COMMODORE APPLIED TECHNOLOGIES INC

Form 8-K November 01, 2001

SECURITIES AND EXCHANGE COMMISSION

	WASHINGTON, D.C. 20549	
	FORM 8-K	
	CURRENT REPORT	
	Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934	
Date of Report (Date of e	arliest event reported): October 31, 2001	
	COMMODORE APPLIED TECHNOLOGIES, INC.	
	(Exact name of registrant as specified in its charter)	
DELAWARE	1-11871	11-3312952
(State or other	(Commission	(I.R.S. Employer

jurisdiction No.)	File Number)	Identification
of incorporation)		
2121 Jamieson, Suit	te 1406	
Alexandria, Virginia		22314
(Address of principal		(Zip Code)
Registrant s telephone	number, including area code: (703) 567-1284	
	(Former Name or Former Address, if Changed Since Last Report)	
	CURRENT REPORT ON FORM 8-K	
	COMMODORE APPLIED TECHNOLOGIES, INC.	

OCTOBER 31, 2001

ITEM 5. OTHER EVENTS.

On October 31, 2001, our Company, Commodore Applied Technologies, Inc., issued a press release regarding the extension of deadline for the exercise of its \$14.5 million repurchase obligation with respect to a portion of the Company s common stock issued in connection with its recent acquisition of Dispute Resolution Management. A copy of such press release is attached as Exhibit 99.2 hereto and is incorporated by reference into this Report. Pursuant to the Stock Purchase Agreement between our company and DRM, the Company agreed to repurchase from the shareholders of DRM, by August 30, 2001, that number of the 9.5 million shares of the Company issued in connection with the acquisition necessary to provide the holders of such shares with \$14.5 million. As partial security for payment of this repurchase obligation, all shares of DRM stock owned by the Company were pledged to the former sole stockholders of DRM.

The original repurchase obligation deadline of August 30, 2001, initially extended to September 29, 2001, subsequently extended to October 29, 2001, has now been further extended to January 16, 2002. A copy of such extension is attached as Exhibit 99.3 hereto and is incorporated by reference into this Report. The Company intends to meet the repurchase obligation either by reacquiring its shares and selling those shares to generate cash necessary to meet the repurchase obligation or by obtaining additional outside financing. Pursuant to the terms of the Stock Purchase Agreement, failure of the Company to meet this repurchase obligation would subject the Company to losing its entire equity ownership in its DRM subsidiary, as well as forfeiture of up to an aggregate of 10,750,000 of the Company s common stock.

The Company currently requires additional cash to sustain existing operations and meet the Company s ongoing capital requirements. Excluding DRM, current monthly operating expenses exceed cash revenues by approximately \$200,000. The continuation of the Company s operations is dependent in the short term upon its ability to obtain additional financing and, in the long term, to generate sufficient cash flow to meet its obligations on a timely basis, to obtain additional financing as may be required, and ultimately to attain profitability.

ITEM 7	EINIANCIAI CTATEMENTO	DDO EODMA EINANCIAI	STATEMENTS AND EXHIBITS.
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- (a) Not applicable.(b) Not applicable.(c) Exhibits.
- 99.2 Press Release dated October 31, 2001.

99.3 Extension to Stock Purchase Agreement dated October 26, 2001.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this Current Report to be signed on its behalf by the undersigned thereunto duly authorized.

COMMODORE APPLIED TECHNOLOGIES, INC.

Date: October 31, 2001 By: /s/ James M. DeAngelis

James M. DeAngelis Senior Vice President and Chief Financial Officer

EXHIBIT INDEX

DESCRIPTION

EXHIBIT NO.

Press release dated October 31, 2001.

99.3 Extension of Stock Purchase Agreement dated October 26, 2001.

From: *******
Sent: ******
To: ******

Subject: #SPECIMEN# ING Clarion Global Real Estate Income Fund Needs Your Vote Please Vote Your Proxy

Today

[&]quot;page-break-before:always">

Reminder Message From SPECIMEN

YOU WERE PREVIOUSLY SENT PROXY SOLICITING INFORMATION PERTAINING TO THE ING CLARION FUNDS MEETING OF SHAREHOLDERS. ACCORDING TO OUR LATEST RECORDS, WE HAVE NOT RECEIVED YOUR VOTING INSTRUCTION (S) ON THE MATTERS TO BE CONSIDERED AT THIS MEETING.

Vote view material here: http://www.Proxyvote.com/0012345678901 Important Notice Regarding the Availability of Proxy Materials 2011 ING CLARION FUNDS Special Meeting of Stockholders

Vote your proxy and view material: http://www.Proxyvote.com/0012345678901

Internet voting is accepted up to 11:59 PM (ET) the day before the meeting/cut-off date.

To access ProxyVote, you will need the above CONTROL NUMBER, and the four-digit PIN, you enrolled with at the time you elected to receive electronic communications (we suggest the last four digits of your Social Security Number or Tax ID). If you do not know your PIN, please follow the instructions below.

Please refer to the proxy materials, available via the link(s) below, to confirm if a cut-off date applies to this solicitation. In the event of a discrepancy between information contained in this e-mail and the proxy material, the proxy material will prevail.

The relevant supporting documentations can also be found using the the links below.

Proxy Statement

http://materials.proxyvote.com/Approved/MC3586/20110404/NPS_85769.PDF

Reminder Notice

http://materials.proxyvote.com/Approved/MC3586/20110404/SHLTR_88116.PDF

If you would like to cancel your enrollment, or change your e-mail address or PIN, please go to http://www.InvestorDelivery.com. You will need the enrollment number below, and your four-

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