SECURITIES AND EXCHANGE COMMISSION
NEWS DIGEST

A brief summary of financial proposals filed with and actions by the S.E.C.

FOR RELEASE October 7, 1968

ARMSTRONG, JONES REVOKED. The SEC today announced a decision under the Securities Exchange Act (Release 34-8420) revoking the registration of Armstrong Jones and Company ("registrant"), a Detroit broker-dealer firm, and expelling it from membership in the NASD and the Detroit Stock Exchange. The Commission also barred registrant's president, Thomas W. Itin, and its executive vice-president and sales manager, Rene F. Campeau, from association with any broker-dealer, except that, after one year and upon an appropriate showing, Itin could become associated with a broker-dealer in a non-supervisory capacity, subject to adequate training and supervision. E. Keith Owens, who had been a principal stockholder of registrant, was censured.

Registrant was a member of the selling group with respect to a public offering of 1,500,000 shares of Class A common stock of Alexander Hamilton Life Insurance Company of America (Farmington, Mich.) at $4 per share, commencing in November 1963, pursuant to a claimed intrastate exemption from registration. According to the facts, Itin and Owens during the offering sold a total of 1,550 shares of Hamilton Life stock to nominees for non-resident purchasers under circumstances sufficient to put Itin on notice and to alert Owens to inquire as to the facts, and Owens subscribed to 375 shares allegedly as trustee for a non-resident, when in fact Owens was acting primarily as his agent for the selection of investments and there was no evidence of an intention to establish a trust estate. The Commission further found that an out-of-state distribution occurred shortly after registrant's commencement of trading in the stock on April 27, 1964, when a substantial number of shares in the original offering was resold by resident subscribers to non-residents, and that Itin has "contributed to or even encouraged" such sales. Registrant had received orders or indications of interest from about 35 to 40 non-residents for about 20,000 shares before the commencement of trading, and the Commission considered that registrant's opening bid of 7 tended to induce residents who had presumably purchased for investment to sell their stock for a quick and substantial profit.

In finding violations of the registration provisions of the Securities Act by registrant, Itin and Owens, the Commission stated: "It is clear that a securities issue has not come to rest with residents where orders and indications of interest have been solicited from non-residents during the offering of the securities, and trading begins at a substantial increase over the offering price." It stressed that an intrastate exemption "is not available unless the entire issue is offered and sold to, and comes to rest exclusively in the hands of, residents."

Violations of the anti-fraud provisions of the securities laws also were found in connection with sales of the Hamilton Life stock. According to the decision, Campeau and various salesmen of registrant made extravagant and unwarranted representations and price predications to customers in the after-market. Campeau even before any insurance had been sold, referred to "extreme growth possibilities," and predicted, among other things, that the price would rise to 50 in 18 months. Other salesmen predicted price increases to 30 or 40 within 6 to 8 months, and 30, 40 or 100 within a year. In addition, the Commission found that between November 1963 and March 1964, registrant and Itin sold Hamilton Life stock to customers without disclosing that registrant and the issuer were under the "common control" of Owens, Charles H. Bruce and Robert O. Safford, who were the promoters and officers of Hamilton Life and, with Itin, owned a majority of registrant's outstanding stock until they sold their stock interests in registrant to him.

Registrant was also the underwriter with respect to a registered offering of stock of Windsor Raceway Holdings Limited. The Commission found that upon the effective date (December 21, 1964) of the registration statement, confirmations of sale were sent to a number of persons who had given indications of interest although such indications had not been "firmed up." Such confirmations, the decision stated, were false in representation that a sale had taken place, and resulted in and constituted the making of false and fictitious records and entries.

In view of the Commission's disposition of the issues in the case, the proceedings as to other respondents, consisting of Bruce, Safford, and George A. Reuter, who was registrant's vice-president in charge of trading, were discontinued.

TRADING TO RESUME IN ROYSTON MINE. The SEC today announced that its suspension of over-the-counter trading in the common stock of Royston Coalation Mines, Ltd., a Utah corporation with offices in Salt Lake City, Utah, will be terminated as of the close of business October 10, 1968. Accordingly, over-the-counter trading therein may be resumed on Friday, October 11, 1968.

Suspension of trading in Royston securities was first ordered by the Commission on June 10 by reason of the absence of reliable information about the company and its distribution of a "Progress Report" which contained misleading and erroneous information. On September 3, the company distributed a report to shareholders describing its operations and financial condition. According to that report, the company has sixteen million shares of one-cent par value stock outstanding, of which approximately ten million shares bear restrictive legends and may not be offered or sold to the public without compliance with the Federal securities laws and applicable state statutes. Shortly before its distribution of the misleading report, Royston had acquired the assets of Goodell Monorail, Inc., a Texas corporation, in exchange for 11 million shares of unissued Royston stock. Those assets consisted solely of a monorail system, comprised of 1,500 feet of monorail track and one monorail coach, which had been purchased by a wholly-owned subsidiary of Goodell Monorail in March of 1968 for $3,500. The monorail system has never been operated in a commercially
successful manner and the recent Royston letter to shareholders pointed out that there is no assurance that it ever will be operational. The Royston letter to stockholders also pointed out that neither Royston nor Goodell Monoral has operated at a profit. At the time it acquired the assets of Goodell Monoral, Royston's assets consisted of several unpatented mining claims of little or no value and, in fact, the company was insolvent.

**INVESTMENT COMPANY RULE AMENDMENT PROPOSED.** The SEC today announced a proposal to amend its Rule 22d-1 under the Investment Company Act to delete a provision of that rule which has the effect of prohibiting quantity discounts for certain group purchases of redeemable securities issued by open-end management investment companies. It invited the submission of comments thereon not later than November 4.

**PRUDENTIAL INSURANCE RECEIVES ORDER.** The SEC has issued an order under the Investment Company Act (Release IC-5508) exempting The Prudential Variable Contract Account - 4 ("VCA-4"), Newark, N. J., from all provisions of that act. VCA-4 is a separate account of The Prudential Insurance Company of America established by resolution of its board of directors on November 16, 1967; it will be used solely to hold and invest contributions made under group variable annuity contracts issued to Canadian corporations, and to trusts or other legal entities organized in Canada, and under individual variable annuity contracts issued only to residents of Canada who are not U. S. citizens.

**TWO SEEK EXCEPTION; THREE EXEMPTED.** Applications have been filed with the SEC by the following for an exemption from the registration provisions of Section 12(g) of the Securities Exchange Act of 1934:

1. Lawton Community Hotel, Inc., Lawton, Okla.

The SEC has issued orders giving interested persons until October 25, 1968, to request a hearing upon the respective applications. Granting of the requested exemptions would also exempt the companies from the periodic reporting and proxy provisions of the Act, and would exempt their officers, directors and 10% owners from the "insider trading" provisions of the Act.

Panama Power is engaged in the business of providing electric, gas and telephone service in Panama. According to the application, the company in May 1968 had 1,370 preferred shareholders; of these, 155 owning an aggregate of 12,757 shares resided in the United States and the Canal Zone. About 89% of the 472,209 outstanding common shares is owned by Ebasco Industries, Inc.; of the remaining 675 common shareholders, 52 holding 2,943 shares resided in the United States and the Canal Zone. The company's transfer records indicate that, for the year ended December 31, 1967 there were 113 transfers involving 2,539 preferred shares, 27 of which transfers involved United States or Canal Zone parties, and 113 transfers involving 3,168 common shares, 5 of which transfers involved United States or Canal Zone parties.

Lawton was organized under Oklahoma laws in 1951 by community action of the citizens of Lawton, Okla., to provide hotel accommodations in that city. Its common stock was initially sold to more than 1,700 citizens of the community; the directors are local businessmen who serve without remuneration. As of December 31, 1966, Lawton had 1,450 holders of its 8,955 outstanding common shares; the Security Bank & Trust Company of Lawton owns slightly in excess of 11% of the outstanding shares and is the only large stockholder; officers and directors as a group own about 10%. In 1964, 1,386 shares were involved in various types of transfers, the largest yearly total since the company's organization.

* * *

The Commission has granted similar exemption applications filed by the following:

2. C. M. Company, Toledo, Ohio
3. National Grocery Company, Inc., Elizabeth, New Jersey

**INDUSTRIAL INSTRUMENT CORP., OTHERS ENJOINED.** The SEC Fort Worth Regional Office announced November 1 (LR-4122) that the U. S. District Court in Dallas had permanently enjoined violations of the registration and anti-fraud provisions of the Federal securities law by the following: Industrial Instrument Corporation, of Austin, and W. H. Reese, Sr., and James H. Thompson, both of Dallas. The defendants consented to the court order, but denied the allegations of the Commission's complaint.

**WINDECKER RESEARCH PROPOSES OFFERING.** Windecker Research Inc., No. 1 Windecker Drive, Midland, Texas 79701, filed a registration statement (File 2-30391) with the SEC on October 2 seeking registration of 200,000 shares of common stock, to be offered for public sale through underwriters headed by Parker, Bishop & Welsh, Inc., 100 Park Ave., Oklahoma City, Okla. The offering price ($20 per share maximum*) and underwriting terms are to be supplied by amendment. The company will grant the Parker firm three-year warrants to purchase 20,000 common shares, exercisable after one year at $24 per share.*

Organized under Texas law in March 1967, the company's primary activities since its inception have been the completion of the design and development of a light aircraft constructed principally of a product known as FIBALO which is a combination of plastic, glass fiber and other materials, and obtaining FAA type certification of such aircraft, which has not yet been achieved. Net proceeds of its stock sale will be used partially to discharge bank obligations; the remainder will be added to working capital and used for completion of research and engineering relating to the development and FAA type certification of a production model of the plastic aircraft, completion of tooling, subsequent manufacture of such aircraft, maintenance of inventories, and for other general corporate purposes. The company has outstanding 432,000 common shares (with a $1.34 per share book value), of which William B. Blakemore, II, board chairman, owns 16.7% and management officials as a group 53.8%. K. M. Smith is president.

CONTINUED
GENERAL MTC: INVESTMENTS TO SELL SHARES. General Mortgage Investments, The Chesapeake Bldg., Towson, Md. 21204, filed a registration statement (File 2-30392) with the SEC on October 1 seeking registration of 1,000,000 shares of beneficial interest in the said Trust. The shares are to be offered for public sale through underwriters headed by Hayden, Miller & Co., 650 Union Commerce Bldg., Cleveland, Ohio 44115, and Stein Bros. & Boyce, Inc., 1 Charles Center, Baltimore, Md.; the offering price ($15 per share maximum) and underwriting terms are to be supplied by amendment.

Upon completion of its offering, the Trust will be a real estate investment trust; it is designed primarily in (1) Federal Housing Administration ("FHA") insured and Veterans Administration ("VA") guaranteed, first mortgages and (2) short-term construction and development mortgages. The Trust has contracted to purchase 917 of such mortgages at a total cost of $12,236,366. Reference is made to "Initial Investments" herein. The Trust intends to invest funds borrowed pursuant to its lines of credit primarily in short-term construction and development mortgages at interest rates in excess of those applicable to borrowed funds. For this purpose the Trust has received offers of lines of credit aggregating $14,150,000.

Of the net proceeds of its offering, the Trust will apply $12,236,266 (of which $533,500 has been paid) to the purchase of FHA insured and VA guaranteed first mortgage loans and $100,000 to the payment of organizational and other expenses; the balance will be retained in part for operational expenses, applied in part to satisfy compensating balance requirements of lending banks, and invested in mortgage loans. Gough T. Bolton is chairman of the Trust's Executive Committee and executive vice-president of Investors Consultants, Inc., which the Trust has engaged as manager. Richard M. Singer is president of the manager.

TRANSCAMERIA INVESTORS FUND PROPOSES OFFERING. Transamerica Investors Fund, Inc., P. O. Box 2438, Los Angeles, Calif. 90054, filed a registration statement (File 2-30393) with the SEC on October 2 seeking registration of 2,000,000 shares of common stock. The stock is to be offered for public sale at net asset value ($10 per share maximum) plus an 8% sales charge on purchases of less than $10,000. The Fund was organized under Delaware law in June 1966 as a diversified open-end investment company. Transamerica Fund Management Company, a wholly-owned subsidiary of Transamerica Corporation, is manager and investment adviser to the Fund. John R. Beckett is board chairman of the Fund and president of Transamerica Corporation and James E. Ledbetter is president of the Fund and of the management company.

GOODWAY COPY CENTERS PROPOSES RIGHTS OFFERING. Goodway Copy Centers, Inc., ("Copy Centers"), 11401 Roosevelt Blvd., Philadelphia, Pa. 19154, filed a registration statement (File 2-30394) with the SEC on October 2 seeking registration of 438,450 shares of common stock, to be offered for subscription by Goodway, Inc. (its sole stockholder) to holders of its common stock, at the rate of one new share for each three shares held, and at $6 per share. (Donald L. Wolk, president, Milton J. and Beryl J. Wolk, directors, of Copy Centers, who directly or indirectly own about 70.2% of Goodway's common stock, do not intend to exercise their rights and have agreed to assign them to the managing underwriter at regular intervals during the subscription period. Rights for 76,300 shares will be so assigned on the subscription date.) The offering is to be made through underwriters headed by Suplee, Mosley, Close & Kern Inc., 1500 Walnut St., Philadelphia, Pa. 19102, which will receive a 48c per share commission. The company has agreed to sell the Suplee-Mosley firm, for $3,500, five-year warrants to purchase 35,000 common shares, exercisable initially (after one year) at $6 per share.

Copy Centers was organized under Delaware law in July 1968 to acquire from Goodway, Inc. the assets of Goodway's Copy Center Division and the assets of 3 operating Copy Centers owned by Goodway subsidiaries, in exchange for 1,150,000 common shares. It sells and services, on a franchise basis, automated printing and reproduction businesses, under the name Goodway Copy Center, and also operates such businesses itself. Of the net proceeds of its stock sale, the company will use $800,000 to establish 20 Copy Centers to be owned by the company, $250,000 to establish 10 Copy Centers in the plants or places of business of large companies, to provide start-up and reproduction work required by such businesses, $100,000 to provide the capital required for the company to lease the major items of equipment to franchisees, rather than use outside sources, and $250,000 to provide capital required to finance franchisees in the purchase of Copy Centers; the balance will be added to working capital for general corporate purposes. The company has outstanding 1,150,000 common shares, all of which is owned by Goodway, Inc.

CONSUMERS POWER TO SELL BONDS. Consumers Power Company, 212 West Mighigan Ave., Jackson, Mich. 49201, filed a registration statement (File 2-30395) with the SEC on October 2 seeking registration of $55,000,000 of first mortgage bonds, due 1998, to be offered for public sale at competitive bidding. A public utility, the company will use the net proceeds of its bond sale to finance in part its construction program and to repay short-term bank loans obtained and to be maintained in connection with interim financing of the construction program. Construction expenditures for 1968 are estimated at $196,791,100.

RIVIANA FOODS FILES FOR OFFERING AND SECONDARY. Riviana Foods Inc., 2727 Allen Parkway, Houston, Tex. 77019, filed a registration statement (File 2-30396) with the SEC on October 3 seeking registration of 366,000 shares of common stock. Of this stock, 242,577 shares are to be offered for public sale by the company and 123,423 (being outstanding shares) by the present holders thereof. The offering is to be made through underwriters headed by Goldman, Sachs & Co., 55 Broad St., New York 10004 and two others; the offering price ($32 per share maximum) and underwriting terms are to be supplied by amendment.

The company is a processor and marketer of packaged rice foods, which are sold principally under the brand names of Carolina, River, Mahatma and Water Maid. It recently has broadened its operations to include the manufacturing and marketing of specialty canned food, pet foods and kosher foods. Net proceeds of its sale of additional stock will be used to repay some $6,695,000 of short-term borrowings incurred in connection with the purchase of 51% of the capital stock of Hebrew National Kosher Foods, Inc. In addition to indebtedness and preferred stock, the company has outstanding 2,184,095 common shares, of which Lastarmco Inc. owns 406,560 (18.6%) and proposes to sell 72,000 shares. Morris Animal Foundation proposes to sell all of its holdings of 16,923 shares and seventeen others propose to sell the remaining shares being registered. Frank A. Godchaux III is board chairman and William H. Lane president.

OVER
SCI CORP. PROPOSES OFFERING. SCI Corporation, 1750 S. W. Skyline Blvd., Portland, Oreg. 97221, filed a registration statement (File 2-30397) with the SEC on October 2 seeking registration of 400,000 shares of common stock, to be offered for public sale at $3 per share. The offering is to be made on a best efforts basis through underwriters headed by Pacific Securities Company, 722 Commercial St., S.E., Salem, Oregon, which will receive 39¢ per share selling commission. The company has agreed to sell to Pacific Securities, for $1,000, four-year warrants to purchase 20,000 common shares, exercisable initially (after one year) at $3.25 per share. Also included in this registration statement are 55,533 common shares, of which 27,777 are issuable upon conversion of notes and 27,756 are outstanding shares. These shares may be offered for sale from time to time in the over-the-counter market at prices prevailing at the time of sale.

The company was organized in June 1968 by its president, Ronald B. Sheldon, and three other founders; the founders transferred to the company, in exchange for 144,500 common shares and the assumption of liabilities, the assets of three franchise businesses engaged in the sale of training courses and a variety of franchises. As proprietary franchisor the company is developing national marketing programs for Data-Laser retrieval equipment and for Burger Hut restaurants. As marketing representative, the company is selling to investors on a franchise basis a diversified portfolio of franchises for sales and service organizations, restaurants and products, including Photo-Sketch portrait equipment. The company also engages in the direct sale of motivational training courses to businesses and individuals. In addition, the company has participated in the organization of and is a shareholder in franchised businesses engaged in employment and mobile billing services. An additional mobile billing service, restaurant concerns and a franchised retail photographic salon are now being planned. Net proceeds of its stock sale will be applied to various of its divisional operations, including $350,000 for land acquisition, construction, equipment, franchise fees and working capital. The company now has outstanding 200,033 common shares, of which Sheldon owns 42,400 and the other three founders 102,100 shares. Their business associates own an additional 55,533 shares and hold $25,000 of notes convertible into 27,777 shares. Purchasers of the 400,000 shares being registered will acquire a 67% stock interest in the company at a cost of $1,200,000; the present stockholders will have a 33% interest, for which they will have paid $67,820 in cash and property transferred to the company at their adjusted cost of $42,693, less related liabilities of $24,853.

DELISTING GRANTED. The SEC has issued an order under the Securities Exchange Act (Release 34-8422) granting an application of the American Stock Exchange to strike the common stock of Cameo-Parkway Records, Inc., from listing in registration, effective at the opening of business October 7, 1968. The company had net tangible assets of only approximately $165,000 and had net losses in each of the three years ended June 30, 1965, 1966 and 1967. In addition, the Exchange is not prepared to list the additional shares of Cameo to be issued in connection with the acquisition of Allen Klein & Co., Inc., since neither Klein Co. nor the combination of Cameo and Klein Co. meets the Exchange's "back-door" listing requirements.


O/C REGISTRATIONS REPORTED. The following issuers of securities traded over-the-counter have filed registration statements with the Commission pursuant to requirements of Section 12(g) of the Securities Exchange Act (companies which currently file annual and other periodic reports with the SEC are identified by "**"):

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<thead>
<tr>
<th>File No.</th>
<th>Registrant</th>
<th>Location</th>
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<tr>
<td>3201</td>
<td>AITS, Inc**</td>
<td>Newton, Mass.</td>
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<tr>
<td>3192</td>
<td>Atlantic Microfilm Corp**</td>
<td>Spring Valley, N.Y.</td>
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<td>3219</td>
<td>W.A. Benjamin Inc**</td>
<td>New York, N.Y.</td>
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<td>3195</td>
<td>Cedar Point, Inc</td>
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<td>3199</td>
<td>Charlotte Motor Speedway, Inc</td>
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<td>3194</td>
<td>Bon Corp</td>
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<td>3184</td>
<td>Financial Security Planning Corp of America**</td>
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<td>3197</td>
<td>General Medical Corp**</td>
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<td>3213</td>
<td>Golden Chest, Inc</td>
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<td>3187</td>
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<td>3193</td>
<td>International Tape Cartridge Corp**</td>
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<td>3149</td>
<td>Nathan's Famous, Inc</td>
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<td>3237</td>
<td>Neon Products of Canada Ltd</td>
<td>Vancouver, British. Col.</td>
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<td>3190</td>
<td>Penn-Dixie Leasing Corp</td>
<td>New York, N.Y.</td>
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<td>3186</td>
<td>Precision Castparts Corp**</td>
<td>Portland, Oregon</td>
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<td>3215</td>
<td>Rollins Leasing Corp</td>
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<td>3185</td>
<td>Spectral Dynamics Corp of San Diego Calif.</td>
<td>San Diego, Calif.</td>
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<td>3191</td>
<td>Speeding Corp**</td>
<td>Warren, Mich</td>
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<tr>
<td>3202</td>
<td>United Convalescent Hospitals, Inc **</td>
<td>Beverly Hills, Calif.</td>
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</table>
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. The captions of the items are as follows:

Item 1. Changes in Control of Registrant.
Item 2. Acquisition or Disposition of Assets.
Item 3. Legal Proceedings.
Item 6. Defaults upon Senior Securities.
Item 7. Increase in Amount of Securities Outstanding.
Item 8. Decrease in Amount of Securities Outstanding.
Item 9. Options to Purchase Securities.
Item 11. Submission of Matters to a Vote of Security Holders.
Item 12. Other Materially Important Events.

Copies of the reports may be purchased from the Commission's Public Reference Section (please give News Digest "Issue No." in ordering). Invoice will be included with the requested material when mailed.

Beneficial Finance Co Aug 68(3,7,13) 1-1177-2
Chemetron Corp Aug 68(7,8,13) 1-3061-2
Cinerama Inc Aug 68(3,7) 1-6107-2
Crown Cork & Seal Co Inc Jul 68(8) 1-2227-2
Diamond State Tel Co Aug 68(8) 1-24897-2
Emison Co Aug 68(7,13) 1-5499-2
Chas Pfizer & Co Inc Aug 68(3) 1-3619-2
United Fruit Co Aug 68(9) 1-1550-2
Alsco Inc Aug 68(3,13) 1-4168-2
Bates Mfg Co Inc Aug 68(12,13) 1-3188-2
Brown Forman Distillers Corp Aug 68(7,10) 1-123-2
City Investing Co Aug 68(2,7,11) 1-5651-2
Continental Tel Corp Aug 68(7) 1-4765-2
Diamond Crystal Salt Co Aug 68(7,8,13) 1-1551-2
Sysytron Donner Corp Aug 68(2,7,13)4-4819-2
Tool Research & Engineering Corp Aug 68(2) 1-5308-2
Vikses Inc Aug 68(7,13) 1-5300-2
J P Burrough & Son Inc Aug 68(7,13) 1-3890-2
Terry Steam Turbine Co Aug 68(2,11,13) 0-1017-2
Alaska Airlines Inc Aug 68(3,12) 1-3314-2
Schick Electric Inc Aug 68(12) 1-3594-2
Standard Oil Co of Calif Aug 68(13) 1-368-2
Walston Aviation Inc Aug 68(7,11) 0-2830-2
Blasius Inds Inc Aug 68(2,7,8,13) 2-26983-2
Continental Inc Aug 68(1,12) 1-1920-2
The Drayfus Corp Aug 68(3) 1-5240-2
Electronic Research Associates Inc Aug 68(12,13) 1-4373-2
Kerr-McGee Corp Jun 68(7,13) 1-3939-2
Reeves Broadcasting Corp Aug 68(12) 1-4361-2
Transwestern Life Ins Co Aug 68(13) 2-22805-2

U S Inds Inc Aug 68(7) 1-3772-2
Van Raalte Co Inc Jul 68(2,8,11,13) 1-631-2
Canadian Javelin Ltd Aug68(2,13) 1-4192-2
Food Fair Stores Inc Aug 68(11) 1-2956-2
Stecher-Traung-Schmidt Corp Aug 68(11,13) 0-2558-2
Tensor Corp May 68(11) 1-5270-2
United Merchants & Manufacturers Inc Aug 68(12,13) 1-3185-2
Catepillar Tractor Co Aug 68(13) 1-768-2
Continental Oil Co Aug 68(8,13) 1-489-2
Victor Equipment Co Aug 68(2,13) 1-2536-2

American Broadcasting Companies Inc Aug 68(7,13) 1-354-2
R G Barry Corp Aug 68(7) 0-261-7-2
Blue Bell Inc Aug 68(4,7,13) 1-334-2
Culligan Inc Aug 68(11,12,13) 1-5500-2
Endicott Johnson Corp Aug 68(9) 1-578-2
Florida Power & Light Co Aug 68(12,13) 1-354-5-2
Norton Simon Inc Aug 68(12) 1-5687-2

Argus Inc Aug 68(11,13) 9-12-6
Cowles Communications Inc Aug 68(12) 1-5221-2
Restaurant Associates Inds Inc Aug 68(3,7,12) 1-5722-2
"Shell" Transport & Trading Co Ltd 6K Sept 68 1-4039-2
Tracor Inc Aug 68(2,7,8,12,13) 0-528-2
Wolf Corp Aug 68(2,9) 0-294-2

American Guaranty Corp Aug 1968(2,4,7,8,13) 0-2451-2
Bunker-Ramo Corp Aug 68(13) 1-4158-2
Disc Inc Aug 68(11) 0-1466-2
Pierce Governor Co Inc Aug 68(2) 1-179102
Rich's Inc Jun 68(11) 0-3356-2
Schlumberger N V (6K) Sept 68 1-4601-2
Talley Inds Inc Aug 68(11,13) 1-4778-2
Trans-Canada Pipe Lines Ltd Aug 68(7,8) 2-12927-2

American Forest Prods Corp Aug 68(7,13) 0-558-2

Associated Prods Inc Aug 68(12,13) 1-4761-2
Atlas Bradford Co Aug 68(3) 0-1017-2
Cam-or Inc Aug 68(7) 0-2234-2

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Traid Corp Aug 68(7) 0-1173-2
Benrus Watch Co Inc Aug 68(7,13) 1-3436-2
Credit Foncier De France (6X) Jul 68 1-4254-2
Eckmar Corp Aug 68(7,13) 1-5405-2
Consumers Power Co Amd #1 to 8X for Apr 68(3) 1-2216-2
Irvington Steel & Iron Works Jul 68(4,7,9,13) 0-657-2
Diversified Rly Inc May 68(7) 0-2864-2
Hershey Foods Corp Aug 68(12) 1-183-2
Desert Pharmaceutical Co Inc Jul 68(7) 1-5322-2
Armour & Co Aug 68(8) 1-4405-2
Iowa Natl Invst Co Jun 68(2,11) 0-2165-2
Lane Wood Inc Aug 68(2,7,13) 0-2044-2
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Canco Instruments Corp Aug 68(4,13) 1-3730-2
The Dayton Power & Light Co Aug 68(12) 1-2385-2
Federal Pacific Elec Co Sept 68(12,13) 1-3826-2

American Electronics Inc Aug 68(7,8,13) 1-3954-2
Bobbie Brooks Inc Aug 68(13) 1-4168-2
Alco Oil & Gas Corp Amd #1 to 8X for Apr 68(11) 0-945-2
Comprehensive Designers Inc Aug 68(2,7,12,13) 1-5519-2
Fairmont Foods Co Aug 68(12) 1-4100-2
Capital Finance Corp Aug 68(7,8) 0-812-2
A S Beck Shoe Corp Aug 68(7,12,13) 1-3267-2
Care Centers Inc Sept 68(12) 2-28064-2
Clark Cable Corp Aug 68(2,13) 1-4425-2
Doric Corp Aug 68(4,7,11,13) 1-5681-2
Erie Forge & Steel Corp Aug 68(3) 1-3891-2
Amerco Steel Corp Aug 68(12) 1-873-2
Automatic Service Co Aug 68(12) 2-27911-2
Central Telephone & Utilities Corp Aug 68(7,13) 0-954-2
Allied Chemical Corp Aug 68(8) 1-1269-2
Burgess-Manning Co Aug 68(2,7,13) 0-2969-2
Colorado Interstate Gas Co Aug 68(3,12) 1-4874-2
First Natl Investors Corp Inc Aug 68(2,13) 0-3094-2
Combustion Engineering Corp Aug 68(4,7,8,10,13) 1-117-2
Economy Finance Corp Aug 68(8,11) 0-2352-2
Filigree Foods Inc Aug 68(4,7,13) 0-2302-2
Allegheny Airlines Inc Aug 68(7) 1-3631-2
American Smelting & Refining Co Aug 68(7) 1-164-2
Central Charge Serv Inc Aug 68(12) 1-4755-2
Copeland Refrigeration Corp Aug 68(3,13) 1-4312-2
Automated Procedures Corp Aug 68(11) 1-4579-2

SECURITIES ACT REGISTRATION STATEMENTS. During the week ended October 3, 1968, 136 registration statements were filed, 77 became effective, and 1,000 were pending at the week-end.

SECURITIES ACT REGISTRATIONS. Effective October 4: Austral Oil and Gas Exploration Corp., 2-29742 (40 days); Data Lease Financial Corp., 2-29603 (40 days); Talcott National Corp., 2-29357 (90 days).

NOTE TO DEALERS. The period of time dealers are required to use the prospectus in trading transactions is shown above in parentheses after the name of the issuer.

*As estimated for purposes of computing the registration fee.