BELDEN CDT INC. Form NT 10-K March 16, 2005

SEC 1344 (07-03)	PERSONS WHO ARE TO RESPOND TO TO CONTAINED IN THIS FORM ARE NOT FORM DISPLAYS A CURRENTLY VALID	REQUIRED TO RESPOND UNLESS THE
	UNITED STATES	OMB APPROVAL
SE	CURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549 FORM 12b-25	OMB Number: 3235-0058 Expires: March 31, 2006 Estimated average burden hours per response2.50
	NOTIFICATION OF LATE FILING	SEC FILE NUMBER
		CUSIP NUMBER
/ / Form N-	/X/ Form 10-K / / Form 20-F / / Form SAR / / Form N-CSR nded: December 31, 2004	orm 11-K / / Form 10-Q
/ / Transide / / / Transide / / / / Transide / / / / / / / / / / / / / / / / / / /	tion Report on Form 10-K tion Report on Form 20-F tion Report on Form 11-K tion Report on Form 10-Q tion Report on Form N-SAR sition Period Ended:	
Read Instr	uction (on back page) Before Preparin	ng Form. Please Print or Type.
NOTHING	IN THIS FORM SHALL BE CONSTRUED TO IN VERIFIED ANY INFORMATION CONTA	
	ication relates to a portion of the stowhich the notification relates:	filing checked above, identify
PART I RE	GISTRANT INFORMATION	
Belden CDT I		
Full Name of	Registrant	
Former Name	if Applicable	
7701 Forsyth	Boulevard, Suite 800	
Address of P	rincipal Executive Office (Street and	d Number)
St. Louis, M	0 63105	

City, State and Zip Code

PART II -- RULES 12b-25(b) AND (c)

If the subject report could not be filed without unreasonable effort or expense and the registrant seeks relief pursuant to Rule 12b-25(b), the following should be completed. (Check box if appropriate)

- (a) The reason described in reasonable detail in Part III of this form could not be eliminated without unreasonable effort or expense
- /X/ (b) The subject annual report, semi-annual report, transition report on Form 10-K, Form 20-F, Form 11-K, Form N-SAR or Form N-CSR, or portion thereof, will be filed on or before the fifteenth calendar day following the prescribed due date; or the subject quarterly report or transition report on Form 10-Q, or portion thereof, will be filed on or before the fifth calendar day following the prescribed due date; and
 - (c) The accountant's statement or other exhibit required by Rule 12b-25(c) has been attached if applicable.

PART III -- NARRATIVE

State below in reasonable detail why Forms 10-K, 20-F, 11-K, 10-Q, N-SAR, N-CSR, or the transition report or portion thereof, could not be filed within the prescribed time period.

(Attach extra Sheets if Needed)

On July 15, 2004, pursuant to a merger transaction, Belden Inc. ("Belden") became a wholly-owned subsidiary of Belden CDT Inc. (the "Company"). In connection with the merger, the Company (formerly called Cable Design Technologies Corporation ("CDT")) changed its name to Belden CDT Inc. For accounting purposes, the Company treated the merger as an acquisition by Belden. From July 16, 2004 onwards, the Company has included results of the legacy CDT operations in its operating results. Since the merger, the Company has spent substantial time consolidating the legacy companies of CDT with the Belden companies for financial reporting purposes. The Company needs additional time to complete and file its annual report on Form 10-K, its first, post-merger annual report.

PART IV -- OTHER INFORMATION

(1) Name and telephone number of person to contact in regard to this notification $\ensuremath{\mathsf{N}}$

Kevin L. Bloomfield	314	854-8030
(Name)	(Area Code)	(Telephone Number)

(2) Have all other periodic reports required under Section 13 or 15(d) of the Securities Exchange Act of 1934 or Section 30 of the Investment Company Act of 1940 during the preceding 12 months or for such shorter period that the registrant was required to file such report(s) been filed? If answer is no, identify report(s).

Yes /X/No /

If so, attach an explanation of the anticipated change, both narratively and quantitatively, and, if appropriate, state the reasons why a reasonable estimate of the results cannot be made.

Belden CDT Inc.

(Name of Registrant as Specified in Charter)

has caused this notification to be signed on its behalf by the undersigned hereunto duly authorized.

Date March 16, 2005 By /s/ Kevin L. Bloomfield

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.

ATTENTION

INTENTIONAL MISSTATEMENTS OR OMISSIONS OF FACT CONSTITUTE FEDERAL CRIMINAL

Violation (BEE 16 G.S.C. 1661).

VIOLATIONS (SEE 18 U.S.C. 1001).

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.
- 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 reports within the time period prescribed due to difficulties in electronic filing should comply with either Rule 201 or

Rule 202 of Regulation S-T (Section 232.201 or Section 232.202 of this chapter) or apply for an adjustment in filing date pursuant to Rule 13(b) of Regulation S-T (Section 232.13(b) of this chapter).

Part IV -

In a news release dated February 24, 2005, Belden CDT Inc. (NYSE:BDC) announced results for the fourth quarter and year ended December 31, 2004. For continuing operations, the Company's revenue for the quarter was \$330.3 million, net income was \$8.6 million and earnings per fully diluted share were \$0.17. Excluding merger-related items, severance charges, and a tax valuation allowance, net income was \$20.4 million or \$0.39 per fully diluted share.

For the year ended December 31, 2004, Belden CDT revenue from continuing operations was \$966.2 million. Net income from continuing operations of Belden CDT for 2004 was \$15.4 million, or \$0.43 per diluted share using 38.7 million average shares for the full year including the dilutive effect of the convertible debentures from July 16, 2004 onward. The results for 2004 included a gain of \$1.7 million before tax for the sale of a Belden European business, \$30.6 million pre-tax of merger-related costs and severance charges, a \$9.4 million tax valuation allowance in the Netherlands and a \$2.4 million benefit in the third quarter from the favorable resolution of a prior period tax matter.

For Belden, revenue from continuing operations in 2003 was \$624.1 million, and net income from continuing operations in 2003 was \$10.2 million, or \$0.40 per diluted share using 25.4 million Belden shares. The results for 2003 included severance charges of \$6.5 million, asset impairment charges of \$0.4 million, and bad-debt expense of \$0.6 million (all before taxes).