FOREIGN RESTRICTED LIST. The SEC today announced the addition of Obsco Corporation, Ltd., a Canadian corporation, and Bahamas Savings and Loan Association, a Bahamian corporation, to its Foreign Restricted List and the deletion of Long Island Bank of the Bahamas, Ltd. from the list (Release 33-4868). The list is comprised of the names of foreign companies whose securities the Commission has reason to believe recently have been, or currently are being, offered for public sale and distribution within the United States in violation of the registration requirements of the Securities Act of 1933, thus depriving investors of financial and other information essential to an evaluation of such securities which would be provided through registration. The Long Island Bank of the Bahamas, Ltd. was removed from the list following the revocation of its charter by the Government of the Bahamas.

COLUMBIA GAS RECEIVES ORDER. The SEC has issued an order under the Holding Company Act (Release 35-15742) authorizing The Columbia Gas System, Inc., New York holding company, to acquire from the trustee of an estate 15 shares of common stock of Big Marsh Oil Company for a cash consideration of $500 per share. Columbia presently owns 651 shares of Big Marsh common stock, or 73% of the 894 shares outstanding. Big Marsh is engaged in the production of natural gas from the Big Marsh Field in Raleigh County, W. Va. All of the gas produced by Big Marsh is sold, under contract, to United Fuel Gas Company, an associate company in W. Va.

PENN. ELECTRIC RECEIVES ORDER. The SEC has issued an order under the Holding Company Act (Release 35-15743) authorizing Pennsylvania Electric Company, Johnstown subsidiary of General Public Utilities Corporation, to issue and sell at competitive bidding $26,000,000 of first mortgage bonds, due 1997. Proceeds of the bond sale will be used to finance the company's business as a public utility, including the reimbursement of its treasury for a portion of construction expenditures prior to January 1, 1967 and the payment of short-term bank loans. The 1967 construction program is estimated at $52,000,000, part of which is to be financed from funds generated internally and from a capital contribution from GPU.

MISSISSIPPI POWER RECEIVES ORDER. The SEC has issued an order under the Holding Company Act (Release 35-15744) authorizing Mississippi Power Company, Gulfport subsidiary of the Southern Company, to issue $858,000 of first mortgage bonds for sinking fund purposes. The bonds are to be issued on the basis of property additions, thus making cash available for construction purposes.

GULF POWER RECEIVES ORDER. The SEC has issued an order under the Holding Company Act (Release 35-15745) authorizing Gulf Power Company, Pensacola subsidiary of the Southern Company, to issue $777,000 of first mortgage bonds for sinking fund purposes. The bonds are to be issued on the basis of property additions, thus making cash available for construction purposes.

GULF POWER RECEIVES ORDER. The SEC has issued an order under the Holding Company Act (Release 35-15746) authorizing Gulf Power Company, Pensacola subsidiary of the Southern Company, to make bank borrowings during the period ending July 1, 1968, in amounts not to exceed $8,000,000 (including some $5,786,945 of exempt borrowings). Gulf will use the funds, together with cash on hand and the proceeds of a contemplated sale of bonds in 1968, to finance its 1967 and 1968 construction program (estimated at $27,702,000), to pay short-term bank loans incurred for such purposes, and for other corporate purposes.

GEORGIA POWER RECEIVES ORDER. The SEC has issued an order under the Holding Company Act (Release 35-15747) authorizing Georgia Power Company, Atlanta subsidiary of the Southern Company, to make bank borrowings during the period ending October 1, 1967, in amounts not to exceed $60,000,000 (including some $37,159,000 of exempt borrowings). The funds will be used by Georgia, together with cash on hand and the proceeds from a contemplated sale of common stock, preferred stock and bonds later in 1967, to finance its 1967 construction program, estimated at $123,190,000, to pay its short-term bank loans incurred for such purposes, and for other corporate needs.

SUPER-CORPORATIONS OF AMERICA SEeks ORDER. Super-Corporations of America Trust Shares - Series AA, New York, a unit investment trust, has applied to the SEC for an order under the Investment Company Act declaring that it has ceased to be an investment company; and the Commission has issued an order (Release IC-4959) giving interested persons until June 16 to request a hearing thereon. On June 1, 1949, the trust was terminated and the underlying securities were sold. A final distribution of the proceeds was made available at the rate of $.79 per share on June 30, 1952. On June 30, 1961 all unclaimed funds were escheated to the State of New York.

UNIT TRUST REGISTRATION TERMINATED. The SEC has issued an order under the Investment Company Act (Release IC-4960) declaring that Plans for the Accumulation of Shares of Cambridge Growth Fund, Inc., of New York, has ceased to be an investment company and that its registration as such is no longer in effect.
Cemetery Care Investment Company, Inc., Chicago, Ill., has applied to the SEC for an order under the Investment Company Act declaring that it has ceased to be an investment company, and the Commission has issued an order (Release IC-4963) giving interested persons until June 12 to request a hearing thereon. According to the application, the company has merged into its wholly-owned Maryland subsidiary which is registered under the Act.

Overseas National Airways, Inc., 167-27 175th St., Jamaica, N. Y. 11434, filed a registration statement (File 2-26602) with the SEC on May 19 seeking registration of 470,000 shares of common stock. Of the stock being registered, 420,000 shares are to be offered for public sale by the company and 50,000 outstanding shares, by the present holders thereof. The offering is to be made through underwriters headed by G. H. Walker & Co. Incorporated, 45 Wall St., New York 10005; and the public offering price ($21.00 per share maximum*) and underwriting terms are to be supplied by amendment.

The company is a supplemental air carrier and engages in the operation of commercial passenger charters for the public and military charters under contracts with the Department of Defense. In June 1966, it commenced jet operations. The company will use the net proceeds of its sale of common shares to purchase new jet aircraft. In addition to indebtedness, the company has outstanding 1,460,400 common shares, of which management officials own 85.4%. The prospectus lists six selling shareholders. Charles C. Hickox proposes to sell 21,429 of 282,000 common shares held; Barbara M. Hubbard, 10,591 of 16,650 shares; and the others are selling shares ranging in amount from 2,280 to 6,600. George W. Tompkins is board chairman and G. F. Steedman Hinckley is president.

Zapata Off-Shore Company, 2000 Southwest Tower, Houston, Texas 77002, filed a registration statement (File 2-26603) with the SEC on May 22 seeking registration of 118,000 outstanding shares of common stock. The shares are to be offered for public sale by the present holders thereof, on the American Stock Exchange or otherwise, at prices current at the time of sale ($44.375 per share maximum*). The 118,000 shares being offered were acquired by the selling stockholders in April 1967 from D. Doyle Mize, William S. Farish III, Robert L. Gerry III, William H. Flynn and Stirton B. Parker (all of whom, except Mr. Parker, are officers and/or directors of the company) at $45 per share.

The company and its subsidiaries are principally engaged in contract drilling of offshore oil and gas wells in domestic and foreign waters and marine dredging and construction. In addition to indebtedness and preferred stock, the company has outstanding 1,271,398 common shares, of which management officials own 155,565 shares, or 13%. The prospectus lists nineteen selling stockholders, including Television-Electronics Fund, Inc. which proposes to sell 55,000 shares; Supervised Investors Growth Fund, Inc., 13,000 shares; Alvin H. Howard, 12,891 shares; and the others are selling shares ranging in amount from 1,000 to 8,111 shares. D. Doyle Mize is board chairman and William H. Flynn is president.

Rototherm Manufacturing Files for Offering. Rototherm Manufacturing Corporation, 529 Waverly Ave., Brooklyn, N. Y. 11238, filed a registration statement (File 2-26604) with the SEC on May 22 seeking registration of 100,000 shares of preferred stock and 100,000 shares of common stock, to be offered for public sale in units consisting of one preferred share and one common share at $5.50 per unit. The offering is to be made through underwriters headed by Aetna Securities Corporation, 111 Broadway, New York 10006, and Roman Securities, Inc., 2701 E. Sunrise Blvd., Ft. Lauderdale, Fla. 33304, which will receive a $.55-per-unit commission. The company has agreed to sell to Aetna 25,000 common shares at 50c per share and Aetna has agreed to pay $2,750 plus 1500 of the 25,000 common shares to Charles Foshko as a finder's fee.

The company is principally engaged in the design, manufacture and sale of industrial machinery and equipment for the metal and plastics industries. It also designs and manufactures industrial exhaust systems, air filtering systems, air pollution control equipment, and specialized equipment for conveying metal parts to be nickel and chrome plated. Net proceeds from the sale of the units will be used to reduce certain indebtedness, to purchase new machinery and machine shop equipment, for moving expenses, and for corporate purposes. In addition to indebtedness, the company has outstanding 135,000 common shares, all of which are owned by management officials (including 74,250 shares owned by Elliott Bavers, president and board chairman).

First Prudential Arbitrage Proposes Offering. First Prudential Arbitrage Fund, Inc., 44 Broad St., New York, filed a registration statement (File 2-26607) with the SEC on May 22 seeking registration of 2,500,000 shares of common stock, to be offered for public sale through underwriters headed by Lieberbaum Richter & Co., Incorporated, 44 Broad St., New York 10004. Initial purchases of shares must be at least $500. The shares are being offered at net asset value ($10 per share maximum*) plus a sales charge ranging from a maximum of 8% (for purchases in amounts under $10,000) downward, depending on the size of single transactions.

Organized under Delaware law in 1967, the Fund is an open-end non-diversified investment company whose primary objective is capital appreciation. First Prudential Advisors Corp., is its investment adviser. James Richter is board chairman of the Fund and president of the investment adviser and underwriting firm. Michael Lieberbaum is president of the Fund.

Jack-in-the-Box Files for Offering and Secondary. Jack-in-the-Box, Inc., 9330 Balboa Ave., San Diego, Calif. 92123, filed a registration statement (File 2-26608) with the SEC on May 22 seeking registration of 450,000 shares of common stock. Of this stock, 100,000 shares are to be offered for public sale by the company and 350,000 shares (being outstanding stock) by the present holders thereof. The offering is to be made through underwriters headed by Hayden, Stone, Inc., 25 Broad St., New York. The public offering price ($25 per share maximum*) and underwriting terms are to be supplied by amendment. CONTINUED
The company is engaged in the operation of the Jack-in-the-Box chain of rapid service, drive-thru restaurants. Net proceeds to the company from the sale of the additional stock are to be added to working capital. In addition to indebtedness, the company has outstanding 1,550,000 common shares. Pursuant to an Agreement and Plan of Reorganization of March 31, 1967, the company agreed to issue to Foodmaker Company $300,000 company shares for all of the outstanding capital stock of Foodmaker Commissary Inc. Foodmaker Company proposes to sell 331,500 shares of the Jack-in-the-Box stock. The remaining 18,500 shares are being sold by six former partners of Foodmaker Company and two foundations. Robert O. Peterson is board chairman of Jack-in-the-Box and also owns a 51% interest in Foodmaker Company. Lloyd L. Schunemann is president.

GOLDBLATT BROS. FILES FOR SECONDARY. Goldblatt Bros., Inc., 333 South State St., Chicago, Ill. 60604, filed a registration statement (File 2-26609) with the SEC on May 22 seeking registration of 150,000 outstanding shares of common stock, to be offered for public sale by the present holders thereof. The offering is to be made through underwriters headed by Hornblower & Weeks-Hamphill, Noyes, 134 South LaSalle St., Chicago, Ill. 60603. The public offering price ($17.00 per share maximum) and underwriting terms are to be supplied by amendment. The company owns and operates retail department stores. In addition to indebtedness, it has outstanding 1,510,572 common shares, of which management officials own 670,862 shares. The prospectus lists 16 selling stockholders, including Maurice Goldblatt (board chairman) who is offering 46,401 of 215,159 shares held; Savings & Profit Sharing Pension Plan of Goldblatt Bros., Inc., 25,452 of 229,264 shares; Frances Goldblatt, Lionel Goldblatt and American National Bank and Trust Company of Chicago, as trustees, 24,438 of 220,140 shares; and Louis Goldblatt (company president), 14,145 of 87,972 shares.

COMPONENTS, INC. PROPOSES OFFERING. Components, Inc., Smith St., Biddeford, Maine, filed a registration statement (File 2-26611) with the SEC on May 22 seeking registration of $2,500,000 of convertible subordinated debentures, due 1987, to be offered for public sale through underwriters headed by Thomas & Company, 305 Porter Blvd., Pittsburgh, Pa., and First Southwest Company, Mercantile Bank Bldg., Dallas, Tex. 75201. The interest rate, public offering price ($1,010 per share maximum), and underwriting terms are to be supplied by amendment. The company is engaged in the manufacture, distribution and sale of components for use in electronic and electrical circuits. Of the net proceeds from the debenture sale, $1,750,000 will be added to working capital and the balance will be used for the purchase of machinery and for plant renovation. In addition to indebtedness, the company has outstanding 414,504 common shares, of which management officials own 45.35%. Herman Schneider is president.

FOUR STOCK PLANS FILED. Form S-8 registration statements have been filed with the SEC proposing the offering of securities registration statements have been filed with the SEC proposing the offering of securities under employee savings, stock option and other plans, as follows:

- Silicon Transistor Corporation, Garden City, L.I., N.Y. (File 2-26606) - 54,000 common shares
- Sears, Roebuck and Co., Chicago, Ill. 60607 (File 2-26610) - 3,000,000 common shares
- Clark Equipment Company, Buchanan, Mich. (File 2-26613) - 72,000 common shares

A Form S-1 registration statement has been filed by:

American Electronic Laboratories, Inc., Lansdale, Pa. 19446 (File 2-26605) - 40,000 Class A common shares

RECENT FORM 8-K FILINGS. The companies listed below have filed Form 8-K reports for the month indicated and responding to the item of the Form specified in parentheses. Photocopies thereof may be purchased from the Commission's Public Reference Section (please give News Digest's "Issue No. in ordering). Invoice will be included with the requested material when mailed. An index of the captions of the several items of the form was included in the May 2 News Digest.

- Mekos-Edward's Paper Co. Apr67 (11) 0-1059-2
- New Bedford Gas & Edison Light Co. Apr67 (7) 2-7749-2
- New York Central RR. Co. Apr67 (11) 1-4480-2
- Norton Company Apr67 (11,13) 1-4760-2
- NOVO Industrial Corp. Apr67 (11,13) 1-976-2
- Orange and Rockland Utilities Inc. Apr67 (11) 1-4315-2
- Oxford Paper Co. Apr67 (11,12) 1-3941-2
- Pacific Petroleum Ltd. Apr67 (11,13) 1-3577-2
- Pacific Power & Light Co. Apr67 (11,13) 1-5152-2
- Package Machinery Co. Apr67 (11) 0-577-2
- Palmar Mortgage Co. Apr67 (13) 0-1873-2
- Phelps Dodge Corp. Apr67 (13) 1-82-2
- Philip Morris Inc. Apr67 (11,13) 1-194-2
- Potom. Inc. Apr67 (11,13) 0-1025-2
- Pierce & Stevens Chemical Corp. Apr67 (11) 0-560-2
- Pioneer Natural Gas Co. Apr67 (7) 0-525-2
- Pitts Youngstown & Ashtabula RY. Co. Apr67 (11) 1-1262-2
- Princeton Chemical Research, Inc. Apr67 (11) 2-22683-2
- Providence Gas Co. Apr67 (11) 0-1160-2
- Quality Courts Hotels, Inc. Mar67 (2) (13) 0-2322-2
- Randolph Computer Corporation Apr67 (11) 2-24634-2
- Rikar Video Industries, Inc. Apr67 (12) 2-24495-2
- Rio Grande Valley Gas Valley Apr67 (11,13) 1-3318-2
- Hoblit Steel Corp. Apr67 (11) 1-5213-2
- Rockwell NEC Co. Apr67 (11,13) 0-832-2
- Rogers Corporation Apr67 (7,13) 1-3487-2
- Rohr Corporation Apr67 (7,8,10,12,13) 1-3801-2
- Roosevelt Raceway, Inc. Apr67 (12) 1-3966-2
- Sales-Brosius, Inc. Apr67 (4,10,11,13) 1-3931-2
- Sinclair Venezuelan Oil Co. Apr67 (11) 1-1155-2
- Southeastern Drilling, Inc. Oct66(7,13)
- Mar67 (7,13) 0-1819-2
- Southern Industries Corp. Apr67 (11) 0-1251-2
- Southland Corporation Apr67 (11) 0-676-2
- Southwestern Electric Service Co. Apr67 (7) 0-22-2
- Sperry and Hutchinson Co. Apr67 (11,13) 1-5235-2
- Squier D. Company Apr67 (11,12) 2-1988-2
- Stauffen Chemical Co. Apr67 (11,13) 103766-2
- Stein, Hall & CO Inc. Apr67 (11,13) 1-5030-2
- Supercrete, LTD. Apr67 (11) 1-4309-2
- Talley Industries, Inc. Apr67 (13) 1-4778-2
- Teleflex Inc. Apr67 (11,13) 1-5353-2
- Tennesse Inc. Apr67 (11,13) 1-4101-2
- Texas & Pacific Railway Co. Apr67 (7,13) 1-1615-2
- Tezno Oil Co. Apr67 (11,13) 0-892-2
- John R. Thompson Co. Apr67 (13) 1-102-2

OVER