MAGNETEK, INC. Form SC 13D December 03, 2008

> UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

SCHEDULE 13D Under the Securities Exchange Act of 1934

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULE 13D-1(a) AND AMENDMENTS THERETO FILED PURSUANT TO RULE 13D-2(a) *

MAGNETEK, INC. ______ (Name of Issuer) Common Stock -----(Title of Class of Securities) 559424106 _____ (CUSIP Number) Riley Investment Management LLC Attn: Bryant R. Riley 11100 Santa Monica Blvd., Suite 810

Los Angeles, CA 90025 (310) 966-1445

(Name, Address and Telephone Number of Person Authorized to

Receive Notices and Communications)

December 3, 2008

_____ (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 this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), 13d-1(f) or 13d-1(q), check the following box |X|.

NOTE: Schedules filed in paper format shall include a signed original and five copies of the Schedule, including all exhibits. SEE Rule 13d-7(b) 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, as amended ("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).

SCHEDULE 1	.3D						
CUSIP No.	559424106						
1	NAME OF REPORTING PERSONS						
	Riley Investment Partners Master Fund, L.P.						
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (a) $ _ $ (b) $ X $						
3	SEC USE ONLY						
4	SOURCE OF FUND	S (SEE IN	ISTRUCTIONS)				
	WC						
5	CHECK BOX IF D		OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO				
6	CITIZENSHIP OR PLACE OF ORGANIZATION						
	Cayman Islands						
NUMBER OF		7	SOLE VOTING POWER				
SHARES			1,000				
BENEFICIAI	LY	8	SHARED VOTING POWER				
OWNED BY			-0-				
EACH		9	SOLE DISPOSITIVE POWER				
REPORTING			1,000				
PERSON		10	SHARED DISPOSITIVE POWER				
WITH			-0-				
11	AGGREGATE AMOU	 NT BENEFI	CIALLY OWNED BY EACH REPORTING PERSON				
	1,000						
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)						
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)						
	0.0% (1)						
14	TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)						

PN (1) Based on 30,659,151 shares of common stock of Magnetek, Inc. (the "Issuer") outstanding at October 24, 2008, as reported in the Issuer's Quarterly Report on Form 10-Q for the quarter ended September 28, 2008 filed with the Securities and Exchange Commission on October 30, 2008. SCHEDULE 13D CUSIP No. 559424106 NAME OF REPORTING PERSONS Riley Investment Management LLC ______ CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (b) |X| ______ SEC USE ONLY SOURCE OF FUNDS (SEE INSTRUCTIONS) ΑF _____ CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)CITIZENSHIP OR PLACE OF ORGANIZATION Delaware SOLE VOTING POWER NUMBER OF SHARES 721**,**973(2) _____ BENEFICIALLY SHARED VOTING POWER OWNED BY 2,618,138(3) SOLE DISPOSITIVE POWER EACH 721,973(2) -----REPORTING PERSON 10 SHARED DISPOSITIVE POWER 2,618,138(3) WITH

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

2,705,945(3)

12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)			
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)			
	8.8%(1)			
14	TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)			
	IA			
over 1,000 L.P. and 7 clients, F ownership (3) Riley 2,618,138 1,983,972 Riley Inves	se Riley Investment Management LLC has sole investment and voting power shares of Common Stock held by Riley Investment Partners Master Fund, 720,973 shares held in managed accounts by its investment advisory Riley Investment Management LLC may be deemed to have beneficial of these shares. Investment Management LLC has shared voting and dispositive power over shares of Common Stock held by its investment advisory clients, of which are held in accounts indirectly affiliated with Mr. Riley or estment Partners Master Fund, L.P. However, Riley Investment Management aims beneficial ownership of the unaffiliated shares.			
THE GISCIS	3			
	- Company of the Comp			
SCHEDULE 1	.3D			
CUSIP No.	559424106			
1	NAME OF REPORTING PERSONS			
	B. Riley & Co., LLC			
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)			
	WC			
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e)			
6	CITIZENSHIP OR PLACE OF ORGANIZATION			
	Delaware			
NUMBER OF	7 SOLE VOTING POWER			

SHARES			2,100			
BENEFICIALLY 8			SHARED VOTING POWER			
OWNED BY			-0-			
		9	SOLE DISPOSITIVE POWER			
EACH			2,100			
REPORTING						
PERSON		10	SHARED DISPOSITIVE POWER			
WITH			-0-			
11		INT BENEF	ICIALLY OWNED BY EACH REPORTING PERSON			
	2,100 					
12	CHECK BOX IF T (SEE INSTRUCTI		GATE AMOUNT IN ROW (11) EXCLUDES CERTAIN	_		
13	PERCENT OF CLA	SS REPRES	SENTED BY AMOUNT IN ROW (11)			
	0.0%(1)					
14	TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)					
	BD					
			4			
			4			
SCHEDULE 1	L3D					
	559424106					
1	NAME OF REPORT	ING PERSO	DNS			
	B. Riley & Co.	Retireme	ent Trust			
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (a) _ (b) X					
3	SEC USE ONLY					
4	SOURCE OF FUND	S (SEE IN	NSTRUCTIONS)			
	WC					
5	CHECK BOX IF D		E OF LEGAL PROCEEDINGS IS REQUIRED PURSU	ANT TO		

6	CITIZENSHIP OR	PLACE OF	ORGANIZATION		
-	United States				
 NUMBER OF		7	SOLE VOTING POWER		
SHARES		,	32,765		
	T.V.	8			
BENEFICIAL	L Y	8	SHARED VOTING POWER		
OWNED BY			-0-		
EACH		9			
REPORTING			32,765		
PERSON		10	SHARED DISPOSITIVE POWER		
WITH			-0-		
11	AGGREGATE AMOUN	NT BENEFI	CIALLY OWNED BY EACH REPORTING PERSON		
	32,765				
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)				
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)				
	0.1%(1)				
14	TYPE OF REPORTING PERSON (SEE INSTRUCTIONS)				
	EP				
			5		
SCHEDULE 1	3D 				
CUSIP No.					
1	NAME OF REPORT	ING PERSOI	NS		
	Bryant Riley	=			
2	CHECK THE APPRO	OPRIATE BO	OX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS) (a) _ (b) X		
3	SEC USE ONLY				

4	SOURCE OF FUNDS (SEE INSTRUCTIONS)					
	WC, AF					
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) _					
6	CITIZENSHIP OR	PLACE OF	ORGANIZATION			
	United States					
NUMBER OF		7	SOLE VOTING POWER			
SHARES			767,238(4)			
BENEFICIAL	LLY	8	SHARED VOTING POWER			
OWNED BY			2,618,138(5)			
		9	SOLE DISPOSITIVE POWER			
EACH			767,238 (4)			
REPORTING						
PERSON		10	SHARED DISPOSITIVE POWER			
WITH			2,618,138(5)			
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON					
	2,751,210(5)					
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)					
	9.0%(1)					
14	TYPE OF REPORT	ING PERSO	N (SEE INSTRUCTIONS)			
	IN					

6

(4) Because Riley Investment Management LLC has sole voting and investment power over security holdings of Riley Investment Partners Master Fund, L.P.'s and certain managed accounts of its investment advisory clients and Mr. Riley, in his role as the sole manager of Riley Investment Management LLC, controls its voting and investment decisions, Mr. Riley may be deemed to have beneficial ownership of the 1,000 shares of Common Stock held by Riley Investment Partners Master Fund, L.P. and 720,973 shares held in managed accounts by its investment advisory clients. Includes 2,100 shares of Common Stock held by B. Riley & Co., LLC. Mr. Riley is the Chairman and indirect sole equity owner of B. Riley & Co.,

LLC. Includes 32,765 shares owned by B. Riley & Co. Retirement Trust. Because Mr. Riley, in his role as Trustee of the B. Riley & Co. Retirement Trust, controls its voting and investment decisions, Mr. Riley may be deemed to have beneficial ownership of these shares. Includes 8,400 shares of Common Stock owned by custodial accounts of Mr. Riley's children. Includes 2,000 shares of Common Stock held in a joint account with Mr. Riley's spouse.

(5) Riley Investment Management LLC has shared voting and dispositive power over 2,618,138 shares of Common Stock held by its investment advisory clients, 1,983,972 of which are held in accounts indirectly affiliated with Mr. Riley or Riley Investment Partners Master Fund, L.P. Although Mr. Riley controls Riley Investment Management LLC's voting and investment decisions for its investment advisory clients, Mr. Riley disclaims beneficial ownership of the non-affiliated shares.

7

ITEM 1. SECURITY AND ISSUER.

Common Stock ("Common Stock") of Magnetek, Inc. (the "Issuer") N49 W13650 Campbell Drive Menomonee Falls WI 53051

ITEM 2. IDENTITY AND BACKGROUND.

(a)

- (i) Riley Investment Partners Master Fund, L.P. (Cayman Islands limited partnership) Riley Investment Management LLC (Delaware limited liability company)
 - Mr. Bryant R. Riley (individual residing in California)
 B. Riley & Co., LLC (Delaware limited liability company)
- (ii) B. Riley & Co., LLC (Delaware limited liability company B. Riley & Co. Retirement Trust (employee benefit plan)

(b)

- (i) 11100 Santa Monica Blvd. Suite 810 Los Angeles, CA 90025
- (ii) 11100 Santa Monica Blvd. Suite 800 Los Angeles, CA 90025
- Mr. Riley manages and owns all of the outstanding membership interests of Riley Investment Management LLC ("RIM"), an SEC registered investment adviser. RIM is the investment adviser to and general partner of Riley Investment Partners Master Fund, L.P. ("RIP"). RIM is the investment advisor to other clients pursuant to investment advisory agreements, the accounts of some of which are indirectly affiliated with RIP. Mr. Riley is the trustee of the B. Riley & Co. Retirement Trust ("BRCRT"). Mr. Riley is the sole indirect equity holder and Chairman of B. Riley & Co., LLC ("BRC"), a FINRA registered broker dealer.
- (d) N/A
- (e) N/A
- (f) United States
- ITEM 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION.

The source of funding for the purchase of Common Stock was the general working capital of the respective purchasers. (See the responses set forth in Row 4 on the cover pages for each Reporting Person.) Some of the shares are held in margin or leveraged accounts together with other securities, and part of the purchase price of such shares may have been purchased through margin borrowing or other leverage.

ITEM 4. PURPOSE OF TRANSACTION.

The Reporting Persons acquired the shares of Common Stock based on the Reporting Persons' belief that the Common Stock represent an attractive investment opportunity.

8

On December 3, 2008, RIM sent a letter to the Issuer's Board of Directors. In the letter, among other things, RIM, while complimenting the Issuer on its operational improvements, stated its belief that shareholder value would be best maximized through a sale of the company. RIM encouraged the Issuer to not only review a sale to a single buyer but also to consider selling the company in pieces. RIM believes this process, although time consuming and difficult, may result in each of the Issuer's business unit receiving full value as opposed to a sale of the company as a whole to a single buyer who may discount the businesses they do not want. RIM asked that the Issuer begin a sales process immediately and asked for a board seat. The foregoing description of the letter is qualified in its entirety by Exhibit A.

The Reporting Persons may, from time to time, evaluate various other alternatives that they might consider in order to influence the performance of the Issuer and the activities of its Board of Directors. Depending on various factors, the Reporting Persons may take such actions as they deem appropriate including, without limitation, engaging in discussions with management and the Board of Directors of the Issuer, communicating with other stockholders, making proposals to the Issuer concerning the capitalization and operations of the Issuer, seeking representation on the Board of Directors, purchasing additional shares of Common Stock or selling some or all of their shares of Common Stock or seeking to make a significant equity investment or to otherwise acquire the Issuer.

The Reporting Persons may determine to change their investment intent with respect to the Issuer in the future. The Reporting Persons intend to vote their respective shares of Common Stock individually as each Reporting Person deems appropriate from time to time. In determining whether to sell or retain their shares of Common Stock, the applicable Reporting Person will take into consideration such factors as it deems relevant, including without limitation Issuer's business and prospects, anticipated future developments, existing and anticipated market conditions, general economic conditions, capital requirements of the Reporting Person and other opportunities available to the Reporting Person. The Reporting Persons reserve the right to acquire securities of the Issuer in the open market, in privately negotiated transactions, or otherwise, to dispose of all or a portion of its holdings in Issuer's securities, or to change their intention with respect to any or all of the matters referred to in this Item 4.

Except as stated in response to this Item 4, the Reporting Persons have no current plans or proposals with respect to the Company or its securities of the types enumerated in paragraphs (a) through (j) of Item 4 to the form Schedule 13D promulgated under the Act.

9

ITEM 5.	INTERESTS IN SECURITIES OF THE ISSUER.
(a)	With respect to each Reporting Person, see the response set forth in Rows 11 and 13 on the cover pages hereto, including the footnotes thereto.
(b)	See Item 5(a) and, with respect to each Reporting Person, the responses to Rows 7 through 10 set forth for such Reporting Person on the cover pages hereto.
(c)	The transactions effected by the Reporting Persons in Common Stock that have taken place in the past 60 days through November 25, 2008 are set forth on Exhibit B.
(d)	RIM's advisory clients are entitled to any dividends or proceeds paid with respect to stock held by such persons.
(e)	Not applicable.
ITEM 6.	CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS
	WITH RESPECT TO SECURITIES OF THE ISSUER.
	The relationships between Mr. Riley, RIM, RIP, BRC and BRCRT

The relationships between Mr. Riley, RIM, RIP, BRC and BRCRT are described above under Item 2(c) above. The relationship between RIM and other investment advisory clients is described under Item 2(c) above.

ITEM 7. MATERIAL TO BE FILED AS EXHIBITS.

DOCUMENT

- Exhibit A Letter to the Board of Directors, dated December 3, 2008
- Exhibit B Certain Transactions
- Exhibit C Joint Filing Agreement, dated December 3, 2008, among Reporting Persons

10

SIGNATURES

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

Date: December 3, 2008

Riley Investment Partners Master Fund, L.P.
By: Riley Investment Management LLC,
its General Partner

By: /s/ Bryant R. Riley

Bryant R. Riley

Managing Member

Riley Investment Management LLC

By: /s/ Bryant R. Riley

Bryant R. Riley

Managing Member

B. Riley & Co, LLC

By: /s/ Bryant R. Riley
----Bryant R. Riley
Chairman
B. Riley & Co. Retirement Trust

By: /s/ Bryant R. Riley

Bryant R. Riley

Trustee

By: /s/ Bryant R. Riley
----Bryant R. Riley

11

Exhibit A

[RIM Letterhead]

December 3, 2008

Board of Directors Magnetek, Inc. N49 W13650 Campbell Drive Menomonee Falls WI 53051

To the Board of Directors:

As you may know, Riley Investment Management LLC has been an investor in Magnetek for over 7 years. During this time, we have seen the Company transform

itself from a bloated undisciplined company to a business with a significant presence in strong niche markets. While we have been pleased with the Company's operational performance, the devotion of the management team and the improved balance sheet, we strongly believe that the best course of action for the shareholders would be to immediately begin a sale process of the Company. We believe that this process could garner a price at significant premiums to the current market capitalization and attract multiple large bidders.

The Company's most recent quarter was impressive. Revenues of \$26.4 million were up 16%, your book to bill was 118% and your cash increased to \$16 million. Most importantly, operating income almost doubled from last year. These numbers were particularly strong given your investment in the alternative wind business. We applaud your improvements to the operations.

However, we believe that your market size, market capitalization and ongoing pension liability will make it difficult for your shareholders to receive fair value on the open market. Conversely, it is our opinion that larger corporations who have long been interested in the Magnetek brand and niche markets will be willing to acquire the Company's businesses at significantly higher values than the current market capitalization.

Moreover, we believe that value may be best maximized by selling your businesses in pieces as opposed to a total sale. This process, while perhaps more time consuming and difficult, can result in each business unit receiving full value as opposed to a sale to a single buyer who will discount the pieces that they don't want.

We urge you to formally begin this process right away. Additionally, as a large shareholder with a significant track record in creating shareholder value we request a board seat immediately. Given our involvement in the sales of companies with several business units (i.e. Alliance Semiconductor, Celeritek), we believe we can be a great help in this process. Additionally, it is our experience that a large shareholder involved not only adds a sense of urgency but also creates an environment in which service fees are more carefully reviewed and possible options are more broadly considered.

A-1

We have written many letters to the board over the last few years and made many requests of management. This one is unique in that we hold the Board and management of Magnetek in high regard. However, our view that shareholders would recognize more value through a formal sales process is strong, and we hope that this message is well received. We will continue to evaluate all of our options as it relates to our Magnetek position.

Sincerely,

Riley Investment Management LLC

By: /s/ Bryant Riley
----Bryant Riley, Managing Member

EXHIBIT B Schedule of Transactions

	TRAN. CODE	QTY	PRICE	TRADE DATE
Bryant Riley	SL	3,000	1.95	10/30/2008
BRC	BY	85	3	10/8/2008
	BY	100	3.07	10/8/2008
	BY	100	3.1	10/8/2008
	BY	100	3.12	10/8/2008
	BY	100	3.12	10/8/2008
	BY	100	3.13	10/8/2008
	BY	100	3.13	10/8/2008
	BY	1,000	3.13	10/8/2008
	BY	100	3.15	10/8/2008
	BY	800	3.16	10/8/2008
	BY	100	3.18	10/8/2008
	BY	100	3.18	10/8/2008
	BY	100	3.18	10/8/2008
	BY	100	3.2	10/8/2008
	BY	300	3.22	10/8/2008
	BY	100	3.22	10/8/2008
	BY	100	3.22	10/8/2008
	BY	100	3.22	10/8/2008
	BY	100	3.23	10/8/2008
	BY	100	3.23	10/8/2008
	BY	100	3.23	10/8/2008
	BY	100	3.32	10/8/2008
	BY	100	3.33	10/8/2008
	BY	100	3.34	10/8/2008
	BY	100	3.37	10/8/2008
	BY	800	3.46	10/8/2008
	BY	659	3.15	10/9/2008
	BY	700	3.15	10/9/2008
	BY	700	3.15	10/9/2008
	BY	700	3.15	10/9/2008
	BY	700	3.15	10/9/2008
	BY	1,300	3.15	10/9/2008
	BY	2,674	3.15	10/9/2008
	BY	41	3.15	10/9/2008
	BY	59	3.15	10/9/2008
	BY	59	3.15	10/9/2008
	BY	100	3.15	10/9/2008
	BY	100	3.15	10/9/2008
	BY	100	3.15	10/9/2008
	BY	100	3.15	10/9/2008
	BY	141	3.15	10/9/2008
	ВҮ	200	3.15	10/9/2008

B-1

TRAN. QTY PRICE TRADE DATE

	CODE			
	ВУ	241	3.15	10/9/2008
	BY	341	3.15	10/9/2008
	BY	500	3.15	10/9/2008
	BY	500	3.15	10/9/2008
	BY	2,500	1.82	10/28/2008
	BY	5,000	1.8	10/28/2008
	BY	5,900	1.92	10/30/2008
	SL	28,400	1.96	10/30/2008
	SL	145,900	2.16	11/21/2008
	BY BY	100 100	1.75 1.75	11/25/2008 11/25/2008
	BY	100	1.75	11/25/2008
	BY	100	1.75	11/25/2008
	BY	100	1.75	11/25/2008
	BY	100	1.75	11/25/2008
	BY	100	1.75	11/25/2008
	BY	100	1.75	11/25/2008
	BY	100	1.75	11/25/2008
	BY	100	1.75	11/25/2008
	BY	200	1.75	11/25/2008
	BY	200	1.75	11/25/2008
	BY	300	1.75	11/25/2008
	BY	400	1.75	11/25/2008
Investment Advisory Client	BY*	220,000	1.7	10/28/2008
	BY	138,000	1.95	10/30/2008
	BY*	30,000	1.81	11/20/2008
	SL	230,314	2.16	11/21/2008
	BY	25,500	1.8594	11/25/2008
	BY	7,340	1.8389	11/26/2008
	BY	11,300	2.07	11/28/2008
RIP	BY	1,500	4.11	9/22/2008
	BY	5,100	4.131	9/23/2008
	BY	2,500	4.3	9/24/2008
	BY	2,500	4.3	9/26/2008
	BY	12,000	4.102	9/29/2008
	BY	10,132	4.0771	9/30/2008
	BY	1,200 19,700	4.05	10/1/2008 10/2/2008
	BY BY	3,900	4.0289 3.9341	10/2/2008
	BY	28,722	3.7531	10/6/2008
	BY	28,678	3.5342	10/7/2008
	BY	23,100	3.3967	10/8/2008
	ВҮ	12,609	2.9906	10/9/2008
	SL	300,000	2.8	10/9/2008
	BY	30,050	2.5544	10/10/2008
	BY	10,000	2.68	10/13/2008
	BY	5,000	2.49	10/15/2008
	D	- 2		
	B-	-2		

TRAN.

CODE

QTY

PRICE

TRADE DATE

	BY	2,500	2.43	10/16/2008
	BY	600	2.5	10/17/2008
	BY	200	2.5	10/21/2008
	BY	2,500	2.43	10/22/2008
	BY	5,200	2.3506	10/23/2008
	BY	6,200	2.0439	10/24/2008
	SL*	220,000	1.7	10/28/2008
BRCRT	SL*	30,000	1.81	11/20/2008

^{*} Cross at closing price

В-3

EXHIBIT C

AGREEMENT JOINT FILING OF SCHEDULE 13D AND ALL FUTURE AMENDMENTS TO SCHEDULE 13D

Each of the undersigned hereby agrees to file jointly the Statement on Schedule 13D to which this Agreement is attached, and any amendments to the Statement on Schedule 13D (the "SCHEDULE 13D") with respect to Common Shares of Magnetek, Inc. which may be deemed necessary, pursuant to Regulation 13D under the Securities Exchange Act of 1934.

It is understood and agreed that each of the parties hereto is responsible for the timely filing of such statement and any future amendments to the Schedule 13D, and for the completeness and accuracy of the information concerning such party contained therein, but such party is not responsible for the completeness or accuracy of information concerning any other party unless such party knows or has reason to believe that such information is inaccurate.

It is understood and agreed that a copy of this Agreement shall be attached as an exhibit to the Statement on the Schedule 13D, and any future amendments to the Schedule 13D, filed on behalf of each of the parties hereto.

Date: December 3, 2008

Riley Investment Partners Master Fund, L.P.
By: Riley Investment Management LLC,
its General Partner

By: /s/ Bryant R. Riley

Bryant R. Riley

Managing Member

Riley Investment Management LLC

By: /s/ Bryant R. Riley
Bryant R. Riley
Bryant R. Riley

Managing Member B. Riley & Co, LLC

By: /s/ Bryant R. Riley

Bryant R. Riley Chairman

B. Riley & Co. Retirement Trust

By: /s/ Bryant R. Riley
----Bryant R. Riley
Trustee

By: /s/ Bryant R. Riley
-----Bryant R. Riley

C-1