



FIRST UNION

Management Inc.

September 6, 1994

Mr. Craig N. Evans
Chief Financial & Accounting Officer
Explosive Fabricators, Inc.
1301 Courtesy Road
Louisville, Colorado 80027

Dear Mr. Evans:

Please allow me to introduce myself as First Union's director of leasing responsible for the redevelopment of our North Valley Mall project at 84th Avenue and Interstate #25.

As one of the premier metallurgical high energy technology manufacturers in the Colorado, I would like to initiate a dialogue with you - or the appropriate individual within your organization - regarding any potential need you may have for satellite space in the North Interstate #25 corridor. I understand that in addition to the main plant facility that you acquired in 1981, that you also lease additional office space in Louisville as well as manufacturing space in Lafayette. Perhaps in some capacity our facility may be utilized by your firm to achieve greater economies of scale and cost efficiencies.

My objective in this letter is to make you aware of First Union's interest in accommodating any potential need that Explosive Fabricators may have for satellite space, which might encompass any off-premises office or operational activity including archival storage. We would also be interested in speaking with any of your vendors whom you would like to see geographically located closer to your operation in order to enhance any JIT manufacturing strategies that your organization may employ.

Thank you for your consideration, and I will be calling your office soon to discuss this inquiry with you further.

Sincerely Yours,



Kyle Cascioli
Director of Leasing

NORTH VALLEY SHOPPING CENTER
500 East 84th Avenue
Thornton, Colorado 80229
303.800.0000

U.S. Securities and Exchange Commission
Washington, D.C. 20549
FORM 10-KSB

(Mark One)

ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 [Fee Required]

For the fiscal year ended: October 31, 1993

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 [No Fee Required]

For the transition period from _____ to _____

Commission file number: 0-8328

EXPLOSIVE FABRICATORS, INC.

(Name of small business issuer in its charter)

Colorado

(State or other jurisdiction of incorporation or organization)

84-0608431

(I.R.S. Employer Identification No.)

1301 Courtesy Road, Louisville

(Address of principal executive office)

80027

(Zip Code)

Issuer's telephone number (303) 666-6551

Securities registered pursuant to Section 12(g) of the Act:

COMMON STOCK, \$.05 PAR VALUE
(Title of Class)

Check whether the issuer (1) filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act during the past 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes X
No _____

Check if there is no disclosure of delinquent filers in response to Item 405 of Regulation S-B is not contained in this form, and no disclosure will be contained, to the best of registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this form 10-KSB or any amendments to this Form 10-KSB. [X]

State issuer's revenues for the most recent fiscal year \$16,208,735.

State the aggregate market value of the voting stock held by non-affiliates computed by reference to the price at which the stock was sold, or the average bid and asked prices of such stock, as of November 30, 1993 \$3,675,000.

State the number of shares outstanding of each of the issuer's classes of common equity, as of the latest practicable date: 2,475,423 shares as of November 30, 1993.



September 6, 1994

FIRST UNION
Management Inc.

Mr. Dirk B. Freeman
Chief Executive Officer
LARCAN-TTC INC.
650 South Taylor Avenue
Louisville, Colorado 80027-3032

Dear Mr. Freeman:

Please allow me to introduce myself as First Union's director of leasing responsible for the redevelopment of our North Valley Mall project at 84th Avenue and Interstate #25.

As one of the premier TV and FM radio transmission equipment manufacturers in the world, I would like to initiate a dialogue with you - or the appropriate individual within your organization - regarding any potential need you may have for satellite space in the North Interstate #25 corridor. I understand that your engineers have decided to abandon the development of MSDC Klystron tube transmitters in order to focus on the IOT/Klystron in anticipation of the impending digital television revolution. I believe that this strategic decision coupled with your firm's efforts at developing the High Definition Television Standard for the next generation of U.S. television will provide LARCAN-TTC with a *sustainable competitive advantage* resulting in exponential growth for the firm.

As such, my objective in this letter is to make you aware of First Union's interest in accommodating any potential need that LARCAN-TTC may have over the intermediate horizon for primary or satellite space, which might encompass any autonomous off-premises office, production, laboratory, or warehouse activity including archival storage. We would also be interested in speaking with any of your vendors whom you would like to see geographically located closer to your operation in order to enhance any JIT manufacturing strategies that your organization may employ.

Thank you for your consideration, and I will be calling your office soon to discuss this inquiry with you further.

Sincerely Yours,



Kyle Cascioli
Director of Leasing

NORTH VALLEY SHOPPING CENTER
500 East 84th Avenue
Thornton, Colorado 80229

SECURITIES AND EXCHANGE COMMISSION
WASHINGTON, D.C. 20549

FORM 10-Q

QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d)
OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended March 31, 1994

OR

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d)
OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from _____ to _____

Commission File No. 0-11359

LARCAN-TTC INC.

(Exact Name of Registrant as Specified in its Charter)

DELAWARE

(State or Other Jurisdiction of
Incorporation or Organization)

52-0854061

(IRS Employer
ID Number)

650 South Taylor Avenue, Louisville, Colorado 80027

(Address of Principal Executive Offices, Including Zip Code)

(303) 665-8000

(Registrant's Telephone No., Including Area Code)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) or the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports) and (2) has been subject to such filing requirements for the past 90 days.

Yes No

The number of shares outstanding of the registrant's Common Stock, par value \$0.04 as of May 10, 1994 was 6,542,934 shares.



September 6, 1994

FIRST UNION

Management Inc.

Ms. Jill N. Manaly
Chief Financial Officer
Cryenco Sciences, Inc.
3811 Joliet Street
Denver, Colorado 80239

Dear Ms. Manaly:

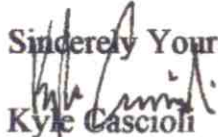
Please allow me to introduce myself as First Union's director of leasing responsible for the redevelopment of our North Valley Mall project at 84th Avenue and Interstate #25.

As one of the premier vacuum jacketed containment systems manufacturers in the Rocky Mountain region, I would like to initiate a dialogue with you - or the appropriate individual within your organization - regarding any potential need you may have for satellite space in the North Interstate #25 corridor. With global demand increasing for your LNG fuel systems and your success in obtaining the exclusive rights to license technology from the Los Alamos National Laboratory, it's no wonder that you expanded your plant capacity in 1993. I also understand that revenues are increasing for your repair operations as well.

My objective in this letter is to make you aware of First Union's interest in accommodating any potential need that Cryenco Sciences may have for satellite space, which might encompass any off-premises office or operational activity including archival storage. Perhaps with your emphasis on repeat, high volume products and your corresponding de-emphasis on traditional job shop and short product run products, our facility may be utilized by your firm to achieve greater economies of scale and cost efficiencies for any autonomous production, repair, or job shop operations. We would also be interested in speaking with any of your vendors whom you would like to see geographically located closer to your operation in order to enhance any JIT manufacturing strategies that your organization may employ.

Thank you for your consideration, and I will be calling your office soon to discuss this inquiry with you further.

Sincerely Yours,



Kyle Cascioli

Director of Leasing

NORTH VALLEY SHOPPING CENTER
500 East 84th Avenue
Thornton, Colorado 80229

FORM 10-K

SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF
THE SECURITIES EXCHANGE ACT OF 1934

TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d) OF
THE SECURITIES EXCHANGE ACT OF 1934

For the fiscal year ended August 31, 1993

Commission file number 0-14996

CRYENCO SCIENCES, INC.
(Exact name of registrant as specified in its charter)

Delaware
(State or other jurisdiction
of incorporation or organization)

52-1471630
(I.R.S. Employer
Identification No.)

3811 Joliet Street, Denver, CO
Address of principal executive offices

80239
(Zip Code)

Registrant's telephone number, including area code: 303-371-6332

Securities registered pursuant to Section 12(b) of the Act:

<u>Title of each class</u>	<u>Name of each exchange on which registered</u>
None	None

Securities registered pursuant to Section 12(g) of the Act: Class A Common Stock, \$.01 par value

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months, and (2) has been subject to such filing requirements for the past 90 days.

Yes No

Indicate by check mark if disclosure of delinquent filers pursuant to item 405 of Regulation S-K is not contained herein, and will not be contained, to the best of registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K

The aggregate market value at November 18, 1993 of shares of the registrant's Common Stock, \$.01 par value, held by non-affiliates of the registrant was approximately \$28,281,000. On such date, the closing price of the Common Stock on the NASDAQ-National Market System was \$6.50 per share. Solely for the purposes of this calculation, shares held by directors and executive officers of the registrant have been excluded. Such exclusion should not be deemed a determination or an admission by the registrant that such individuals are, in fact, affiliates of the registrant.

Indicate the number of shares outstanding of each of the registrant's classes of common stock, as of the latest practicable date: At November 18, 1993, there were outstanding 5,326,936 shares of Class A Common Stock, \$.01 par value.

Documents Incorporated by Reference: Certain portions of the registrant's definitive proxy statement to be filed not later than December 29, 1993 pursuant to Regulation 14A are incorporated by reference in Items 10 through 13 of Part III of this Annual Report on Form 10-K.

September 6, 1994


FIRST UNION
Management Inc.

Mr. T. Bryan Alu
Chief Executive Officer
Data Display Corporation
1500 Cherry Street
Louisville, Colorado 80027

Dear Mr. Alu:

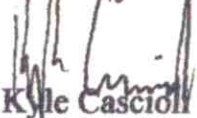
Please allow me to introduce myself as First Union's director of leasing responsible for the redevelopment of our North Valley Mall project at 84th Avenue and Interstate #25.

As one of the premier neon signage and electronic message center manufacturers in the region, I would like to initiate a dialogue with you - or the appropriate individual within your organization - regarding any potential need you may have for satellite space in the North Interstate #25 corridor. Although you recently consolidated your operations from two facilities into one facility, in which you have an ownership interest, I understand that your neon division is growing and expanding internationally in Europe. I believe that your firm's unique ability to safely ship these products abroad provides Data Display Corporation with a *sustainable competitive advantage* in the international marketplace, and that over the intermediate horizon, Data Display may come to outgrow its present facility.

As such, my objective in this letter is to make you aware of First Union's interest in accommodating any potential future need that your firm may have for satellite space, which might encompass any primary or off-premises office, operational, service, or warehouse activity. We would also be interested in speaking with any of your vendors whom you would like to see geographically located closer to your operation in order to enhance any JIT manufacturing strategies that your organization may employ.

Thank you for your consideration, and I will be calling your office soon to discuss this inquiry with you further.

Sincerely Yours,


Kyle Cascione
Director of Leasing

NORTH VALLEY SHOPPING CENTER
500 East 84th Avenue
Thornton, Colorado 80229

U.S. SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

FORM 10-KSB

Annual Report Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934
[Fee Required]

For the fiscal year ended December 31, 1993

Commission file Number 33-6859-D

Data Display Corporation
(Exact name of registrant as specified in its charter)

Colorado
(State or other jurisdiction of
incorporation or organization)

84-0827610
(I.R.S. Employer
Identification No.)

1500 Cherry Street, Louisville, Colorado
(Address of principal executive offices)

80027
(Zip Code)

Registrant's telephone number, including area code: (303) 666-9400

Securities registered pursuant to Section 12(b) of the Act: None.

Securities registered pursuant to Section 12(g) of the Act: None.

Check whether the issuer: (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the past 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes No

Check if disclosure of delinquent filers in response to Item 405 of Regulation S-B is not contained in this form, and no disclosure will be contained, to the best of registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-KSB or any amendment to this form 10-KSB.

The issuer's revenues for its most recent fiscal year ended December 31, 1993 were \$2,014,000.

The aggregate market value of the voting stock held by non-affiliates of the registrant (based on the average of bid and ask price on March 10, 1994) was approximately \$190,084.

As of March 10, 1994, the number of shares outstanding of the registrant's common stock, no par value, \$.001 stated value was 35,334,711.

Transitional Small Business Disclosure Format:

Yes No

Documents Incorporated By Reference

None.