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SEC 1746 (11-02)

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UNTTED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 30)

LSB INDUSTRIES, INC. (Name of Issuer)

COMMON STOCK, PAR VALUE \$.10 (Title of Class of Securities)

5021600-10-4 (CUSIP Number)

Jack E. Golsen 16 South Pennsylvania Oklahoma City, Oklahoma 73107 (405) 235-4546

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

December 1, 2004

(Date of Event Which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of his Schedule 13D, and is filing this schedule because of '' 240.13d-1(e), 240.13d-1(f), or 240.13d-1(g) Rule 13d-1(b)(3) or (4), check the following box. []

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. ' 240.13d-7 for other parties to whom copies are to be sent.

* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

CUSIP NO. 5021600-10-4

 Names of Reporting Persons, I.R.S. Identification No. of above Persons (entities only))	Jack E. Golsen
(2) Check the Appropriate Box if a Member of a Group (See Instructions)		(a) [] (b) [x]
(3) SEC Use Only		
(4) Source of Funds (See Instructions)		Not applicable
(5) Check if Disclosure of Legal Proceedings is Required Pur- suant to Items 2(d) or 2(e)		
(6) Citizenship or Place of Organization		USA
Number of Shares Beneficially	(7) Sole Voting Power(8) Shared Voting Power	461,362 3,230,881
Owned by Each Reporting Person With:	(9) Sole Dispositive Power	461,362
	(10) Shared Dispositive Power	3,230,881
(11) Aggregate Amount Beneficially Owned by Each Reporting Person		3,692,243
(12) Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)		[x]
(13) Percent of Class Represented by Amount in Row (11)		25.70%
(14) Type of Reporting Person (See Instructions)		IN

CUSIP NO. 5021600-10-4

Names of Reporting Persons, I.R.S. Identification No. of above Persons (entities only)

(2) Check the Appropriate Box if a Member of a Group (See Instructions)		(a) [] (b) [X]
(3) SEC Use Only		
(4) Source of Funds (See Instructions)		Not applicable
(5) Check if Disclosure of Legal Proceedings is Required Pur- suant to Items 2(d) or 2(e)		
(6) Citizenship or Place of Organization		USA
	(7) Sole Voting Power	-
Number of Shares Beneficially	(8) Shared Voting Power	3,230,881
Owned by Each Reporting Person With:	(9) Sole Dispositive Power	-
WILII.	(10) Shared Dispositive Power	3,230,881
(11) Aggregate Amount Beneficially Owned by Each Reporting Person	, 0.10	3,230,881
(12) Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)		[x]
(13) Percent of Class Represented by Amount in Row (11)		22.99%
(14) Type of Reporting Person (See Instructions)		IN
CUSIP NO. 5021600-10-4		
(1) Names of Reporting Persons, I.R.S. Identification No. of above Persons (entities only)		SBL Corporation
(2) Check the Appropriate Box if a Member of a Group (See Instructions)		(a) [] (b) [X]
(3) SEC Use Only		
(4) Source of Funds (See Instructions)		Not applicable
(5) Check if Disclosure of Legal Proceedings is Required Pur- suant to Items 2(d) or 2(e)		
(6) Citizenship or Place of Organization		Oklahoma
	(7) Sole Voting Power	-
Number of Shares Beneficially	(8) Shared Voting Power	2,392,134
Owned by Each Reporting Person With:	(9) Sole Dispositive Power	-
	(10) Shared Dispositive Power	2,392,134
(11) Aggregate Amount Beneficially Owned by Each Reporting Person		2,392,134
(12) Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)		[x]
(13) Percent of Class Represented by Amount in Row (11)		17.02%
(14) Type of Reporting Person (See Instructions)		СО
CUSIP NO. 5021600-10-4		
(1) Names of Reporting Persons, I.R.S. Identification No. of above Persons (entities only)		Golsen Petroleum Corporation
(2) Check the Appropriate Box if a Member of a Group (See Instructions)		(a) [] (b) [X]
(3) SEC Use Only		
(4) Source of Funds (See Instructions)		Not applicable
(5) Check if Disclosure of Legal Proceedings is Required Pur- suant to Items 2(d) or 2(e)		
(6) Citizenship or Place of Organization		Oklahoma
	(7) Sole Voting Power	-

Number of Shares	(8) Shared Voting Power	396,758
Beneficially Owned by Each Reporting Person	(9) Sole Dispositive Power	-
With:	rowei	
	(10) Shared Dispositive Power	396,758
(11) Aggregate Amount Beneficially Owned by Each Reporting Person		396,758
(12) Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)		[]
(13) Percent of Class Represented by Amount in Row (11)		2.97%
(14) Type of Reporting Person (See Instructions)		CO
CUSIP NO. 5021600-10-4		
(1) Names of Reporting Persons, I.R.S. Identification No. of above Persons (entities only)		Barry H. Golsen
(2) Check the Appropriate Box if a Member of a Group (See Instructions)		(a) [] (b) [x]
(3) SEC Use Only		
(4) Source of Funds (See Instructions)		Not applicable
(5) Check if Disclosure of Legal Proceedings is Required Pur- suant to Items 2(d) or 2(e)		
(6) Citizenship or Place of Organization		USA
24(10))	(7) Sole Voting Power	370,889
Number of Shares	(8) Shared Voting Power	2,568,740
Beneficially Owned by Each	(9) Sole Dispositive	370,889
Reporting Person With:	Power (10) Shared Dispositive	2,568,740
	Power	
(11) Aggregate Amount Beneficially Owned by Each Reporting Person		2,939,629
(12) Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)		[x]
(13) Percent of Class Represented by Amount in Row (11)		20.81%
(14) Type of Reporting Person (See Instructions)		IN
CUSIP NO. 5021600-10-4		
 Names of Reporting Persons, I.R.S. Identification No. of above Persons 		Steven J. Golsen
(2) Check the Appropriate Box if a Member of a Group (See Instructions)		(a) [] (b) [x]
(3) SEC Use Only		
(4) Source of Funds (See Instructions		Not Applicable
(5) Check if Disclosure of Legal Proceedings is Required Pur- suant to Items 2(d) or 2(e)		
(6) Citizenship or Place of Organization		USA
	(7) Sole Voting Power	288,165
Number of Shares Beneficially	(8) Shared Voting Power	2,451,788
Owned by Each Reporting Person With:	(9) Sole Dispositive Power	288,165
with.	(10) Shared Dispositive Power	2,451,788
(11) Aggregate Amount Beneficially Owned by Each Reporting Person		2,739,953
(12) Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)		[x]
(13) Percent of Class Represented by Amount in Row (11)		19.43%

CUSIP NO. 5021600-10-4

No. of above Persons (entities only)	
(2) Check the Appropriate Box if	(a) []
a Mambar of a Croup (Coa	(h) [v]

Member of a Group (See Instructions)

(1) Names of Reporting Persons,

I.R.S. Identification

(3) SEC Use Only

(4) Source of Funds (See Instructions)

Not applicable

(5) Check if Disclosure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)

(6) Citizenship or Place of Organization

Linda Golsen Rappaport

Number of Shares Beneficially Owned by Each Reporting Person With:

(7) Sole Voting Power (8) Shared Voting Power

82,552 2,509,086

USA

(9) Sole Dispositive Power

82,552

(10) Shared Dispositive Power

2,509,086

(11) Aggregate Amount Beneficially Owned by Each Reporting Person 2,591,638

(12) Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions)

[X]

(13) Percent of Class Represented by Amount in Row (11)

18.44%

(14) Type of Reporting Person (See Instructions)

ΙN

CUSIP NO. 5021600-10-4

Introduction

This Schedule 13D is reporting matters with respect to the group consisting of Jack E. Golsen, Sylvia H. Golsen, SBL Corporation ("SBL"), Golsen Petroleum Corporation ("GPC"), which is a wholly owned subsidiary of SBL, Barry H. Golsen, Steven J. Golsen and Linda Rappaport.

This statement constitutes Amendment No. 30 to the Schedule 13D dated October 7, 1985, as amended (the "Schedule 13D"), relating to the common stock, par value \$.10 a share ("Common Stock") of LSB Industries, Inc. (the "Company"). All terms not otherwise defined herein shall have the meanings ascribed in the Schedule 13D.

This Amendment No. 30 is being filed as a result of the adoption of the following plans to sell, pursuant to Rule 10b5-1(c)(1) of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), up to the number of shares of the Company= s Common Stock indicated below (collectively, the "1085-1 Plans"):

- 1. 10B5-1 Sales Plan, dated December 1, 2004, between Jack Golsen, an individual, and Capital West Securities, Inc. (the "Broker"), providing for the sale of up to 25,000 shares of Common Stock;
- 2. 10B5-1 Sales Plan, dated December 1, 2004, between Jack E. Golsen, Trustee of the Jack E. Golsen 1992 Revocable Trust, and Broker, providing for the sale of up to 25,000 shares of Common Stock;
- 3. 10B5-1 Sales Plan, dated December 1, 2004, between Barry H. Golsen and Steven J. Golsen, Co-Trustees of the Amy G. Rappaport Trust No. J-1, and the Broker, providing for the sale of up to 2,138 shares of Common Stock;
- 4. 10B5-1 Sales Plan, dated December 1, 2004, between Barry H. Golsen and Steven J. Golsen of the Joshua B. Golsen Trust No. J-1, and the Broker providing for the sale of up to 10,138 shares of Common Stock;
- 5. 10B5-1 Sales Plan, dated December 1, 2004, between Barry H. Golsen and Linda F. Rappaport, Co-Trustees of the Adam Z. Golsen Trust No. J-1, and the Broker, providing for the sale of up to 8,738 shares of Common Stock;
- 6. 10B5-1 Sales Plan, dated December 1, 2004, between Barry H. Golsen and Linda F. Rappaport, Co-Trustees of the Stacey L. Rappaport Trust No. J-1, and the Broker, providing for the sale of up to 10,138 shares of Common Stock;
- 7. 10B5-1 Sales Plan, dated December 1, 2004, between Barry H. Golsen and Linda F. Rappaport, Co-Trustees of the Lori R. Rappaport Trust No. J-1, and the Broker, providing for the sale of up to 8,238 shares of Common Stock; and
- 8. 10B5-1 Sales Plan, dated December 1, 2004, between Barry H. Golsen and Linda F. Rappaport, Co-Trustees of the Michelle L. Golsen Trust No. J-1, and the Broker, providing for the sale of up to 10,138 shares of Common Stock;

Item 1. Security and Issuer.

Item 1 of this Schedule 13D is unchanged.

Item 2. <u>Identity and Background</u>.

Item 2 of this Schedule 13D is unchanged.

Item 3. Source and Amount of Funds or Other Consideration.

Not Applicable.

Item 4. Purpose of Transaction.

The reporting persons do not presently have any plans or proposals required to be reported under Item 4 of this Schedule 13D, except on December 1, 2004, certain of the reporting persons entered into the 10B5-1 Plans listed in the Introduction to this Amendment 30. The 10B5-1 Plans provide for the sale of up to an aggregate 99,528 shares of Company Common Stock in accordance with Rule 10B5-1 of the Exchange Act. Each of the 10B5-1 Plans contains the following terms, among others:

- (a) each 10B5-1 Plan will terminate not later than the earlier of November 30, 2005, or the date that all shares of Common Stock covered by such 10B5-1 Plan have been sold in accordance with such plan;
- (b) the sale price of Common Stock sold under each 10B5-1 Plan will be at a price per share (before selling expenses) at or above \$0.15 below market price or \$7.60, whichever is higher;
- (c) all sales will be made on the American Stock Exchange; and
- (d) sales of Common Stock under each 10B5-1 Plan will be made in the discretion of the Broker, subject to the terms and conditions of each 10B5-1 Plan.

Item 5. Interest in Securities of the Issuer

(a) The following table sets forth as of the filing date of this Amendment 30 the aggregate number and percentage of the class of Common Stock of the Company identified pursuant to Item 1 beneficially owned by each person named in Item 2:

<u>Person</u>	<u>Amount</u>	Percent(10)
Jack E. Golsen	3,692,243(1)(2)(6)(9)	25.70%
Sylvia H. Golsen	3,230,881(1)(6)(7)	22.99%
SBL	2,392,134(1)(9)	17.02%
GPC	396,758(8)(9)	2.97%
Barry H. Golsen	2,939,629(1)(3)(6)	20.81%
Steven J. Golsen	2,739,953(1)(4)(6)	19.43%
Linda Golsen Rappaport	2,591,638(1)(5)(6)	18.44%

- (1) The amount shown includes (i) 1,306,199 shares held directly by SBL; (ii) 250,000 shares that SBL has the right to acquire upon the conversion of 1,000,000 shares of the Company's Series D Preferred owned of record by SBL; (iii) 400,000 shares that SBL has the right to acquire upon the conversion of 12,000 shares of the Company's Series B Preferred owned of record by SBL; (iv) 39,177 shares that SBL has the right to acquire upon the conversion of 9,050 shares of the Company= s Class C, Series 2 Stock owned of record by SBL; and (v) 396,758 shares beneficially owned by SBL's wholly owned subsidiary, GPC, which includes (1) 133,333 shares that GPC has the right to acquire upon conversion of 4,000 shares of Series B Preferred owned of record by GPC, and (2) 175,325 shares that GPC has the right to acquire upon conversion of 40,500 shares of Class C, Series 2 Preferred owned of record by GPC. The relationship between Jack E. Golsen, Sylvia H. Golsen, Barry H. Golsen, Steven J. Golsen, Linda Golsen Rappaport, SBL, and GPC is described in more detail in paragraph (b) of this Item 5.
- (2) The amount shown includes (i) 113,500 shares held directly by Jack E. Golsen; (ii) 34,029 shares held indirectly by the Jack E. Golsen 1992 Revocable Trust; (iii) 4,000 shares that Jack E. Golsen has the right to acquire upon conversion of a promissory note, (iv) 133,333 shares that J. Golsen has the right to acquire upon the conversion of 4,000 shares of the Series B Preferred Stock owned of record by the Jack E. Golsen 1992 Revocable Trust; (v) 176,500 shares that Jack E. Golsen may acquire upon the exercise of Company nonqualified stock options; and (vi) 553,832 shares owned of record by Sylvia H. Golsen, wife of Jack E. Golsen, and 284,915 shares owned by the Sylvia H. Golsen 1992 Revocable Trust of which Sylvia H. Golsen is the trustee. Although Amendment No. 29 to this Schedule 13D correctly stated the aggregate number of shares owned of record by Jack E. Golsen and owned of record by the Jack E. Golsen 1992 Revocable Trust (the "1992 Revocable Trust"), Amendment No. 29 incorrectly allocated such ownership between Mr. Golsen and the 1992 Revocable Trust. This Amendment No. 29 correctly states the number of shares owned of record by each of Mr. Golsen and the 1992 Revocable Trust.
- (3) The amount shown does not include (i) 533 shares that Barry Golsen's wife owns, in which Barry Golsen disclaims beneficial ownership and (ii) 87,040 shares owned of record by the Barry H. Golsen 1992 Trust, of which Barry H. Golsen is the primary beneficiary, but of which Barry H. Golsen has no voting or dispositive control. Such amount does include (a) 301,889 shares held directly by Barry H. Golsen; (b) 31,350 shares owned of record by the Amy G. Rappaport Trust No. J-1, of which Barry H. Golsen is a Co-Trustee; (c) 28,304 shares owned of record by the Joshua B. Golsen Trust No. J-1, of which Barry H. Golsen is a Co-Trustee; (d) 33,238 shares owned of record by the Adam Z. Golsen Trust No. J-1, of which Barry H. Golsen is a Co-Trustee; (e) 25,238 shares owned of record by the Stacy L. Rappaport Trust No. J-1, of which Barry H. Golsen is a Co-Trustee; (f)33,238 shares owned of record by the Michelle L. Golsen Trust No. J-1, of which Barry H. Golsen is a Co-Trustee; (h) 6,125 shares which Barry H. Golsen may acquire upon exercise of Company incentive stock options; and (g) 62,875 shares which Barry H. Golsen may acquire upon exercise of nonqualified stock options.
- (4) The amount shown does not include 82,040 shares owned of record by the Steven J. Golsen 1992 Trust, of which Steven J. Golsen is the primary beneficiary, but of which Steven J. Golsen has no voting or dispositive control. Such amount does include (i) 239,165 shares held directly by Steven J. Golsen; (ii) 31,350 shares owned of record by the Amy G. Rappaport Trust No. J-1, of which Steven J. Golsen is a Co-Trustee; (iii) 28,304 shares owned of record by the Joshua B. Golsen Trust No. J-1, of which Steven J. Golsen is a Co-Trustee; (iv) 6,125 shares which Steven J. Golsen may acquire upon exercise of Company incentive stock options; and (v) 42,875 shares which Steven J. Golsen may acquire upon exercise of nonqualified stock options.
- (5) The amount shown does not include 70,200 shares that Mrs. Rappaport's husband owns and 185,000 shares which Mrs. Rappaport's husband may acquire upon exercise of nonqualified stock options of the Company, for which Mrs. Rappaport disclaims beneficial ownership. The amount shown does not include 87,040 shares owned of record by the Linda F. Rappaport 1992 Trust, of which Linda F. Rappaport is the primary beneficiary, but of which Linda F. Rappaport has no voting or dispositive control. Such amount does include (i) 82,552 shares held directly by Linda F. Rappaport;(ii) 33,238 shares owned of record by the Adam Z. Golsen Trust No. J-1, of which Linda F. Rappaport is a Co-Trustee; (iii)25,238 shares owned of record by the Stacy L. Rappaport Trust No. J-1, of which Linda F. Rappaport is a Co-Trustee; (iv) 33,238 shares owned of record by the Michelle L. Golsen Trust No. J-1 of which Linda F. Rappaport is a Co-Trustee; and (v) 25,238 shares owned of record by the Lo ri R. Rappaport Trust No. J-1, of which Linda F. Rappaport is a Co-Trustee;
- (6) Jack E. Golsen and Sylvia H. Golsen each disclaims beneficial ownership of (i) the shares of Common Stock owned of record by Barry H. Golsen, the shares that Barry H. Golsen has the right to acquire under the Company's incentive stock options, and the shares considered beneficially owned by Barry H. Golsen as a result of his position as trustee of certain trusts; (ii) the shares owned of record by Steven J. Golsen, the shares that Steven J. Golsen has the right to acquire under the Company's incentive stock options, and the shares considered beneficially owned by Steven J. Golsen as a result of his position as trustee of certain trusts; and (iii) the shares owned of record by Linda Golsen Rappaport, and the shares considered beneficially owned by Linda Golsen Rappaport as a result of her position as a trustee of certain trusts. Barry H. Golsen, Steven J. Golsen and Linda Golsen Rappaport disclaim beneficial ownership of the shares beneficially owned by Jack E. Golsen and Sylvia H. Golsen, except for shares beneficially owned by SBL and GPC.

- (7) The amount shown does not include, and Sylvia H. Golsen disclaims beneficial ownership of the shares listed in footnote (2) above as beneficially owned by Jack E. Golsen (other than the 533,832 shares held directly by Sylvia H. Golsen and 284,915 shares held by the Sylvia H. Golsen 1992 Revocable Trust of which Sylvia H. Golsen is trustee).
- (8) The amount shown includes (i) 88,100 shares held directly by GPC, (ii) 133,333 shares that GPC has the right to acquire upon conversion of 4,000 shares of the Company's Series B Preferred Stock owned of record by GPC, and (iii) 175,325 shares that GPC has the right to acquire upon conversion of 40,500 shares of Class C, Series 2 Preferred owned of record by GPC. The relationship between Jack E. Golsen, Sylvia H. Golsen, Barry H. Golsen, Steven J. Golsen, Linda Golsen Rappaport, SBL, and GPC is described in more detail in paragraph (b) of this Item 5.
- (9) Holders of the Series B Preferred are entitled to one vote per share, and holders of the Series D Preferred are entitled to .875 votes per share. Both vote together with holders of Common Stock. The holders of the Class C, Series 2 Preferred have no voting rights, except as required by law and except that such holders have the right to vote as a separate class to elect two directors, if the equivalent of six full quarterly dividends on the Class C, Series 2 Preferred are accrued and unpaid. This Class C, Series 2 Preferred voting right continues until all dividends due on such shares are paid in full. The amounts and percentages set forth in the table reflect only the voting power of Common Stock into which the Series B Preferred, the Class C, Series 2 Preferred, and the Series D Preferred are convertible.
- (10) The percentage ownership of each reporting person is based on 13,055,878 shares of Common Stock outstanding, as reported in the Company= s Form 10-Q for the quarter ended September 30, 2004. Shares of Common Stock of the Company not outstanding, but which may be acquired by a reporting person during the next 60 days under options, warrants, rights or conversion privileges, are considered to be outstanding only for the purpose of computing the percentage of the class for such reporting person, but are not deemed to be outstanding for the purpose of computing the percentage of the class by any other person.
- (b) The following table sets forth, as of the filing date of this Amendment 30 for each person and entity identified under paragraph (a), the number of shares of Common Stock as to which the person and entity has (1) the sole power to vote or direct the voting, (2) shared power to vote or direct the voting, (3) the sole power to dispose or to direct the disposition, or (4) shared power to dispose or to direct the disposition:

Person or Entity	Sole Voting and Power of <u>Disposition</u>	Shared Voting and Power of <u>Disposition</u>
Jack E. Golsen	461,362(1)(5)(12)	3,230,881(2)(3)(13)
Sylvia H. Golsen	None	3,230,881(2)(11)
SBL	None	2,392,134(2)(12)
GPC	None	396,758(4)(12)
Barry H. Golsen	370,889(6)	2,568,740(2)(7)
Steven J. Golsen	288,165(8)	2,451,788(2)(9)
Linda Golsen Rappaport	82,552	2,509,086(2)(10)

The amount shown includes (a) 113,500 shares held directly by Jack E. Golsen; (b) 34,029 shares held indirectly by the Jack E. Golsen 1992 Revocable Trust; (c) 4,000 shares that Jack E. Golsen has the right to acquire upon conversion of a promissory note; (d) 133,333 shares that J. Golsen has the right to acquire upon the conversion of 4,000 shares of the Series B Preferred Stock owned of record by him; and (e) 176,500 shares that Jack E. Golsen may acquire upon the exercise of nonqualified stock options. Although Amendment No. 29 to this Schedule 13D correctly stated the aggregate number of shares owned of record by Jack E. Golsen and owned of record by the Jack E. Golsen 1992 Revocable Trust (the "1992 Revocable Trust"), Amendment No. 29 incorrectly allocated such ownership between Mr. Golsen and the 1992 Revocable Trust. This Amendment No. 29 correctly states the number of shares owned of record by each of Mr. Golsen and the 1992 Revocable Trust.

- (2) See footnote (1) under paragraph (a) of this Item 5.
- (3) The amount shown includes 553,832 shares of Common Stock owned by Sylvia H. Golsen, the wife of Jack E. Golsen, and 284,915 shares owned by the Sylvia H. Golsen 1992 Revocable Trust of which Sylvia H. Golsen is trustee.
- (4) See footnote (8) under paragraph (a) of this Item 5.
- (5) See footnote (6) under paragraph (a) of this Item 5.
- (6) The amount shown includes (a) 301,889 shares held directly by Barry H. Golsen; (b) 6,125 shares which Barry H. Golsen may acquire upon exercise of incentive stock options of the Company; and (c) 62,875 shares which Barry H. Golsen may acquire upon exercise of nonqualified stock options of the Company.
- (7) The amount shown does not include 87,040 shares owned of record by the Barry H. Golsen 1992 Trust, of which Barry H. Golsen has no voting or dispositive power and 533 shares that Barry Golsen's wife owns in which Barry Golsen disclaims beneficial ownership. Such amount does include (a) 31,350 shares owned of record by the Amy G. Rappaport Trust No. J-1, of which Barry H. Golsen is a Co-Trustee; (b) 28,304 shares owned of record by the Joshua B. Golsen Trust No. J-1, of which Barry H. Golsen is a Co-Trustee; (c) 33,238 shares owned of record by the Adam Z. Golsen Trust No. J-1, of which Barry H. Golsen is a Co-Trustee; (d) 25,238 shares owned of record by the Stacy L. Rappaport Trust No. J-1, of which Barry H. Golsen is a Co-Trustee; (e)33,238 shares owned of record by the Michelle L. Golsen Trust No. J-1, of which Barry H. Golsen is a Co-Trustee; and(f) 25,238 shares owned of record by the Lori R. Rappaport Trust No. J-1, of which Barry H. Golsen is a Co-Trustee; and(f) 25,238 shares owned of record by the Lori R. Rappaport Trust No. J-1, of which Barry H. Golsen is a Co-Trustee; and(f) 25,238 shares owned of record by the Lori R. Rappaport Trust No. J-1, of which Barry H. Golsen is a Co-Trustee; and(f) 25,238 shares owned of record by the Lori R. Rappaport Trust No. J-1, of which Barry H. Golsen is a Co-Trustee; and(f) 25,238 shares owned of record by the Lori R. Rappaport Trust No. J-1, of which Barry H. Golsen is a Co-Trustee; and(f) 25,238 shares owned of record by the Lori R. Rappaport Trust No. J-1, of which Barry H. Golsen is a Co-Trustee; and(f) 25,238 shares owned of record by the Lori R. Rappaport Trust No. J-1, of which Barry H. Golsen is a Co-Trustee; and Co-Trustee
- (8) The amount shown includes (a) 239,165 shares held directly by Steven J. Golsen; (b) 6,125 shares which Steven J. Golsen may acquire upon exercise of incentive stock options; and (c) 42,875 shares which Steven J. Golsen may acquire upon exercise of nonqualified stock options of the Company.
- (9) The amount shown does not include 82,040 shares owned of record by the Steven J. Golsen 1992 Trust, of which Steven J. Golsen has no voting or dispositive power. Such amount includes (a) 31,350 shares owned of record by the Amy G. Rappaport Trust No. J-1, of which Steven J. Golsen is a Co-Trustee; and (b) 28,304 shares owned of record by the Joshua B. Golsen Trust No. J-1, of which Steven J. Golsen is a Co-Trustee
- (10) The amount shown does not include 70,200 shares that Mrs. Rappaport's husband owns and 185,000 shares which Mrs. Rappaport's husband may acquire upon exercise of nonqualified stock options of the Company, for which Mrs. Rappaport disclaims beneficial ownership. The amount shown does not include 87,040 shares owned of record by the Linda F. Rappaport 1992 Trust, of which Linda F. Rappaport is the primary beneficiary, but of which Linda F. Rappaport has no voting or dispositive control. Such amount does include; (i) 33,238 shares owned of record by the Adam Z. Golsen Trust No. J-1, of which Linda F. Rappaport is a Co-Trustee; (ii) 25,238 shares owned of record by the Stacy L. Rappaport Trust No. J-1, of which Linda F. Rappaport is a Co-Trustee; (iii) 33,238 shares owned of record by the Michelle L. Golsen Trust No. J-1 of which Linda F. Rappaport is a Co-Trustee; and (iv) 25,238 shares owned of record by the Lori R. Rappaport Trust No. J-1, of which Linda F. Rappaport is a Co-Trustee; and (iv) 25,238 shares owned of record by the Lori R. Rappaport Trust No. J-1, of which Linda F. Rappaport is a Co-Trustee; and (iv) 25,238 shares owned of record by the Lori R. Rappaport Trust No. J-1, of which Linda F. Rappaport is a Co-Trustee; and (iv) 25,238 shares owned of record by the Lori R. Rappaport Trust No. J-1, of which Linda F. Rappaport is a Co-Trustee; and (iv) 25,238 shares owned of record by the Lori R. Rappaport Trust No. J-1, of which Linda F. Rappaport is a Co-Trustee; and (iv) 25,238 shares owned of record by the Lori R. Rappaport Trust No. J-1, of which Linda F. Rappaport Trust No.
- (11) See footnotes (6) and (7) under paragraph (a) of this Item 5.
- (12) See footnote (9) under paragraph (a) of this Item 5.
- (13) See footnote (6) under paragraph (a) of this Item 5.

SBL is wholly owned by Sylvia H. Golsen (40% owner), Barry H. Golsen (20% owner), Steven J. Golsen (20% owner) and Linda Golsen Rappaport (20% owner). GPC is a wholly owned subsidiary of SBL. The directors and executive officers of SBL and GPC are Jack E. Golsen, Sylvia H.

Golsen, Barry H. Golsen, Steven J. Golsen and Linda Golsen Rappaport. Barry H. Golsen, Steven J. Golsen and Linda Golsen Rappaport are the children of Jack E. and Sylvia H. Golsen, husband and wife.

(c)

During the past 60 days from the filing date of this report, the following transactions were effected in the Common Stock by a reporting person named in response to paragraph (a) of this Item 5:

- (i) On December 8, 2004, Linda F. Rappapport and Barry H. Golsen, as co-trustees of the Lori R. Rappaport Trust No. J-1, sold 4,800 shares of Common Stock in the open market at \$7.70 per share pursuant to the 10B5-1 Sales Plan adopted by the seller;
- (ii) On December 9, 2004, Linda F. Rappaport and Barry H. Golsen, as co-trustees of the Lori R. Rappaport Trust No. J-1, sold an aggregate of 1,300 shares of Common Stock in the open market at \$7.70 per share pursuant to the 10B5-1 Sales Plan adopted by the seller;
- (iii) On December 10, 2004, Linda F. Rappaport and Barry H. Golsen, as co-trustees of the Stacey L. Rappaport Trust No. J-1, sold an aggregate of 8,000 shares of Common Stock in the open market at \$7.65 per share pursuant to the 10B5-1 Sales Plan adopted by the seller; and
- (iv) On December 10, 2004, Steven J. Golsen and Barry H. Golsen, as co-trustees of the Joshua B. Golsen Trust No. J-1, sold an aggregate of 6,000 shares of Common Stock in the open market at \$7.65 per share pursuant to the 10B5-1 Sales Plan adopted by the seller.
- (d) See Item 6 below.
- (e) Not applicable.
- Item 6. Contracts, Agreements, Underwritings or Relationships With Respect to Securities of the Issuer.

Item 6 of the Schedule 13D is unchanged, except as follows:

The reporting persons who have entered into the 10B5-1 Plans listed in the Introduction to this Amendment No. 30 have authorized Capital West Securities, Inc. to sell, in the aggregate, up to 99,528 shares of Common Stock pursuant to the terms of their respective 10B5-1 Plans. See Item 4 of this Amendment No. 30 for a description of certain terms of the 10B5-1 Plans.

- Item 7. Materials to be Filed as Exhibits
- 24.1 Powers of Attorney executed by Barry H. Golsen, Steven J. Golsen, and Linda Golsen Rappaport are filed as Exhibit 6 to Amendment No. 3 to the Schedule 13D and are incorporated herein by reference.
- 99.1 Agreement of the reporting persons as to joint filing of this Schedule 13D, is filed as Exhibit 7 to Amendment No. 3 to the Schedule No. 13D and is incorporated herein by reference.
- 99.2 Convertible Note between the Company and Jack E. Golsen filed as Exhibit (a) to the original Schedule 13D and is incorporated herein by reference.
- 99.3 Issuer's Proxy Statement dated July 14, 1986 setting forth the terms of the Company's Series B 12% Cumulative Convertible Preferred Stock is filed as Exhibit 1 to Amendment No. 1 to the Schedule 13D and is incorporated herein by reference.
- 99.4 Stacy L. Rappaport Trust No. J-1, is filed as Exhibit 14 to Amendment No. 13 to the Schedule 13D and is incorporated herein by reference. The Joshua B. Golsen Trust No. J-1, Adam Z. Golsen Trust No. J-1, Amy G. Rappaport Trust No. J-1, Lori R. Rappaport Trust No. J-1 and Michelle L. Golsen Trust No. J-1 are substantially similar to the Stacy L. Rappaport Trust No. J-1, except for the names of the trustees, and copies of the same will be supplied to the Commission upon request.
- 99.5 Barry H. Golsen 1992 Trust is filed as Exhibit 15 to Amendment No. 16 to the Schedule 13D and is incorporated herein by reference. The Steven J. Golsen 1992 Trust and Linda F. Rappaport 1992 Trust are substantially similar to the Barry H. Golsen 1992 Trust, and copies of the same will be supplied to the Commission upon request.
- 99.6 Agreement of Sylvia H. Golsen as to joint filing of this Schedule 13D is filed as Exhibit 15 to Amendment No. 18 and is incorporated herein by reference.
- 99.7 Agreement of SBL Corporation as to the joint filing of this Schedule 13D is filed as Exhibit 19 to Amendment No. 23, and is incorporated herein by reference.
- 99.8 Shareholder's Agreement, effective December 1, 1995, between Sylvia Golsen and SBL Corporation is filed as Exhibit 22 to Amendment No. 24 and is incorporated herein by reference.
- 99.9 Shareholder's Agreement, effective December 1, 1995, among Jack E. Golsen, Sylvia Golsen and SBL Corporation is filed as Exhibit 23 to Amendment No. 24 and is incorporated herein by reference.
- 99.10 Shareholder's Agreement, effective December 1, 1995, among Barry H. Golsen, Sylvia Golsen and SBL Corporation. The Shareholder's Agreement is substantially similar to the Shareholder's Agreement filed as Exhibit 23 to Amendment No. 24, and a copy of the same will be supplied to the Commission upon request.
- 99.11 Shareholder's Agreement, effective December 1, 1995, among Steven J. Golsen, Sylvia Golsen and SBL Corporation. The Shareholder's Agreement is substantially similar to the Shareholder's Agreement filed as Exhibit 23 to Amendment No. 24, and a copy of the same will be supplied to the Commission upon request.
- 99.12 Shareholder's Agreement, effective December 1, 1995, among Linda F. Rappaport, Sylvia Golsen and SBL Corporation. The Shareholder's Agreement is substantially similar to the Shareholder's Agreement filed as Exhibit 23 to Amendment No. 24, and a copy of the same will be supplied to the Commission upon request.
- 99.13 Security Agreement, dated December 5, 2000, between Sylvia H. Golsen and Bank of the West is listed as Exhibit 24 to Amendment No. 27 and is incorporated herein by reference.
- 99.14 Commercial Pledge Agreement, dated February 2, 2001, among SBL Corporation, Jack E. Golsen, Sylvia H. Golsen, and BancFirst is listed as Exhibit 25 to Amendment No. 27 and is incorporated herein by reference. A substantially similar Commercial Pledge Agreement, dated February 2, 2001, was entered among Jack E. Golsen, Sylvia H. Golsen, and BancFirst, and will be supplied to the Commission upon request.
- 99.15 Security Agreement, dated December 12, 2003, executed by SBL Corporation in favor of Bank of the West, is attached as EXHIBIT 99.18 to Amendment No. 28 and is incorporated herein by reference.
- 99.16 Security Agreement, dated December 12, 2003, executed by Linda F. Rappaport in favor of Bank of the West, is attached as Exhibit 99.19 to Amendment No. 28 and is incorporated herein by reference.
- 99.17 Security Agreement, dated March 14, 2002, between the Bank of Union (the "Bank"), Golsen Petroleum Corporation, SBL corporation, Jack E. Golsen, Jack E. Golsen Trust, Sylvia H. Golsen, and Sylvia H. Golsen Trust (the "Pledgors"), which covers 990,600 shares of LSB Common Stock and 16,000 shares of LSB Class B Preferred Stock pledged by the Pledgors to the Bank, is listed as Exhibit 99.17 of Amendment No. 29 to this Schedule 13D and is incorporated herein by reference.

99.18 10B5-1 Sales Plan, dated December 1, 2004, between Jack Golsen and Capital West Securities, Inc. (the "Broker") covering the sale of up to 25,000 shares of Company Common Stock. Substantially similar 10B5-1 Sales Plans were entered into on December 1, 2004, by each of the following respective persons for the sale of up to the number of shares of Company Common Stock indicated: (a) Jack E. Golsen, Trustee of the Jack E. Golsen Revocable Trust (25,000 shares); (b) Barry H. Golsen and Linda F. Rappaport, as Co-Trustees of the Amy G. Rappaport Trust No. J-1 (2,138 shares); (c) Barry H. Golsen and Linda F. Rappaport, as Co-Trustees of the Stacey L. Rappaport Trust No. J-1 (10,138 shares); (d) Barry H. Golsen and Linda F. Rappaport, as Co-Trustees of the Lori R. Rappaport Trust No. J-1 (8,238 shares); (e) Barry H. Golsen and Linda F. Rappaport, as Co-Trustees of the Michelle L. Golsen Trust No. J-1 (10,138 shares); and (g) Barry H. Golsen and Linda F. Rappaport, as Co-Trustees of the Adam Z. Golsen Trust No. J-1 (8,738 shares). Copies of the foregoing 10B5-1 Sales Plans will be provided to the Commission upon request.

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

DATED: December 23, 2004.

Jack E. Golsen

GOLSEN PETROLEUM CORPORATION

By:<u>/s/ Jack E. Golsen</u>
Jack E. Golsen, President

_/s/ Jack E. Golsen______*
Barry H. Golsen

<u>/s/ Jack E. Golsen</u> *
Steven J. Golsen

_<u>/s/ Jack E. Golsen</u>___* Linda Golsen Rappaport

*Executed by Jack E. Golsen pursuant to Power of Attorney

<u>/s/ Jack E. Golsen</u> Jack E. Golsen

<u>/s/ Sylvia H. Golsen</u> Sylvia H. Golsen

SBL CORPORATION

By: /s/ Jack E. Golsen Jack E. Golsen, President

10B5-1 SALES PLAN

This 10B5-1 SALES PLAN (the "Sales Plan") is dated this 1st day of December 2004, between Jack E. Golsen, an individual ("Seller"), and Capital West Securities, Inc. ("Broker"). For good and valuable consideration, the receipt of which is acknowledged, Seller and Broker hereby agree as follows:

- 1. <u>Background</u>. This Sales Plan is entered into between Seller and Broker for the purpose of establishing a trading plan that complies with the requirements of Rule 10b5-1(c)(1) promulgated under the Securities Exchange Act of 1934, as amended (the "Exchange Act"). Seller is establishing this Sales Plan in order to permit the disposition of a portion of Seller's holdings of the common stock, par value \$0.10 per share (the "Stock"), of LSB Industries, Inc. (the "Issuer"). Seller desires to engage Broker to effect sales of shares of stock in accordance with this Sales Plan.
- 2. <u>Appointment of Broker; Sales</u>. Seller hereby appoints Broker to sell shares of Stock pursuant to the terms and conditions set forth below. Subject to such terms and conditions, Broker accepts such appointment.
 - 2.1 <u>Authorized Selling</u>. Commencing, December 2, 2004 (the "Effective Date") and continuing for a period of twelve months calendar months after the Effective Date (the "Effective Date"), Broker is authorized and directed, from time to time during the Effective Period, to sell up to a maximum of 25,000 shares of Stock, at Broker's discretion, on the American Stock Exchange ("AMEX") at a price per share at or above \$0.15 below market price or \$7.60, whichever is higher, such prices being before deducting any commission, commission equivalent, mark-up or differential, or other expenses of sale.
 - 2.2 <u>Market Disruptions</u>. Seller understands that Broker may not be able to effect a sale due to a market disruption. If any sale cannot be executed due to a market disruption, Broker shall effect such sale as promptly as practical after the cessation or termination of such market disruption pursuant to this Sales Plan.
- 3. <u>Term</u>. This Sales Plan is effective on the Effective Date. Broker will cease selling Stock and the Sales Plan will terminate on the earlier of:
 - **a.** November 30, 2005;
 - b. the completion of the sale of 25,000 shares of Stock pursuant to this Sales Plan;
 - C. notice to Seller or Broker that Seller or Broker is not able to effect the sale of Stock under this Sales Plan due to a legal, regulatory or contractual restriction applicable to Seller or Broker;
 - d. death of Seller;
 - e. Seller or Broker's reasonable determination that the Sales Plan does not comply with Rule 10b5-1 or other applicable securities laws; or
 - f. written notice by Seller or Seller's counsel to Broker informing Broker of Seller's suspension or termination of the Sales Plan.

4. Seller's Representations, Warranties and Covenants.

- 4.1 As of the date of this Sales Plan, Seller (a) is not aware of material, nonpublic information with respect to the Issuer or any securities of the Issuer (including the Stock), (b) is not subject to any legal, regulatory or contractual restriction or undertaking that would prevent Broker from conducting sales in accordance with this Sales Plan and (c) is entering into this Sales Plan in good faith and not as part of a plan or scheme to evade the prohibitions of Rule 10b5-1 or compliance with the federal securities laws.
- 4.2 Seller shall immediately notify Broker if Seller becomes subject to a legal, regulatory or contractual restriction or undertaking that would prevent Broker from making sales pursuant to this Sales Plan.
- 4.3 Seller is currently able to sell shares of Stock in accordance with the Issuer's insider trading policies and Seller has obtained the approval of the Issuer's counsel to enter into this Sales Plan.
- 4.4 The shares of Stock subject to the Sales Plan are free and clear of liens and encumbrances of any kind.
- 4.5 While the Sales Plan is in effect, Seller will not, directly or indirectly, (a) disclose to Broker or any persons affiliated with Broker who is effecting sales under this Sales Plan any information concerning the Stock or the Issuer that might influence the execution of this Sales Plan; or (b) engage in offsetting or hedging transactions in violation of Rule 1865.1
- 4.6 Seller agrees to make all filings, if any, required under Sections 13(d) and 16 of the Exchange Act.
- 4.7 Seller acknowledges and agrees that Seller does not have, and shall not attempt to exercise, any influence over how, when, or whether to effect sales of Stock pursuant to this Sales Plan.

5. <u>Rule 144</u>.

- 5.1 Broker agrees to conduct all sales under this Sales Plan in accordance with the manner of sale requirement of Rule 144, if applicable, under the Securities Act of 1933, as amended (the "Act"), if applicable. If Rule 144 is applicable, Broker will not effect any sale which would exceed the then applicable volume limitation under Rule 144, assuming Broker's sales under this Sales Plan are the only sales subject to that limitation. Seller agrees not to take, and agrees to cause any person or entity with which Seller would be required to aggregate sales of Stock pursuant to paragraph (a)(2) or (e) of Rule 144 not to take, any action that would cause the sales under this Sales Plan not to comply with Rule 144.
- 5.2 Broker will be responsible for completing and filing on behalf of Seller each required Form 144. Seller hereby grants Broker a power of attorney to complete and file on behalf of Seller Forms 144. Seller understands and agrees that Broker will make one Form 144 filing at the beginning of each three-month period commencing on the Effective Date. Each Form 144 filed by Broker on behalf of Seller shall (a) state that the sales are being effected in accordance with an existing Sales Plan intended to comply with Rule 10b5-1, (b) indicate the date the Sales Plan was adopted, and (c) state that the representations are made as of such date.

6. <u>Certain Events</u>.

- 6.1 In the event of a stock split or reverse stock split of the Stock, the maximum number of shares of Stock to be sold and the minimum price established above in paragraph 2 will be automatically adjusted proportionately.
- 6.2 In the event of a reincorporation or other corporate reorganization resulting in an automatic share-for-share exchange of new shares for the type of Stock subject to the Sales Plan, then the new shares will automatically replace the type of Stock originally specified in the Sales Plan.

7. <u>General</u>

- 7.1 This Sales Plan is intended to comply with the requirements of Rule 10b5-1(c)(1)(i)(B) under the Exchange Act, and this Sales Plan shall be interpreted to comply with the requirements of Rule 10b5-1(c).
- 7.2 Broker shall immediately notify Seller if Broker becomes subject to a legal, regulatory or contractual restriction or undertaking that would prevent Broker from making sales pursuant to this Sales Plan.

- 7.3 This Sales Plan may be modified or amended only upon the written agreement of Seller and Broker.
- 7.4 This Sales Plan shall be governed by and construed in accordance with the laws of the State of Oklahoma and may be modified or amended only by a writing signed by the parties hereto.
- 7.5 Proceeds from each sale of Stock effective under this Sales Plan will be delivered to Seller's Brokerage account, or such other account as directed in writing by Seller to Broker.
- 7.6 This Sales Plan may be signed in any number of counterparts, each shall be an original with the same effect as if all of the signatures were upon the same instrument.
- 7.7 If any provision of this Sales Plan is or becomes inconsistent with any applicable present or future law, rule or regulation, that provision will be deemed modified or, if necessary, rescinded in order to comply with the relevant law, rule or regulation. All of the provisions of this Sales Plan will continue and remain in full force and effect.

IN WITNESS WHEREOF, the undersigned have signed this Sales Plan as of the date first written above.

Name: dack Er doisen
("Seller")
CAPITAL WEST SECURITIES, IN
Ву:
Name:
Title:

("Broker")