SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

Post-Effective Amendment No. 12 to FORM S-3

REGISTRATION STATEMENT UNDER THE SECURITIES ACT OF 1933

YELLOW ROADWAY CORPORATION

and Other Registrants
(See Table of Additional Registrants Below)
(Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of incorporation

or organization)

48-0948788 (I.R.S. Employer Identification No.)

10990 Roe Avenue Overland Park, Kansas 66211 (913) 696-6100

(Address, including zip code, and telephone number, including area code, of registrant's principal executive offices)

Daniel J. Churay Yellow Roadway Corporation Senior Vice President, General Counsel and Secretary 10990 Roe Avenue Overland Park, Kansas 66211 (913) 696-6100

(Name, address, including zip code, and telephone number, including area code, of agent for service)

Copy to: Charles L. Strauss Fulbright & Jaworski L.L.P. 1301 McKinney, Suite 5100 Houston, TX 77010 (713) 651-5151

Approximate Date of Commencement of Proposed Sale to the Public: Not applicable. Termination of registration statement and deregistration of related securities that were not resold pursuant to the registration statement.

If the only securities being registered on this Form are being offered pursuant to dividend or interest reinvestment plans, please check the follows. □	lowing
If any of the securities being registered on this Form are to be offered on a delayed or continuous basis pursuant to Rule 415 under the Securities, other than securities offered only in connection with dividend or interest reinvestment plans, check the following box. □	ities Act of
If this Form is filed to register additional securities for an offering pursuant to Rule 462(b) under the Securities Act of 1933, please check the and list the Securities Act registration statement number of the earlier effective registration statement for the same offering. \Box	e following box
If this Form is a post-effective amendment filed pursuant to Rule 462(c) under the Securities Act, check the following box and list the Securities attement number of the earlier effective registration statement for the same offering. \Box	ities Act
If delivery of the prospectus is expected to be made pursuant to Rule 434, please check the following box. \Box	

TABLE OF ADDITIONAL REGISTRANTS

Exact Name of Registrant as Specified in its Charter	State or Other Jurisdiction of Incorporation or Organization	I.R.S. Employer Identification No.
Yellow Transportation, Inc.	Indiana	44-0594706
YRC Technologies, Inc. (formerly Yellow Roadway Technologies, Inc.)	Delaware	48-1115792
Mission Supply Company	Kansas	48-0911571
Yellow Relocation Services, Inc.	Kansas	48-1067939
Meridian IQ, Inc. (formerly Yellow Dot Com Subsidiary, Inc.)	Delaware	48-1233134
MIQ LLC (formerly Yellow GPS, LLC)	Delaware	48-1119865
Globe.com Lines, Inc.	Delaware	52-2068065
Roadway LLC	Delaware	34-1956254
Roadway Express, Inc.	Delaware	34-0492670
Roadway Next Day Corporation	Pennsylvania	23-2255947

Termination of Registration Statement and Deregistration of Remaining Securities

On October 22, 2003, Yellow Corporation, a Delaware corporation now known as Yellow Roadway Corporation (the "Company"), and certain of the guarantors subsidiaries listed in the Table of Additional Registrants (the "Guarantor Subsidiaries" and, together with the Company, the "Registrants") filed a registration statement on Form S-3, Reg. No. 333-109896 (as amended, the "Registration Statement"), with the Securities and Exchange Commission (the "Commission"), which was subsequently declared effective. The Registration Statement registered the resale by the selling security holders named therein of a total of \$250,000,000 of the Company's 5.0% Contingent Convertible Senior Notes due 2023(the "Notes"), the common stock issuable upon conversion of the Notes (the "Conversion Shares") and the related subsidiary guarantees of the Notes by the Guarantor Subsidiaries (the "Guarantees" and, together with the Notes and the Conversion Shares, the "Registered Securities").

The Registration Statement was filed pursuant to a Registration Rights Agreement dated August 3, 2003, by and among the Registrants and Deutsche Bank Securities Inc., as representative of the initial purchasers (the "Registration Rights Agreement"), so that the selling security holders named in the Registration Statement could sell the Registered Securities pursuant to the prospectus contained therein from time to time on terms to be negotiated with buyers. None of the Registrants received any of the proceeds from the sale by any of the selling security holders of the Registered Securities.

The Registrants' obligations pursuant to the Registration Rights Agreement to keep the Registration Statement effective have ceased and the Company has determined that any remaining excess amount of Registered Securities that were registered under the Registration Statement can be removed from registration. Pursuant to the undertaking contained in the Registration Statement, the Registrants file this post-effective amendment to the Registration Statement to remove from registration any remaining unsold amounts of Registered Securities.

PART II

INFORMATION NOT REQUIRED IN THE PROSPECTUS

Item 16. Exhibits

Exhibit No.	Description
24.1	Powers of Attorney (included on the signature pages of the initial filing of this Registration Statement, Reg. No. 333-109896, and various amendments thereto and incorporated herein by reference).
24.2	Certified Resolutions regarding Powers of Attorney (incorporated herein by reference to Exhibit 24.2 to Post-Effective Amendment No. 1 to this Registration Statement on Form S-3, filed March 30, 2004, Reg. No. 333-109896).

Pursuant to the requirements of the Securities Act of 1933, each registrant certifies that it has reasonable grounds to believe that it meets all of the requirements for filing on Form S-3 and has duly caused this Post-Effective Amendment No. 12 to the Registration Statement to be signed on its behalf by the undersigned, thereunto duly authorized in the City of Overland Park, State of Kansas, on the 22nd day of December, 2005.

YELLOW ROADWAY CORPORATION

By:	/S/ DONALD G. BARGER, JR.
·	Donald G. Barger, Jr.
	Senior Vice President and
	Chief Financial Officer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No. 1 to the Registration Statement has been signed by the following persons in the capacities indicated on the 22nd day of December, 2005.

Signature	Title
*	Chairman of the Board of Directors, President and Chief Executive Officer (principal executive officer)
William D. Zollars	
/S/ DONALD G. BARGER, JR.	Senior Vice President and Chief Financial Officer (principal financial officer)
Donald G. Barger, Jr.	onicer)
/S/ PAUL F. LILJEGREN	Vice President, Controller and Chief Accounting Officer (principal accounting officer)
Paul F. Liljegren	,
*	Director
Cassandra C. Carr	
*	Director
Howard M. Dean	-
*	Director
Frank P. Doyle	-
*	Director
John F. Fiedler	-
*	Director
Dennis E. Foster	-
Paul J. Liska	Director
*	Director
John C. McKelvey	-
*	Director
Phillip J. Meek	-

	*	Director
	William T. Trubeck	
	*	Director
	Carl W. Vogt	
Ву:	/s/ DONALD G. BARGER, JR. Donald G. Barger, Jr. Attorney-in-Fact	

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YELLOW TRANSPORTATION, INC.

	By:/s/ JAMES L. WELCH
	James L. Welch
	President and Chief Executive Officer
Pursuant to the requirements of the Securities Act of 1933, this Post-Effective following persons in the capacities indicated on the 22nd day of December, 2005.	e Amendment No. 12 to the Registration Statement has been signed by the
Signature	Title
/S/ JAMES L. WELCH	President, Chief Executive Officer and Director (principal executive officer)
JAMES L. WELCH	(p.mespur encedure officer)
/S/ TODD M. HACKER	Senior Vice President – Finance and Administration and Director (principal financial officer and
TODD M. HACKER	principal accounting officer)
/S/ MICHELLE A. RUSSELL	Director
MICHELLE A. RUSSELL	

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YRC TECHNOLOGIES, INC. (Formerly Yellow Roadway Technologies, Inc.)

Director

Director

	By: /S/ MICHAEL RAPKEN
	Michael Rapken
	President
Pursuant to the requirements of the Securities Act of 1933, this Post-Effective following persons in the capacities indicated on the 22nd day of December, 2005.	ve Amendment No. 12 to the Registration Statement has been signed by the
Signature	Title
	· · · · · · · · · · · · · · · · · · ·
/S/ MICHAEL RAPKEN	President and Director (principal executive officer)
Michael Rapken	(principal executive officer)
/S/ MARTIN KRAUS	Vice President – Finance (principal financial officer and principal accounting officer)
Martin Kraus	(principal imancial officer and principal accounting officer)

/S/ DAVID M. COOPER

/S/ DAVID S. CORWIN

David M. Cooper

David S. Corwin

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	By:/S/_ JAMES L. WELCH					
	James L. Welch					
	President					
Pursuant to the requirements of the Securities Act of 1933, this Post-Effective following persons in the capacities indicated on the 22nd day of December, 2005.	ve Amendment No. 12 to the Registration Statement has been signed by the					
Signature	Title					
						
/S/ JAMES L. WELCH	President and Director					
	(principal executive officer)					
James L. Welch						
(C) TODOM HACKED	Control Visa Describerty Pierres and Administration and					
/S/ TODD M. HACKER	Senior Vice President – Finance and Administration and Director (principal financial officer and principal					
Todd M. Hacker	accounting officer)					
/S/ MICHELLE A. RUSSELL	Director					
Michelle A. Russell	-					
MICHELE A. MUSSEH						

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YELLOW RELOCATION SERVICES, INC.

	By: /S/ DONALD E. EMERY
	Donald E. Emery
	President
Pursuant to the requirements of the Securities Act of 1933, this Post-Effecti following persons in the capacities indicated on the 22nd day of December, 2005.	ve Amendment No. 12 to the Registration Statement has been signed by the
Signature	Title
/S/ DONALD E. EMERY	President (principal executive officer)
Donald E. Emery	
/S/ TODD M. HACKER	Senior Vice President – Finance and Administration
Todd M. Hacker	 (principal financial officer and principal accounting officer)
/S/ JAMES L. WELCH	Director
James L. Welch	
/S/ MICHELLE A. RUSSELL	Director
Michelle A. Russell	

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MERIDIAN IQ, INC. (Formerly Yellow Dot Com Subsidiary, Inc.)

By: /S/ JAMES RITCHIE

James Ritchie

President and Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No. 12 to the Registration Statement has been signed by the following persons in the capacities indicated on the 22nd day of December, 2005.

Signature	Title
/S/ JAMES RITCHIE	President, Chief Executive Officer and Director (principal executive officer)
James Ritchie	(principal executive officer)
/S/ ERIC FRIEDLANDER	Senior Vice President – Finance and Administration, Chief Financial Officer and Director
Eric Friedlander	(principal financial officer and principal accounting officer)
/S/ JAMES MCMULLEN	Director
James McMullen	

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	MIQ LLC (formerly Yellow GPS, LLC)	
	By: /S/ BRENDA LANDRY	
	Brenda Landry	
	Vice President and Assistant Secretary	
Pursuant to the requirements of the Securities Act of 1933, this Post-Effective ollowing persons in the capacities indicated on the 22nd day of December, 2005.	e Amendment No. 12 to the Registration Statement has been signed by the	
Signature	Title	
		
/S/ JAMES RITCHIE	President, Chief Executive Officer and Manager (principal executive officer)	
James Ritchie	(principal executive diffect)	
/S/ ERIC FRIEDLANDER	Senior Vice President – Finance and Administration, Chief Financial Officer and Manager	
Eric Friedlander	(principal financial officer and principal accounting officer)	
/S/ JAMES MCMULLEN	Manager	

James McMullen

	GLOBE	.COM	LINES	INC.
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	by. /5/ JAMES RITCHE	
	James Ritchie	
	President and Chief Executive Officer	
Pursuant to the requirements of the Securities Act of 1933, this Post-Effe following persons in the capacities indicated on the 22nd day of December, 200	ctive Amendment No. 12 to the Registration Statement has been signed by 5.	the
Signature	Title	
		
/S/ JAMES RITCHIE	President, Chief Executive Officer and Director	
	— (principal executive officer)	
James Ritchie		
/S/ ERIC FRIEDLANDER	Senior Vice President – Finance and Administration,	
	Chief Financial Officer and Director	
Eric Friedlander	(principal financial officer and principal accounting office	r)
/S/ JAMES MCMULLEN	Director	
-	<u> </u>	
James McMullen		
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ROADWAY LLC

	By:	/S/ MICHAEL J. SMID
		Michael J. Smid
	I	resident and Chief Executive Officer
Pursuant to the requirements of the Securities Act of 1933, this Post-Effective following persons in the capacities indicated on the 22nd day of December, 2005.	e Amendment No. 12 to the Re	gistration Statement has been signed by the
Signature		Title
/S/ MICHAEL J. SMID	·	nief Executive Officer and Manager rincipal executive officer)
Michael J. Smid		
/S/ BHADRESH A. SUTARIA		Finance and Administration and Manager
Bhadresh A. Sutaria	— (principal financial officer and principal accounti	
/S/ ANDREAN HORTON		Manager
Andrean Horton		
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	By: /S/ MICHAEL J. SMID	
	Michael J. Smid	
	President and Chief Executive O	fficer
Pursuant to the requirements of the Securities Act of 1933, this Post-Effective following persons in the capacities indicated on the 22nd day of December, 2005.	ve Amendment No. 12 to the Registration Statement has been sig	gned by the
Signature	Title	
		
/S/ MICHAEL J. SMID	President, Chief Executive Officer and Direction (principal executive officer)	tor
Michael J. Smid	(principal executive officer)	
/S/ BHADRESH A. SUTARIA	Vice President – Finance and Administration and (principal financial officer and principal accounti	
Bhadresh A. Sutaria	(principal finalicial officer and principal account	iig officer)
/S/ ANDREAN HORTON	Director	
Andrean Horton		
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DOADWAY	NEVT	DAY CORPOR	ATION
KUADWAY	NEAL	DAY GURPUR	AIION

	By: /S/ JAMES D. STALEY
	James D. Staley
	President
Pursuant to the requirements of the Securities Act of 1933, this Post-Effective following persons in the capacities indicated on the 22nd day of December, 2005.	9 7
Signature	Title
/S/ JAMES D. STALEY	President and Director (principal executive officer)
James D. Staley	
/S/ JOHN O'SULLIVAN	Vice President – Finance and Director – (principal financial officer and principal accounting officer)
John O'Sullivan	- (principal financial officer and principal accounting officer)
/S/ GENEVIEVE A. SILVEROLI	Director
Genevieve A. Silveroli	-
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EXHIBIT INDEX

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