Stock Exchange.

On Jan. 1, 1962, Ambassador had an interest in 1,183 producing oil and gas wells throughout the United States and Canada, in addition to an approximate 6,000,000 net non-producing acres in the U. S., Canada and Ireland.

Earlier this week, Ambassador, Continental Oil Co. and the Ohio Oil Co. announced commencement of their joint exploratory drilling program in the Republic of Ireland. Ambassador Irish Oil Co., a wholly-owned subsidiary of Ambassador Oil Corp., is serving as operator for the Irish drilling program from its headquarters in Dublin. Envoy Oil Ltd., a wholly-owned subsidiary with headquarters in London, operates in the United Kingdom.

#### Announces New Well—

This Fort Worth company has announced Basal Atoka sand gas well, Latimer County, Okla., which extended the Wilburton Field approximately two miles to the west. The well gauged 11,875,000 cubic feet of gas per day through 3/4-inch choke. Flowing tubing pressure was 3,475 pounds and shut-in tubing pressure was 3,800 pounds. The well has been shut-in for open-flow potential test.—V. 195, p. 2928.

#### American Airlines, Inc.—Reports Loss—

Earnings for the domestic airlines continue to be severely depressed this year with cumulative losses for the first four months amounting to \$20 million before taxes, an airline economist said.

George P. Hitchings, Vice-President, said that preliminary indications were that trunkline operations were not profitable during May and that the year as a whole for the industry is likely to show a loss.

Speaking before a luncheon meeting of the Society of Security Analysts, Mr. Hitchings said that the continuation of the earnings trend makes clear that major changes in air transportation policies and operations are essential.

"In the 1955-61 period, passenger traffic increased by 52%, other traffic by 86% and passenger fares by about 25%," he said. "Despite this rapid traffic growth and sharply increased fares, it was assumed by many observers that failure to receive satisfactory financial results was temporary with the blame for low earnings placed primarily on the transition to jets and to a slow-down in growth during the 1961 recession.

"In 1962, however, the industry is in the final stages of the jet transition, traffic has increased at least 11.5% in each month over the 1961 levels, and in addition fares were raised 3% effective Feb. 1," he told the analysts. "Yet earnings so far this year have shown no improvement over 1961 except for February, when operations last year were curtailed by a strike."—V. 195, p. 1659.

#### American Chrome Co.—Appointment—

The Irving Trust Company, New York City, has been appointed registrar for the common stock of the company.—V. 183, p. 477.

#### American Electronic Laboratories, Inc.—Record Sales

##### Earnings—

The company and subsidiary, recorded sales of \$2,935,387 and net income of \$89,819 for the six months ended May 31, 1962, as compared to sales of \$1,557,311 and net income of \$47,016 for the like period of 1961. Sales in the second quarter rose to \$1,482,011, with net income of \$37,214, as compared to sales of \$868,270 and net income of \$20,351 in the second quarter of 1961. Earnings per share climbed to 38 cents (on 238,190 shares outstanding) for the first six months of 1962 as compared to 22 cents (on 212,656 shares outstanding) in the like period of 1961. Included in the earnings in 1962 is a loss of 22 cents per share incurred by a recently-formed subsidiary, Chemical Electronics, Inc. The anticipated loss resulted from expensing start-up costs and initial marketing expenses; however, it is expected that the subsidiary will be profitable by the end of the current fiscal year.

During the first six months, the company received more than \$2,000,000 in new orders bringing their sales backlog at May 31, 1962 to \$2,300,000 or 53% higher than at the same date in 1961. Subsequent to May 31, 1962 (through June 25, 1962) additional orders in excess of \$1,000,000 have been received.

Construction of a new 36,000 square foot facility at the Lansdale site has started with completion expected by late fall. Marketing efforts have been stepped up for many new products including an extensive line of microwave diodes, parametric amplifiers, solid state switches, a broader line of antenna and microwave components, medical equipment, and electronic test equipment.—V. 195, p. 1205.

#### American Machine & Foundry Co.—\$2.5 Million Contract—

Great Lakes Bowling Corp. of Detroit, Mich., has awarded a \$2.5 million contract to American Machine & Foundry Co.'s Bowling Division to equip new centers totaling 200 lanes in the Detroit, Pontiac, and Flint areas, Frank E. Downey, AMP Vice-President in charge of bowling products, announced.

The contract includes purchase of AMF Automatic Pinspotters and allied AMF bowling equipment.

Of varying sizes, the new establishments will complement Great Lakes chain of Michigan bowling centers now totalling 400 lanes.

Among the new locations will be a 52-lane place in the Tech Plaza Shopping Center, Warren, Michigan, one of the first in the state to be equipped with the new AMF Sparemaker.—V. 195, p. 2028.

#### American Metal Climax, Inc.—Forms Subsidiary—

This company has formed a new subsidiary, Amax Petroleum Corp., to engage in oil and gas production and exploration throughout the United States and Canada.

Oil operations of the parent company and its subsidiaries, Blackwell Zinc Co., Inc., Southwest Potash Corp. and Canadian-Amco Ltd., were previously handled by the Oil division of AMAX. All oil operations will now be consolidated in Amax Petroleum. The announcement was made by Paul R. Schultz, President of Amax Petroleum and Walter Long, Vice-President.

At present the new subsidiary will operate properties in 15 states and three Canadian provinces. Current production averages 5,200 barrels of oil and gas equivalent per day.

Until August the principal office of the new corporation will be in the office of the parent company, 1270 Avenue of the Americas, New York. At that time headquarters will be transferred to the Enterprise Building, Tulsa, Okla. Offices in Denver, Colorado and Calgary, Alberta, Canada, will continue as district offices.—V. 195, p. 2819.

#### American Safety Razor Co.—Introduces New Product

See Philip Morris Inc., this issue.—V. 186, p. 109.

#### American Stores Co.—Name Changed to Acme Markets—

American Stores Co. stockholders approved the proposed change of corporate name to Acme Markets, Inc. The new name became effective June 28.

Purpose of the name change is to identify the company with the name by which its customers and the general public know it, President Paul J. Cupp said.

During the annual meeting, Mr. Cupp reported that sales thus far for the current fiscal year are running ahead of those for the same period last year. He added that 50 new stores are slated to be opened during this fiscal year. This should exceed the number of older stores scheduled to be closed.

All directors of the company were re-elected.

American Stores Co., the nation's fourth largest food-chain, operates 846 stores in New York, Pennsylvania, New Jersey, Delaware, Maryland, West Virginia, Virginia, Washington, D. C. and California. The company operates under the name of Alpha Beta Acme Markets in California.—V. 195, p. 2488.

#### Ampex Corp.—Sales, Earnings Up—

This Redwood City, Calif. company earned \$3,203,000, after taxes and special items applicable to prior years, or 41 cents per share during the fiscal year ended April 30, 1962, compared with a loss of \$3,930,000 in fiscal 1961, according to final figures released by William E. Roberts, President.

Mr. Roberts said the net earnings, which exceeded a previously announced estimate of \$2,600,000, included \$470,000 of gains on sales of fixed assets and equipment leases. Net earnings also included approximately \$450,000 accrued during the year to provide for possible inventory obsolescence and other liabilities, which the year-end audit indicated was not needed. This amount accordingly was added to fourth quarter operating profit.

Sales for fiscal 1962 totaled \$84,106,000, up 20% over the \$70,105,000 recorded last year.

Sales in the fourth quarter totaled \$25,298,000, up 48% from the \$17,032,000 recorded in the fourth quarter of fiscal 1961. Net earnings for the quarter, including the approximately \$450,000 recovered from reserves accrued from earnings during the year, totaled \$1,891,000, or 24 cents per share.

While sales increased 20%, inventories were reduced during the year by \$1,463,000 to \$19,593,000. Working capital at year end amounted to \$37,150,000, with a current ratio of 3.8 to 1.

Mr. Roberts said, "For fiscal 1963, we continue to expect at least a 10% increase in sales and substantially greater increase in net income."—V. 195, p. 2488.

#### Anchor Alloys, Inc.—Acquisition—

The company has acquired Roosevelt Metals Co., Inc. in a cash transaction, Anchor President Herbert Drapkin of Great Neck announced.

The Brooklyn, N. Y., firms are in the non-ferrous white metals business. Anchor fabricates and manufactures solders, type metals and electronic specialties including ultra-high-purity metals and semi-conductors. Roosevelt imports, exports, refines and wholesales lead, tin, zinc, type metal and Babbitt metal.

Mr. Drapkin reported that Roosevelt will be operated as a wholly-owned subsidiary and that its former owner and chief officer, Morris Kaufman of 85-33 Radnor Street, Jamaica Estates, L. I., N. Y., will continue as general manager.

The acquisition will double Anchor's annual sales volume and is expected to result in increased earnings estimated at 30 cents a share, Mr. Drapkin said.—V. 195, p. 972.

#### Astro-Science Corp.—Receives Navy Contract—

The U. S. Navy has just awarded to Astro-Science Corp. a contract amounting to \$690,000 for shipboard radar range calibrators, according to George Otis, Chairman, and Peter Stanton, President.

This contract will be produced by the firm's American Avionics division in West Los Angeles. The new contract brings American Avionics backlog of these electronic systems to \$1,400,000, and will extend current production into 1964, according to American Avionics President, Harold Moss.—V. 195, p. 2488.

#### Australian Oil Corp.—Acquisition—

This Midland-based land trading, oil and exploration concern revealed that it had been granted a 9,400,000-acre oil and gas concession in the State of Queensland in its annual report to stockholders.

Total acquisition brings the company's holdings in Australia to 48,144,766 net acres of which there are 23,086,408 acres of oil and gas rights and 26,128,366 acres of overriding royalties.

Applications covering additional concessions totaling 69,900,800 acres now are pending.

Also revealed in the annual report was the signing of an agreement with Beach Petroleum N.L., of Adelaide, Australia, under which the latter concern contracts to drill a 5,000-foot test well on a portion of a 23,000,000 acre concession in South Australia in which Australian Oil owns a 25% interest.

Under the terms of that contract the Midland Co. will have a one-sixteenth carried interest in the well and drilling block. Australian Oil Corp. will own all of its interest offsetting the drilling block.

#### Automatic Retailers of America, Inc.—Notes Sold Privately—

On June 25, 1962, it was reported that \$16,000,000 of this company's promissory notes, due May 1, 1977, were sold to a group of insurance companies through a private placement arranged by White, Weld & Co., New York.—V. 195, p. 2928.

#### Beatrice Foods Co.—Record First Quarter—

The highest first quarter sales and earnings in the company's history were reported by William G. Karnes, President.

Dollar sales for the three-month period, ended May 31, increased \$5,018,404, or 3.7%, to \$138,823,869 from \$133,605,765 for the first quarter last year. Total unit sales also attained a new high for the period, he said.

Earnings for the first half of 1962 were \$359,034, or \$20.202 less for the comparable period in 1961. Net earnings were equal to 58 cents per share on 3,622,768 common shares outstanding at the end of the quarter compared to 56 cents per share on 3,407,729 shares in the same quarter last year.

Karnes also notified stockholders that the Federal Trade Commission complaint against the company (and eight other dairy firms) alleging unfair trade practices in the frozen dairy products industry has been dismissed. The company has been defending against the complaint since February 13, 1954.—V. 195, p. 2700.

#### Be'l Telephone Co. of Pennsylvania—Earnings Statement

12 Months Ended May 31—	1962
Total service revenues	285,977,000
Toll service revenues	132,560,000
Miscellaneous revenues	27,296,000
Less: Provision for uncollectibles	1,530,000
Total operating revenues	444,303,000
Maintenance	81,277,000
Depreciation	57,049,000
Other operating expenses	150,198,000
Total operating expenses	288,524,000
Net operating revenues	155,779,000
Federal income taxes	62,740,000
State income taxes	7,190,000
Other operating taxes	14,761,000
Net operating income	71,088,000
Interest charged construction	1,330,000
Less: Miscellaneous income deductions-net	1,490,000
Total income	70,928,000
Interest on funded debt	7,655,000
Interest on advances from American company	1,128,000
Other interest deductions	226,000
Less: Release of premium on funded debt-net	13,000
Total interest deductions	8,994,000
Net income	61,934,000

—V. 194, p. 1503.

#### Bobbie Brooks, Inc.—Stock Split Recommended—

A two-for-one stock split and a 33 1/3% increase in the quarterly dividend rate were recommended by directors of the company following a forecast of a 25% increase in sales to \$75,000,000 for the current fiscal year.

Maurice Saltzman, President, said a record expansion of employment and facilities would be started immediately to keep pace with volume expected to reach \$100,000,000 within three years. Sales of the company's young adult apparel were approximately \$60,000,000 during the fiscal year ended April 30, 1962.

Earnings on this year's anticipated volume of \$75,000,000 are expected to be "well in excess of \$2 a share" on the basis of present shares, compared with preliminary estimates of \$1.70 to \$1.80 for the year just ended.

The stock split, to be voted on by shareholders at the annual meeting on Aug. 23, would be the company's second two-for-one split since offering its shares to the public in 1959.

Directors announced their intention to pay 10 cents quarterly on the split shares, or the equivalent of 20 cents on present shares as compared to the current 15 cent rate. This would be the fourth increase in two-and-a-half years and the proposed rate would be 128% above the original dividend paid in May of 1959, as adjusted for the previous stock split.

"Bobbie Brooks is proposing a stock split and dividend increase at this time to highlight the unlimited confidence we have in the strength of this nation's economy and its potential for unlimited growth," Mr. Saltzman said.—V. 195, p. 2149.

#### Brown Co.—Sales Up, Net Down—

Higher net sales but slightly lower net earnings for the first six months of the 1962 fiscal year, as compared with results for a similar period last year, were reported by President Leonard A. Pierce, of Brown, northern New England pulp and paper firm.

Earnings for the first half of 1962 were \$359,034, or \$20.202 less than for the same period in 1961, the mid-year report to stockholders disclosed. On a per share basis, the company earned 14 cents during the current period as contrasted with 15 cents for 1961.

Net sales for the first half of fiscal 1962 were up 6% over last year, amounting to \$27,972,819 as compared with \$26,330,867 for 1961. Growth in sales of paper, paper towels and plywood from the company's diversified product line were reported by Pierce, who said that sales should continue at about the present level for the balance of the year.

In comparing 1962 results with those of the first half of 1961, Pierce said that profits from operations this year were slightly higher than in 1961 in spite of sales price reductions and higher labor costs, and start-up costs of the company's new tissue machine which is now in operation. However, 1961 first-half results were favorably affected by a non-recurring profit from the sale of the company's interest in a Canadian corporation.

Pierce also reported that the company's new fiber pipe plant at Mount Holly, N. J., was half completed and would be in operation late this fall.

Net current assets of the company amount to \$18,145,671, with current ratio of 6.26. Debt has been reduced to \$3,933,100, and cash items are \$4,595,383, the report disclosed.—V. 191, p. 602.

#### Brown-Forman Distillers Corp.—Earnings Up 37%—

An increase of 37% in earnings over the previous fiscal year is reported by this Louisville, Ky., distiller in the company's annual report. The letter to stockholders, signed jointly by Board Chairman W. L. Lyons Brown and President Geo. Garvin Brown, stated, in part, "Progress was the keynote in the company's operations during the fiscal year just ended. Outstanding advances were made in nearly all areas."

The company reported net profits of \$6,356,405, equal to \$1.67 per share of common stock, for the fiscal year ended April 30, 1962. Profits for the prior year totaled \$4,654,761 or \$1.19 per share of common stock after adjustment for the distribution of a 3% common stock dividend July 10, 1961.

According to the report, Old Forester 86 Proof became the fastest growing Kentucky Straight Bourbon whisky in its price class during the past year. Sales of Early Times Kentucky Straight Bourbon also

exceeded those of the previous year. The demand for Jack Daniel's Tennessee whiskies still surpasses the supply. As a result, consolidated net sales for the 1962 fiscal year set a new record of \$103,782,538. Sales for the previous fiscal year were \$101,768,453. The increase of \$2,014,085 was 7% greater than sales for the previous fiscal year.

The company's net worth reached a new record high of \$48,397,200 with working capital of \$58,863,101; current assets of \$72,430,382; and current liabilities of \$13,567,281.

The report states that Brown-Forman has paid regular cash dividends to its stockholders for 17 consecutive years. On July 10, 1961, common stockholders received a 3% stock dividend. The company has also announced it will pay its sixth consecutive 3% stock dividend July 31, 1962, to stockholders of record June 29, 1962.

During the year, the rate of increase of Users' "Green Stripe" Scotch was greater than the average of Scotch whiskies sold in the United States. Sales of BOLS domestic and imported liqueurs experienced substantial increases, and distribution of the company's imported Galicia Italian wines and vermouths was expanded.

The report also noted that during the year Brown-Forman reintroduced Bottoms Up, 86 proof Kentucky Straight Bourbon Whisky, to meet an increasing demand for moderately priced quality whiskies. It is being distributed in selected marketing areas, where it was well accepted in the past.—V. 194, p. 2655.

**Brunswick Corp.—Replies to Antitrust Charges—**

J. N. Willman, Vice-President of Brunswick, stated that his company will vigorously defend itself against the Justice Department's Antitrust charges filed in New Haven, Conn.

Mr. Willman said, "The government's action is, we believe, directed at marketing policies in effect prior to the acquisition of Roehr Products Co., Inc. by Brunswick on April 1, 1961."

He said Roehr needles and syringes are available to all Roehr distributors on the same terms and conditions and are presently being distributed by Brunswick's many competitors in the hospital supply field who actively compete with Brunswick and each other.

Mr. Willman denied that Roehr or Brunswick fix distributors' resale prices on Roehr products. He added that the United States Government is one of Roehr's important customers.

According to Mr. Willman, the Roehr Monoject needle is the first widely accepted sterile hypodermic needle. He said that it provides doctors and hospitals with a disposable needle that is more economical than a conventional needle and its sterilization protects the patient against cross infection.

Through manufacturing efficiencies, Mr. Willman said, Roehr has consistently been able to improve the quality of its products and to absorb increased labor and material costs without a raise in the selling price of its needles and has actually reduced the price of syringes several times.

"Brunswick will vigorously defend its present distribution policy and believes it will be sustained by the court," Mr. Willman concluded.—V. 195, p. 2150.

**Budd Co.—Awarded Contract—**

Commissioner of Public Property Fred T. Corleto has announced the award of a \$9,000,000 contract to the Railway Division of the Budd Co. for 38 stainless steel, air-conditioned commuter cars to be leased to the Pennsylvania Railroad by the Passenger Service Improvement Corp.

The F&SIC is a non-profit corporation set up by the city of Philadelphia to help subsidize and improve commuter services.

The new 125-seat commuter cars—known as Budd MU (multiple unit) Pioneers—are the lowest cost, lightest weight railway cars yet built that can be adapted to any kind of passenger service. Budd's Red Lion plant will start delivery in the first quarter of 1963.—V. 195, p. 2929.

**Bulova Watch Co., Inc.—Profits Improved, Sales Down**

The company reported consolidated net earnings for the fiscal year ended March 31, 1962 of \$1,403,701, equal to 72 cents per share. Earnings for the previous year were \$1,511,239, equal to 78 cents per share. Non-recurring income items, according to the company's annual report, accounted for five cents per share in fiscal 1962, and 10 cents in 1961.

Thus, earnings from operations amounted to 67 cents per share on consolidated sales of \$62,805,592 compared with 68 cents per share on sales of \$68,731,270 in fiscal 1961.

The slightly improved operating profit ratio, despite lower sales volume, the report stated, reflected increased sales of consumer products and services in the final quarter and higher volume in company-developed industrial and defense products. Increased efficiency and economies in the work of the Industrial/Defense Group also were cited.

Earnings were realized, the company officials reported, by continued investment support for product development and world-wide market expansion. Recent product development and diversification will mean that "one-third of this year's sales will be in products the company has introduced within the past two years," they said.

The report indicated that the difference in sales between the two fiscal periods was largely due to the completion in fiscal 1961 of a major missile R&D program resulting in a return to a research volume more typical of previous years.

Company executives General Omar N. Bradley, Chairman, and Harry B. Hensel, President, also reported that as the year ended new orders in all areas of the business were "substantially ahead of 1961," and that both sales and earnings had shown an increase in the fiscal fourth quarter.

Watches and other consumer product sales for the fiscal year as a whole, the report said, were slow to recover from the recession experienced by the industry 18 months ago.

The company's international subsidiary completed its first full year of operation abroad. Growing sales were reported in important foreign markets including Australia, Hong Kong, Japan and Italy. The company's watches, bolstered by an "Intercontinental" line of 103 models especially developed for overseas requirements, are now available in 45 nations, and five new markets will be opened soon, the report said.—V. 195, p. 2377.

**California-Pacific Utilities Co.—Sales, Net Up—**

The company derived a net income of \$1,190,513, equal to \$1.23 a share for the common stock, from operations in the 12 months ended May 31, 1962. In the corresponding period ended in 1961 earnings amounted to \$1,130,947, or \$1.20 a share.

In the period ended in 1962 earnings are figured on the average of 885,238 shares of common stock outstanding, and after \$103,307 for preferred dividends; in the 1961 period common shares outstanding averaged 841,716 and preferred dividends required \$118,434.

Revenues from all sources totaled \$13,594,772 in the 12 months ended May 31, 1962, consisting of \$12,200,957 from utility services and \$1,393,815 from such non-utility sources as sales of tank gas and appliances.

In the corresponding period ended in 1961, revenues totaled \$12,410,354, composed of \$11,274,220 from utility services and \$1,136,134 from other sources.—V. 195, p. 2594.

**Celanese Corp. of America—To Market in Japan—**

Plans to make and market a diversified line of plastics in Japan were announced jointly by Celanese and Dainippon Celluloid Co. (Daicell).

Products to be produced and marketed will include the Celanese acetal co-polymer, known as Celcon in this country. This high performance plastic will be sold under the trademark Durakon in Japan. Other products will cover a wide range of cellulosic films and sheets.

Application will be made to the Japanese Government for the necessary approvals of the two companies' plans, which include formation of a manufacturing company and construction of plants in Japan. The plants will have an annual production capacity of more than 16 million pounds of acetal co-polymer and approximately 5 million pounds of cellulosic plastics.

Meanwhile, joint operations will begin in Japan immediately with the establishment of Polyplastics Co., Ltd., as an import-marketing organization, handling principally the acetal co-polymer plastic which is replacing metals by automobile parts, appliances, pipe, containers and many other applications. Polyplastics Co. will be supplied with the plastic from Celanese production at Bishop, Texas.—V. 195, p. 2377.

**Celotex Corp.—Ruberoid to Purchase Shares—**

See Ruberoid Co., this issue.—V. 195, p. 2929.

**Central Indiana Gas Co.—Earnings Statement—**

Period Ended May 30—	1962	1961
Operating revenues	\$9,518,800	\$8,968,000
Net income	1,268,100	1,068,800
Earnings per share (1,087,426 shares in 1962; 1,100,000 shares in 1961)	\$1.17	\$0.97

—V. 195, p. 2489.

**Central Soya Co., Inc.—Earnings Improve—**

Increased earnings by the company were reported by Harold W. McMillen, Board Chairman, in his report to stockholders on the third quarter ended May 31, 1962.

Mr. McMillen reported that, after provision for Federal and state income taxes in the amount of \$1,887,166, third quarter net income was \$1,768,196, which compared favorably with the second quarter's \$1,674,442 and the \$1,203,702 earned in the third quarter of the previous year.

As a result of improved earnings in each quarter of the current fiscal year, net income for the nine months ended May 31, 1962, totaled \$4,906,687, as compared to \$3,565,648 last year.

Third quarter sales amounted to \$80,552,097, down slightly from the second quarter's \$81,395,790, but up substantially from third quarter sales of \$71,791,287 a year ago. For the current nine-month period, sales totaled \$235,378,798, as compared to \$204,187,949 for the first nine months of the previous year.

Net profit per share for the third quarter was 61 cents (based upon 2,887,752 shares outstanding on May 31), an increase of three cents over the second quarter, and of 17 cents over last year's third quarter per share earnings. For the nine-month period, net profit per share amounted to \$1.70, as compared to last year's \$1.25.—V. 195, p. 1426.

**Cincinnati Gas & Electric Co.—Additional Financing Details—**

Our June 25, 1962 issue reported the sale on June 22 of \$25,000,000 of the company's first mortgage bonds, 4% series due June 1, 1992, at 102.50% and accrued interest, to yield approximately 4.23%. The bonds were won at a competitive sale on June 21 by Halsey, Stuart & Co. Inc., New York City, and associates, on a bid of 101.759%.

Additional financing details follow:

UNDERWRITERS—The names of the several underwriters of the new bonds and the principal amounts of the new bonds which they have agreed to purchase are as follows:

Amount (000's Omitted)	Amount (000's Omitted)
Halsey, Stuart & Co. Inc. \$8,900	New York Hanseatic Corp. \$1,000
A. E. Aub & Co. 100	Peters, Writer & Christensen, Inc. 100
Ball, Bunge & Kraus 350	Wm. E. Pollock & Co., Inc. 600
J. L. Arth & Co. 100	R. W. Pressprich & Co. 1,250
George K. Baum & Co. 350	Raffensperger, Hughes & Co., Inc. 300
A. G. Becker & Co. Inc. 1,250	Salomon Bros. & Hutzler 1,250
J. C. Bradford & Co. 600	Scott & Stringfellow 100
Burns, Corbett & Pickard, Inc. 100	Seasongood & Mayer 250
Carolina Securities Corp. 150	Shaughnessy & Co., Inc. 100
Chapman, Howe & Co. 150	Stern, Frank, Meyer & Fox 100
Clayton Securities Corp. 150	Walter Stokes & Co. 100
Courts & Co. 350	J. S. Strauss & Co. 300
Cruttenden, Podesta & Miller 200	Thomas & Co. 250
Davenport & Co. 100	Tucker, Anthony & R. L. Day 1,000
Dick & Merle-Smith 1,250	Wertheim & Co. 1,250
R. S. Dickson & Co. Inc. 1,000	J. C. Wheat & Co. 100
Elkins, Morris, Stokes & Co. 250	C. N. White & Co. 150
M. M. Freeman & Co., Inc. 100	Arthur L. Wright & Co., Inc. 100
Harrison & Co. 100	Wyatt, Neal & Waggoner 150
J. H. Hillsman & Co., Inc. 200	F. S. Yantis & Co., Inc. 150
Investment Co. of Norfolk 150	
Kenower, MacArthur & Co. 150	
The Milwaukee Co. 350	

—V. 195, p. 2929.

**Colwell Co.—Record Loan Volume—**

The company's consolidated May, 1962, mortgage loan origination volume, which includes the Peninsula Division in Northern California, was the most productive for a single month in the company's history, according to Bungy Colwell, President.

During the month, 1,076 loans valued at \$20,271,369 were originated. Previous high for the California mortgage banking firm was recorded during May, 1961, when 983 loans valued at \$13,879,000 were placed on the company's books.

For the five months period ended May 31, 1962, Colwell reported a record pace in loan originations with 3,970 valued at \$1,962,000 compared to 2,758 loans valued at \$1,708,998 for the like period last year.

At May 31, 1962, the company's consolidated mortgage loan portfolio contained 36,410 loans with \$460,888,789 in principal balances outstanding. At Dec. 31, 1961 there were 34,711 loans in the portfolio valued at \$424,255,587.—V. 195, p. 2031.

**Commercial Trading Co., Inc.—Notes Placed Privately—**

On June 26, 1962, it was announced that \$500,000 of this company's subordinated notes, due June 1, 1974, was privately placed through New York Securities Co., New York.—V. 193, p. 2433.

**Consolidated Business Systems, Inc.—Sales Up 71%, Net Doubled—**

The company, of New Brunswick, N. J., increased its net sales 71% from \$2,503,892 to \$4,272,364, in the fiscal year ended March 31, 1962 while its net earnings more than doubled, from \$70,593 to \$147,011, in the same period, J. William Pierce, President, reported.—V. 195, p. 636.

**Crescent Petroleum Corp.—Appointment—**

First National City Bank, New York City, has been appointed transfer agent for the common stock and 5% convertible preferred stock of the corporation.—V. 195, p. 2259.

**Crossett Co.—Shares Solicited—**

See Georgia-Pacific Corp. this issue.—V. 192, p. 896.

**Dart Drug Corp.—Convertible Debentures Offered—**

Laird & Co., Corp., Wilmington, Del. and Jones, Kreeger & Co., Washington, D. C., on June 27, 1962, announced the public offering of \$1,000,000 of this company's convertible subordinated debentures due July 1, 1977, at 100%.

PROCEEDS—Net proceeds from the financing are intended for application to the payment of bank loans, the proceeds of which were used for working capital. The company also intends to add the balance of the proceeds to general funds, to be available for working capital; to open new discount drug stores through 1963, and to provide inventory for such stores.

REDEMPTION FEATURES—The debentures are convertible into class A common stock immediately at conversion prices of \$5 prior to July 1, 1967, of \$7.00 prior to July 1, 1972, and of \$10 prior to July 1, 1977. The debentures bear interest from July 1, 1962. They are redeemable at optional redemption prices ranging from 106% to 100%; and at the sinking fund redemption price of 100%, plus accrued interest in each case.

BUSINESS—Dart Drug, of Washington, D. C., and its subsidiaries are engaged in operating 14 discount retail drug stores, primarily in the Washington, D. C. area. The company's principal lines of merchandise are pharmaceuticals, vitamins, prescriptions and cosmetics. The company's stores also carry sundry articles customarily handled by metropolitan drug stores. National brand items and private label items are both sold by the company.

REVENUES—For the year ended March 31, 1962, on a consolidated basis, the company and its subsidiaries had sales of \$6,973,648 and net income of \$224,125, equal to 37 cents per share of common stock outstanding.—V. 195, p. 2373.

**Diamond National Corp.—Sales, Profits Increased—**

This company continued to show gains in sales and earnings during the first half of 1962, William H. Walters, Chairman and President, reported.

The company's profit after taxes for the 24 weeks ended June 18 totaled \$6,922,000 compared to \$6,556,000 in the like period a year ago. Profit per share of common after preferred dividends equaled \$1.50 a share on 4,519,061 shares outstanding against \$1.39 on 4,482,076 shares for the first half of 1961, or an increase of 8%.

First half earnings, Mr. Walters noted, were exclusive of net gain after taxes and associated expenses of approximately \$10,700,000 or \$2.36 a share Diamond National realized from the sale of its half interest in Dairypak Butler, Inc. in April, 1962.

Net sales for the first 24 weeks of this year totaled \$113,619,000 against \$108,835,000 for the same period a year ago.

In the 12-week period ended June 18, the company increased net earnings to \$3,654,000 from \$3,588,000 a year earlier. Earnings per common share were equal to 80 cents compared with 76 cents a share in the same period a year ago. Sales for the second quarter amounted to \$59,381,000 compared to \$57,028,000 in 1961.

Diamond National, which operates 39 manufacturing plants here and abroad, is a major producer of consumer packaging materials, paperboard, molder-pulp products, lumber, matches and woodenware. The company also operates 79 retail building-supply stores on the East and West Coasts.—V. 195, p. 2490.

**Domestic Management, Inc.—Notes Placed Privately—**

On June 27, 1962, it was reported that this company placed privately through New York Securities Co., New York City, \$1,500,000 of junior subordinated notes, due May 15, 1974, and \$500,000 senior subordinated debentures, series B, due June 1, 1974.—V. 195, p. 2595.

**Dynamic Gear Co., Inc.—Earnings Forecast—**

The company's shareholders were told by President William A. Weigand, at the company's annual meeting, that sales and earnings for the year should substantially exceed those of last year when the company grossed \$1.3 million and earned \$63,636 equal to \$0.12 per share.

Sales for the first half of the current year ended June 30, 1962, were estimated to compare favorably with the \$749,000 billed in the comparable 1961 period, despite the small backlog with which the company started the year. New orders written place the current backlog at \$350,000.—V. 195, p. 2490.

**Dynascan Corp.—Formed Through Merger—**

Two groups of Chicago-area electronics firms have merged to form Dynascan Corp., according to Carl Korn, President of the new organization.

Dynascan is a leading producer of equipment for the electronics and materials handling industries.

One group of merging firms consisted of B & K Manufacturing Co., Dynascan Manufacturing Co., and Cheri Engineering Co. These companies were engaged in developing, designing, manufacturing and selling electronic test equipment for commercial television and general industrial application.

The other group was EHF Mark Microwave Inc., Mark Mobile, Inc. and Janline, Inc. These firms were engaged in developing, designing, manufacturing and selling antennas and microwave equipment for point-to-point and all-directional two-way radio. This equipment is used by police and fire departments, taxicab firms, truckers, railroads and similar industries where two-way communication is advantageous.

Combined sales for the two merging firms were \$4,030,938 in 1961. Pro forma net earnings for the two groups were \$399,918 in 1961, or \$0.50 per share. Pro forma net earnings were \$250,406 for 1960, or \$0.31 per share, on sales of \$2,594,531.

Dynascan has been capitalized at 2 million authorized shares with \$1 per value per share. Currently 800,000 shares are outstanding. The shares are traded over the counter.

Dynascan Corp., the successor firm, will carry on the business activities of its predecessor firms. Corporate headquarters are located at 1801 W. Belle Plaine Ave., Chicago. Principal manufacturing facilities are located here and at 5439 W. Fargo, Skokie, Ill.—V. 195, p. 1923.

**Eaton Manufacturing Co.—Expands Argentine Interests**

Two major steps have been taken by the company which will further enlarge its manufacturing and engineering activities in the expanding Argentine automotive market.

E. M. de Windt, President of Eaton International, announced that the company has acquired a substantial equity interest in Compania Metalurgica Argentina A.E.S.A. I. C., a suspension spring manufacturer, and has concluded a licensing agreement with S. Becoul E Hijos S. A., a producer of forgings. Both companies are located in Buenos Aires.

Compania Metalurgica is the country's leading manufacturer of leaf and coil suspension springs. It also makes stabilizing bars and bumper supports.

The company has under construction a new 75,000-square-foot plant in San Miguel, on the outskirts of Buenos Aires, to manufacture suspension springs for original equipment applications in passenger cars and trucks. When completed, it will substantially broaden the operations of the present plant in Buenos Aires which will then limit its output to the railroad, automotive and truck replacement spring markets.

The license agreement with Becoul, a major manufacturer of forgings in Argentina, covers the production of induction hardened shafts by a process developed by Eaton. These shafts are used in the assembly of truck axles. Induction hardening provides maximum resistance of the shaft steel to fatigue failure.

Meanwhile, Eaton Ejes I. C. S. A., a wholly-owned subsidiary of Eaton Manufacturing Co., is currently bringing to completion a plant in Jose C. Paz, a suburb of Buenos Aires, for volume production of rear two-speed axles and front axles for medium-sized trucks. Eaton's investment here will exceed \$8,000,000 for land, buildings, equipment and inventories.—V. 195, p. 1036.

**Eddy Paper Co.—To Redeem Stock—**

The company has called for redemption on July 20, 1962, all of its outstanding cumulative convertible class "A" shares (par \$20) at \$22.60 per share. Payment will be made at the Montreal Trust Co., Montreal, Toronto, St. Johns, Winnipeg, Vancouver and Halifax.—V. 195, p. 1799.

**Electrical Products Corp. of Calif.—Merger Approved**

See Federal Sign & Signal Corp. this issue.—V. 195, p. 1923.

**Elgin National Watch Co.—Sales Up 33%, Net Increased**

Net sales of the company for the quarter ended May 31 jumped 33% from the corresponding 1961 period, and the corporation reported a net operating profit of \$14,593 as against a net operating loss of \$124,507 a year earlier. Henry M. Margolis, Board Chairman, told the annual meeting of stockholders.

The net profit for the quarter—the first three months of the company's fiscal year—was equal to 12 cents per common share against a net operating loss of 13 cents in the year-ago period. However, because of a non-recurring income of \$265,178, Elgin had a net profit of \$140,671 or 15 cents in the 1961 quarter. No provision was made for Federal taxes in either period because of a tax loss carry-forward.

Mr. Margolis said that the company has adopted a fiscal year of 12 calendar months as against the previous policy of operating on a fiscal year of 13 equal accounting periods of four weeks each. For purposes of comparison, therefore, 1961 figures have been restated.

Net sales for the May quarter increased to \$10,147,719 from \$7,655,000 a year before, he reported.—V. 195, p. 2930.

**(R. J.) Enstrom Corp.—Rights Offering—**Pursuant to a June 18, 1962 offering circular the company is offering, without underwriting, to holders of its common shares the right to subscribe for additional shares at the rate of four-fifths of a share for each share held of record June 11, 1962, and the privilege to oversubscribe for additional shares, not to exceed five shares for each share held. The total number of shares so subscribed and oversubscribed for shall in no event exceed 30,000 common shares. Rights will expire on July 31, 1962. Net proceeds will be used for debt repayment, materials, overhead, promotion, and miscellaneous expenses.

**BUSINESS—**The company was incorporated under the laws of the State of Michigan on Dec. 22, 1959, and its office is located at Menominee County Airport, Menominee, Michigan. The company was formed by a group of business men to develop and market a helicopter, using as a starting point the designs, patented rotor-blade control system and experimental machine created and built by Mr. Enstrom. The patented rotor-blade control system is not incorporated in the design of the company's present prototype and both the company and Mr. Enstrom, who is neither by education or training an aeronautical or helicopter engineer, recognize that Mr. Enstrom's most important contribution to the company was his development of basic concepts of straight-forward and simple helicopter design. Because Mr. Enstrom had built a helicopter reflecting his basic design concepts, the company was able to begin its program without devoting a significant amount of time to otherwise essential preliminary planning, designing, construction and testing and has reached the present stage of development at a cost, as of March 31, 1962, of \$296,605 in cash, and shares and other considerations to be paid to Mr. Enstrom in accordance with the company's agreement with him. The company intends to adhere to the basic simplicity envisioned by Mr. Enstrom as the design of its helicopter continues to develop and to do so even if it is necessary to abandon details of the original design.

CAPITALIZATION GIVING EFFECT TO PRESENT FINANCING		
	Authorized	Outstanding
Common shares (par \$10)	80,000 shs.	68,100 shs.

—V. 195, p. 1799.

**Fairchild Camera & Instrument Corp.—Acquisition—**The acquisition for cash of all inventories and equipment of the Central Electronic Manufacturers Division of Nuclear Corp. of America, Inc., and the product line of the division, was announced by Fairchild Camera & Instrument Corp. Central Electronics will become a department of Fairchild's Du Mont Electronic Tube Division in Clifton, N. J. The amount involved in the transaction was not disclosed. Central Electronics has a proven reputation in the high power electronic tube field, associated power devices, as well as an active research and development program. Fairchild President John Carter commented, "These products and programs will serve to broaden the Du Mont Tube Division's position in the electronic tube field." —V. 195, p. 2032.

**Federal Sign & Signal Corp.—Merger Approved—**The company announced that the proposed merger of Electrical Products Corp. of Los Angeles into Federal Sign & Signal Corp. was approved at special stockholder meetings. Holders of more than 90% of Federal stock approved the merger at a meeting in Chicago, while at a meeting held in Los Angeles, holders of 84 1/2% of EPSCO stock voted their approval of the merger. In Chicago, James F. Jones, President of Federal, said it is expected that the merger will be effected soon, following the issuance of appropriate approval by the Commissioner of Corporations of California. Electrical Products was established in 1912 and produces electrical outdoor displays in major markets in California, Oregon, Arizona, and Nevada. Federal Sign operates branch plants and offices in the East, Midwest, and Southwest. —V. 195, p. 1923.

**Floyd Bennett Stores, Inc.—Operates Add'l Stores—**The company, a publicly-owned discount department store chain, has begun direct operation of three previously leased furniture departments, and of a newly opened pet shop. Earlier this year the company began direct operation of other previously leased departments, including food, housewares, hardware, paint, garden furniture, gardening equipment, and automotive accessories. Floyd Bennett Stores has started to operate the furniture departments in its Valley Stream, L. I., Patchogue, L. I. and Manhasset, L. I. stores, and the pet shop in its Patchogue unit. Operating leases of the Valley Stream and Patchogue furniture departments were acquired from Brod's, whose former head, Michael Brodsky, has joined Floyd Bennett Stores, Inc., as furniture merchandise manager. The lease for the furniture department in Manhasset was acquired from Miracle Sleep Products, Inc. —V. 195, p. 1663.

**Forest Laboratories Inc.—Earnings Up—**Earnings of this company for the fiscal year ended March 31, increased 37 1/2% to \$102,770 from the \$21,305 registered in the preceding 12-month period, Hans Lewey, President, revealed. These earnings figures are equal to 38 cents per share as against 8 cents per share for the previous year. Forest Laboratories is primarily engaged in developing and manufacturing "sustained action" pharmaceuticals and proprietary products for the drug, chemical specialties, and food industries in the United States and 27 foreign countries. —V. 194, p. 7.

**Franklin Life Insurance Co. (Springfield) — To Be Merged—**See Greatamerica Corp. this issue. —V. 195, p. 2595.

**Gabriel Co.—International Subsidiary Formed—**The company announced the formation of a new international subsidiary, Gabriel Europe, S. A., as a joint venture with a leading Belgian manufacturer, Compagnie Generale des Conduites d'Eau of Liege. Thomas J. Dolan, chief executive officer, said that construction of an automotive shock absorber plant would shortly begin on a ten-acre site near Liege, Belgium, in cooperation with the Belgian company. The Compagnie Generale des Conduites d'Eau is one of the largest companies in Belgium and has been in business in Liege for more than 400 years. The new million-dollar facilities, when in full operation, will have more than 100 employees and Gabriel shock absorbers will be distributed through well-established Gabriel distributors and representatives throughout Europe. Warehouse facilities to service the new automotive shock absorber plant have been opened in the Liege area. The new plant will be a one-story building of modern reinforced concrete construction. Mr. Dolan said that he was proud that The Gabriel Co. would be associated with such a forward-looking and growth-minded company as Compagnie Generale des Conduites d'Eau, associated with leading citizens of Belgium and located centrally in the European Common Market. Mr. Dolan pointed out the success of the two latest Gabriel plants which had already been established outside the United States—Gabriel of Canada Ltd. and Gabriel India Ltd., both of which are expanding production rapidly. In addition, Gabriel has commenced production in the Argentine. The Gabriel Co. is the world's leading manufacturer of shock absorbers. —V. 195, p. 1097.

**General Mills—Net Down—**General Mills, net earnings for the fiscal year that ended May 31, 1962, will be approximately \$10,150,000, or \$1.25 per share, according to preliminary estimates. This compares with earnings of \$12,800,000, or \$1.63 per share, for the previous year. The company emphasized that detailed accounting has not been completed, and the public accountants have not finished their review. The official annual report will be released July 30. The Grocery Products Division, most important of General Mills' operating units, completed a highly profitable year. The company's reduced earnings were attributed largely to two factors.

First were losses in feed operations. Throughout the year, the company said, prices of broilers and turkeys were below the cost of production; consequently, General Mills' poultry growing operations as well as their customer business were highly unprofitable. During the latter part of the year, General Mills announced plans to withdraw from the feed business, which had been a substantial drain on earnings for the past few years. Many of the company's feed mills have now been sold. The second factor that affected earnings adversely, General Mills reported, was extreme competition in the flour industry which held profit margins to abnormally low levels. Sales of \$546,400,000, the company said, were down about 5% from those of the previous year, primarily because of discontinuance of feed operations. During the fiscal year, General Mills continued quarterly dividend payments of 30 cents per share. Through its 34-year history, the company has earned and paid regular dividends on its common stock without reduction. —V. 195, p. 402.

**General Motors Corp.—To Incr. Universities' Support** GM announced expansion in the amount of its contributions for support of higher education and a substantial increase in the number of participating colleges and universities. The cost of the revised program, including operation of General Motors Institute at Flint, Mich., is expected to exceed \$8,500,000 annually and benefits will be received by more than 730 colleges and universities, almost double the 368 under the current program. —V. 195, p. 2595.

**General Steel Industries, Inc.—Stock Exchanged—**See White Motor Company this issue. —V. 195, p. 2152.

**General Tire & Rubber Co.—Sales, Net Up—**The consolidated net sales of the General Tire & Rubber Co. for the first half of 1962 were \$432,751,400 compared with \$374,086,216 for the same 1961 period, it was announced. In a joint report to shareholders, Chairman T. F. O'Neil and President M. G. O'Neil pointed out that this is an increase of 15.7% with all of the company's divisions showing sales increases. Estimated net earnings for the six months ended May 31, 1962 were reported at \$11,720,164 or a per-share earnings of 68 cents on common stock outstanding. This compares with \$11,508,190 for last year when the per-share earnings were also 68 cents. Increased first half earnings were experienced in 1962 in plastics and in industrial products, it was pointed out. Commenting on the first-half results, President O'Neil said: "Sales of the Tire Division increased in the first half of 1962 over last year. There was a distinct improvement in the earnings of this division during the second 1962 quarter as compared with the first three months of the year. "While sales of Aerojet-General, our rocket and space age subsidiary, increased in the first half of 1962, net income declined because of expanded company-sponsored research and development effort and lower volume of fixed-price contracts. "The net income of RKO General, Inc., General Tire's Radio and Television subsidiary, was \$2,426,248 for the 1962 half compared with \$2,664,621 for the first six months in fiscal 1961. RKO General's pre-tax income in the two periods was approximately the same, it was explained. On the year's outlook, shareholders were told: "We confidently expect our overall business to continue at or above current levels for the balance of the year." —V. 195, p. 1807.

**Georgia-Pacific Corp.—Proposes Acquisition—**Georgia-Pacific Paper Corp., a wholly-owned subsidiary of Georgia-Pacific Corp., has mailed to all holders of class A and class B stock of the Crossett Co. of Crossett, Ark., an offer dated June 22, 1962, to purchase their shares at \$55 a share. The offer expires at the close of business on July 2, 1962. In order to accept the offer, stock certificates must be deposited with either First National City Bank of New York City or Bank of America, National Trust & Savings Association, San Francisco, before the close of business on this date. —V. 195, p. 2930.

**Glidden Co.—Sales Up 16%, Net 23%—**Net sales of the company for the nine months which ended May 31, 1962, were \$172,709,305, compared with sales of \$148,393,231 for the similar period in the previous fiscal year. Dwight P. Joyce, Chairman and President, reported. Net income for the 1962 fiscal period amounted to \$4,164,807, equal to \$1.68 per common share after providing for preferred dividend requirements. Last year, net income for the comparable nine months was \$3,386,279, or \$1.47 per common share. Totals for the 1962 period include operating results of Pemco Corp., which was acquired last year and is now the Pemco Division of the Chemicals Group. Mr. Joyce reported that for the full nine months net sales were up 16% and net income 23%. In the third quarter of the fiscal year sales rose 14% and net income was up 8%. "This slowdown in the rate of gain was anticipated," Mr. Joyce said. "In the spring of 1961 we experienced a very rapid business recovery and results for the third quarter of this year must be compared with the sharp gain recorded in the latter part of fiscal 1961." —V. 195, p. 218.

**Goldfied Consolidated Mines Co.—Appointment—**The Irving Trust Company, New York City, has been appointed registrar for the common stock of the company. —V. 183, p. 1676.

**(B. F.) Goodrich Co.—New Plant—**The company officially opened its sixth tire manufacturing plant in the United States. J. W. Keener, President and Chief Executive officer of the company, in dedicating the new facility, said total tire shipments for use on new cars in the U. S. should exceed 35 million units this year, an increase of about 17% over last year. Total shipments of pneumatic tires of all types—including truck-bus, farm, industrial and aviation—will set a new record of 134 million units in 1962, he said—up 7 million units from the 1960 high, and 9 million from the total in 1961. "This new plant provides improved access to growing tire replacement markets in the middle West and to more than half the nation's automobile manufacturing capacity, which is within overnight shipping distance," Mr. Keener said. The BFG President said first-quarter replacement tire shipments this year were nearly 2 million above the same period in 1961, but he anticipated only modest gains during the rest of the year for replacement uses. The Indiana plant is on a 270-acre tract east of Fort Wayne on the banks of the Maumee river. It is BFG's 35th manufacturing facility in this country. —V. 195, p. 2034.

**Gould-National Batteries, Inc.—Receives Contract—**The U. S. Navy Department has just awarded the company a contract exceeding \$15 million for Torpedo Seawater batteries. According to Albert H. Daggett, Chairman, this latest contract brings the fiscal year total of strictly military battery types to more than \$10 million. The largest portion of the \$10 million was apportioned to Lead-Acid and Silver-Zinc batteries for aircraft; Seawater and Silver-Zinc torpedo batteries; and extra-heavy-duty batteries for conventional and nuclear submarines. The remainder consisted mainly of batteries for use by Army Ordnance (automotive types), and Army Signal Supply for use in portable sending and receiving sets. The aircraft batteries are designed for starting purposes only, while all the remainder are designed for power production. —V. 195, p. 1317.

**Granite City Steel Co.—Notes Sold Privately—**On June 29, 1962, it was reported that \$48,000,000 of this company's 4 1/8% notes, due in 1987, were issued privately to three insurance companies to refinance the two major elements in its long-term debt. The proceeds will be used to retire first mortgage

bonds and revolving credit 90-day bank notes presently outstanding. The three insurance companies are Metropolitan Life Insurance Co., Prudential Life Insurance Co., and Northwestern Mutual Life Insurance Co.—V. 195, p. 2034.

**Great American Life Underwriters, Inc.—To Be Merged** See Greatamerica Corp. this issue. —V. 195, p. 2595.

**Greatamerica Corp.—Plans Reorganization—**Shareowners of Great American Life Underwriters, Inc., a Texas corporation established in 1929, approved a plan for reorganizing their company into the nation's largest life insurance company management firm. Approval of the reorganization, given at a special meeting of Great American Life Underwriters shareowners, sets in motion the establishment of a new company under the name of Greatamerica Corp., having initial capital and surplus in excess of \$200 million. The assets of its managed companies will amount to approximately \$900 million. Shareowners in Great American Life Underwriters, under terms of the proposal, will receive 10 shares of stock in Greatamerica Corp. for each share of their Great American Life Underwriters stock. Through stock ownership Greatamerica will control the Franklin Life Insurance Co., Springfield, Ill.; Gulf Life Insurance Co., Jacksonville, Fla.; and American Life Insurance Co., Birmingham, Ala. Combined life insurance in force of the three firms is almost \$7 billion. Great American Life Underwriters has controlled Franklin Life through stock ownership. The proposal to create Greatamerica was submitted to vote of Great American Life Underwriters shareowners on the basis of Greatamerica initially exercising control of Franklin, Gulf, and American Life insurance companies. —V. 195, p. 2595.

**Green Giant Co.—Record Sales, Profits—**Profits and sales of the company continue at or above the all-time record levels established for the year ended March 31, 1962. L. E. Feiton, President of the Le Sueur, Minn., packer of vegetable specialties, told stockholders attending the annual meeting that the company hopes to set new sales and profit records during the current year. Profits for the year ended March 31, as previously announced, were \$2,357,921, up nearly 9% from the previous year. Per share profits were \$2.46, up from \$2.28. Sales, rising about 11%, were \$75,038,512. Other company officers told attending stockholders of Green Giant's growing success with its recently introduced frozen foods of the added per share profits that are the aim of the record \$5 million capital expansion program to be carried out this year, and of the expanding research program aimed at improved and more profitable food specialties. —V. 195, p. 2596.

**Gruen Industries, Inc.—Shows Profit for Year—**This eighty-eight year old firm in the hard-pressed American watch industry, showed a profit for the first time in eight years for its fiscal year ending March 31, 1962. The company's annual report, sent to stockholders, shows a profit of \$118,484. Gruen's loss during 1960 was \$1,830,723, and was reduced last year to \$508,759. The 1962 annual report also indicates that sales increased 15% while profit on sales (\$3,106,191) increased by more than 25% over the previous year. Current liabilities were reduced by more than \$800,000 during the same period. The report also states that Gruen manufacturing facilities in their wholly-owned factory in Biemme, Switzerland, are now working at full capacity, more than doubling their production rate of two years ago. A new management team headed by John H. Ballard, President and Chief Executive Officer, and Edward L. Love, Chairman of the Board, came to Gruen in the latter part of the company's 1960 fiscal year. Mr. Ballard, formerly President of the Bulova Watch Company and Mr. Love, formerly Executive Vice President of the Chase Manhattan Bank, are held largely responsible for the current improved profit picture. Under Mr. Ballard's direction, inventories have been reduced and sales increased without forced sales, and styling and marketing innovations have been introduced; under Mr. Love's directions, loans outstanding were consolidated, and an expanded revolving credit line, geared to seasonal requirements, was made possible. Production economies were also effected in this country and in Switzerland. The Gruen report states that steps are now underway to further increase production capacities, and that a program of cost reduction, reflected in part in the current report, will continue this year. —V. 190, p. 2040.

**Gulf Life Insurance Co. (Jacksonville, Fla.)—Merger Planned—**See Greatamerica Corp. this issue. —V. 195, p. 2596.

**Gulf, Mobile & Ohio RR.—Trust Certificates Sold—**On June 28, 1962, a group headed by Halsey, Stuart & Co. Inc., Chicago, purchased at competitive sale \$3,150,000 of this company's equipment trust certificates, series J, due semi-annually, Jan. 15, 1963 to July 15, 1977, inclusive, on a bid of 98.66% for a 4 1/8% coupon. On reoffering, the certificates were priced to yield from 3.25% to 4.30%, according to maturity. Net proceeds from the sale will be used to acquire 325 box cars. —V. 195, p. 2702.

**Hallcrafters Co.—Sales Up 15%, Net 23%—**Earnings and sales for both nine-month and third quarter fiscal periods hit record peaks, the company, a Chicago electronics firm, reported to shareholders. The company also announced the establishment of a Pacific Division to serve the aerospace industry, with headquarters in Santa Ana, Calif. William J. Halligan, Chairman, and Robert F. Halligan, President, told shareholders that the company was "well on its way to surpassing the fiscal 1961 record-breaking year by a considerable margin." Year-end earnings are expected to exceed last year's by 25%, they indicated. For the nine-month period ending May 31, 1962, net earnings amounted to a new high of \$1,384,000, up 23% from the \$1,125,000 figure for the same period a year ago. This was the equivalent of 57 cents per share, compared to 46 cents last year. Nine-month sales totaled \$51,417,000, a gain of 15% from \$44,853,000 in 1961. Record earnings for the third quarter came to \$542,000, or 22 cents per share, up 37% from \$397,000, or 16 cents per share, last year. Third quarter sales increased 4% to \$15,618,000 from \$15,194,000 for the same period a year ago. A 20,000-square-foot building has been leased in Santa Ana, Calif., and will house research, engineering, production, quality control and market and customer liaison functions. The facility is designed to serve the aerospace industry's requirements for high-speed data systems, miniature circuitry and special QRC (Quick Reaction Capability) projects. The executives reported that the company's Aerospace Division showed a 17% sales increase over 1961 for the first nine months and had received more than 60 highly diversified military engineering contracts during that period. Sales were up 19% in the Commercial Products Division, with electronic origin shipments 13% ahead of last year. Consumer products, such as short-wave listening and Citizens Band radios, showed "phenomenal growth" with sales in April being the heaviest in the firm's history—112% ahead of April, 1961. The \$39,800,000 backlog on May 31, 1962, was reported to represent the widest range of product and engineering diversification that Hallcrafters has ever had. —V. 195, p. 7.

**Handmacher-Vogel, Inc.—Proposed Acquisition—**The company has agreed to acquire all the outstanding stock of Country Miss, Inc., a leading manufacturer of shirtwaist dresses, it was announced by Alvin Handmacher, President. Country Miss, of 1407 Broadway, New York, will continue as a wholly-owned subsidiary, operating independently under its former management. Mr. Al Gifford will continue as President of Country

Miss, in charge of sales and styling, and Mr. Nathan Melnick will continue as Treasurer with responsibility for production.

Handmacher-Vogel, is a leading manufacturer of high quality women's suits, retailing at prices from \$25 to \$100. "This is our first step in a planned series of acquisitions which will transform Handmacher-Vogel into a diversified yet fully integrated soft goods company," said Mr. Alvin Handmacher.—V. 195, p. 1317.

**(H. J.) Heinz Co.—Sales, Net at Record High—**

According to a registration statement filed with the SEC, which became effective on June 25, 1962, the consolidated sales and net earnings of H. J. Heinz Co., Pittsburgh, Pa., for the fiscal year ended May 2, 1962, achieved a new high. Sales of the international food processing concern totaled \$375,810,168 during the 52-week 1962 fiscal year, as compared with \$365,989,546 in the preceding 53-week fiscal year. Net income totaled \$14,165,900, as compared with \$13,764,661 for the prior year. H. J. Heinz, II, Chairman, said that while the regular annual report of the company will be distributed as usual in the latter part of July, complete financial statements for the fiscal year are included as a part of the registration statement. The net income for this year was equivalent to \$2.65 per share of common stock, compared to \$2.42 per share a year ago after giving effect for both years to the elimination of unrealized gains and losses from foreign exchange. The net income announced a year ago, which does not give effect to such adjustments, was \$13,447,418, or \$2.53 per share. Dividends paid on common stock, of which 5,251,130 shares were outstanding at the end of the 1962 fiscal year totaled \$5,209,222, as compared with dividends totaling \$4,404,727 paid during the previous fiscal year, at the end of which 5,098,580 shares were outstanding. Dividends on preferred stock, which is being gradually retired, totaled \$237,747, as compared with \$235,376.

The registration statement is for 379,500 shares of common stock, of which 160,300 shares are outstanding. The balance of the registered shares are, or may be, optioned to key employees under the company's Incentive Stock Option Plan. Of the outstanding shares covered by the registration statement, 124,500 shares were issued in June, 1961, to shareholders of Handmacher, Inc. in an exchange-of-stock transaction and the balance had been acquired by the employees on exercise of options.—V. 195, p. 1919.

**Heli-Coal Corp.—Sales Up 19%, Net 37%—**

The company reported a 19% increase in sales and other income for the fiscal year ended April 30, 1962, and a 37% increase in net income, over the corresponding period of the preceding year.

Sales and other income totaled \$8,650,325 compared with \$7,258,132 in the preceding year. Net income amounted to \$1,236,297, or \$1.77 a share on the 699,442 average number of shares outstanding for the year, compared with \$904,299 or \$1.31 a share on the 690,738 average shares outstanding in the preceding fiscal year.

Eduard Baruch, President, in the report to stockholders expressed confidence over the outlook for the coming fiscal year, commenting that "the year should begin to reflect increased tangible results from new programs instituted." These programs include research and development, which have produced new marketable products, and training and coordination of the sales and marketing organization.

Heli-Coal Corp. had a strong working capital position at the end of its fiscal year, \$4,987,972 compared with \$4,365,489 the year before. The company had \$3,954,659 in cash and marketable securities at the fiscal year-end.

The board of directors of the company has decided to issue quarterly instead of semi-annual financial statements to stockholders, Mr. Baruch revealed. He noted also that the board had declared an extra dividend of 10 cents a share at the June 7 meeting, in addition to the regular 30 cent semi-annual dividend.—V. 195, p. 1663.

**(Walter E.) Heller & Co.—Forms Puerto Rico Subs.**

The company announced the formation of Walter E. Heller & Co. of Puerto Rico, a wholly-owned subsidiary which will operate in San Juan, Puerto Rico.

The new firm will provide Puerto Rican industry with the complete Heller range of commercial financing services. These include revolving loans made on the security of accounts receivable and inventory, the financing of income producing equipment on installment and lease-rental plans, old line factoring, rediscounting, and the financing of independent consumer finance companies.

Opening of the San Juan office, located in the First Federal Bldg., will facilitate the processing of loans by Stateside companies which have manufacturing facilities in Puerto Rico. The new subsidiary will have its own credit resources. Its staff, comprised of local personnel, will be supervised by General Capital Corp., Miami, another Heller subsidiary.

The parent Heller company is one of the largest commercial finance houses in the United States. It employs funds of \$380 million, and its volumes approximate \$1.3 billion annually. Headquarters are in Chicago, with branches in New York City, Boston, Atlanta, Detroit, Los Angeles and Miami.—V. 195, p. 1702.

**Henry's Drive-In, Inc.—Increases Deferred Income—**

Net earnings of seven cents per share and an increase in deferred income to \$2,203,645 for the three months ended March 31, 1962, were reported to shareholders on June 23 by Henry's Drive-In, Inc., Chicago.

Net earnings for the first quarter were \$14,478, on total revenues of \$121,705, according to Charles Robbins, President of the nationwide system of franchised drive-ins. The company had 213,000 shares outstanding on March 31, 1962.

Deferred income is the unearned profit portion in sales contract receivables. At the end of 1961 total deferred income was \$1,657,858.

Mr. Robbins called the first quarter earnings "satisfactory despite one of the most severe winters" in the company's history.

He pointed out that when, at the corporation's annual meeting, he projected a 1962 earnings increase at least 60% above 1961 earnings, he was aware that first quarter results would be modest.

During the first quarter of 1962, contracts were signed for four new drive-ins under the company's "Own-as-You-Earn" plan in which each operator buys his business, including the real estate, building, and all other physical assets, from Henry's under a sales contract. The deferred income is derived from each sale during the life of the sales contract.

"Progress to date is consistent with our goal of opening 30 new 'Own-as-You-Earn' drive-ins by the end of the year," he said.—V. 195, p. 2034.

**Hilco Homes Corp.—Sales Up 6%—**

First quarter consolidated sales for the company, Philadelphia manufacturer of homes, are up 6% over the same period, ending June 30, a year ago, it was announced by Jerome J. Drucker, Chairman, to the company's annual stockholders' meeting.

Mr. Drucker disclosed that estimated consolidated gross sales for the current quarter of Hilco's fiscal year will total about \$1,625,000. This compared with \$1,527,000 in gross sales recorded during the June 30 quarter of 1961.

The Board Chairman also told the stockholders that the number of deposits placed by prospective customers during the first quarter of this year are 30% above the first fiscal year quarter of last year.

He also predicted "conservatively" that total consolidated sales for the 1962-63 fiscal year for Hilco Homes will top \$5,000,000 for the first time in the company's history. This compares with gross sales of \$5,301,263 reported for the immediate past 1961-62 fiscal year.—V. 195, p. 2931.

**Hygiene Industries, Inc.—Record Sales, Earnings—**

Sales and net income of Hygiene Industries, a leading manufacturer of plastic shower and window curtains and accessories, both reached record highs in the fiscal year ended Feb. 28, 1962. Abraham Hershson, President, announced, sales rose to \$4,072,467, an increase of 11% from fiscal 1961's sales of \$3,665,900, and net income increased to \$264,023, a gain of 12% from the previous year's net of \$235,768.

Mr. Hershson said earnings in fiscal 1962 equalled 44 cents a common share based on 600,000 shares of common stock outstanding, as compared with 39 cents a share on the same number of shares outstanding the year before.

He said that Hygiene has "strengthened its competitive position within the industry and laid the groundwork for future growth" through expansion of the company's production facilities at its two manufacturing plants, in Brooklyn, N. Y., and Gardena, Calif., and by broadening its sales and marketing programs. The company markets

its line of products, under the trade names of "Hygiene," "Mayflower" and "Berkeley," through retail outlets in the 50 states and Puerto Rico.—V. 195, p. 977.

**IMC Magnetics Corp.—Sales Up 20%—**

The company, of Westbury, N. Y., had sales of \$1,318,000 in the first quarter ended May 31, 1962, an increase of 20% over last year's first quarter of \$1,101,000, Charles Wohlsetter, Chairman of the Board, told the annual meeting of stockholders.

The company's backlog at the end of this May was the highest in recent years, he added, standing at \$1,822,000, compared with \$1,480,000 at the end of May, 1961. New business in each month of the quarter exceeded the comparable month of the year before, he said, the year before, he said.

Sales for the fiscal year that ended Feb. 28, 1962, reached a record high of \$5,068,853, an increase of 10% over sales of \$4,622,061 in the preceding year, which was also a record, Mr. Wohlsetter reported. Net income after taxes in the fiscal year ended this February was \$708,430, or 13 cents per common share, compared with a deficit of \$74,955 in the year previous.—V. 194, p. 1508.

**Ideal Precision Meter Co. Inc.—Yearly Statement—**

Years Ended March 31—	1962	1961
Net sales	\$1,838,792	\$1,338,929
Net profit	85,068	36,695
Earnings per share	\$0.24	\$0.11

\* Based on number of shares outstanding at the end of the period amounting to 353,400 in 1962 compared to 337,500 in 1961.—V. 195, p. 865.

**Independent Telephone Corp.—Acquisition—**

This company has acquired the Steuben Telephone Co., now serving over 2,600 telephones in North Central Pennsylvania, and contiguous to other operating properties of the ITC System in New York State. The ITC System, operating in 11 states, now serves in excess of 60,000 telephones.

William B. Harrison, President of Independent Telephone, said that the purchase of 100% of the Steuben stock was for an undisclosed amount of cash. The stock purchased from the family of the late Yeddar A. Manley, founder of the Steuben Telephone Co. His son, Lewis A. Manley, will continue as General Manager of the company, with principal offices in Elkland, Pa.

The company serves the communities of Mills, Elkland, Knoxville, Westfield, Osceola and Harrison Valley, all in Pennsylvania. All exchanges are dial operated.—V. 195, p. 2931.

**Indian Head Mills, Inc.—Sales, Net Increase—**

The company scored substantial gains in sales and pre-tax profits in both the second quarter and first half of its fiscal year, and net profits increased slightly, James E. Robison, President, disclosed in the company's quarterly report to stockholders. The improvements resulted from acquisitions completed within the past two years, Mr. Robison said.

Earnings in 1962 have come entirely from operations, he noted, while substantial non-recurring income was realized in 1961. In addition, a much larger portion of the company's profit was subject to Federal and foreign income taxes than in 1961.

Sales and operating revenues in the three months ended June 2, 1962, climbed 64% over the comparable period last year, rising to \$38,896,000 from \$23,699,000. Pre-tax profits rose to \$1,214,000 from \$1,037,000 a year ago, when non-operating income of \$255,000 was realized. Federal and foreign income taxes increased to \$354,000 from \$100,000, and net profits amounted to \$860,000, as compared with \$937,000. After preferred stock dividends, earnings per common share were 79 cents in the quarter just ended, compared with 72 cents a year earlier, based on shares outstanding at the end of each period, and adjusted for the 2-for-1 stock split in 1961.

In the first six months this year, sales and operating revenues were \$73,545,000, an increase of 70% over sales of \$43,369,000 a year earlier. Pre-tax profits increased 53% to \$2,564,000 from \$1,679,000 in the first half of 1961, when non-operating income amounted to \$586,000. Provisions for Federal and foreign income taxes increased to \$973,000, from \$100,000 in the first half of 1962.

Commenting on the outlook for 1962, Mr. Robison said: "Profit margins of several divisions remain under extreme pressure as the result of increased costs for raw materials and higher wages paid without compensating price increases. Provisions for Federal and foreign income taxes will also continue well above the levels of a year ago, and for the full year will approximate the rate of the first six months. Nevertheless, the company's operating earning power has been greatly strengthened through diversification."—V. 195, p. 1808.

**Inland Credit Corp.—Notes Placed Privately—On June 27, 1962, it was reported that this company placed privately, \$1,500,000 of senior subordinated notes, due May 15, 1974, and \$400,000 junior subordinated notes, due May 15, 1974, through New York Securities Co., New York City.—V. 195, p. 1664.**

**International House of Pancakes Inc.—Revenues Up 74%, Net 41%—**

Speaking to the Los Angeles Society of Financial Analysts in Los Angeles, Al Lapin, Jr., President of the company, a national restaurant operator and franchisor, reported that the firm now has a total of 33 units operating or under franchise, and that revenues for the first nine months of the current fiscal year totaled \$3,920,528, up 74% over revenues of \$2,241,389 for the similar period a year ago.

Earnings for the nine month period ended June 3, 1962 were \$254,838, an increase of 41% over year-ago earnings of \$187,522 "despite the costs of expansion, which include substantial expenditures for research and development, executive training, and a thousand-and-one 'start up' items."

On a per share basis, net income this year for the nine months period equaled 43 cents per share on 621,047 shares outstanding on June 3, 1962. Earnings per share for the third quarter were 15 cents, based on 621,047 shares. Earnings per share for the first and second quarters were both 14 cents, based on 593,632 shares at March 4, 1962, and 575,638 shares on Dec. 3, 1961.

Mr. Lapin told the analysts that the company now has under construction five pancake restaurants, two Woody's Smorgasburger restaurants, the Golden Oaks apartment hotel for senior citizens, and before the end of the current fiscal year Aug. 31, five additional Dog House restaurants will be in operation.

The International House of Pancakes became publicly owned Nov. 8, 1961, and per share earnings were not published for periods prior to that date. However, based on the 621,047 shares outstanding on June 3, 1962, per share earnings for the nine months ended June 4, 1961, were 30 cents.—V. 195, p. 866.

**International Telephone & Telegraph Corp.—Receives Contracts—**

The Industrial Products Division of I. T. & T. has received an order in excess of \$100,000 from Raytheon's Communication and Data Processing Operation, for 32 Type ND-5 Frequency Synthesizers for use at the Air Force Cambridge Research Laboratories.

The synthesizers are instruments that generate very stable radio frequencies.

Frederick H. Guterman, President of the ITT Industrial Products Division, said the synthesizers will be used to stabilize receivers and transmitters involved in a high-frequency pulse transmission system for ionospheric propagation studies. The system is to be produced at Raytheon's plant in Norwood, Mass.

**Grumman Contract—**

Award of a contract for the design, development, fabrication and testing of a bore-sighted star tracker and control logic unit for use in the National Aeronautics and Space Administration's Orbiting Astronomical Observatory Satellite program was announced at the same time by ITT Federal Laboratories, Fort Wayne.

ITT Federal Laboratories is a research and manufacturing division of International Telephone and Telegraph Corp.

The contract award was made by the Grumman Aircraft Engineer-

ing Corp., prime contractor and systems manager for the OAO Satellite, a project of NASA's Goddard Space Flight Center.—V. 195, p. 2380.

**Investors Funding Corp. of New York—Appointment—**

The Chase Manhattan Bank, New York City, has been appointed trustee, paying agent and registrar for the corporation's 10% registered subordinated debentures, series due Dec. 31, 1966, and Dec. 31, 1971 to 1975, inclusive.—V. 195, p. 2261.

**itek Corp.—Six Months' Results—**

Franklin A. Lindsay, President, stated that operations for the six months ended March 31, 1962, resulted in sales of \$21,590,078. Net income after taxes amounted to \$57,332, or five cents per share of common stock outstanding.

Earnings from operations did not include a special credit of \$217,336, or 18 cents per share, which resulted from the sale of certain investments.

"The first half of fiscal 1962," Mr. Lindsay reported, "was marked by encouraging progress in integrating and capitalizing upon itek's unique ability to handle information photo-optically, chemically and electronically."

"Military business," he said, "accounted for the major portion of gross income. Much of this work was converted from cost-plus fixed-fee to a fixed-price basis."

"This permits us to translate operating efficiencies into increased earnings, while doing the work at a lower overall cost to the government."

"On the commercial products side," Mr. Lindsay continued, "itek is now embarking on special sales programs for new products." He stated that one of the company's most important long-term objectives is to build a substantial base of commercial business, warning, however, that it will be some time before itek can expect to realize significant profits from this area.

"The last six months of fiscal 1962," Mr. Lindsay stated, "should see further strengthening of itek's business."

itek, specializing in information-processing products, has research facilities in Lexington, Mass., and Palo Alto, Calif. A new crystal filter plant is scheduled for opening in Burlington, Mass., in August.—V. 193, p. 2667.

**Japan Steel & Tube Corp.—Six Months' Report—**

A new high in sales for a six month period was reported last week by one of Japan's largest steel producers, Nippon Kokan K.K. (Japan Steel & Tube Corp.) reported sales totaling \$225,000,000 for the period Oct. 1, 1961 to March 31, 1962, according to Kaichi Hikami, General Manager of the firm's New York office.

Announcing the new sales figures, Mr. Hikami stated:

"This represents a 29% gain over sales for the same period last year and a 12% rise over the preceding six months. For the current half year ending Sept. 30, we anticipate a further increase in sales to \$230,000,000."

Mr. Hikami, whose firm is one of Japan's "Big Three" steel producers, further noted the following:

(1) Nippon Kokan's production of steel ingot was 1,284,959 tons, nearly 10% above the production for the previous six months period.

(2) Sales of steel products reached \$156,000,000, of which \$18,600,000 represented exports.

(3) Nippon Kokan's steel divisions reported a new sales high of \$193,500,000, of which \$37,500,000 represented sales of non-ferrous products. The company's shipbuilding division, which includes fabricated steel construction and engineering items as well as ships, accounted for sales of \$31,500,000.

(4) Company profits for the period reached \$14,000,000, up 47% from the previous six months.

(5) Net earnings were \$1.80 per 100 shares, adjusted for stock split. The company paid a 12% cash dividend for the period.—V. 194, p. 2118.

**Jerrold Electronics Corp.—Name Change Approved—**

Stockholders of the Jerrold Electronics Corp. approved at the annual meeting a proposal to reorganize the corporate structure of the company and to change its name to the Jerrold Corp.

According to Sidney Harmon, President, the new plan of organization more fully reflects the diversified character of the company which, during the past year, has engaged in a major acquisition program. In the fiscal year ended last Feb. 28th, Jerrold had the best record in its 14-year history, with sales up 51% and net earnings more than double that of the previous year.

Mr. Harmon explained that the corporate change calls for the creation of the "Jerrold Corp." as a "parent" company with four subsidiary operating companies: Jerrold Electronics Corp., Philadelphia; Harmon-Kardon, Inc., Plainville, N. Y.; Technical Appliance Corp. (TACO), Sherburne, N. Y.; and Pilot Radio Corp., Long Island City, N. Y. TACO and Pilot were acquired by Jerrold during the past fiscal year, ended February 28, 1962. Harmon-Kardon was acquired in February, 1961.—V. 195, p. 2035.

**Kane-Miller Corp.—Note Sold Privately—Kane-Miller Corp., a leading distributor of bulk groceries and allied food lines for institutional consumption, announced that it has arranged for the borrowing of \$250,000 on a 6% subordinated note from K. B. Weissman of New Rochelle, N. Y., a private investor.**

Principal and interest will be amortized over a five-year period, and the transaction involves a ten-year option of 25,000 shares of Kane-Miller stock.

Mr. Daniel Kane, President of Kane-Miller, pointed out that "these funds will strengthen our working capital position and enable us to take advantage of opportunities for further acquisition, thus bolstering our potential earning power."

In October, 1961, Kane-Miller acquired Economy Restaurant Supply Co. of New York City, and this year has already seen two further acquisitions in the Catskill Mountain resort area: K & S Wholesalers, Inc. and Sachs Wholesale Produce Corp., both of Liberty, N. Y.

Kane-Miller's sales are currently running at the rate of \$9 million per year in comparison to \$4.8 million reported for the year ended December 31, 1961.

After-tax profits for the first quarter of 1962 were 10 cents per share, compared to 6 cents for the first quarter of 1961, based on 300,000 shares outstanding.—V. 195, p. 2702.

**Kendall Industries, Inc.—Sales Forecast—**

According to a report by the company current volume indicates that sales for the fiscal year ending Sept. 30, 1962 will not only exceed the record levels of 1960 but go on to top \$2,000,000 for the first time.

After averaging \$135,779 a month during the first half, which ended March '31, sales increased to \$208,402 in April and \$201,868 in May. This \$200,000-plus pace is continuing into June and, based on past performance, could increase substantially as the rest of the year unfolds. Historically, sales during the last half of the fiscal year exceed those of the first half, giving effect to an annual seasonal home building cycle. During the last six months of fiscal 1961, for example, they were \$1,082,262 as compared with \$774,157 in the first half.

Sales for the six months ended March 31 rose to \$814,676 from \$774,157 for the first half last year. Earnings after provision for taxes and profit sharing for the period were \$5,148 vs. \$18,310 a year earlier. These reflect primarily some non-recurring costs which resulted from the introduction of a new Kendall door line, last December, and a new mass-production window, the K-Slide International, last March. Most of the major costs of introducing these products have now been absorbed and profit margins are returning to normal.—V. 195, p. 1808.

**Knott Hotels Corp.—Appointment—**

The Chase Manhattan Bank has been appointed transfer agent for the common stock of the corporation effective July 2, 1962.—V. 195, p. 2492.

**Koehring Co.—Record Earnings—**

First half earnings of \$1,412,000 or 87 cents per common share on net sales of \$28,087,000 compared with earnings of \$678,000 or 36 cents per share a year ago were reported by the company and its consolidated subsidiaries in an interim report to stockholders. Koehring's fiscal quarter ended May 31, 1962.

Commenting on half year results, Julien R. Steelman, Chairman and President, pointed out that both the dollar amount and the rate per share of earnings for this period have exceeded earnings for the comparable period in 1956 when, for the full year, Koehring's earnings attained their highest historical level.

Accounting for earnings improvement, Steelman said, "The most significant improvements were achieved at: (1) H-P-M division, resulting from product developments and increased sales of plastics injection-molding machinery, (2) Buffalo-Springfield division, reflecting the effect of an aggressive cost reduction and margin-improvement program, and (3) Koehring-Waterous Ltd., our Canadian subsidiary, through cost reductions and increased sales of machinery for the pulp and paper industry."—V. 195, p. 1808.

**(K.) Kohnstamm & Co., Inc.—Appointment—**

The Bank of New York has been appointed transfer agent for the common stock of the corporation.—V. 195, p. 971.

**Laboratory for Electronics Inc.—Earnings Down for Year**

Gross income of \$61,482,000 for the fiscal year ended April 27, 1962, was reported here by Laboratory For Electronics, Henry W. Harding, President, said this figure is approximately 3% below last year's consolidated sales figure of \$63,494,000.

Net income after Federal income tax, and after a \$432,000 provision for loss on foreign investments, was \$102,000 compared with \$2,095,000 for fiscal 1961. Earnings per share on the 1,298,087 shares of common stock outstanding amounted to \$.08 against \$1.62 per share the previous year.

All figures include operations of Tracerlab and Eastern Industries for periods prior to the respective mergers, treated as "pooling of interests".

Recapping LFE's past fiscal period, Mr. Harding said, "Losses continued in the Tracerlab and Keleket Divisions and our Belgian subsidiary; these operations became part of LFE in the merger with Tracerlab, Inc. on Oct. 30, 1961. We entered into this merger for the long range growth potential of the nucleonics and medical electronics industries. This potential still exists in our opinion, but our original estimates of the time required to "turn the situation around" were optimistic. Largely because of this, changes have been made in the management and the operating programs of these divisions and the Belgian subsidiary."—V. 195, p. 1318.

**Lamb Industries, Inc.—Acquisition—**

Everett A. Sisson, President of Lamb Industries, a diversified manufacturer with headquarters in Toledo, Ohio, announced that the company has acquired primary assets of the TM Manufacturing Co., formerly Textron Metals Co. of Pottsville, Pa.

Included in the cash transaction are all TM inventories, equipment, sales contracts, patents and trade marks for the TM prime window and sliding door products line. No disclosure was made concerning the amount of cash involved.

Mr. Sisson revealed that all TM manufacturing operations are being moved from Pottsville to a new plant being built in Milwaukee, Wis., by the Alumatic Division of Lamb Industries, Inc. Production will be under way in the new facilities by July 1, Mr. Sisson stated.

The Alumatic Division of Lamb Industries, now manufactures combination storm and screen aluminum windows and doors in Milwaukee and in Whitford, Ont., Canada.—V. 195, p. 2487.

**Leaseway Transportation Corp.—Sales, Earnings Increased—**

The company, nationwide truck lessor and contract carrier, had net sales of \$33,037,000 in the 12-month period ended April 30, 1962. William J. O'Neill, President, announced, Net income for the period was \$1,995,000, the equivalent of \$1.55 per share on 1,284,946 common shares outstanding.

The figures are for the year following the public offering of Leaseway stock.

For the fiscal year through last Dec. 31, Leaseway reported sales of \$30,691,000 and net income of \$1,734,000, equal to \$1.35 a share. Executive offices of the company are in Cleveland, Ohio.—V. 195, p. 1664.

**Leeds & Northrop Co.—Earnings Up 33%—**

The company announced an increase over the prior year of 13% in shipments and 33% in earnings per share for its fiscal year ended May 31, 1962. This major electronic instrument and automatic controls manufacturer also reported the highest new orders and shipments in its 59-year history.

Consolidated net earnings of the company and its Canadian subsidiary amounted to \$1,343,000 for the year ended May 31, 1962 compared with \$1,039,000 for the previous year. After providing for dividends on preferred stocks, the current earnings are equivalent to \$1.52 a share based on the average number of 776,675 shares outstanding during the year compared with \$1.14 a share on the average number of 759,378 shares outstanding last year. The per share earnings for the final quarter were 61 cents as compared with 34 cents for the same quarter last year. This is the third consecutive quarter in which earnings exceeded those of the previous year.

New orders during the company's fiscal year just closed amounted to \$43,204,000, an increase of more than 13% over the new orders of \$38,449,000 received last year. Consolidated net shipments for the current year amounted to \$41,536,000 compared with \$36,674,000 for the previous year, an increase of about 13%. The backlog of open orders at May 31, 1962 is \$10,777,000 as compared with \$9,109,000 a year earlier.

I. Melville Stein, President, called attention to the fact that new orders and shipments were at the highest level in the history of the company. He indicated that the 1% year-end common stock dividend not only recognized the improvement in performance, but also emphasized the company's confidence in future growth.—V. 193, p. 48.

**Lithonia Lighting, Inc.—Annual Report—**

The company's annual report indicated the results of a successful fiscal year ended March 31, 1962. Sales and profits were the highest in the company's history. Sales were \$19,515,309—an increase of 36% over last year. Net profits after taxes were \$905,613—an increase of 22% over last year. Earnings per share were 83 cents on 1,095,015 average number of shares outstanding during the year as compared to 74 cents earned last year on 1,000,001 shares.—V. 194, p. 320.

**Longchamps, Inc.—Shows Profit for Nine Months—**

Longchamps earned net profit of \$327,038 for the nine months ended March 31, or 65 cents a share, it is announced by Jan Mitchell, President. This compares with net loss of \$18,719 the same period last year, after including a credit of \$52,176 on real estate operations.

Sales for the nine restaurants presently comprising the chain rose to \$5,349,096 from \$4,952,278 the year before. Current assets of \$1,150,458 compared with current liabilities of \$936,773. On March 31, 1961, current assets were \$655,626, against current liabilities of \$982,210.

**Loral Electronics Corp.—Awarded Contracts—**

Two contract awards, one for a specialized hydrofoil study program, the other for the development of new electronic fire-control gear for nuclear submarines, have been made to the corporation by the U. S. Naval Underwater Ordnance Station, Newport, R. I., it was announced.

As part of the study program, Loral will undertake an investigation of systems integration including fire-control and weapons for hydrofoil craft, a new class of vessels which are expected to play an important role in future anti-submarine warfare activities.

**Annual Report—**

Year Ended March 31—	1962	1961
Net sales	\$41,456,887	\$35,776,964
Income before taxes	3,798,765	2,804,023
Net income after taxes	1,774,153	1,301,618
Shares outstanding	2,173,305	1,738,944
Earnings per share	\$0.82	\$0.75
—V. 195, p. 1850.		

**MCA Inc.—Appointment—**

The Chase Manhattan Bank has been appointed transfer agent for the \$1.50 convertible preferred stock of the corporation.—V. 195, p. 2931.

**Maine Public Service Co.—Appointment—**

Manufacturers Hanover Trust Co., New York City, has been appointed trustee for the 5% debentures, due May 1, 1989 of the company.—V. 195, p. 2262.

**Malone & Hyde, Inc.—Earnings Statement—**

	Last Year	This Year
Sales	\$68,461,929.67	\$76,682,593.82
Profits	572,690.00	677,623.00
—V. 195, p. 1554.		

**Marinus Real Estate Investment Trust — Shares Offered—**Pursuant to a June 7, 1962 offering circular, the Trust offered publicly, without underwriting, 30,000 shares of beneficial interest at \$10 per share. Net proceeds, estimated at \$255,000, will be used for investment.

**BUSINESS—**The Trust is a business trust created under the laws of the State of California by a Declaration of Trust dated Dec. 31, 1961, as amended. The office of the Trust is located at 205 Ave. I, Redondo Beach, Calif.

The objective of the Trust is to provide a broad and selected diversification of investments in the field of real estate and competent and continuous supervision of such investments. The Trust cannot eliminate the risks of ownership of real property or mortgages on real property. It will seek to reduce these risks by diversification and supervision. The Trust intends to contract with an independent contractor not yet selected who will manage the assets of the Trust. The purpose of the Trust through such diversification in real estate and supervision, is to achieve long-term growth of capital and income from investments primarily in real property and mortgages or trust deeds on real property to permit the investors to enjoy the advantages of indirect ownership of these trust properties. There is, of course, no assurance that this purpose will be achieved. The Trust will issue transferable certificates of beneficial interest representing undivided shares in the Trust assets. The proceeds of this offer will, pending the acquisition of suitable real estate investments, be invested principally in interest bearing obligations of the Federal Government, States, political subdivisions and their respective instrumentalities.

**CAPITALIZATION GIVING EFFECT TO PRESENT FINANCING**  
 Authorized Outstanding  
 Shares of beneficial interest: Unlimited 30,000 shs.  
 —V. 195, p. 1092.

**Marrud, Inc.—Record Sales, Earnings—**

Marrud, Inc., largest United States health, beauty aid, candy and stationery concessionaire, reported record sales and earnings for the nine months ended April 28, 1962. Sales of \$14,932,712 were up 94% from the \$7,721,860 reported in the nine months ended April 29, 1961. Earnings after taxes of \$543,936 were up 85% from the \$292,308 reported for the same period in fiscal 1961.

These earnings for the nine months ended April 28, 1962, are equivalent to 54 cents per share on the 1,000,000 shares outstanding at that date, compared with 29 cents per share in 1961 on the same number of shares.

Marrud is the world's largest operator of leased health, beauty aid, candy and stationery departments in discount chain stores such as Maxam's, Zayre, Bradleys, Mammoth Mart and Towers. The company operates concessions in 26 states and plans to have 190 leased departments in operation in 30 states and Puerto Rico by November.—V. 195, p. 641.

**Massachusetts Electric Co.—Merger Proposed—**

On June 25, 1962 it was reported that New England Electric System, parent, plans to merge four subsidiaries: Lynn Electric Co., Merrimack-Essex Electric Co., Suburban Electric Co., and Massachusetts Electric Co. In connection with this merger the survivor, Massachusetts Electric Co., proposes to sell not more than \$60,000,000 of its first mortgage bonds and \$7,500,000 of its preferred stock, both at competitive bidding.

The proceeds for this proposed financing would be utilized to redeem the existing first mortgage bonds of Merrimack-Essex Electric Co. and Suburban Electric Co., a serial note of Lynn Electric Co., the series E 5% first mortgage bonds of Massachusetts Electric, the 5.52% preferred stock of Merrimack-Essex and notes payable of the participating companies.—V. 194, p. 110.

**Massey-Ferguson Ltd.—Sales, Earnings Up 15%—**

Massey-Ferguson world-wide sales for the first six months of the 1962 fiscal year reached a record of \$263,000,000, an increase of \$35,000,000 or 15% over the same period last year.

Profits before income taxes were \$10,595,000 an increase of 15% over the comparable figure for 1961. Net income was \$5,338,000, equal to 38 cents per common share compared to \$3,818,000 or 26 cents per share for the same period last year.

A. A. Thornbrough, President, said that a profit increase was achieved despite generally higher costs experienced in all areas of operations and an unfavorable earnings position in France and Brazil.

In its quarterly statement to shareholders for the fiscal period ended April 30 the company said: "Beginning with this report a change has been made in the basis of interim reporting whereby, instead of prorating certain charges over the 12 months on the basis of total year sales, such costs have been absorbed as incurred against income of the current period."

For comparative purposes, 1961 first six months income has been re-stated to be consistent with the 1962 reporting basis. The company added that this change in this basis of interim reporting would have no effect on the results of operation for a full 12 month period.

North American sales of \$90,000,000 were 7% above 1961 first-half year sales. In Europe, sales increased 21% to \$126,000,000. Sales of Perkins (diesel and outboard engines) in the United Kingdom were approximately the same as last year, as were sales of the French operations unit. Sales in Italy were substantially higher and in Germany they increased 68%, reflecting continued progress in obtaining a more important percentage of that large market. In Australia and New Zealand sales increased 12%.

Mr. Thornbrough said that during the second half-year, sales of combine and harvesting machinery would, to a large degree, influence final year-end results. In a highly competitive market for these machines, weather conditions in both Europe and North America would be a critical factor, he said.

Massey-Ferguson is the world's largest manufacturers of tractors, combines and diesel engines.—V. 194, p. 1510.

**Mastan Co., Inc.—Notes Sold Privately—**On June 27, 1962, it was reported that this company placed privately, \$2,500,000 of subordinated notes, due May 1, 1977, through New York Securities Co., New York City.—V. 195, p. 2597.

**McKesson & Robbins, Inc.—Annual Report—**

Record breaking sales and a substantial expansion in its distribution facilities marked the operations of McKesson & Robbins in its fiscal year ended March 31, 1962, according to the company's annual report.

Sales of \$707,769,280 which resulted in net income, after taxes, of \$9,438,852, equivalent to \$2.25 a share, were reported to share-owners by Herman C. Nolen, McKesson's president.

McKesson's sales in the previous fiscal year amounted to \$691,696,305 with a net income of \$10,488,496, equivalent to \$2.51 a share.

In his letter to share owners, Mr. Nolen noted that starting-up expenses for new facilities, heightened competition at all levels of the drug industry, and an industry lag in new pharmaceutical product introductions contributed to the earnings decline in the 1961-1962 fiscal period.

The company's balance sheet showed current assets of \$205,237,628, against current liabilities of \$70,333,402, indicating working capital of \$134,904,226, an increase of \$1,111,471 over March 31, 1961.

All comparative figures for both fiscal years include the operations of Skaggs-Stone, Inc., acquired during the 1962 fiscal year by McKesson & Robbins in a pooling of interests.—V. 195, p. 2597.

**Medical Securities Fund, Inc.—Appointment—**

Chemical Bank New York Trust Co., New York City, has been appointed transfer agent for the common stock of the corporation.—V. 195, p. 2493.

**Merrimack-Essex Electric Co.—Merger Proposed—**

See Massachusetts Electric Co. this issue.—V. 192, p. 2122.

**Metalfab, Inc.—Acquires Product Line—**

M. N. Bondehagen, President, recently announced that the company has purchased the lift truck product line from Century Products Co. of Minneapolis, Minn.

This product line of hydraulic lift trucks is manually operated and is used primarily for handling, lifting and stacking, and moving small items short distances. It is called the "Century Hydraulic Lift Truck".

The lift truck is pushed manually by the operator. However, the hydraulic lift is powered by a heavy duty 12 volt battery system, and can be equipped with either fork or platform attachment.

Metalfab expects to start production of this product line at its Beaver Dam plant immediately. Sales of the lift truck will be handled by the company's wholly-owned subsidiary, Beaver Products. A sales organization is now being established by Beaver Products to handle the sales and distribution of the newly purchased line.

M. N. Bondehagen previously announced that Metalfab's sales through the fiscal third quarter were \$3,876,417, an increase of 38% over the same period last year. This resulted in earnings per share for the nine months of 40 cents, an increase of 21% over the like 1961 period. A third quarter dividend of 7 1/2 cents per share was paid to the stockholders on May 31, 1962.

Metalfab reported that sales for the fiscal fourth quarter, ending on June 30, are expected to be greater than sales for the same period one year ago, and that earnings for the fiscal year are expected to exceed earnings of fiscal 1961.—V. 195, p. 1210.

**Metcom, Inc.—Sales, Net Up Over 100%—**

This Salem, Mass. manufacturer of microwave tubes and devices, reported a three-fold increase in earnings and almost a 100% increase in sales for the fiscal year ended March 31, 1962.

Net income after taxes amounted to \$125,829, equal to 10 cents per share, on sales of \$2,754,181. This compares with net income of \$41,884, equal to three cents per share, on sales of \$1,527,949 for the fiscal year ended April 1, 1961.

Richard J. Broderick, President, said the current fiscal year promises as much as the year just ended with continuing active demand for the company's products. At the end of fiscal 1962, backlog amounted to \$2 million.

The company's sales will continue to come from gas switching tubes, klystrons and magnetrons, Mr. Broderick said, but there will be a realignment of their relative contribution. Sales of klystrons and magnetrons are expected to make substantially greater percentage gains than sales of gas switching tubes. Unit volume of gas switching tubes should increase at a greater rate than dollar volume as new methods and techniques result in better quality and lower costs with a consequent reduction in prices.

During fiscal 1962, Metcom received qualification approval certificates from the Armed Services for several klystron tubes and set up a production line to manufacture them; perfected a simplified dosimeter for the immediate and exact measurement of radiation exposure; developed a gas amplifier to the point where government agencies are interested in possible contracts for its further refinement; and received contracts for highly specialized work on such projects as the Talos missile and the Surveyor vehicle for soft landings on the moon.

Mr. Broderick said the company's main plant in Salem, Mass. was brought close to capacity operation and a high level of efficiency. Purchase of a second plant in Peabody, Mass., last fall will enable the company to handle a 100% increase in sales volume with little added capital expenses. Metcom now employs 240 compared with 140 a year ago.—V. 194, p. 2335.

**Miami Extruders, Inc.—Earnings Double—**

The company doubled its earnings per share for the year ended April 30, 1962, according to the company's annual report.

Earnings per share were 50 cents against 25 cents a share for the preceding year on the 437,500 shares of common stock outstanding. Sales for the year were \$7,109,911 against \$6,075,847. Net income was \$220,582 compared with \$109,489 for the prior year.

The company, listed on the American Stock Exchange, also announced plans for construction of a new building at Miami and purchase of a new, \$250,000 extrusion press in 1962.

In his letter to shareholders, R. W. Van Dette, President, said the new plant facilities, the new press and a program for automation of present equipment will give the company 50% more production per man hour with a total capacity of 42 million pounds of metal a year.

Miami Extruders is now the largest producer of aluminum extrusions in Florida. Mr. Van Dette said. He added that the company plans to double its volume of business in the next three years.—V. 195, p. 1664.

**Mid-Continent Telephone Corp.—Quarterly Report—**

For the three months ended March 31	1962	1961
Operating revenues	\$2,137,816	\$1,881,812
Income before Federal Income Taxes	584,724	517,462
Net income applicable to Mid-Continent Shares	268,418	236,731
Common shares outstanding	1,447,946	1,441,194
Earnings per share (cents)	18.56	16.44
Number of telephones served	85,714	81,805
—V. 194, p. 116.		

**Mid-Eastern Electronics, Inc.—Sales, Earnings Up—**

New products are credited for a sharp rise in sales and earnings for the company in the first four months of fiscal 1962, according to a report to shareholders issued by President Lawrence C. Oakley.

Sales in the four months ended March 31, 1962 rose by 169% to \$238,490 from \$91,984 in the like period a year ago. Net income totaled \$20,987, or 7 cents a share on the 304,000 shares of common stock outstanding. A loss of \$32,599 was sustained in the comparable 1961 period.

The rising trend of sales and earnings in the current fiscal year continues the pattern of the second half of fiscal 1961 when the company regained a profitable footing. Operations for the fiscal year ended November 30, 1961 showed a net loss of \$73,180 on sales of \$388,836, reflecting operating losses in the recessionary first half of 1961 and year-end inventory write-downs of approximately \$55,000. In fiscal 1960 Mid-Eastern showed a net profit of \$5,134 on sales of \$411,783, after heavy charges for research and development.

The current improvement stems from a decision in mid 1961 to supplement Mid-Eastern's proprietary products in precision test instrumentation and transistorized power fields with special design products in the space vehicle support and ground support equipment areas. Several contracts have been received for new products such as nose cone battery charges and missile power supplies.—V. 193,

**Mill Factors Corp.—Record Volume —**

The company, a leading factoring and commercial finance firm, reported volume for May was the highest for any month in its 51-year history.

"Total volume for May was \$26,900,000, topping May 1961 by \$5,600,000," Walter D. Yankauer, President of Mill Factors reported. "Commercial finance loans outstanding at the end of May were at an all-time high of \$17,850,000, a 69% increase over the \$10,550,000 outstanding on May 31, 1961."







DIVIDENDS

Dividend announcements are grouped in two separate tables. In the first we indicate all the dividends announced during the current week. Then we follow with a second table in which we show the payments previously announced, but which have not yet reached their payment date.

Table with multiple columns: Name of Company, Per Share, When Payable, Holders of Rec., Name of Company, Per Share, When Payable, Holders of Rec. Lists various companies and their dividend details.



Table with 3 main columns: Name of Company, Per Share, When Payable of Rec. The table lists numerous companies such as Baker Oil Tools, Baldwin Piano Co., and various utility and industrial firms, along with their share prices and payment schedules.



NEW YORK STOCK EXCHANGE STOCK RECORD

Table with columns for Range for Previous Year 1961, Range Since Jan. 1, STOCKS NEW YORK STOCK EXCHANGE, Monday June 25, Tuesday June 26, LOW AND HIGH SALE PRICES (Wednesday, Thursday, Friday, Saturday), and Sales for the Week Shares. Includes stock names like Archer-Daniels-Midland, Arizona Public Service Co., and California Financial Corp.

For footnotes, see page 25.

NEW YORK STOCK EXCHANGE STOCK RECORD

Table with columns: Range for Previous Year 1961 (Lowest, Highest), Range Since Jan. 1 (Lowest, Highest), NEW YORK STOCK EXCHANGE Par, Monday June 25, Tuesday June 26, Wednesday June 27, Thursday June 28, Friday June 29, and Sales for the Week Shares. Lists various stocks including Carborundum Co., Carey (Phillip) Mfg Co., Carlisle Corp., etc.

For footnotes, see page 25.



NEW YORK STOCK EXCHANGE STOCK RECORD

Table with columns: Range for Previous Year 1961 (Lowest, Highest), Range Since Jan. 1 (Lowest, Highest), STOCKS EXCHANGE (Company Name, Par), Monday (June 25), Tuesday (June 26), Wednesday (June 27), Thursday (June 28), Friday (June 29), Sales for the Week (Shares). Includes sections for NEW YORK STOCK EXCHANGE, D, and E.

For footnotes, see page 25.

NEW YORK STOCK EXCHANGE STOCK RECORD

Table with columns: Range for Previous Year 1961 (Lowest, Highest), Range Since Jan. 1 (Lowest, Highest), STOCKS (NEW YORK STOCK EXCHANGE), Monday June 25, Tuesday June 26, Wednesday June 27, Thursday June 28, Friday June 29, Sales for the Week (Shares). Includes sub-section G and various stock listings like Fedders Corp, Federal Mogul, etc.

For footnotes, see page 25.

NEW YORK STOCK EXCHANGE STOCK RECORD

Table with columns: Range for Previous Year 1961 (Lowest, Highest), Range Since Jan. 1 (Lowest, Highest), STOCKS NEW YORK STOCK EXCHANGE (Company Name, Par), Monday June 25, Tuesday June 26, Wednesday June 27, Thursday June 28, Friday June 29, Sales for the Week Shares. Includes sections H, I, and J.

For footnotes, see page 25.

# NEW YORK STOCK EXCHANGE STOCK RECORD

Range for Previous Year 1961		Range Since Jan. 1		STOCKS NEW YORK STOCK EXCHANGE	Par	Monday June 25	Tuesday June 26	LOW AND HIGH SALE PRICES			Sals for the Week Shares			
Lowest	Highest	Lowest	Highest					Wednesday June 27	Thursday June 28	Friday June 29				
<b>K</b>														
29% Dec 1	49 1/2 May 23	24% May 29	37 Mar 15	Kaiser Alum & Chem Corp.	33 1/2	25 1/2	27 1/2	26 1/2	27	27 1/2	29 1/4	28 3/4	30	35,100
88% Dec 22	108 1/2 Apr 25	84 Jun 26	98 1/2 Mar 19	4 1/2% convertible preferred	100	85	85	84	84	*80	84	*84	85	300
44 1/2 Jan 11	48 1/4 Jun 1	47 Jan 3	50 1/2 Apr 18	4 1/2% preferred	50	48 1/2	48 1/2	*48 1/2	49 1/2	*48 1/2	48 1/2	*48 1/2	50	400
102 Oct 10	122 May 19	103 Jun 7	112 May 16	4 3/4% convertible preferred	100	*102	105	104	104	*103	105 1/2	104 1/2	105	500
100 Dec 19	122 Jun 6	101 Jan 10	111 May 21	4 3/4% (ser of 1959) conv pfd	100	*100	108 1/2	*100	108 1/2	*100	107	101 1/2	102	3,900
58 1/2 Jan 17	87 Nov 6	60 1/2 Jun 28	79 1/2 Mar 14	Kansas City Pr & Lt Co com	No par	60 1/2	62	60 1/2	61 1/2	60 1/2	60 3/4	60 1/4	61	3,600
75 1/2 Jan 9	82 Dec 13	80 Jun 21	83 Apr 3	3 1/2% preferred	100	*79	80 1/2	*79	80 1/2	*79	80 1/2	*79	80 1/2	3,500
84 1/2 Jan 27	89 Oct 31	87 Jun 26	90 Mar 8	4.50% preferred	100	*87 1/2	88 1/2	*87	87 1/2	*86	87 1/2	*86	87 1/2	50
92 1/2 Feb 6	96 1/2 Nov 27	95 1/2 Jan 26	101 May 22	4.20% preferred	100	*99	100 1/2	*99	100 1/2	*100 1/2	100 1/2	*99	100 1/2	20
84 1/2 Aug 25	96 Dec 15	89 Jan 8	93 1/2 May 24	4.35% preferred	100	*93 1/2	95	*93 1/2	95	*93 1/2	95	*93 1/2	95	10
87 Jun 27	93 Nov 20	91 Jan 26	95 Mar 30	Kansas City Southern com	No par	91	94	*91	94	*91	91	*89 1/2	91	10
68 1/2 Jan 3	93 Nov 9	71 Jun 25	91 1/2 Apr 24	4% non-cum preferred	50	71	72	72 1/2	73 1/4	71 1/2	72	72 1/4	74 1/2	10,600
36 Jan 10	39 1/2 Oct 5	38 1/2 Jan 9	41 1/2 May 22	Kansas Gas & Electric Co	No par	40 1/4	40 1/2	x40	40	39 1/2	40	39	39 1/2	3,000
37 1/2 Jan 3	54 1/2 Nov 1	36 1/2 Jun 27	50 1/2 May 7	Kansas Power & Light Co	8.75	38	39 1/2	37 1/2	38 1/2	36 1/2	37 1/2	35	35 1/2	8,500
12 1/2 Jan 3	28 1/2 Nov 28	14 Jun 27	26 1/2 Jan 4	Kayser-Roth Corp	1	14 1/4	14 1/4	14 1/4	15 1/4	14	14 1/4	14 1/4	15 1/4	26,000
50 1/2 Jan 11	84 Nov 24	47 1/2 Jun 13	78 1/2 Mar 16	Kellogg Co	50c	49	51 1/2	53	54	52 1/2	54	53	54	6,700
31 1/2 Feb 23	46 Oct 5	26 1/2 Jun 25	40 1/2 Jan 3	Keisley Hayes Co	1	26 1/2	28 1/4	28 1/4	29	28 1/2	29 1/2	27 1/2	27 1/2	9,600
25 1/2 Jan 3	49 1/2 Nov 27	27 1/2 Jun 27	48 Jan 2	Kennecott Copper	No par	68	68 1/2	68	69	68	68 1/2	68 1/2	70	3,800
73 1/2 Jan 3	94 1/2 May 16	67 1/2 May 29	86 Jan 5	Kern County Land Co	2.50	60	63	62 1/2	63 1/2	62	64 1/4	63 1/4	66	25,600
52 Jan 4	83 Dec 11	60 1/2 Jun 25	46 1/2 Feb 19	Kerr-McGee Oil Industries	1	24	25 1/2	24 1/2	25 1/2	24 1/2	24 1/2	24 1/2	25 1/2	12,000
38 1/2 Sep 27	57 1/2 May 3	34 Jun 25	41 Jan 23	Keystone Steel & Wire Co	1	30 1/4	31 1/4	31 1/4	31 1/4	31 1/4	31 1/4	31 1/4	31 1/4	68,100
32 1/2 Jan 4	42 3/4 May 23	30 1/2 Jun 28	70 1/2 Jan 3	Kimberly-Clark Corp	5	50 1/4	51 1/4	50 1/4	51 1/4	50	50 1/4	49 1/2	51	5,400
76 1/2 Jan 21	93 Feb 10	49 1/2 Jun 28	70 1/2 Jan 3	King-Seely Thermos Co	1	25 1/2	26 1/4	25 1/2	26 1/4	x24 3/4	25	25 1/2	25 1/2	24,300
16 1/2 Jan 7	29 1/2 Dec 29	23 May 28	33 1/2 Mar 6	KLM Royal Dutch Airlines	100 g	15	15	14 1/2	14 1/2	14	14	13 1/2	14	5,000
14 1/2 Nov 14	27 1/2 Feb 9	13 1/2 Jun 27	20 Mar 16	Koppers Co Inc common	10	33 1/2	34 1/2	33 1/2	34 1/2	33 1/2	33 1/2	33 1/2	34 1/2	2,800
36 Jan 3	48 1/4 July 31	33 1/2 Jun 27	44 1/2 Mar 14	4% preferred	100	84	84	82	83	82	82 1/2	*81 1/2	82 1/2	8,400
78 Jan 3	85 July 20	81 1/2 Jan 2	88 Feb 26	Korvette (E J) Inc	1	35 1/2	37 1/2	36 1/2	38 1/4	35 1/4	37 1/4	37 1/2	39 1/4	660
34 1/2 Dec 6	44 1/2 Dec 28	32 1/2 May 29	57 Apr 11	Kress (S S) Co	10	27 1/2	27 1/2	27 1/2	27 1/2	27 1/2	27 1/2	27 1/2	27 1/2	221,000
28 Jan 3	34 Nov 3	25 1/2 May 29	36 1/2 Jan 8	Kress (S H) & Co	10	14 1/2	15 1/4	15	15 1/4	15 1/4	15 1/2	15 1/2	16	7,900
20 1/2 Jun 9	27 Dec 6	14 1/2 Jun 25	25 1/4 Mar 12	Kroehler Mfg Co	5	11 1/2	11 1/2	11	12 1/2	*11 1/2	12 1/2	12 1/2	12 1/2	11,200
11 1/2 Jan 3	14 Jan 16	11 1/2 May 29	18 Mar 12	Kroger Co	1	20	21 1/2	20 1/2	21 1/2	21 1/2	21 1/2	22	22 1/2	2,400
27 1/2 Oct 3	34 1/2 Apr 6	20 Jun 25	30 1/2 Jan 2	K V P Sutherland Paper Co	5	26	27	26 1/2	26 1/2	25 1/2	26	25 1/2	26 1/2	41,300
30 1/2 Jan 3	39 1/2 Dec 11	25 1/2 Jun 27	39 1/2 Jan 4											
<b>L</b>														
25 1/2 Jan 27	34 1/2 Dec 11	11 1/2 Jun 27	40 1/2 Jan 2	Laboratory for Electronics Inc	1	12 1/2	12 1/2	12 1/2	13 1/4	11 1/2	14 1/2	13 1/2	14 1/2	20,000
45 Apr 21	51 Dec 11	19 1/2 May 29	31 1/2 Jan 12	Laclede Gas Co common	4	23 1/2	24	24	24 1/4	23 1/2	23 1/4	23 1/2	24 1/4	7,000
26 1/2 Jun 20	40 Nov 28	23 May 29	36 1/2 Jan 10	4.32% preferred series A	25	*34	44	*35 1/2	45 1/2	*33 1/2	44 1/2	*35	45	400
22 1/2 Sep 25	31 Apr 7	18 Jun 15	36 1/2 Jan 3	Lane Bryant	No par	24 1/2	25	24 1/2	25 1/2	*24 1/2	24 1/2	25	25	2,400
14 1/2 Jan 3	21 Aug 31	13 1/2 Jun 26	21 1/4 Apr 3	Larvin-Parfums Inc	1	18 1/2	19 1/2	18	19	18	18 1/2	19	19 1/2	4,100
11 1/2 Jan 3	16 Apr 20	13 1/2 Jun 25	39 Jan 15	Lee Rubber & Tire	5	14	14 1/4	14 1/4	14 1/4	13 1/2	14 1/4	14 1/4	15 1/4	29,300
20 1/2 Dec 11	33 1/2 Feb 16	5 Jun 25	15 1/4 Mar 6	Lesona Corp	5	13 1/4	14	13 1/4	13 1/4	13 1/4	13 1/4	13 1/4	14 1/4	3,700
1 1/2 Jan 4	2 1/2 Mar 21	1 1/2 May 29	1 1/2 Mar 16	Lehigh Gas & Navigation Co	1	5 1/2	6	5 1/2	6	5 1/2	5 1/2	5 1/2	6	11,700
16 1/2 Jan 4	22 1/2 Mar 22	19 1/2 Jan 9	22 1/4 Apr 27	Lehigh Portland Cement	15	15 1/4	15 1/4	15 1/4	15 1/4	15 1/4	15 1/4	15 1/4	16	7,800
26 1/2 Jan 3	36 Dec 14	4 1/4 Jun 25	7 Feb 9	Lehigh Valley Industries com	1	1 1/2	1 1/2	1 1/2	1 1/2	1 1/2	1 1/2	1 1/2	1 1/2	10,400
34 1/2 Jun 19	60 Oct 5	24 1/2 May 29	35 1/2 Feb 7	Lehigh Valley RR	No par	20 1/4	20 1/2	20	20 1/2	*19 3/4	20 1/4	*19 3/4	20	6,500
11 Dec 20	12 3/4 Sep 25	9 Jun 15	13 Feb 8	Lehman Corp	1	4 1/4	4 1/4	4 1/4	4 1/4	4 1/4	4 1/4	4 1/4	4 1/2	4,500
48 1/2 Apr 28	60 1/2 Mar 7	44 1/2 Jun 25	62 Mar 19	Lehn & Fink Products	1	22 1/2	23 1/2	22 1/2	23 1/4	23	23 1/2	23 1/2	25	27,800
10 1/2 Jan 4	15 1/2 Jun 5	10 1/2 May 29	17 1/2 Mar 12	Leonard Refineries Inc	3	9 1/2	9 1/2	9 1/2	9 1/2	9 1/2	9 1/2	9 1/2	9 1/2	6,200
81 1/2 Jan 3	111 1/2 Nov 22	73 1/2 Jun 15	110 1/2 Feb 6	Libbey-Owens-Ford Glass Co	5	44 1/2	45 1/2	45 1/2	46 1/4	45 1/2	46 1/4	46 1/4	47 1/4	1,300
146 1/2 Jan 10	152 1/2 Dec 6	147 May 31	155 1/2 May 11	Libby McNeil & Libby	25	75	76 1/2	74 1/4	75 1/2	75 1/2	76	75 1/2	77	30,700
40 1/2 Sep 26	59 1/2 Mar 16	31 1/2 May 29	44 1/4 Jan 3	Liggett & Myers Tobacco com	25	147 1/2	147 1/2	147 1/2	148	147 1/2	148	147 1/2	148	26,800
23 1/2 Nov 9	42 1/2 May 9	15 Jun 25	25 1/2 Jan 2	7% preferred	100	36 1/2	37	36 1/2	37 1/2	*37 1/2	37	*37 1/2	38 1/4	14,600
44 1/2 Jan 3	56 1/2 Apr 17	40 1/2 May 29	54 1/2 Mar 29	Lily Tulp Corp	5	15	15 1/2	15 1/2	16 1/4	15 1/2	16 1/4	15 1/2	16 1/4	850
18 1/2 Dec 15	35 1/2 Mar 29	22 1/2 Jun 25	37 1/2 Jan 2	Ling-Temco-Vought Inc	50c	41	42 1/4	41 1/4	41 3/4	41 1/4	41 3/4	41 1/4	42 1/4	14,400
54 1/2 Dec 29	71 Nov 14	40 1/2 May 29	57 Jan 2	Link Belt Co	5	41	42 1/4	41 1/4	41 3/4	41 1/4	41 3/4	41 1/4	42 1/4	14,500
87 1/2 Jan 4	165 1/2 Dec 12	76 1/2 Jun 14	152 1/2 Jan 2	Lionel Corp common	2.50	7 1/4	8 1/4	7 3/4	8 1/4	8 1/4	8 1/4	8 1/4	8 1/4	7,300
26 1/2 Jan 26	51 1/2 Aug 18	34 1/2 May 29	52 1/2 Feb 16	3% non-cum conv pfd	1	24 1/2	24 1/2	22 3/4	22 3/4	*23	24	25	25	18,800
15 1/2 Jan 10	46 1/2 Dec 22	20 1/2 Jun 25	47 1/2 Feb 6	Liton Industries Inc	1	79 1/2	87	84 1/4	89	82 3/4	87 1/2	88 1/2	95	600
21 1/2 Oct 31	27 1/2 Feb 27	18 1/2 Jun 25	24 1/2 Feb 13	Lockheed Aircraft Corp	1	39 1/4	43	41 1/4	43 1/2	41 3/4	42 1/4	42 1/2	44 1/4	226,100
22 1/2 Feb 2	29 1/4 Nov 9	18 1/2 May 29	27 1/4 Jan 2	Loew's Theatres Inc	1	20 1/4	21 1/2	21	22 1/4	20 1/2	21 1/4	22	23	102,600
135 Jan 11	170 Apr 14	123 Jun 6	155 1/2 Jan 23	Lone Star Cement Corp	4	18 1/2	19 1/2	18 1/2	19 1/4	18 1/2	19 1/4	19 1/2	20 1/2	29,200
41 1/2 Jan 4	59 1/2 May 3	39 May 29	57 Mar 20	Lone Star Gas Co common	10	20 1/2	21 1/2	21	21 1/2	21	21 1/2	21 1/2	21 1/2	24,300
100 Jun 16	104 Feb 8	101 Jun 18	104 Mar 20	4.84% conv preferred	100	*125	135	*123	130	*128	135	*120	135	26,300
85 Jan 3	89 Dec 4	88 1/2 Jan 3	93 May 17	Long Island Lighting Co com	10	39 1/2	40 1/2	40 1/2	41 1/2	39 1/2	41	42 1/2	44	43,700
67 Mar 29	91 1/2 Dec 12	90 Jan 3	96 May 17	5% series B preferred	100	*102	103	*102	103	*100 1/4	103	*100 1/4	103	400
39 1/2 Jan 3	72 Nov 29	41 1/2 Jun 25	63 1/2 Apr 6	4.25% series D preferred	100	*90 1/2	92	*90	92	*89	91	*89	91	400
136 1/2 Jan 4	146 May 25	137 Jun 27	151 Apr 6	4.35% series E preferred	100	*92	93	*91	92 1/2	*91	92 1/2	*91	92 1/2	400
49 1/2 Jan 28	35 Dec 28	25 1/2 May 29	40 Mar 20	Lorillard (F) Co common	5	41 1/2	43	42	42 1/2	41 1/2	42 1/2	42 1/2	45	40,400
13 1/2 Nov 1	18 1/2 Mar 28	8 1/4 May 29	64 Apr 11	Louisville Gas & El Co (Ky) No par	100	*141	142	141	141	137	139	137	138 1/2	70
53 Jan 3	77 May 17	32 1/2 Jun 22	67 1/2 Jan 8	Louisville & Nashville	50	51	52 1/4	51 1/4	52	26 1/2	26 1/2	26 1/2	27 1/2	7,600
14 1/2 Oct 26	20 1/2 Feb 23	14 Jun 27	21 1/2 Feb 20	Lowenstein (M) & Sons Inc	1	8 1/2	8 1/2	8 1/2	8 1/2	8 1/2	8 1/2	8 1/2	9	5,500
				Lukens Steel Co	3.33 1/4	33 1/2	35	35	36	34	35	34 1/2	38	6,900
				Lykes Bros Steamship Co	10	14 1/4	14 1/4	14 1/4	14 1/4	14	14 1/4	14 1/4	15	10,800
														4,100
<b>M</b>														
27 1/2 Jan 12	41 1/2 Dec 6	25 1/2 Jun 25	40 1/2 Feb 20	MacAndrews & Forbes	10	25 1/2	26	x25 1/2	25 1/2	*25 1/2	26 1/4	26 1/4	26 1/4	700
32 1/2 Jan 3	53 1/2 Sep 14													

NEW YORK STOCK EXCHANGE STOCK RECORD

Table with columns: Range for Previous Year 1961 (Lowest, Highest), Range Since Jan. 1 (Lowest, Highest), STOCKS EXCHANGE (Company Name, Par), Monday June 25, Tuesday June 26, Wednesday June 27, Thursday June 28, Friday June 29, Sales for the week (Shares). Includes sub-sections for 'NEW YORK STOCK EXCHANGE' and 'LOW AND HIGH SALE PRICES'.

For footnotes, see page 25.

NEW YORK STOCK EXCHANGE STOCK RECORD

Table with columns: Range for Previous Year 1961 (Lowest, Highest), Range Since Jan. 1 (Lowest, Highest), STOCKS NEW YORK STOCK EXCHANGE (Company Name, Par), Monday June 25, Tuesday June 26, Wednesday June 27, Thursday June 28, Friday June 29, Sales for the Week Shares. Includes sections O, P, and Q.

For footnotes, see page 25.

NEW YORK STOCK EXCHANGE STOCK RECORD

Table with columns: Range for Previous (Lowest, Highest), Range Since Jan. 1 (Lowest, Highest), STOCKS NEW YORK STOCK EXCHANGE, Far, Monday June 25, Tuesday June 26, Wednesday June 27, Thursday June 28, Friday June 29, Sales for the Week Shares. Includes sections for R, S, and LOW AND HIGH SALE PRICES.

For footnotes, see page 25.

NEW YORK STOCK EXCHANGE STOCK RECORD

Table with columns: Range for Previous Year 1961 (Lowest, Highest), Range Since Jan. 1 (Lowest, Highest), STOCKS NEW YORK STOCK EXCHANGE (Company Name, Par), Monday June 25, Tuesday June 26, Wednesday June 27, Thursday June 28, Friday June 29, Sales for the Week (Shares). Includes companies like Square D Co, Standard Brands Inc, Standard Financial Corp, etc.

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Table with columns: Range for Previous Year 1961 (Lowest, Highest), Range Since Jan. 1 (Lowest, Highest), STOCKS NEW YORK STOCK EXCHANGE (Company Name, Par), Monday June 25, Tuesday June 26, Wednesday June 27, Thursday June 28, Friday June 29, Sales for the Week (Shares). Includes companies like Taft Broadcasting Co, Talcott Inc, Tandy Corp, etc.

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Table with columns: Range for Previous Year 1961 (Lowest, Highest), Range Since Jan. 1 (Lowest, Highest), STOCKS NEW YORK STOCK EXCHANGE (Company Name, Par), Monday June 25, Tuesday June 26, Wednesday June 27, Thursday June 28, Friday June 29, Sales for the Week (Shares). Includes companies like Udylyte Corp, Underwood Corp, Unilever Ltd, etc.

For footnotes, see page 25.



# NEW YORK STOCK EXCHANGE STOCK RECORD

Range for Previous Year 1961		Range Since Jan. 1		STOCKS		LOW AND HIGH SALE PRICES					Sales for the Week Shares	
Lowest	Highest	Lowest	Highest	NEW YORK EXCHANGE	Monday June 25	Tuesday June 26	Wednesday June 27	Thursday June 28	Friday June 29			
33 1/4 Sep 29	47 3/4 Feb 9	22 1/4 Jun 15	41 1/2 Feb 14	US Borax & Chemical Corp com. 100	24	24 1/2	24 1/2	24 1/2	24 1/2	24 1/2	24 1/2	6,900
93 Jan 4	97 1/2 Jun 1	96 Jan 2	98 May 1	4 1/2% preferred	97 1/2	97 1/2	96 3/4	97 1/2	96 3/4	96 3/4	96 3/4	600
24 1/4 Jan 3	32 1/2 Nov 8	23 1/4 Jun 25	32 3/4 Mar 9	US & Foreign Securities	23 1/4	24 1/2	23 1/4	24 1/2	24 1/2	24 1/2	24 1/2	5,100
42 1/2 Dec 27	46 3/4 Dec 6	28 1/4 Jun 25	47 1/2 Mar 23	US Freight Co. No par	28 1/4	29 1/2	29 1/2	30 1/2	30 1/2	30 1/2	30 1/2	19,300
95 Sep 25	115 Feb 27	69 Jun 22	105 1/2 Jan 4	US Gypsum Co common	69 1/2	71 1/2	70 1/2	72	72 1/2	72 1/2	72 1/2	26,500
151 Dec 20	158 1/2 Oct 2	154 Jan 5	164 1/2 May 25	7% preferred	158 1/2	160	158 1/2	160	158 1/2	160	160	40,500
9 1/4 Jan 3	22 3/4 Dec 14	12 May 29	24 1/4 Mar 2	US Industries Inc common	12 1/2	13 1/2	13 1/2	13 1/2	13 1/2	13 1/2	13 1/2	7,200
35 1/4 Jan 17	42 1/2 Dec 4	43 Jun 21	48 1/2 Mar 29	4 1/2% preferred series A	42 3/4	43 1/4	42 3/4	43 1/4	42 3/4	43 1/4	43 1/4	100
26 1/4 Jan 5	36 1/2 Jun 6	30 1/4 Jan 2	40 1/4 Mar 19	US Lines Co common	33	33 3/4	33 1/2	34 1/2	33 1/2	33 1/2	33 1/2	26,500
7 1/4 Jan 3	9 1/2 Nov 21	8 1/4 Jan 16	9 1/4 Feb 5	1/2% preferred	9	9 1/4	8 3/4	9 1/4	8 3/4	9 1/4	9 1/4	1,100
2 1/4 Oct 2	27 1/4 Apr 6	1 1/2 Jun 25	23 1/2 Feb 23	US Pipe & Foundry Co	14 1/2	15	14 1/2	15 1/2	15 1/2	15 1/2	15 1/2	33,200
26 1/4 Jan 3	33 Mar 2	25 1/2 May 29	31 1/4 May 4	US Playing Card Co	26 1/4	26 1/2	26 1/2	26 1/2	26 1/2	26 1/2	26 1/2	1,300
43 1/4 Jan 25	53 1/4 May 18	39 Jan 12	53 1/4 Mar 20	US Plywood Corp common	40 1/2	41 1/2	40 1/2	41 1/2	40 1/2	40 1/2	40 1/2	7,000
75 Jan 5	84 Dec 15	79 Jan 12	82 1/4 May 7	3 1/4% preferred series A	79 1/2	81	79 1/2	81	79 1/2	81	81	30,100
46 1/4 Jan 6	64 1/2 Aug 11	40 Jun 25	60 1/2 Feb 9	US Rubber Co common	40	40 1/2	41 1/4	41 1/2	40 1/2	41 1/2	41 1/2	2,000
149 1/4 Jan 3	161 1/4 Nov 13	153 Jun 26	164 May 2	8% non-cum 1st preferred	155	155	153	155 1/2	153 1/2	154 1/2	154 1/2	3,000
26 Jan 3	41 1/2 Nov 21	22 1/2 Jun 26	44 1/2 Mar 19	US Shoe Corp. No par	24	24 1/2	24 1/2	24 1/2	24 1/2	24 1/2	24 1/2	7,700
45 1/4 Jan 4	54 1/2 Oct 27	49 1/2 Jun 25	58 Mar 8	US Smelting Ref & Min com.	49 1/2	50	49 1/2	50	49 1/2	50	50	2,300
75 1/4 Oct 24	91 1/4 May 17	41 Jun 25	78 1/4 Jan 2	7% preferred	49 1/2	50	49 1/2	50	49 1/2	50	50	33,200
141 1/4 Jan 3	147 1/4 Jun 5	140 1/4 Jun 26	152 3/4 Apr 17	US Steel Corp common	140 1/2	141 1/2	140 1/2	141 1/2	140 1/2	140 1/2	140 1/2	2,600
23 1/4 Jan 6	45 1/2 Nov 28	23 1/2 May 29	39 1/2 Feb 6	7% preferred	26	26 1/2	26 1/2	26 1/2	26 1/2	26 1/2	26 1/2	7,000
35 Jan 9	39 1/2 July 11	37 Jan 4	39 1/4 Feb 21	US Tobacco Co common	39	39	38 3/4	38 3/4	38 3/4	39 1/2	39 1/2	310
29 1/4 Jan 3	53 3/4 Apr 10	17 1/2 Jun 22	42 1/2 Jan 22	7% non-cumulative preferred	18 1/2	19 1/2	19	20 1/2	18 1/2	19 1/2	19 1/2	13,000
11 Jan 3	23 Apr 4	7 1/4 Jun 25	14 1/2 Mar 23	US Vitamin & Pharmaceutical	7 1/4	8 1/4	7 3/4	7 3/4	7 3/4	7 3/4	7 3/4	10,200
30 Jan 3	43 1/2 May 17	21 1/4 Jun 22	38 1/2 Jan 3	United Whelan Corp.	35 1/2	36	35 1/2	36	35 1/2	36	36	400
30 1/2 Jan 10	55 1/4 Nov 28	35 Jun 25	54 Feb 6	Universal American Corp.	21 1/4	22 1/4	23	23 1/2	23	23 1/2	23 1/2	6,300
153 1/4 Jan 9	166 Nov 30	160 Jun 6	170 Feb 2	Universal-Cyclops Steel Corp.	160	162	160	162	160	162	162	4,500
27 1/2 Oct 27	62 Jan 3	13 May 29	31 1/2 Jan 2	Universal Leaf Tobacco com.	35	35 1/2	35	35 1/2	35	35 1/2	35 1/2	28,600
30 1/4 Jan 4	69 1/2 Dec 6	30 1/4 Jun 25	61 1/2 Mar 14	8% preferred	30 1/4	31	31 1/2	32 1/2	31 1/2	32 1/2	32 1/2	57,600
48 1/4 Feb 28	59 Apr 14	30 1/2 Jun 25	55 Jan 2	Universal Match Corp.	30 1/2	31 1/4	31 1/2	32 1/4	31 1/2	32 1/4	32 1/4	33,100
33 1/4 Mar 10	42 1/2 Nov 20	31 1/2 May 29	40 1/4 Mar 20	Universal Oil Products Co.	33 1/4	34	33 1/2	33 3/4	33 1/2	34	34	4,100
30 1/4 Oct 27	38 1/2 Jun 6	22 1/4 May 29	33 1/2 Feb 1	Vanadium-Alloys Steel Co.	24 1/2	25	24 1/2	25 1/2	24 1/2	25 1/2	25 1/2	1,500
18 Jan 3	29 1/4 May 2	13 1/2 Jun 25	28 1/4 Jan 16	Vanadium Corp of America	13 1/2	14 1/2	14 1/2	15 1/2	14 1/2	15 1/2	15 1/2	13,000
19 1/4 Jan 3	30 1/4 Apr 27	20 1/4 Jun 25	26 Jan 4	Van Raalte Co Inc.	20 1/4	20 1/2	21	21 1/4	21	21	21	1,600
38 1/4 Oct 20	77 1/4 Apr 27	22 1/2 Jun 22	45 1/2 Feb 19	Varian Associates	22 1/2	24 1/2	23 1/2	25 1/2	23 1/2	24 1/2	24 1/2	83,400
42 Nov 2	77 1/2 Mar 30	19 1/2 Jun 25	50 1/2 Jan 2	Vendo Comptometer Corp.	19 1/2	20 1/2	20 1/2	21 1/2	19 1/2	20 1/2	20 1/2	23,000
15 1/2 Nov 20	19 1/2 Oct 30	9 May 29	18 Jan 10	Victor Carolina Chemical com.	10	10 1/2	10 1/2	10 1/2	10	10 1/2	10 1/2	6,600
30 July 14	43 1/4 Apr 18	27 Jun 25	44 1/2 Mar 23	Virginia Carolina Chemical com.	27	28 1/2	28 1/2	31	30 1/4	30 3/4	30 3/4	5,600
107 Feb 13	125 May 15	110 Jun 22	135 Mar 23	6% dividend partic preferred	110	110	110	110	112	115	115	400
49 1/4 Jan 27	68 1/2 Nov 21	46 1/4 May 28	67 Mar 23	Virginia Elec & Power Co com.	46 1/4	47 1/2	46 1/4	47 1/2	47	47 1/2	47 1/2	18,600
102 1/4 Aug 29	108 Dec 7	105 1/2 Jun 29	111 May 4	5% preferred	107	108	108 1/2	106 1/2	106	106 1/2	105 1/2	310
81 1/2 July 6	86 Dec 8	86 Jan 19	92 1/2 May 22	\$4.04 preferred	88 1/2	90	88 1/2	90	87	90	87	10
85 Jan 9	92 Nov 29	89 1/2 Jan 2	94 1/2 Feb 13	\$4.20 preferred	92	93	92	93	92	93	92	80
83 Jun 26	89 Oct 13	88 Jun 29	92 1/4 Feb 20	\$4.12 preferred	90	92	89 1/2	89 1/2	88 3/4	88 3/4	88 3/4	5,500
24 1/2 Dec 11	28 1/2 Nov 17	16 1/4 Jun 25	26 1/4 Jan 3	Von's Grocery Co.	16 1/4	17	16 1/4	17 1/2	18 1/2	17 1/2	18 1/2	15,400
9 1/4 Jan 4	13 1/2 Feb 6	8 1/2 May 29	14 1/2 Feb 21	Vornado Inc.	9	9 1/4	9	9 1/4	9	9 1/4	9 1/4	18,600
13 1/4 Jan 4	17 May 12	14 Jun 22	16 1/2 Feb 9	Vulcan Materials Co common	14 1/4	14 1/4	14 1/4	14 1/4	14 1/4	14 1/4	14 1/4	3,900
87 1/4 Jan 3	100 July 21	98 Jan 10	102 Apr 9	5% convertible preferred	100 1/2	100 1/2	100 1/2	102	100	100 1/2	100 1/2	40
98 1/4 Jan 5	107 1/4 Jun 20	102 Jan 3	106 Jan 30	6 1/4% preferred	103 1/2	104	103 1/2	103 1/2	103 1/2	103 1/2	104	450
71 1/4 July 28	85 1/4 Feb 28	74 1/4 Jun 25	88 Feb 20	Wabash RR 4 1/2% preferred	74 1/2	75	74 1/2	74 1/2	74 1/2	74 1/2	74 1/2	270
24 1/4 Oct 24	31 1/4 Dec 29	19 1/4 May 29	31 Jan 3	Wagner Electric Corp.	20 1/2	20 1/2	21 1/2	20 1/2	20 1/2	20 1/2	21 1/2	6,700
8 Dec 14	14 Mar 13	6 1/4 May 29	9 1/4 Jan 4	Waldorf System	6 1/2	7	7	7 1/2	7 1/2	7 1/2	7 1/2	1,000
53 Oct 3	73 Mar 7	40 Jun 25	65 1/2 Mar 21	Walgreen Co.	40	42	41 1/2	42	42	42	44	4,200
38 1/4 Jan 6	58 1/2 Nov 15	40 1/2 Jun 25	57 1/4 Jan 2	Walker (Hiram) G & W	40 1/2	43	41 1/4	44 1/4	42 1/2	44 1/2	45 1/4	8,400
26 1/2 Feb 2	42 1/2 Oct 10	24 1/2 Jun 25	44 1/4 Feb 8	Wallace & Tiernan Inc.	24 1/2	26	25 1/2	25 1/2	25 1/2	27 1/2	27 1/2	3,100
7 Oct 30	11 1/4 Mar 28	7 May 29	8 1/4 Feb 20	Walworth Co.	7 1/2	7 1/2	7 1/2	7 1/2	7 1/2	7 1/2	7 1/2	19,300
8 1/2 Dec 26	13 1/2 Jan 1	7 Jun 21	9 1/2 Feb 21	Ward Baking Co common	8 1/2	9 1/4	8 1/2	9 1/4	8 1/2	9 1/4	9 1/4	1,500
66 Dec 26	86 3/4 Mar 16	59 1/2 Jun 15	72 Mar 12	6% preferred	61	66	62	62	61 1/2	61 1/2	62	100
6 Jan 3	28 1/2 May 8	4 1/2 Jun 25	17 1/4 Jan 25	Ward Industries Corp.	4 1/2	5 1/2	5 1/2	5 1/2	5 1/2	5 1/2	5 1/2	7,900
16 1/4 Jan 3	39 Nov 29	11 1/4 May 29	20 1/4 Feb 9	Warner Bros Pictures Inc.	12 1/2	12 1/2	12 1/2	13	12 1/2	12 1/2	12 1/2	21,700
34 1/4 Feb 6	59 1/2 Nov 27	26 Jun 28	38 1/4 Apr 19	Warner Co.	26 1/4	26 1/4	26 1/4	26 1/4	26	27 1/2	26	4,900
40 1/4 Nov 27	43 Nov 15	19 Jun 21	27 1/4 May 17	Warner-Lambert Pharmaceutical	19	18 3/4	19 1/2	19 1/2	19 1/2	19 1/2	20 1/2	60,300
41 1/4 Jan 5	54 1/2 Nov 30	35 1/2 Jun 27	54 1/4 Jan 2	Warren (S.D.) Co.	35	36 1/4	36 1/4	36 1/4	35 3/4	36 1/4	36 1/4	3,900
30 1/4 Jan 3	38 1/4 Jan 23	29 May 29	40 1/4 Jan 2	Washington Gas Light Co	29 1/4	29 1/4	29 1/4	31 1/4	30 1/4	30 1/2	31	2,200
25 1/4 Jan 6	37 1/4 Dec 7	39 May 29	51 Jan 2	Washington Water Power	40	40 1/2	41	41 1/2	40 3/4	41 1/4	41 1/4	7,200
4 1/4 Jan 4	7 1/4 May 31	3 Jun 26	5 1/4 Jan 31	Waukesha Motor Co.	32 1/4	32 1/4	31 1/2	31 1/4	31 1/4	31 1/4	32	800
10 1/4 Jan 4	17 1/2 Apr 7	9 1/4 May 29	14 1/2 Feb 20	Wayne Knitting Mills	28 1/4	28 1/4	28	28 1/2	28 1/2	28 1/2	29	800
94 Jan 5	102 May 31	95 1/4 Jun 25	102 1/2 Apr 4	Webbilt Corp.	94	9 1/2	9 1/2	9 1/2	9 1/2	9 1/2	9 1/2	12,300
85 July 11	91 May 5	87 Jan 11	94 1/2 Jun 15	West Kentucky Coal Co.	85	85	85	85	85	85	85	2,000
82 1/4 Jan 17	87 Apr 24	85 1/4 Jan 3	92 Apr 30	West Penn Power 4 1/2% pfd.	95 1/4	96 1/4	95 1/4	96 1/4	96	96	96	100
33 1/4 Aug 1	45 Dec 28	31 Jun 14	46 Mar 12	4.20% preferred series B	93	93	91	93	90	93	93	10
93 Jan 25	99 Nov 14	97 1/2 Feb 16	101 1/2 May 22	4.10% preferred series C	89	89	87	88 1/2	86	87 1/2	87 1/2	130
19 1/4 Jan 4	30 May 11	19 May 29	27 1/2 Mar 16	West Va Pulp & Paper common	32 1/4	33 1/4	32	33	31 1/4	32 1/2	32 1/4	11,700
27 Jan 13	45 Nov 28	23 1/2 Jun 25	39 Jan 2	4 1/4% preferred	99	100	100	100	99 1/2	100	100	

# Bond Record from the New York Stock Exchange

FRIDAY—WEEKLY—YEARLY

The *italic* letters in the column headed "Interest Period" indicate in each case the month when the bonds mature. Figures after decimal point represent one or more 32nds of a point.

Range for Previous Year 1961		Range Since Jan. 1		GOVERNMENT BONDS NEW YORK STOCK EXCHANGE		LOW AND HIGH SALE PRICES											
Lowest	Highest	Lowest	Highest			Monday June 25		Tuesday June 26		Wednesday June 27		Thursday June 28		Friday June 29		Sales for Week	
						Bid	Ask	Bid	Ask	Bid	Ask	Bid	Ask	Bid	Ask	Bonds (\$)	
				Treasury 4 1/8s	May 15 1975-1985	103.30	104.6	103.20	103.28	103.20	103.28	103.14	103.22	103.6	103.14		
				Treasury 4s	Oct 1 1969	101	101.8	100.24	101	100.28	101.4	100.24	101	100.16	100.16	100.24	
				Treasury 4s	Feb 1 1971	100.14	100.18	100.8	100.12	100.12	100.16	100.5	100.9	100	100.4		
				Treasury 3 7/8s	May 15 1963	100.4	100.12	99.28	100.4	100	100.8	99.28	100.4	99.26	100.2		
				Treasury 3 7/8s	Nov 15 1971	100.12	100.16	100.8	100.12	100.11	100.15	100.8	100.12	100.4	100.8		
				Treasury 3 7/8s	Nov 15 1974	99.6	99.16	99.12	99.16	99.12	99.16	99.5	99.9	99	99.4		
				Treasury 3 7/8s	Aug 15 1968	99.22	99.14	98.28	99.4	99.2	99.10	98.28	99.4	98.24	99		
				Treasury 3 7/8s	May 15 1966	100.20	99.26	99.18	99.22	99.22	99.26	99.20	99.24	99.16	99.20		
				Treasury 3 7/8s	Nov 15 1967	99.20	100.24	100.16	100.20	100.18	100.22	100.12	100.16	100.8	100.12		
				Treasury 3 7/8s	Nov 15 1980	94	94.8	93.22	93.30	93.30	94.6	93.24	94	93.16	93.24		
				Treasury 3 7/8s	Feb 15 1990	91.24	92	91.4	91.21	91.6	91.14	91	91.8	90.18	90.26		
				Treasury 3 7/8s	Nov 15 1998	90.16	90.24	90	90.8	89.30	90.6	89.24	90	89.12	89.20		
				Treasury 3 7/8s	Nov 15 1966	99.6	99.10	99.4	99.8	99.6	99.10	99.2	99.6	98.30	99.2		
				Treasury 3 7/8s	Jun 15 1978-1983	90.16	90.24	90.12	90.20	90.16	90.24	90.10	90.16	90.2	90.10		
				Treasury 3 7/8s	May 15 1985	90.16	90.24	90.12	90.20	90.14	90.22	90.8	90.16	89.30	90.6		
				Treasury 3s	Feb 15 1964	99.25	99.27	99.22	99.24	99.22	99.24	97.30	98.2	99.21	99.23		
				Treasury 3s	Aug 15 1966	98.2	98.6	97.30	98.2	98.2	98.6	98.2	98.6	97.26	97.30		
				Treasury 3s	Feb 15 1965	86.4	86.12	85.24	86	85.20	85.28	85.14	85.22	85.4	85.12		
				Treasury 2 7/8s	Dec 15 1960-1965	100.18	100.22	100.18	100.22	100.17	100.21	100.17	100.21	100.16	100.20		
				Treasury 2 7/8s	Aug 15 1963	99.13	99.15	99.11	99.13	99.12	99.14	99.11	99.13	99.11	99.13		
				Treasury 2 7/8s	Dec 15 1963-1968	92.22	92.28	92.12	92.18	92.14	92.20	92.8	92.14	92.2	92.8		
				Treasury 2 7/8s	Jun 15 1964-1969	91.12	91.18	91.12	91.18	91.14	91.20	91.8	91.14	91.4	91.10		
				Treasury 2 7/8s	Dec 15 1964-1969	91	91.6	90.20	90.26	90.22	90.28	90.14	90.20	90.14	90.20		
				Treasury 2 7/8s	Mar 15 1965-1970	90.26	91	90.14	90.20	90.18	90.24	90.12	90.18	90.8	90.14		
				Treasury 2 7/8s	Mar 15 1966-1971	89.24	89.30	89.14	89.20	89.18	89.24	89.12	89.18	89.8	89.14		
				Treasury 2 7/8s	Jun 15 1967-1972	88.20	88.26	88.10	88.16	89.12	89.18	88.6	88.12	88.2	88.8		
				Treasury 2 7/8s	Sep 15 1967-1972	88.12	88.18	88.2	88.8	89.8	89.14	88.2	88.8	87.28	88.2		
				Treasury 2 7/8s	Dec 15 1967-1972	88.12	88.18	88.2	88.8	88.6	88.12	88	88.6	87.26	88.2		
				Treasury 2 7/8s	Dec 15 1959-1962	99.24	99.25	99.23	99.24	99.23	99.24	99.23	99.24	99.22	99.23		
				International Bank for Reconstruction & Development													
				5s	Feb 15 1985	106.16	107.16	106	107	106	107	106	107	106	107		
				4 1/8s	Nov 1 1980	103	104	103	104	103	104	103	104	103	104		
				4 1/8s	Dec 1 1973	102.8	103.8	101.16	102.16	101.16	102.16	101.16	102.16	101	102		
				4 1/8s	Jan 1 1977	101.8	102.8	101.8	102.8	101.8	102.8	101.8	102.8	101	102		
				4 1/8s	Feb 1 1982	101.16	102.8	101.16	102.16	101.16	102.8	101.16	102.8	101.8	101.16		
				4 1/8s	May 1 1978	99.8	100.8	99.8	100.8	99.8	100.8	99.8	100.8	98.24	99.16		
				4 1/8s	Jan 15 1979	99	100	99	100	99	100	99	100	98.24	99.16		
				3 7/8s	May 15 1968	101	101.8	100.28	101.4	100.28	101.4	100.28	101.4	100.28	101.4		
				3 7/8s	Oct 1 1962	98.8	99	98.8	99	98	98.24	98	98.24	97.24	98.16		
				3 7/8s	Oct 1 1962	100	100.8	100	100.8	100	100.8	100	100.8	100	100.8		
				3 7/8s	Jan 1 1969	95.24	96.24	95.24	96.24	95.24	96.24	95.24	96.24	95.16	96.16		
				3 7/8s	Oct 15 1971	95	95.24	95	95.24	95	95.24	95	95.24	94.16	95.16		
				3 7/8s	May 15 1975	92	94	92	94	92	94	92	94	92	93.16		
				3 7/8s	Oct 1 1981	86	87	86	87	86	87	86	87	86.8	87.8		
				3s	July 15 1972	90	91	89.16	90.16	89	90	89	90	89	90.8		
				3s	Mar 1 1976	87	88	86.16	87.16	86.16	87.16	86.16	87.16	86	87.16		

Sale prices are indicated with a double dagger. All other figures are bid and asked quotations.

## (Range for Week Ended June 29)

BONDS					BONDS				
New York Stock Exchange					New York Stock Exchange				
Interest Period	Friday Last Sale Price	Week's Range or Friday's Bid & Asked Low High	Bonds Sold No.	Range Since Jan. 1 Low High	Interest Period	Friday Last Sale Price	Week's Range or Friday's Bid & Asked Low High	Bonds Sold No.	Range Since Jan. 1 Low High
Transit Unification Issue—					Brazil (continued)—				
3% Corporate Stock 1980	June-Dec 94 1/8	94 3/8 95 1/8	14	92 99	7 1/2s Central Ry 1952	June-Dec			
					Stampred pursuant to Plan A (Interest reduced to 3.5%) 1978	June-Dec			
					5% funding bonds of 1931 due 1951	June-Dec	94	94	10 94 95 1/2
					Stampred pursuant to Plan A (Interest reduced to 3.375%) 1979	April-Oct			
					Caldas (Dept of) 30-yr s f bonds 1978	Jan-July	56	55 56	45 47 1/2 56
					Canada (Dominion of) 2 1/8s 1974	Mar-Sept		83 1/2 84	7 82 3/4 86 1/4
					25-year 2 1/8s 1975	Mar-Sept		83 83	5 82 1/2 85 1/4
					Cauca Val (Dept of) 30-yr 3s s f bonds '78	Jan-July			
					Chile (Republic) external s f 7s 1942	May-Nov			
					7s assented 1942	May-Nov			
					External sinking fund 6s 1960	April-Oct			
					6s assented 1960	April-Oct			
					External sinking fund 6s Feb 1961	Feb-Aug			
					6s assented Feb 1961	Feb-Aug			
					Ry external sinking fund 6s Jan 1961	Jan-July			
					6s assented Jan 1961	Jan-July			
					External sinking fund 6s Sept 1961	Mar-Sept			
					6s assented Sept 1961	Mar-Sept			
					External sinking fund 6s 1962	April-Oct			
					6s assented 1962	April-Oct			
					External sinking fund 6s 1963	May-Nov			
					6s external 1963	May-Nov			
					Extl sink fund 6s bonds 3s 1993	June-Dec	36	36 36 3/8	16 34 1/2 43 1/2
					Chile Mortgage Bank 6 1/2s 1957	June-Dec			
					6 1/2s assented 1957	June-Dec			
					6 1/2s assented 1961	June-Dec			
					Guaranteed sinking fund 6s 1961	April-Oct			
					6s assented 1961	April-Oct			
					Guaranteed sinking fund 6s 1962	May-Nov			
					6s assented 1962	May-Nov			
					Chilean Consol Municipal 7s 1960	Mar-Sept			
					7s assented 1960	Mar-Sept			
					Chinese (Hukuang Ry) 5s 1951	June-Dec			
					4 1/8s debt adjustment 1970	Mar-Sept			
					Cologne (City of) 6 1/2s 1950	Mar-Sept			
					4 1/8s debt adjustment 1970	Mar-Sept			
					Colombia (Rep of) 6s of 1928 Oct 1961	April-Oct			
					6s of 1927 Jan 1961	Jan-July			
					3s extl sinking fund dollar bonds 1970	April-Oct	76	76 76	2 73 3/8 80 3/8
					Columbia Mortgage Bank 7s 1946	May-Nov			
					Copenhagen Telephone 5 1/2s 1977	June-Dec	94 1/2	94 1/2 95 3/4	23 94 1/2 95 3/4
					Costa Rica (Republic of) 3s 1972	April-Oct			
					Credit Foncier De France				
					5 1/2s gtd extl loan 1979	June-Dec	103 1/2	102 1/2 103 1/2	22 102 106 1/2
					Cuba (Republic of) 4 1/2s external 1977	June-Dec	29 1/2	29 29 1/2	31 23 37
					Cudimamarca (Dept of) 3s 1978	Jan-July			
					Czechoslovakia (State)				
					Stampred assented (Interest reduced to 6%) extended to 1960	April-Oct			
					Denmark (Kingdom of) 5 1/2s 1974	Feb-Aug	100 3/4	99 1/2 100 3/4	25 98 3/4 105
					5 1/2s extl loan 1977	May-Nov	95 1/2	95 1/2 96 1/4	57 95 97
					El Salvador (Republic of)				
					3 1/2s external s f bonds Jan 1 1976	Jan-July	80	80 80	1 64 80
					3s extl s f dollar bonds Jan 1 1976	Jan-July	80	80 80	2 73 3/8 80
					Energy Supply Schwaben				
					5 1/2s debt adjustment 1973	Jan-July			

# NEW YORK STOCK EXCHANGE BOND RECORD (Range for Week Ended June 29)

BONDS New York Stock Exchange				Friday Last Sale Price	Week's Range or Friday's Bid & Asked	Bonds Sold No.	Range Since Jan. 1	BONDS New York Stock Exchange				Friday Last Sale Price	Week's Range or Friday's Bid & Asked	Bonds Sold No.	Range Since Jan. 1
					Low High		Low High						Low High		Low High
<b>BONDS</b>															
<b>Good Hope Steel &amp; Iron Works—</b>															
7s f mtge 1945				April-Oct	---	---	---	Uruguay (Republic of)—				---	---	---	---
Greek Government—								3½s-4s-4½s (dollar bonds of 1937)—							
7s part paid 1964				May-Nov	24%	24%	25½	External readjustment 1979				May-Nov	81%	81%	81%
6s part paid 1968				Feb-Aug	23	23	24	External conversion 1979				May-Nov	78	95	---
Hamburg (State of) 6s 1966				April-Oct	---	---	---	3½s-4½s-4¾s ext conversion 1978				June-Dec	---	---	---
Conv & funding 4½s 1966				April-Oct	---	---	100¼	4s-4½s-4¾s external readj 1978				Feb-Aug	88	90	---
Harpen Mining Corp—								3½s external readjustment 1984				Jan-July	---	---	---
General mortgage 6s 1949				Jan-July	---	---	---	Valle Del Cauca See Cauca Valley (Dept of)							
4½s debentures adjustment 1970				Jan-July	---	---	93½	Warsaw (City) external 7s 1958				Feb-Aug	---	4½	13
Isleder Steel Corp 6s 1948				Feb-Aug	---	---	---	4½s assented 1958				Feb-Aug	---	5½	---
International Tel & Tel—								Westphalia United Elec Power Corp—							
Sud America 7½s debts 1977				Feb-Aug	---	---	95¼	1st mortgage 6s series A 1953				Jan-July	---	---	---
Italian (Republic) ext s f 4s 1977				Jan-July	81%	81%	82½	Yokohama (City of) 6s of '28 1961				June-Dec	---	---	---
Italian Credit Consortium for Public Works				Jan-July	---	---	---	6s due 1961 extended to 1971				June-Dec	---	100%	---
30-year gtd ext s f 3s 1977				Jan-July	81%	81%	82¼								
7s series B 1947				Mar-Sept	---	---	173								
Italian Public Utility Institute—															
30-year gtd ext s f 3s 1977				Jan-July	81%	81%	81%								
7s series B 1952				Jan-July	---	---	---								
Italy (Kingdom of) 7s 1951				June-Dec	---	---	---								
Jamaica (Government of) 5¾s 1974				Mar-Sept	---	---	89¼								
Japan 5½s extl s f 1974				Jan-July	---	---	94½								
Japan Development Bank 6s 1976				Mar-Sept	96¼	95	96¼								
6s gtd extl loan 1977				May-Nov	95¼	94¼	95¼								
<b>Japanese (Imperial Government)—</b>															
6½s extl loan of '24 1954				Feb-Aug	---	---	---								
6½s due 1954 extended to 1964				Feb-Aug	---	101½	101¼								
5½s extl loan of '30 1965				May-Nov	---	100	100								
5½s due 1965 extended to 1975				May-Nov	---	100	100								
Yugoslavia (State Mtge Bank) 7s 1957				April-Oct	---	23	26								
Kreuger & Toll 5s uniform cod 1959				Mar-Sept	---	---	---								
Lombard Electric Co 7s 1952				June-Dec	---	---	---								
Medellin (Colombia) 6½s 1954				June-Dec	---	---	---								
30-year 3s s f bonds 1978				Jan-July	---	58	59								
Milan (City of) 6½s 1952				April-Oct	---	---	168¾								
Minas Geraes (State)—															
Secured extl sink fund 6½s 1958				Mar-Sept	---	---	---								
Stamped pursuant to Plan A (interest reduced to 2.125%) 2008				Mar-Sept	---	56	60								
Secured extl sink fund 6½s 1959				Mar-Sept	---	---	---								
Stamped pursuant to Plan A (interest reduced to 2.125%) 2008				Mar-Sept	---	45	52								
New Zealand (Govt) 5½s 1970				June-Dec	101¼	101½	102¼								
15 year 5½s 1976				Apr-Oct	---	99%	100%								
15-year 5½s 1977				May-Nov	93¼	93½	94¼								
Nippon Tel & Tel Public Corp—															
6s gtd dollar bonds 1976				April-Oct	95%	95	95¼								
<b>Norway (Kingdom of)—</b>															
External sinking fund old 4½s 1965				April-Oct	---	99½	99½								
4½s s f extl loan new 1965				April-Oct	---	99½	100¼								
4s sinking fund external loan 1963				Feb-Aug	---	100	100								
5½s s f extl loan 1973				April-Oct	100	99½	100								
5½s external loan 1976				May-Nov	99¼	99¼	100								
Municipal Bank extl sink fund 5s 1970				June-Dec	---	98%	99%								
Nuremberg (City of) 6s 1952				Feb-Aug	---	---	---								
Oriental Development Co Ltd—															
6s extl loan (30-year) 1953				Mar-Sept	---	218	218								
6s due 1953 extended to 1963				Mar-Sept	100%	100%	100%								
5½s extl loan (30-year) 1958				May-Nov	---	208¼	208¼								
5½s due 1958 extended to 1968				May-Nov	---	91	99								
Oslo (City of) 5½s extl 1973				June-Dec	---	96¼	96¼								
5½s s f external loan 1975				June-Dec	---	99½	100								
5½s s f extl loan 1977				Apr-Oct	97¼	97½	97¾								
Pernambuco (State of) 7s 1947				Mar-Sept	---	---	---								
Stamped pursuant to Plan A (interest reduced to 2.125%) 2008				Mar-Sept	---	50½	56								
Peru (Republic of) external 7s 1959				Mar-Sept	---	81	82								
Nat loan extl s f 6s 1st series 1960				June-Dec	---	81	91½								
Nat loan extl s f 6s 2nd series 1961				April-Oct	---	82	82								
Poland (Republic of) gold 6s 1940				April-Oct	---	---	---								
4½s assented 1958				April-Oct	---	8¾	9½								
Stabilization loan sink fund 7s 1947				April-Oct	---	15	9¾								
4½s assented 1968				April-Oct	---	8	10								
External sinking fund gold 8s 1950				Jan-July	---	9	13								
4½s assented 1963				Jan-July	---	8	10								
<b>Porto Alegre (City of)—</b>															
8s 1961 stamped pursuant to Plan A (interest reduced to 2.375%) 2001				Jan-July	---	57	70								
7½s 1966 stamped pursuant to Plan A (interest reduced to 2.25%) 2006				Jan-July	---	51	54								
<b>Rhine-Westphalia Electric Power Corp—</b>															
Direct mortgage 7s 1950				Mar-Sept	---	---	---								
Direct mortgage 6s 1952				May-Nov	---	---	---								
Consol mortgage 6s 1953				May-Nov	---	---	---								
Consol mortgage 6s 1955				Feb-Aug	---	---	---								
<b>Rhodesia and Nyasaland—</b>															
Federation of) 5½s 1973				May-Nov	---	72	72½								
<b>Rio de Janeiro (City of) 8s 1946</b>															
Stamped pursuant to Plan A (interest reduced to 2.375%) 2001				April-Oct	---	---	76								
External secured 6½s 1953				Feb-Aug	---	---	---								
Stamped pursuant to Plan A (interest reduced to 2%) 2012				Feb-Aug	54	54	54								
<b>Rio Grande do Sul (State of)—</b>															
8s external loan of 1921 1946				April-Oct	---	---	---								
Stamped pursuant to Plan A (interest reduced to 2.5%) 1999				April-Oct	---	68	75½								
6s internal sinking fund gold 1968				June-Dec	---	101	101								
Stamped pursuant to Plan A (interest reduced to 2%) 2012				June-Dec	65½	65½	65½								
7s external loan of 1926 due 1966				May-Nov	---	---	---								
Stamped pursuant to Plan A (interest reduced to 2.25%) 2004				June-Dec	---	60	61½								
7s 1967 stamped pursuant to Plan A (interest reduced to 2.25%) 2004				June-Dec	62½	62½	62½								
<b>Rome (City of) 6½s 1952</b>															
Stamped pursuant to Plan A (interest reduced to 2.375%) 2001				May-Nov	---	---	168¾								
<b>Sao Paulo (City) 8s 1952</b>															
Stamped pursuant to Plan A (interest reduced to 2.375%) 2001				May-Nov	---	71	80								
6½s extl secured sinking fund 1957				May-Nov	---	---	---								
Stamped pursuant to Plan A (interest reduced to 2%) 2012				May-Nov	---	97	97								
<b>Serbs Croats &amp; Slovenes (Kingdom)—</b>															
8s secured external 1962				May-Nov	---	23¼	25								
7s series B secured external 1962				May-Nov	---	23¼	25								
<b>Shinyetsu Electric Power Co Ltd—</b>															
6½s 1st mtge s f 1952				June-Dec	---	---	99¼								
6½s due 1952 extended to 1962				June-Dec	---	---	99¼								
Siemens & Halske Corp 6½s 1951				Mar-Sept	---	---	---								
Silesia (Prov of) external 7s 1958				June-Dec	---	---	---								
4½s assented 1958				June-Dec	---	76¼	9%								
South Africa (Union of) 4½s 1965				June-Dec	---	96¼	98								
5½s external loan Jan 1968				Jan-July	96	95	96								
5½s external loan Dec 1 1968 new				June-Dec	95½	94%	95½								
Southern European Pipeline 5½s 1982				Mar-Sept	101¼	101¼	101¾								
Southern Italy Dev Fund 5½s 1974				May-Nov	101%	100%	101%								
Taiwan Electric Power Co Ltd—															
5½s (40-year) s f 1971				Jan-July	---	---	---								
5½s due 1971 extended to 1981				Jan-July	---	99%	100%								
<b>Tokyo (City of)—</b>															
5½s extl loan of '27 1961				April-Oct	---	---	---								
5½s due 1961 extended to 1971				April-Oct	---	99¼	---								
Tokyo Electric Light Co Ltd—															
6s 1st mtge s series 1953				June-Dec	---	221¼	221¼								
6s 1953 extended to 1963				June-Dec	100%	100%	100%								

## RAILROAD AND INDUSTRIAL COMPANIES

BONDS New York Stock Exchange				Friday Last Sale Price	Week's Range or Friday's Bid & Asked	Bonds Sold No.	Range Since Jan. 1	BONDS New York Stock Exchange				Friday Last Sale Price	Week's Range or Friday's Bid & Asked	Bonds Sold No.	Range Since Jan. 1		
					Low High		Low High						Low High		Low High		
<b>Alabama Great Southern RR 3½s 1967</b>																	
May-Nov				---	91¼	---	90	Alabama Power Co 1st mtge 3½s 1972				Jan-July	---	93%	93%	5	90%
1st mortgage 3½s 1984				Mar-Sept	---	82¼	---	Albany & Susquehanna RR 4½s 1975				April-Oct	---	96%	---	---	80%
Aldens Inc 5s conv subord debts 1980				Apr-Oct	---	120	123	Allied Chemical & Dye 3½s debts 1978				Apr-Oct	93	93	93%	39	90%
5½s s f debentures 1981				June-Dec	---	103	104	Allied Stores Corp 4½s 1981				Apr-Oct	102¾	101¼	102¾	871	100¼
Allegheny Ludlum Steel 4s conv debts 1981				Apr-Oct	95¼	95	95½	Aluminum Co of America 3½s 1964				Feb-Aug	99	99	99%	76	98%
4½s s f debentures 1986				June-Dec	---	---	---	3s sinking fund debentures 1979				June-Dec	87¼	87¼	87¼	8	84½
Allegheny Power System—See old name of West Penn Electric Co								4½s sinking fund debentures 1982				Jan-July	100	99	100%	102	96¼
Allegheny & Western 1st gtd 4s 1988				Apr-Oct	---	61	65	3½s sinking fund debentures 1983				Apr-Oct	---	95	95	68	93¼
Allied Chemical & Dye 3½s debts 1978				Apr-Oct	---	---	---	Aluminum Co of Canada Ltd 3½s 1970				May-Nov	---				

NEW YORK STOCK EXCHANGE BOND RECORD (Range for Week Ended June 29)

Table with columns: BONDS, New York Stock Exchange, Interest, Friday Last Sale Price, Week's Range or Friday's Bid & Asked, Bonds Sold, Range Since Jan. 1, Low High. Includes entries for California Electric Power, Consolidated Edison, and various municipal bonds.

For footnotes, see page 35.

NEW YORK STOCK EXCHANGE BOND RECORD (Range for Week Ended June 29)

Table with columns for Bonds, Interest, Friday Last Sale Price, Week's Range or Friday's Bid & Asked, Bonds Sold, Range Since Jan. 1, Low, High, and similar columns for the right-hand section.

For footnotes, see page 35.

NEW YORK STOCK EXCHANGE BOND RECORD (Range for Week Ended June 29)

Table with columns: BOND, Interest, Friday Last, Week's Range, Bonds Sold, Range Since, Friday Last, Week's Range, Bonds Sold, Range Since. Contains multiple columns of bond data including Northern Central general & ref 5s 1974, Northern Natural Gas 3 3/4s s f debs 1973, etc.

Continued on page 35

For footnotes, see page 35.

# American Stock Exchange

## WEEKLY AND YEARLY RECORD

In the following extensive list we furnish a complete report of the transactions on the American Stock Exchange for the week beginning Monday, June 25, and ending Friday, June 29. It is compiled from the report of the American Stock Exchange itself and is intended to include every security whether stock or bond in which any dealings have occurred during the current year. Range for Week Ending June 29.

STOCKS American Stock Exchange				Friday Last Sale Price	Week's Range of Prices	Sales for Week Shares	Range Since Jan. 1		STOCKS American Stock Exchange				Friday Last Sale Price	Week's Range of Prices	Sales for Week Shares	Range Since Jan. 1		
				Par	Low	High	Low	High					Par	Low	High	Low	High	
Aberdeen Petroleum Corp class A	1	2 1/2	2 1/4	5,000	2	May	3	Jan	Bolsa Chica Oil Corp	1	3 1/2	4	900	2 1/2	May	5 1/2	Jan	
Acme-Hamilton Mfg Corp	10c	1 1/4	1 1/4	7,900	7/8	May	2 1/2	Mar	Borne Chemical Co Inc	1.50	5	4 1/2	5 1/4	15,300	4 1/2	May	15 1/2	Jan
Acme Missiles & Construction Corp									Bourjois Inc	1	13 1/2	12 1/2	13 1/2	1,000	11 1/2	May	19 1/2	Jan
Class A common	25c	5 1/4	5	2,000	4 1/2	May	15 1/2	Jan	Bowling Corp of America	10c	2 1/2	2	2 1/2	5,200	1 1/2	May	6	Jan
Acme Precision Products Inc	1	2 1/2	2 1/2	1,500	2 1/2	Mar	3 1/2	May	Brad Foote Gear Works Inc	20c	1 1/4	1 1/4	1 1/4	3,400	1 1/4	Jun	2 1/2	Feb
Acme Wire Co	10	11	11	800	11	Jun	13 1/2	Feb	Brandwynne Raceway Assn	1	30 1/2	30	30 1/2	300	26 1/2	May	45	Jan
Admiral Plastics Corp	10c	10 1/4	10	6,900	10	Jun	17 1/2	Feb	Brazilian Traction Light & Pow ord	1	3 1/4	2 1/2	3 1/2	31,800	2 1/2	Mar	4 1/2	Apr
Aero-Flow Dynamics Inc	1	3	2 1/2	1,400	2 1/2	Jun	4 1/2	Jan	Breeze Corp	1	9	8 1/2	9 1/4	8,100	6 1/2	Jan	14 1/2	May
Aerojet-General Corp	1	51 1/4	46 1/4	18,200	41 1/2	May	87 1/2	Mar	Bridgport Gas Co	1	31 1/2	31 1/2	32 1/2	250	30 1/2	Jun	35	Mar
Aerona Manufacturing Co	1	4 1/4	4 1/2	2,800	3 1/4	May	8	Jan	Brillo Manufacturing Co	1	1	1 1/8	2 1/4	200	23	Jun	39 1/2	Feb
Aerosol Techniques Inc	10c	10 1/8	9 1/2	1,200	10 1/2	Jun	15 1/2	May	Britlta Petroleum Ltd	1	2 1/2	1 1/8	2 1/2	16,100	1 1/8	May	3	Jan
Agnew Surpass Shoe Stores	*	13 1/4	13 1/4	100	13 1/4	Jun	17	Jan	British American Oil Co	*	28	27 1/4	28 1/4	4,500	25 1/4	May	36	Jan
Aid Investment & Discount Inc	1	4	4	2,000	3 1/4	Jan	5 1/2	Mar	British American Tobacco									
Airport Parking Corp of America	*								Amer dep rcts ord bearer	10s					7 1/2	May	8 1/2	Feb
Class A		14	14 1/2	400	13 1/2	May	24 1/2	Mar	Amer dep rcts ord registered	10s					7 1/2	May	8 1/2	Feb
Alabama Great Southern	50	70	77	40	70	Jun	107 1/2	Mar	British Columbia Power	*	15 1/2	15 1/4	15 1/2	4,500	14 1/4	May	17 1/8	Feb
Alabama Power 4.20% preferred	100	89 1/2	90	150	86 1/2	Jan	90	Jun	British Petroleum Co Ltd									
Alan Wood Steel Co common	10	16	15 1/2	3,500	15 1/2	Jun	30 1/2	Jan	Amer dep rcts ord reg	£1	4 1/2	4 1/2	5	32,100	4	May	5 1/2	Mar
5% preferred	100	75	75	25	73 1/4	Jun	82	Jan	Brooks Instrument Co Inc	25c	4	3 1/2	4	3,000	3 1/2	May	10 1/2	Jan
Alaska Airlines Inc	1	3 3/8	3 3/8	1,400	3 3/8	Jun	6 1/2	Mar	Brown Company	1	9 1/4	8 1/2	9 1/2	16,600	8 1/4	May	15 1/2	Jan
Algemene Kunstzide N V									Brown Forman Distillers cl A com	30c	21 1/4	21 1/4	300	21 1/4	Jun	29 1/2	Mar	
American deposit rcts American shs									Class B common	30c	20 1/2	19 1/2	20 1/2	3,300	17 1/2	May	29 1/4	Mar
All American Engineering Co	10c	5 1/2	5 1/2	2,200	3 1/2	May	8 1/2	Jan	4% preferred	10	7 1/2	7 1/4	7 1/2	3,000	7	May	8	Mar
All-State Properties Inc	1	3 1/2	3 1/4	28,700	3	Jun	9	Feb	Brown Rubber Co	1	2 1/2	2 1/2	3	4,000	2 1/2	Jun	5 1/2	Jan
Allegheny Corp warrants	1	4 1/2	3 1/4	19,700	3 1/2	Jun	9	Mar	Bruck Mills Ltd class B	1	2 1/2	2 1/4	2 1/4	500	2 1/4	Jun	3	Feb
Allegheny Airlines Inc	1	4 1/2	4	5,000	3 1/2	May	6 1/2	Jan	B S F Company	66 1/2 c	5 1/2	5 1/2	5 1/2	3,900	5	Jun	15 1/2	Apr
Alliance Tire & Rubber class A	£1 1/4								Budget Finance Plan common	50c	15 1/2	15	15 1/2	2,300	11 1/4	May	19 1/8	Apr
Allied Artists Pictures Corp common	1	2 1/4	2 1/2	3,300	2 1/2	May	6 1/2	Feb	60c convertible preferred	9	16	14 1/4	16	300	12 1/2	May	19	Apr
5 1/2% convertible preferred	10								6% serial preferred	10	9 1/2	9 1/2	10	900	9 1/2	Jan	10 1/2	Mar
Allied Control Co Inc	50c	6	5	3,800	5	Jun	9 1/2	Jan	Buell Industries Inc	1	6 1/4	6	6 1/4	2,800	5	May	11 1/2	Mar
Allied Paper Corp	3	8 1/4	8 1/4	3,400	8 1/4	Jun	17 1/4	Mar	Bunker Hill (The) Company	2.50	7 1/2	7 1/4	7 1/4	4,400	7 1/4	Jun	11	Jan
Alloys Unlimited Inc	10c	6	5 1/2	1,300	5 1/2	May	17 1/2	Jan	Burma Mines Ltd									
Almar Rainwear Corp	1	6 1/2	6 1/2	2,000	6	May	11 1/2	Feb	American dep rcts ord shares	3c 6d	4	4	4 1/4	6,800	1/2	May	1 1/4	Jan
Also Inc	1	2 1/2	2 1/2	1,900	2 1/2	May	6 1/2	Feb	Burnell & Co Inc	25c	4	4	4 1/4	1,800	4	Jun	8 1/4	Mar
Aluminum Co of America \$3.75 pfd	100	81	81	450	76 1/2	Jan	85 1/2	May	Burroughs (J P) & Son Inc	1		1 1/4	1 1/4	900	1 1/4	May	3 1/4	Feb
Ambassador Oil Corp	1	5 1/4	5	6,500	4 1/4	May	7 1/2	Mar	Butler's Shoe Corp	1		10 1/2	10 1/2	1,700	10 1/2	Jun	18 1/4	Jan
American Beverage Corp	1	4 1/4	4 1/4	1,300	4 1/4	Jun	8 1/4	Mar	BVD Co Inc	1	9 1/2	8 1/2	10	7,200	8 1/2	Jun	16	Feb
American Book Co	20	46	43 1/4	500	43 1/4	Jun	65 1/4	Jan										
American Business Systems Inc	*																	
American Electronics Inc	1	3 1/2	3 1/2	100	3 1/2	May	16 1/2	Jan										
American Internat Aluminum	25c	1 1/2	1 1/2	1,800	1	Feb	7 1/4	Jan										
American Israel Paper Mills Ltd																		
American shares	£1	2 1/2	2 1/4	1,100	2	May	3 1/4	Jan										
American M A R C Inc	50c	2 1/2	2 1/4	7,500	2 1/2	May	4 1/2	Jan										
American Manufacturing Co	12.50	34	34	100	33 1/4	Jun	45 1/2	Feb										
American Petrofina Inc class A	1	4 1/2	4 1/2	12,700	4 1/2	May	6 1/2	Mar										
American Seal-Kap Corp of Del	2	12 1/2	10 1/2	7,400	10 1/2	Jun	18 1/2	Mar										
American Thread 5% preferred	5	4 1/4	4 1/4	600	4 1/4	Feb	4 1/4	Jan										
American Writing Paper	5	25 1/2	25	600	25	May	34 1/2	Feb										
Anacon Lead Mines Ltd	20c	1 1/2	1 1/2	15,000	1 1/2	May	1 1/2	Jan										
Anchor Post Products	2	13 1/2	14	300	13 1/2	Jun	17 1/4	Feb										
Andrea Radio Corp	1	13 1/2	13 1/2	400	12	May	19 1/4	Feb										
Anglo American Exploration Ltd	4.75	5 1/2	5 1/2	1,500	5 1/2	Jun	10	Apr										
Anglo-Lautaro Nitrate Corp 'A' shs	3.45	3 1/2	2 1/2	12,100	2 1/2	May	4 1/2	Mar										
Angostura-Wupperman	1	10	10 1/4	4,300	9	May	12 1/2	May										
Anken Chemical & Film Corp	20c	37 1/2	33 1/2	17,500	32 1/2	Jun	79	Feb										
Ansul Chemical Co	1	24	24 1/2	200	22 1/2	Jun	34	Mar										
Anthony Pools Inc	1	3 1/2	3 1/2	1,600	3 1/2	May	6 1/2	Jan										
Apollo Industries Inc	1	9 1/4	7 1/2	6,800	7 1/2	Jun	18 1/2	Feb										
Appalachian Power Co 4 1/2% pfd	100	10	9 1/2	27 1/2	9 1/2	Jun	9 1/2	Jan										
Argus Inc	1	10 1/2	10 1/2	1,900	7 1/2	May	27	Mar										
Arkansas Louisiana Gas Co	2.50	29 1/2	29 1/2	33,700	27	May	43	Mar										
Arkansas Power & Light 4.72% pfd	100	103	103	100	96 1/2	May	103	Jun										
Armour & Co warrants	1	21 1/4	17 1/2	3,500	1 1/2	Jan	39 1/2	Feb										
Arnold Altek Aluminum Co com	1	1 1/4	1 1/4	3,500	1 1/4	May	5	Jan										
35c convertible preferred	4	2 1/4	2 1/4	2 1/2	2 1/4	Jun	3 1/2	Jan										
Arrow Electronics Inc	1	2 1/4	2 1/2	400	2 1/4	May	5 1/2	Feb										
Asamera Oil Corp Ltd	40c	3 1/4	3 1/4	11,100	3 1/4	May	1 1/2	Mar										
Associated Electric Industries																		
American deposit rcts regular	£1	3 1/4	3 1/4	100	3 1/4	May	4 1/2	Jan										
Associated Food Stores Inc	1	3 1/2	3 1/2	2,900	3 1/2	May	4 1/2	Jan										
Associated Laundries of America	1	2 1/2	1 1/2	8,100	1 1/2	Jun	2 1/2	Jan										
Associated Oil & Gas Co	1c	4	3 1/2	14,200	3 1/2	May	7 1/2	Jan										
Associated Testing Labs	10c	8 1/2	6 1/2	3,900	6 1/2	Jun	28 1/4	Jan										
Astrex Inc	33 1/2 c		6 1/2	800	6 1/													





AMERICAN STOCK EXCHANGE (Range for Week Ended June 29)

Table of stock prices categorized by letters J through P. Each entry includes stock name, Friday Last Sale Price, Week's Range of Prices (Low and High), Sales for Week Shares, and Range Since Jan. 1 (Low and High).

For footnotes, see page 35.

AMERICAN STOCK EXCHANGE (Range for Week Ended June 29)

Table with columns for Stock Name, Friday Last Sale Price, Week's Range of Prices, Sales for Week Shares, Range Since Jan. 1, and various stock details. Includes sections for P, Q, R, S, and T.

For footnotes, see page 35,

AMERICAN STOCK EXCHANGE (Range for Week Ended June 29)

Table of American Stock Exchange data including columns for Friday Last Sale Price, Week's Range of Prices, Sales for Week Shares, Range Since Jan. 1, and various stock listings such as U S Rubber Reclaiming Co and United Stockyards Corp.

Table of Bonds American Stock Exchange data including columns for Interest Period, Friday Last Sale Price, Week's Range or Friday's Bid & Asked, Bonds Sold, and Range Since Jan. 1, listing various bond issues like Delaware Lack & Western RR and Lackawanna of N J Division.

Foreign Governments and Municipalities

Table of Foreign Governments and Municipalities bonds, listing countries like Baden (Germany) and Danzig Port, along with their respective bond details and sale prices.

\* No par value. a Deferred delivery transaction (not included in year's range). d Ex-interest. f Ex-liquidating distribution. g Ex-stock dividend. h Ex-principal. n Under-the-rule transaction (not included in year's range). r Transaction for cash (not included in year's range). t Ex-distribution. x Ex-rights. z Ex-stock dividend.

NEW YORK STOCK EXCHANGE BOND RECORD (Range for Week Ended June 29)

Continued from page 30

Table of New York Stock Exchange Bonds data including columns for Friday Last Sale Price, Week's Range or Friday's Bid & Asked, Bonds Sold, and Range Since Jan. 1, listing bonds like United Gas Corp 2 1/2s 1970 and Amer Steel & Pump 4s inc debts 1994.

Table of New York Stock Exchange Bonds data (continued) including columns for Friday Last Sale Price, Week's Range or Friday's Bid & Asked, Bonds Sold, and Range Since Jan. 1, listing bonds like Warren RR first ref gtd gold 3 1/2s 2000 and Washington Terminal 2 1/2s series A 1970.

a Deferred delivery sale not included in the year's range. d Ex-interest. e Odd lot sale not included in the year's range. n Under-the-rule sale not included in the year's range. r Cash sale not included in the year's range. y Ex-coupon.

OUT-OF-TOWN MARKETS (Range for Week Ended June 29)

Boston Stock Exchange

Table of Boston Stock Exchange data including columns for Stocks, Friday Last Sale Price, Week's Range of Prices, Sales for Week Shares, and Range Since Jan. 1.

Cincinnati Stock Exchange

Table of Cincinnati Stock Exchange data including columns for Stocks, Friday Last Sale Price, Week's Range of Prices, Sales for Week Shares, and Range Since Jan. 1.

UNLISTED STOCKS

Table of Unlisted Stocks data including columns for Stocks, Friday Last Sale Price, Week's Range of Prices, Sales for Week Shares, and Range Since Jan. 1.

STOCKS

Table of Stocks data including columns for Friday Last Sale Price, Week's Range of Prices, Sales for Week Shares, and Range Since Jan. 1.

Detroit Stock Exchange

Table of Detroit Stock Exchange data including columns for Stocks, Friday Last Sale Price, Week's Range of Prices, Sales for Week Shares, and Range Since Jan. 1.

Midwest Stock Exchange

Table of Midwest Stock Exchange data including columns for Stocks, Friday Last Sale Price, Week's Range of Prices, Sales for Week Shares, and Range Since Jan. 1.

For footnotes, see page 43.



# OUT-OF-TOWN MARKETS (Range for Week Ended June 29)

## Pacific Coast Stock Exchange

Price Range on Stocks listed exclusively on the Pacific Coast Stock Exchange. This list does not include approximately 500 issues dually traded on other Exchanges.

Table of stock prices for Pacific Coast Stock Exchange. Columns include Stock Name, Par, Friday Last Sale Price, Week's Range of Prices, Sales for Week Shares, and Range Since Jan. 1.

## Philadelphia-Baltimore Stock Exchange

Table of stock prices for Philadelphia-Baltimore Stock Exchange. Columns include Stock Name, Par, Friday Last Sale Price, Week's Range of Prices, Sales for Week Shares, and Range Since Jan. 1.

## Pittsburgh Stock Exchange

Table of stock prices for Pittsburgh Stock Exchange. Columns include Stock Name, Par, Friday Last Sale Price, Week's Range of Prices, Sales for Week Shares, and Range Since Jan. 1.

## STOCKS

Table of stock prices for various companies. Columns include Stock Name, Friday Last Sale Price, Week's Range of Prices, Sales for Week Shares, and Range Since Jan. 1.

## Stock and Bond Averages

Below are the daily closing averages of representative stocks and bonds listed on the New York Stock Exchange as compiled by Dow-Jones & Co.

Table showing daily closing averages for Stocks and Bonds. Columns include Date, Stocks (Industrials, Railroads, Utilities, Total), and Bonds (10 First Grade, 10 Second Grade, 10 Utilities, Total).

Averages are compiled daily by using the following divisors: Industrials, 2.988; Ralls, 5.34; Utilities, 6.55; 65 stocks, 15.46.

## Over-the-Counter Industrial Stock Averages

(35 Stocks)

Compiled by National Quotation Bureau, Inc.

Table showing closing prices and ranges for over-the-counter industrial stocks. Columns include Date, Closing Price, and Range for 1962 and 1961.

## SEC Index of Stock Prices

The SEC index of stock prices based on the closing prices of 300 common stocks for the week ending June 22, 1962, for the composite and by major industry groups compared with the preceding week and with highs and lows for the current year.

Table showing the SEC Index of Stock Prices. Columns include Composite, Manufacturing, Durable Goods, Non-Durable Goods, Transportation, Utility, Trade, Finance and Service, Mining, and Percent Change.

\*New Low.

## Transactions at the New York Stock Exchange Daily, Weekly and Yearly

Table showing transactions at the New York Stock Exchange. Columns include Date, Stocks (No. of Shares), Railroad and Misc. Bonds, Foreign Bonds, Int'l Bank Bonds, U.S. Govt. Bonds, and Total Bond Sales.

Table showing weekly and yearly transactions at the New York Stock Exchange. Columns include Week Ended June 29 (1962, 1961), Jan. 1 to June 29 (1962, 1961), and Total.

## Transactions at the American Stock Exchange Daily, Weekly and Yearly

Table showing transactions at the American Stock Exchange. Columns include Date, Stocks (No. of Shares), Domestic Bonds, Foreign Gov't Bonds, Foreign Corporate Bonds, and Total Bond Sales.

Table showing weekly and yearly transactions at the American Stock Exchange. Columns include Week Ended June 29 (1962, 1961), Jan. 1 to June 29 (1962, 1961), and Total.

For footnotes, see page 43.



CANADIAN MARKETS (Range for Week Ended June 29)

Table with columns: STOCKS, Friday Last Sale Price, Week's Range of Prices, Sales for Week Shares, Range Since Jan. 1 (Low, High). Includes companies like Consumers Gas Co, Copper Rand Chib Mines Ltd, etc.

Toronto Stock Exchange (The Toronto Stock Exchange issues are segregated into two parts. The first one being INDUSTRIAL STOCKS, and the second list the MINES and OILS. Prices Shown Are Expressed in Canadian Dollars)

Table with columns: STOCKS, Friday Last Sale Price, Week's Range of Prices, Sales for Week Shares, Range Since Jan. 1 (Low, High). Includes companies like Abitibi Power & Paper common, Acklands Ltd common, etc.

For footnotes, see page 43.



CANADIAN MARKETS (Range for Week Ended June 29)

Table with columns for STOCKS, Friday Last Sale Price, Week's Range of Prices, Sales for Week Shares, Range Since Jan. 1, and corresponding data for various companies like Chateau Gai Wines, Dominion Coal, and others.

For footnotes, see page 43.

CANADIAN MARKETS (Range for Week Ended June 29)

Main table containing stock and mine data with columns for Stock Name, Friday Last Sale Price, Week's Range of Prices, Sales for Week Shares, Range Since Jan. 1, and various price points.

For footnotes, see page 43.





National and Eastern List of Over-The-Counter Securities (Quotations for Friday, June 29)

Main table containing multiple columns of stock data including company names, prices, and market status. It is divided into sections for 'National and Eastern List of Over-The-Counter Securities' and 'Bank and Trust Companies'.

For footnotes, see page 46.

National and Eastern List of Over-The-Counter Securities (Quotations for Friday, June 29)

Mutual Funds

Table listing various mutual funds such as Aberdeen Fund, American Business Shares, and others, with columns for Par, Bid, and Ask prices.

Insurance Companies

Table listing various insurance companies including Aetna Casualty & Surety, American Fidelity Life, and others, with columns for Par, Bid, and Ask prices.

Obligations of Government Agencies

Table listing government agency obligations such as Federal Home Loan Banks and Federal National Mortgage Assn, with columns for Bid and Ask prices.

U. S. Certificates of Indebtedness and Notes

Table listing U.S. certificates of indebtedness and notes with columns for Maturity, Bid, Ask, and Treasury Notes.

Federal Intermediate Credit Bank Debentures

Table listing Federal Intermediate Credit Bank debentures with columns for Rate, Dated, Due, Bid, Ask.

United States Treasury Bills

Table listing United States Treasury bills with columns for Bid and Ask prices.

Recent Security & Conv. Debentures Issues

Table listing recent security and convertible debenture issues such as Alabama Power, Amer Tel & Tel, and others, with columns for Bid and Ask prices.

Footnotes for Over-the-Counter Issues

\*No par value. a Net asset value. b Bid yield price. d Ex-rights. k Admitted to listing on the New York Stock Exchange. t New stock. x Ex-dividend. w When issued. y Ex-stock dividend.

THE COURSE OF BANK CLEARINGS

Bank clearings this week will show an increase compared with a year ago. Preliminary figures compiled by us based upon telegraphic advices from the chief cities of the country, indicate that for the week ended Saturday, June 30, clearings for all cities of the United States for which it is possible to obtain weekly clearings will be 7.3% above those of the corresponding week last year. Our preliminary totals stand at \$31,813,850,608 against \$29,648,376,387 for the same week in 1961. At this center there is a gain for the week ending Friday, of 8.0%. Our comparative summary for this week follows:

CLEARINGS—RETURNS BY TELEGRAPH

Table with columns: Week Ended June 30, 1962, 1961, Inc. or Dec. %, and dollar amounts for various cities and totals.

Complete and exact details for the week covered by the foregoing will appear in our issue of next week. We cannot furnish them today, inasmuch as the week ends Saturday and the Saturday figures are not available at time of going to press. Accordingly, in the above the last day of the week in all cases has to be estimated.

In the elaborate detailed statement, however, which we present further below, we are able to give final and complete results of the previous week—the week ended June 23. For that week there was an increase of 6.9%, the aggregate clearings for the whole country having amounted to \$33,880,386,625 against \$31,704,218,157 in the same week in 1961. Outside of this city there was a gain of 8.1%, the bank clearings at this center showing an increase of 5.9%. We group the cities according to the Federal Reserve Districts in which they are located and from this we note that in the New York Reserve District the totals show an improvement of 6.4%;

In the following we furnish a summary by Federal Reserve Districts:

SUMMARY OF BANK CLEARINGS

Summary of bank clearings by Federal Reserve Districts, comparing 1962 and 1961 data.

We now add our detailed statement showing the figures for each city for the week ended June 23 for four years:

Detailed statement of bank clearings for each city for the week ended June 23 for four years (1959-1962).

Third Federal Reserve District—Philadelphia—Table showing clearings for various cities like Altoona, Bethlehem, Chester, Lancaster, etc.

Fourth Federal Reserve District—Cleveland—Table showing clearings for various cities like Canton, Cincinnati, Cleveland, Columbus, etc.

Fifth Federal Reserve District—Richmond—Table showing clearings for various cities like Huntington, Norfolk, Richmond, Charleston, etc.

Sixth Federal Reserve District—Atlanta—Table showing clearings for various cities like Knoxville, Nashville, Atlanta, Augusta, Macon, etc.

Seventh Federal Reserve District—Chicago—Table showing clearings for various cities like Ann Arbor, Grand Rapids, Lansing, Fort Wayne, etc.

Eighth Federal Reserve District—St. Louis—Table showing clearings for various cities like St. Louis, Louisville, Memphis, Quincy, etc.

Ninth Federal Reserve District—Minneapolis—Table showing clearings for various cities like Duluth, Minneapolis, St. Paul, Fargo, etc.

Tenth Federal Reserve District—Kansas City—Table showing clearings for various cities like Fremont, Hastings, Lincoln, Omaha, etc.

Eleventh Federal Reserve District—Dallas—Table showing clearings for various cities like Austin, Dallas, Fort Worth, Galveston, etc.

Twelfth Federal Reserve District—San Francisco—Table showing clearings for various cities like Seattle, Yakima, Portland, Salt Lake City, etc.

(a) Clearings operations discontinued.

















## MUST 2,000 CHILDREN BE SENTENCED TO DEATH EACH YEAR?

Leukemia is a great child-killer. Yet scientists insist this disease must be conquerable.

When sixty die of cancer, one is a child. Because leukemia is so grimly fatal, the American Cancer Society diverts one out of six of its research dollars to a search for a cure or preventive for this dread malady. Will anyone say this is wrong?

Out of research supported by the American Cancer Society have come temporary arresters for leukemia. Some scientists are hopeful that a vaccine against this disease will be developed.

If a tiny victim can be kept alive for just a little bit longer, the "insulin" for this cancer of the blood-forming tissues may yet be developed.

Your dollars help make this possible. Send them now to CANCER, c/o your local post office.

**AMERICAN CANCER SOCIETY**













**PENNSYLVANIA**

**Badminister Township School Authority, Bucks County (P. O. Doylestown), Pa.**  
**Bond Sale**—The \$630,000 school bonds were sold through negotiation by a group composed of C. C. Collings & Co., Inc.; Pennington, Colket & Co., and Yarnall, Biddle & Co., as 3s to 3.65s.

**Duryea, Pa.**  
**Bond Sale**—John A. Kramer, Borough Secretary, will receive sealed bids until 8 p.m. (EDST) on July 2 for the purchase of \$26,000 funding and refunding bonds. Dated July 15, 1962. Due on July 15 from 1964 to 1972 inclusive. Principal and interest (J-J) payable at the Liberty National Bank of Pittston. Legality approved by Townsend, Elliott & Munson.

**Doylestown Township School Authority, Bucks County (P. O. Doylestown), Pa.**  
**Bond Sale**—The \$245,000 school bonds were awarded to C. C. Collings & Co., Inc., as 2.40s to 3.60s.

**Duquesne School District, Pa.**  
**Bond Offering**—Reges A. Kenney, Secretary of the Board of Directors, will receive sealed bids until 8 p.m. (EDST) on July 16 for the purchase of \$100,000 school bonds. Dated July 1, 1962. Due on July 1 from 1963 to 1972 inclusive. Interest J-J. Legality approved by Burgwin, Ruffin, Perry & Pohl.

**East Bradford School District Authority, Chester County (P. O. West Chester), Pa.**  
**Bond Sale**—The \$277,000 school bonds were awarded to C. C. Collings & Co., Inc., as 3s to 3½s.

**East Pennsboro Township, Pa.**  
**Bond Offering**—C. David Brandt, Secretary of the Board of Township Commissioners, will receive sealed bids until 7:30 p.m. (EDST) on July 2 for the purchase of \$100,000 funding and improvement bonds. Dated August 1, 1962. Due on Aug. 1 from 1963 to 1972 inclusive. The bonds are callable. Principal and interest (F-A) payable at the Peoples Bank of Enola. Legality approved by Rhoads, Simon & Reader.

**Fishing Creek Valley Authority, Columbia County (P. O. Benton), Pennsylvania**  
**Bond Sale**—The \$352,000 school bonds were awarded to C. C. Collings & Co., Inc.

**La Salle College (P. O. Philadelphia), Pa.**  
**Bond Sale**—The \$500,000 dormitory-1961 bonds offered June 22 were awarded to the Home Finance Agency as 3½s, at par.

**Manheim Central School Authority, Lancaster County (P. O. Manheim), Pennsylvania**  
**Bond Sale**—The \$445,000 school bonds were awarded to C. C. Collings & Co., Inc., and Kidder, Peabody & Co., jointly, as 2¾s to 3.40s.

**Moon Schools Union School District (P. O. 1407 Beers School Road, Coraopolis), Pa.**  
**Bond Offering**—Virginia Waltonbaugh, Secretary of the Board of Directors, will receive sealed bids until 8 p.m. (EDST) on July 11 for the purchase of \$175,000 school bonds. Dated Aug. 1, 1962. Due on Aug. 1 from 1963 to 1982 inclusive. Legality approved by Burgwin, Ruffin, Perry & Pohl.

**Nazareth Area School Authority (P. O. Nazareth), Pa.**  
**Bond Sale**—The \$1,300,000 1962 bonds offered June 21 were awarded to a syndicate composed of the First Boston Corp.; Harriman Ripley & Co., Inc.; Goldman, Sachs & Co.; Butcher & Sherrerd, and Dolphin & Co., at a price of 98.09, a net interest cost of about 3.55%, as follows:  
 \$625,000 elementary school bonds: \$135,000 2¾s, due on Jan. 1 from 1963 to 1969 inclusive. \$290,000 3s, due on Jan. 1 from 1970 to 1977 inclusive; and \$200,000 3¾s, due on Jan. 1 from 1978 to 1982 inclusive.  
 675,000 elementary school bonds as 3.60s.

The bonds are dated July 1, 1962. Due on Jan. 1 from 1963 to 1997 inclusive. The bonds are callable. Principal and interest (J-J) payable at the Nazareth National Bank & Trust Co. Legality approved by Saul, Ewing, Remick & Saul.

**Pennsylvania State Public School Building Authority (P. O. Harrisburg), Pa.**  
**Bond Sale**—Halsey, Stuart & Co. Inc. is manager of an underwriting group which on June 26 purchased \$14,150,000 Lease Revenue Bonds, Series I, due serially Nov. 1, 1962 to 2001, inclusive. The group bid 98.01 for the bonds as 1½s, 6s, 3¾s, 3.70s, 3.60s, 3½s, 3.40s, 3.45s, 3.55s, 3.65s, 2½s and 1/10s, setting a net interest cost of 3.48699% to the borrower. Other members of the underwriting group are:  
 C. J. Devine & Co.; Goldman, Sachs & Co.; Glore, Forgan & Co.; Kuhn, Loeb & Co.; Blair & Co. Incorporated; Ira Haupt & Co.; Stone & Webster Securities Corporation; Salomon Brothers & Hutzler; R. W. Pressprich & Co.; Bear, Stearns & Co.  
 Hornblower & Weeks; L. F. Rothschild & Co.; Dean Witter & Co.; F. S. Smithers & Co.; Weeden & Co. Incorporated; Paribas Corporation; R. S. Dickson & Company Incorporated; Francis I. duPont & Co.; Fahnestock & Co.; W. H. Morton & Co. Incorporated.  
 J. C. Bradford & Co.; Bramhall, Falion & Co., Inc.; Arthurs, Lestranger & Co.; DeHaven, & Townsend, Crouter & Bodine; Dempsey-Tegeler & Co., Inc.; Dick & Merle-Smith; A. Webster Dougherty & Co.; Elkins, Morris, Stokes & Co.; Hirsch & Co.; Kean, Taylor & Co.; Second District Securities Co., Inc.

**Reading, Pa.**  
**Bond Offering**—Mrs. Ruth M. Thompson, City Clerk, will receive sealed bids until 11 a.m. (EDST) on July 11 for the purchase of \$750,000 city improvement bonds. Dated Aug. 1, 1962. Due on Feb. 1 from 1964 to 1978 inclusive. The bonds are callable. Principal and interest (F-A) payable at the City Treasurer's office. Legality approved by Rhoads, Simon & Reader.

**Rockland Township School District (P. O. Kennerdell), Pa.**  
**Bond Offering**—Clarence W. Henderson, Secretary of the Board of Directors, will receive sealed bids until 8 p.m. (EDST) on July 9 for the purchase of \$40,000 school bonds. Dated Aug. 1, 1962. Due on Aug. 1 from 1963 to 1970 inclusive. Interest F-A. Legality approved by Burgwin, Ruffin, Perry & Pohl.

**Springfield Township, Pa.**  
**Bond Offering**—Harry A. Bornman, Secretary, will receive sealed bids until 8 p.m. (EDST) on July 17 for the purchase of \$720,000 general obligation refunding and general improvement bonds. Dated August 15, 1962. Due on Aug. 15 from 1963 to 1989 inclusive. The bonds are callable. Interest F-A. Legality approved by Morgan, Lewis & Bockius.

**Turtle Creek School District, Pa.**  
**Bond Offering**—Paul D. Saxman, Secretary of the Board of Directors, will receive sealed bids until 7:30 p.m. (EDST) on July 9 for the purchase of \$375,000 school bonds. Dated August 1, 1962. Due on Aug. 1 from 1963 to 1977 inclusive. Interest F-A. Legality approved by Burgwin, Ruffin, Perry & Pohl.

**Westtown-Thornbury Joint School Authority, Chester County (P. O. West Chester), Pa.**  
**Bond Sale**—The \$205,000 school bonds were awarded to C. C. Collings & Co., Inc., as 3s to 3½s.

**Warminster Township School Authority, Bucks County, (P. O. Warminster), Pa.**  
**Bond Sale**—The \$1,050,000 bonds

were sold to a group composed of Butcher & Sherrerd, Dolphin & Co.; Reynolds & Co. and Pennington, Colket & Co., at a net interest cost of about 4.02%, as follows:  
 \$285,000 school bonds: \$5,000 2.85s, due on Aug. 1, 1966; \$10,000 3s, due on Aug. 1, 1967; \$10,000 3.10s, due on Aug. 1, 1968; \$10,000 3.20s, due on Aug. 1, 1969; \$10,000 3.30s, due on Aug. 1, 1970; \$15,000 3.35s, due on Aug. 1, 1971; \$15,000 3.40s, due on Aug. 1, 1972; \$15,000 3.45s, due on Aug. 1, 1973; \$20,000 3½s, due on Aug. 1, 1974; \$20,000 3.55s, due on Aug. 1, 1975; \$20,000 3.60s, due on Aug. 1, 1976; \$40,000 3.65s, due on Aug. 1, 1977 and 1978; \$45,000 3.70s, due on Aug. 1, 1979 and 1980; and 50,000 3¾s, due on Aug. 1, 1981 and 1982.  
 765,000 school bonds as 4s.

**PUERTO RICO**

**Puerto Rico Water Resources Authority (P. O. San Juan), Puerto Rico**  
**Bond Offering**—Sealed bids will be received by the Government Development Bank for Puerto Rico, fiscal agent for the Authority, at its New York office, 45 Wall Street, at 11 a.m., D. S. T., on Wednesday, July 11 on an issue of \$22,000,000 electric revenue refunding bonds of the Authority, dated July 1, 1962 and maturing 1964 through 1988. This issue will refund an issue dated July 1, 1953 outstanding in the amount of \$20,350,000.

**Puerto Rico Water Resources Authority (P. O. San Juan), Puerto Rico**  
**Electric Power Output Gains**—The Authority reports revenues of \$4,401,048 in April, 1962, compared with \$3,936,774 in March of 1961, according to Rafael V. Urrutia, Executive Director of the Authority which produces all electric power in Puerto Rico.

For the 12 months ended April 30, 1962, revenues of the Author-

ity totaled \$51,390,152, against \$45,560,673 the preceding 12 months, an increase of 12.7%.  
 The Government Development Bank for Puerto Rico is fiscal agent for the Puerto Rico Water Resources Authority.

**Puerto Rico Water Resources Authority (P. O. San Juan), Puerto Rico**

**Bond Offering**—Rafael Pico, President of the Government Development Bank for Puerto Rico, will receive sealed bids c/o Government Development Bank for Puerto Rico, 45 Wall Street New York City until 11 a.m. (EDST) on July 11 for the purchase of \$22,000,000 electric, Series 1962 bonds. Dated July 1, 1962. Due on Jan. 1 from 1964 to 1988 inclusive. The bonds are callable. Principal and interest (J-J) payable at the First National City Bank, New York City or San Juan. Legality approved by Mitchell, Pershing, Shetterly & Mitchell.

**RHODE ISLAND**

**State Colleges of Rhode Island, Board of Trustees, R. I.**

**Bond Offering**—Hugo P. Mainelli, Chairman, will receive sealed bids, c/o Rhode Island Hospital Trust Company, 15 Westminster Street, Providence, until noon (EDST) on July 16 for the purchase of \$520,000 Rhode Island College student center and dining facility bonds. Dated April 1, 1961. Due on April 1 from 1964 to 1991 inclusive. Interest A-O. Legality approved by Storey, Thorndike, Palmer & Dodge.

**SOUTH DAKOTA**

**Edmunds County, Roscoe Independent School District No. 38 (P. O. Roscoe), S. Dak.**

**Bond Offering**—Berneice Margeson, School District Clerk, will receive sealed bids until 8 p.m. (CST) on July 2 for the purchase of \$200,000 school building bonds. Dated August 1, 1962. Due on Feb. 1 from 1964 to 1979 inclusive. The

bonds are callable. Interest F-A. Legality approved by Dorsey, Owen, Marquart, Windhorst & West.

**TENNESSEE**

**Brownsville, Tenn.**  
**Bond Sale**—The \$150,000 industrial building bonds offered June 18 were awarded to the First U. S. Corporation at a net interest cost of about 3.56%.

**Morristown, Tenn.**  
**Bond Offering**—Charles E. Smith, Town Recorder, will receive sealed bids until 1:30 p.m. (EST) on July 18 for the purchase of \$1,000,000 unlimited tax bonds as follows:

\$700,000 municipal industrial building, Series D bonds. Due on Aug. 1 from 1964 to 1982 inclusive. The bonds are callable. Interest F-A.  
 300,000 general improvement bonds. Due on Aug. 1 from 1964 to 1972 inclusive. Interest F-A.

Dated Aug. 1, 1962. Principal and interest payable at the Irving Trust Company, New York City. Legality approved by Chapman & Cutler.

**Montgomery County, Sango Utility District, Tenn.**

**Bond Offering**—Roy Burton, Jr., District Secretary, will receive sealed bids c/o King Engineering Co., Cladksville, until 10 a.m. (CST) on July 14 for the purchase of \$230,000 waterworks bonds. Dated March 1, 1962. Due on March 1 from 1965 to 1997 inclusive. The bonds are callable. Principal and interest (M-S) payable at the First National Bank, Clarksville; or First National City Bank, New York City. Legality approved by Chapman & Cutler.

**University of Tennessee (P. O. Knoxville), Tenn.**

**Bond Offering**—A. D. Holt, President of the Board of Trustees, will receive sealed bids until 11 a.m. (EST) on July 24 for the purchase of \$900,000 building bonds. Dated Oct. 1, 1961. Due on

**YOUR POSTMASTER SUGGESTS:**

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