## Edgar Filing: CT HOLDINGS INC - Form NT 10-Q

CT HOLDINGS INC Form NT 10-Q November 14, 2001

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UNITED STATES	OMB APPROVAL			
SECURITIES AND EXCHANGE COMMISSION - Washington, D.C. 20549	++   OMB Number:     3235-0058			
FORM 12b-25	Expires:     January 31, 2002			
NOTIFICATION OF LATE FILING	Estimated     average burden			
(Check One): [ ] Form 10-K [ ] Form 20-F [ ] Form 11-K [X] Form 10-QSB [ ] Form N-SAR	hours per     response2.50			
For Period Ended: September 30, 2001	++			
[ ] Transition Report on Form 10-K [ ] Transition Report on Form 20-F	SEC FILE NUMBER           			
[ ] Transition Report on Form 11-K - Transition Report on Form 10-Q -	++			
[ ] Transition Report on Form N-SAR	CUSIP NUMBER			
For the Transition Period Ended:	++			
verified any information contained herein.  the notification relates to a portion of the filing check the Item(s) to which the notification relates:				
PART I - REGISTRANT INFORMATION  CT Holdings, Inc.				
Full Name of Registrant				
Former Name if Applicable 3811 Turtle Creek Boulevard, Suite 770				
Address of Principal Executive Office (Street and Number) Dallas, Texas 75219-4421				
City, State and Zip Code				
PART II - RULES 12b-25(b) AND (c)				
If the subject report could not be filed without unreasonable and the registrant seeks relief pursuant to Rule 12b-25(b), be completed. (Check box if appropriate)				

 $[{\tt X}]$  | (a) The reasons described in reasonable detail in Part III of this form

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[X]	(b)	could not be eliminated with The subject annual report, Form 10-K, Form 20-F, 11-F filed on or before the fift prescribed due date; or the report on Form 10-Q, or possible the subject to	semi-annual repo or Form N-SAR, of teenth calendar on ne subject quarter	ort, transition report on or portion thereof, will be lay following the cly report of transition	
[ ]	   (c) 	the fifth calendar day fol The accountant's statement 12b-25(c) has been attached	llowing the prescr or other exhibit	ribed due date; and	
PART III - NARRATIVE					
N-SAF	R, or	w in reasonable detail the the transition report or po- tibed time period.			
inder engag unabl	penden ge a n Le to asonab	sly disclosed, the Company t public accountants, Ernst ew accounting firm for fisc complete its Form 10-QSB with the effort and expense. The B within the next five days	t & Young LLP (Err cal year 2001. As ithin the prescrik Company anticipat	nst & Young LLP), and a result, the Company is ded period without	
PART	IV -	OTHER INFORMATION			
(1)		and telephone number of perioation.	rson to contact in	n regard to this	
		Steven B. Solomon	(214)	520-9292	
		(Name)	(Area Code)	(Telephone Number)	
(2)	the Salar of the re	all other periodic reports ecurities Exchange Act of 1 f 1940 during the preceding egistrant was required to f dentify report(s).	1934 or Section 30 g 12 months or for	of the Investment Company such shorter period that	
(3)	from	anticipated that any signithe corresponding period for arnings statements to be in of?	or the last fiscal	year will be reflected by	
	and q	uantitatively, and, if approach of the results cannot k	copriate, state th		
		CT Hol	ldings Inc		
CT Holdings, Inc.					
haa a	(Name of Registrant as Specified in Charter)				
has caused this notification to be signed on its behalf by the undersigned hereunto duly authorized.					
Date	Nove	mber 14, 2001	By /s/ Steven	B. Solomon	
				B. Solomon Executive Officer	

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INSTRUCTION: The form may be signed by an executive officer of the registrant or by any other duly authorized representative. The name and title of the person signing the form shall be typed or printed beneath the signature. If the statement is signed on behalf of the registrant by an authorized representative (other than an executive officer), evidence of the representative's authority to sign on behalf of the registrant shall be filed with the form.

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ı	INTENTIONAL MISSTATEMENTS OR OMISSIONS OF FACT
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I	CONSTITUTE FEDERAL CRIMINAL VIOLATIONS (SEE 18 U.S.C. 1001).
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	GENERAL INSTRUCTIONS

- 1. This form is required by Rule 12b-25 (17 CFR 240.12b-25) of the General Rules and Regulations under the Securities Exchange Act of 1934.
- 2. One signed original and four conformed copies of this form and amendments thereto must be completed and filed with the Securities and Exchange Commission, Washington, D.C. 20549, in accordance with Rule 0-3 of the General Rules and Regulations under the Act. The information contained in or filed with the form will be made a matter of public record in the Commission files.
- 3. A manually signed copy of the form and amendments thereto shall be filed with each national securities exchange on which any class of securities of the registrant is registered.
- 4. Amendments to the notifications must also be filed on form 12b-25 but need not restate information that has been correctly furnished. The form shall be clearly identified as an amended notification.
- 5. Electronic Filers. This form shall not be used by electronic filers unable to timely file a report solely due to electronic difficulties. Filers unable to submit a report within the time period prescribed due to difficulties in electronic filing should comply with either Rule 201 or Rule 202 of Regulation S-T ((S)232.201 or (S)232.202 of this chapter) or apply for an adjustment in filing date pursuant to Rule 13(b) of Regulation S-T ((S)232.13(b) of this chapter).

SEC 1344 (2-99)