

U-HAUL HOLDING CO /NV/ Filed by SHOEN EDWARD J

FORM SC 13D/A (Amended Statement of Beneficial Ownership)

Filed 11/21/22

Address 5555 KIETZKE LANE STE 100

RENO, NV, 89511

Telephone 7756886300

> CIK 0000004457

Symbol UHAL

SIC Code 7510 - Services-Auto Rental and Leasing (No Drivers)

Industry **Ground Freight & Logistics**

Industrials Sector

Fiscal Year 03/31

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D/A

Under the Securities Exchange Act of 1934 (Amendment No. 11)*

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

AMERCO

(Name of Issuer)

Common Stock, \$0.25 par value per share

(Title of Class of Securities)

023586100

(CUSIP Number)

Laurence J. De Respino 2727 North Central Avenue Phoenix, Arizona 85004 (602) 263-6788

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

November 16, 2022

(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 that is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), 13d-1(f) or 13d-1(g), check the following box.

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 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 (the "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).

me of Reporting Person				
1 7 61				
Edward J. Shoen				
eck the Appropriate Box if a Men	nber of a Group			
⊠ (b) □				
C Use Only				
uroo of Eunds				
ck if Disclosure of Legal Procee	edings is Required Pursuant to Item 2(d) or 2(e)			
zenship or Place of Organization				
ited States				
7.	Sole Voting Power			
	47			
8.	Shared Voting power			
	9,046,161 ⁽¹⁾			
0	Sole Dispositive Power			
7.				
	47			
10.	Shared Dispositive Power			
	9,046,161 ⁽¹⁾			
gregate Amount Beneficially Ow	ned by Each Reporting Person			
9,046,208 ⁽¹⁾				
Check if the Aggregate Amount in Row (11) Excludes Certain Shares				
cent of Class Represented by Am	nount in Row (11)			
10/0(1)				
be of Reporting Person				
IN				
	E (b) C Use Only ree of Funds ck if Disclosure of Legal Procee zenship or Place of Organization ted States 7. 8. 9. 10. gregate Amount Beneficially Ow 46,208 ⁽¹⁾ ck if the Aggregate Amount in Recent of Class Represented by Amount 19% ⁽¹⁾			

⁽¹⁾ See Item 5 below.

				SCHEDULE 13D	
1	N CD	D			
1.	Name of Reporti	ing Person			
	Mark V. Shoen				
2.	Check the Appro	priate Box if a	Member of a Group		
	(a) \boxtimes (b) \square				
3.	SEC Use Only				
4.	Source of Funds				
	AF				
5.	Check if Disclos	sure of Legal P	roceedings is Required Pursuant to Item 2(d) or 2(e)		
6.	Citizenship or Pl	lace of Organiz	zation		
	United States				
1		7.	Sole Voting Power		
NUMBER OF			36,584		
SHARES		8.	Shared Voting power		
BENEFICIAL	LY	0.			
OWNED D	N7		9,046,161 ⁽²⁾		
OWNED BY	Y	9.	Sole Dispositive Power		
EACH			36,584		
REPORTING	G	10.	Shared Dispositive Power		
PERSON WIT	ГН				
			9,046,161 ⁽²⁾		
11.	Aggregate Amou	unt Beneficially	y Owned by Each Reporting Person		
	9,082,745 ⁽²⁾				
12.	Check if the Agg	gregate Amoun	t in Row (11) Excludes Certain Shares		
		D (11	y Amount in Row (11)		
13.	Percent of Class	Represented b	y Amount in Now (11)		

14.

Type of Reporting Person

IN

⁽²⁾ See Item 5 below.

CUSIP No. 023586	5100				SCHEDULE 13D	
1.	Name of R	Name of Reporting Person				
	Foster Roa	Foster Road LLC				
2.	Check the	Appropriate Box if a M	Member of a Group			
	(a) 🗵 (b)	(a) ⊠ (b) □				
3.	SEC Use C	Only				
4.	Source of I	Funds				
	00					
5.	Check if D	Disclosure of Legal Prod	ceedings is Required Pr	ursuant to Item 2(d) or 2(e)		
6.	Citizenship	o or Place of Organizat	ion			
	Delaware					
NUMBER	OF	7.	Sole Voting Powe	r		
			0			
SHARE	ES	8.	Shared Voting pov	ver -		
BENEFICIA	ALLY	O.		wei		
OWNED	BY		9,046,161 ⁽³⁾			
EACH	I	9.	Sole Dispositive I	Power		
REPORT	ING		0		_	
		10.	Shared Dispositiv	e Power		
PERSON V	VIIH		9,046,161 ⁽³⁾			
11.	Aggregate	Amount Beneficially (Owned by Each Report	ing Person		
12.	9,046,161 ⁽³⁾ Check if the Aggregate Amount in Row (11) Excludes Certain Shares					
12.		ie Aggregate Amount i	II ROW (11) Excludes C	ertain Shares		
13.	Percent of	Class Represented by	Amount in Row (11)			
	46.1% ⁽³⁾					
14.	Type of Reporting Person					

OO

⁽³⁾ See Item 5 below.

CUSIP No. 023586	5100				SCHEDULE 13D	
1.	Name of R	Name of Reporting Person				
	Willow Gro	Willow Grove Holdings LP				
2.	Check the	Appropriate Box if a M	Member of a Group			
	(a) ⊠ (b)					
3.	SEC Use C	Only				
4.	Source of I	Funds				
	00					
5.	Check if D	isclosure of Legal Pro	oceedings is Required Pr	ursuant to Item 2(d) or 2(e)		
6.	Citizenship	or Place of Organiza	tion			
	Delaware					
NUMBER OF 7. Sole Voting			Sole Voting Powe	г		
SHARE	S		0			
BENEFICIA	LLY	8.	Shared Voting pov	wer		
OWNED I	OWNED BY					
ЕАСН		9.	Sole Dispositive I	Power		
REPORTI			0			
PERSON WITH			Shared Dispositiv	e Power		
FERSON W	1111		9,046,161 ⁽⁴⁾			
11.	Aggregate	Amount Beneficially	Owned by Each Report	ing Person		
	9,046,161 ⁽⁴⁾					
12.	Check if the Aggregate Amount in Row (11) Excludes Certain Shares					
13.	Percent of	Class Represented by	Amount in Row (11)			
	46.1% ⁽⁴⁾					
14.	Type of Re	porting Person				
	PN					

⁽⁴⁾ See Item 5 below.

CUSIP No. 023586	100				SCHEDULE 13D
	T				
1.	Name of R	eporting Person			
	Blackwater	Blackwater Investments, Inc.			
2.	Check the	Appropriate Box if a Mer	mber of a Group		
	(a) 🗵 (b)				
3.	SEC Use C	nly			
4.	Source of F	Funds			
	00				
5.	Check if D	isclosure of Legal Procee	edings is Required Pu	ursuant to Item 2(d) or 2(e)	
6.	Citizenship	or Place of Organization	n		
	Nevada				
NUMBER	OF	7.	Sole Voting Power	r	
SHARES	S		0		
BENEFICIALLY		8.	Shared Voting pov	ver	
OWNED BY			880,127 ⁽⁵⁾		
ЕАСН		9.	Sole Dispositive P	Power	
REPORTII			0		
PERSON WITH		10.	Shared Dispositive	e Power	
FERSON W	1111		880,127 ⁽⁵⁾		
11.	Aggregate	Amount Beneficially Ow	vned by Each Reporti	ng Person	
	880,127 ⁽⁵⁾				
12.	Check if the Aggregate Amount in Row (11) Excludes Certain Shares				
13.	Percent of	Class Represented by An	nount in Row (11)		
	4.5% (5)				
14.	Type of Re	eporting Person			
	CO				

⁽⁵⁾ See Item 5 below.

CUSIP No. 02358	86100			SCHEDULE 13D	
1.		Name of Reporting Person			
2		Strategies, LLC			
2.		Appropriate Box if a M	Member of a Group		
	(a) 🗵 (b)				
3.	SEC Use C	Only			
4.	Source of I	Funds			
	00				
5.	Check if D	isclosure of Legal Pro	ceedings is Required Pursuant to Item 2(d) or 2(e)		
6.	Citizenship	or Place of Organiza	tion		
	Nevada				
NUMBER	NUMBER OF 7.		Sole Voting Power		
SHARI	ES		0		
BENEFICI	ALLY	8.	Shared Voting power		
OWNED	OWNED BY		603,150 ⁽⁶⁾		
EACH		9.	Sole Dispositive Power		
	REPORTING		0		
PERSON V		10.	Shared Dispositive Power		
PERSON	WIII		603,150 ⁽⁶⁾		
11.	Aggregate	Amount Beneficially	Owned by Each Reporting Person		
	603,150 ⁽⁶⁾				
12.	Check if the Aggregate Amount in Row (11) Excludes Certain Shares				
13.	Percent of	Class Represented by	Amount in Row (11)		
	3.1% ⁽⁶⁾				
14.		eporting Person			
	00				

⁽⁶⁾ See Item 5 below.

Introduction

This Amendment No. 11 (this "Amendment") relates to the Schedule 13D filed on July 13, 2006, as amended by Amendment No. 1 filed on March 9, 2007, as amended by Amendment No. 2 filed on June 26, 2009, as amended by Amendment No. 3 filed on May 1, 2013, as amended by Amendment No. 4 filed on December 17, 2015, as amended by Amendment No. 5 filed on February 12, 2016, as amended by Amendment No. 6 filed on September 14, 2016, as amended by Amendment No. 7 filed on June 9, 2017, as amended by Amendment No. 8 filed on June 30, 2017, as amended by Amendment No. 9 filed on October 4, 2018 and as amended by Amendment No. 10 filed on November 14, 2022 (the "Schedule 13D"), which relates to a group now consisting of Edward J. Shoen, Mark V. Shoen, Foster Road LLC, Willow Grove Holdings LP, Blackwater Investments, Inc. and Clarendon Strategies, LLC, each individually and/or on behalf of the various entities as applicable (the "Reporting Persons") with respect to the voting common stock, \$0.25 par value per share (the "Common Stock"), of AMERCO (the "Company").

Item 1. Security and Issuer.

This statement (the "Statement") relates to the shares of common stock, \$0.25 par value (the "Common Stock") of AMERCO, a Nevada corporation (the "Issuer"), which maintains its principal executive offices at 5555 Kietzke Lane, Suite 100, Reno, Nevada, 89511.

On November 9, 2022, the Issuer issued newly created shares of Series N Non-Voting Common Stock (the "Non-Voting Common Stock") through a stock dividend on a 9-for-1 basis to all existing holders of the Issuer's Common Stock. On November 10, 2022, the Non-Voting Common Stock began trading on the Nasdaq Global Select Market under the ticker symbol UHALB.

Item 2. Identity and Background.

The name, address, background information and citizenship status of and for each person filing this Statement (collectively, the "Reporting Persons") is as follows:

Edward J. Shoen has served as a Director and Chairman of the Board of the Company since 1986, as President since 1987 and as a Director of U-Haul International, Inc. ("U-Haul") since 1990. Edward Shoen has been associated with the Company since 1971, and his principal place of business is located at 2727 North Central Avenue, Phoenix, Arizona 85004. Edward Shoen is a United States citizen.

Mark V. Shoen served as a Director of the Company from 1990 until 1997. He served as a Director of U-Haul from 1990 until 1997 and has served as President of the Company's Phoenix Operations and Vice President of U-Haul Business Consultants, a subsidiary of the Company. Mark Shoen retired from the Company in June 2012. He serves as a manager of Foster Road LLC and President and sole director of Blackwater Investments, Inc. and Clarendon Strategies, LLC. His principal place of business is located at 207 East Clarendon Avenue, Phoenix, AZ 85012. Mark Shoen is a United States citizen.

Blackwater Investments, Inc. ("Blackwater") is a Nevada corporation. Blackwater Investments, Inc. has an address of 207 East Clarendon Avenue, Phoenix, AZ 85012.

Willow Grove Holdings LP ("Willow Grove") is a Delaware limited partnership. The general partner of Willow Grove Holdings LP is Foster Road LLC, a Delaware limited liability company. Willow Grove Holdings LP has an address of 207 East Clarendon Avenue, Phoenix, AZ 85012.

Foster Road LLC ("Foster Road") is a Delaware limited liability company. Foster Road LLC has an address of 207 East Clarendon Avenue, Phoenix, AZ 85012.

Clarendon Strategies, LLC ("Clarendon") is a Delaware limited liability company. Clarendon Strategies, LLC has an address of 207 East Clarendon Avenue, Phoenix, AZ 85012.

Information with respect to the managers, directors and officers of Blackwater, Foster Road and Clarendon (collectively, the "Related Persons"), including name, business address, present principal occupation or employment and citizenship is listed on the attached Schedule A, which is incorporated herein by reference.

During the past five years, to the best of the knowledge of the Reporting Persons or Related Person as of the date of this Statement, none of the Reporting Persons or Related Person has been (i) convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or (ii) a party to a civil proceeding of a judicial or administrative body of a competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Item 3. Source and Amount of Funds or Other Consideration

As described in more detail below in Item 5(c), Clarendon purchased an aggregate of 603,150 shares of Common Stock in open market purchases for an aggregate purchase price of \$32,506,967.71. The source of funds used in connection with the purchase of these shares of Common Stock was the working capital of Clarendon and its affiliates.

Item 5. Interest in Securities of the Issuer.

(a)-(b) As set forth below, each of the Reporting Persons beneficially owns the number and percentage of shares of Common Stock and Non-Voting Common Stock of the Company individually and as a group and each of the Reporting Persons maintains such sole or shared voting power as applicable. Each of the Reporting Persons continues to maintain sole dispositive power in respect of the shares beneficially owned individually by such Reporting Person. As of November 4, 2022, there were 19,607,788 shares of Common Stock outstanding, and as of November 10, 2022, there were 176,470,092 shares of Non-Voting Common Stock outstanding, each of which is used as the basis for calculating percentages.

Willow Grove is the record holder of 7,562,884 shares of Common Stock and 68,065,956 shares of Non-Voting Common Stock. Foster Road, which is owned and controlled by various trusts associated with Mark V. Shoen and Edward J. Shoen, owns a 0.1% general partner interest in Willow Grove. The managers of Foster Road are Stuart Shoen and Mark V. Shoen. The trustees of the trusts and managers of Foster Road may be deemed to share beneficial ownership of the securities held of record by Willow Grove. Each of them disclaims beneficial ownership of any such securities except to the extent of such persons pecuniary interest therein, and the filing of this Schedule 13D shall not be construed as an admission that any such person is the beneficial owner of such securities for purposes of Section 13(d) or Section 13(g) of the Act or for any other purposes.

Blackwater is a wholly-owned subsidiary of Willow Grove and is the record holder of 880,127 shares of Common Stock and 7,921,143 shares of Non-Voting Common Stock. Mark V. Shoen is the president and sole director of Blackwater.

Clarendon is also a wholly-owned subsidiary of Willow Grove and is the record holder of 603,150 shares of Common Stock. Mark V. Shoen is the president and manager of Clarendon. By virtue of Willow Grove's ownership of Clarendon and Blackwater, Willow Grove Holdings LP and Foster Road LLC are deemed to be indirect owners of shares of Common Stock and Non-Voting Common Stock held by Clarendon and Blackwater. Accordingly, Willow Grove Holdings LP and Foster Road LLC directly and indirectly own 9,046,161 shares of Common Stock, approximately 46.1% of the Common Stock outstanding and 75,987,099 shares of Non-Voting Common Stock, approximately 43.1% of the Non-Voting Common Stock outstanding.

Edward J. Shoen:

Individually – is the record holder of 32 shares of Common Stock and 288 shares of Non-Voting Common Stock, the beneficial owner of 15 shares of Common Stock and 136 shares of Non-Voting Common Stock held by an ESOP Trust Fund, and is the beneficiary of 25,106 shares of Common Stock and 225,954 shares of Non-Voting Common Stock held by the EJS-028 Trust, but does not have voting or dispositive control the shares held by EJS-028 Trust.

Group – has a direct or indirect beneficial interest in 9,046,208 and 76,213,477 shares of Common Stock and Non-Voting Common Stock, respectively, approximately 46.1% and 43.2%, respectively of the Common Stock and Non-Voting Common Stock outstanding.

Mark V. Shoen:

Individually—is the trustee and beneficiary along with his spouse of 6,707 shares of Common Stock and 60,363 shares of Non-Voting Common Stock held by the Shoen Family Revocable Trust, and has voting and dispositive control over such shares. He is also the beneficial owner of 4,771 shares of Common Stock and 42,931 shares of Non-Voting Common Stock held by an ESOP Trust Fund. He is the trustee of 25,106 shares of Common Stock and 225,954 shares of Non-Voting Common Stock held by the EJS-028 Trust and has voting and dispositive control over such shares.

Group – has a direct or indirect beneficial interest in 9,082,745 and 76,316,347 shares of Common Stock and Non-Voting Common Stock, respectively, approximately 46.3% and 43.2%, respectively of the Common Stock and Non-Voting Common Stock outstanding.

Each of the Reporting Persons, as a member of a "group" with the other Reporting Persons for purposes of Rule 13d-5(b)(1) of the Exchange Act, may be deemed to beneficially own the shares owned by the other Reporting Persons. The filing of this Schedule 13D/A shall not be deemed an admission that any of the Reporting Person is, for purposes of Section 13(d) of the Exchange Act, the beneficial owner of any shares he or it does not directly own. Each of the Reporting Persons specifically disclaims beneficial ownership of the shares reported herein that he or it does not directly own.

(c) Clarendon purchased an aggregate of 603,150 shares of Common Stock in open market purchases for an aggregate purchase price of \$32,506,967.71, as follows:

Purchase Date	Number of Shares Purchased	Price Per Share
11/16/2022	47,087	\$52.748 ⁽¹⁾
11/16/2022	174,351	\$53.434 ⁽¹⁾
11/16/2022	101,483	\$54.493 ⁽¹⁾
11/16/2022	1,079	\$55.035 ⁽¹⁾
11/17/2022	63,063	\$52.710 ⁽²⁾
11/17/2022	77,539	\$53.360 ⁽²⁾
11/17/2022	85,980	\$54.616 ⁽²⁾
11/17/2022	48,418	\$55.105 ⁽²⁾
11/18/2022	3,550	\$55.786 ⁽³⁾
11/18/2022	600	\$56.00

- (1) The price reported is a weighted average price. These shares were sold in multiple transactions at prices ranging from (a) with respect to the weighted average price of \$52.748: \$52.455 to \$52.995, inclusive; (b) with respect to the weighted average price of \$53.434: \$53.00 to \$53.99, inclusive; (c) with respect to the weighted average price of \$54.493: \$54.00 to \$54.99, inclusive; and (d) with respect to the weighted average price of \$55.035: \$55.00 to \$55.15, inclusive. The reporting person undertakes to provide to the Issuer, any security holder of the Issuer, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the ranges set forth in footnote (1).
- (2) The price reported is a weighted average price. These shares were sold in multiple transactions at prices ranging from (a) with respect to the weighted average price of \$52.710: \$52.15 to \$52.99, inclusive; (b) with respect to the weighted average price of \$53.360: \$53.00 to \$53.995, inclusive; (c) with respect to the weighted average price of \$54.616: \$54.00 to \$54.995, inclusive; and (d) with respect to the weighted average price of \$55.105: \$55.00 to \$55.43, inclusive. The reporting person undertakes to provide to the Issuer, any security holder of the Issuer, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the ranges set forth in footnote (2).
- (3) The price reported is a weighted average price. These shares were sold in multiple transactions at prices ranging from \$55.19 to \$55.99, inclusive. The reporting person undertakes to provide to the Issuer, any security holder of the Issuer, or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the ranges set forth in footnote (3).
- (d) None.
- (e) Not applicable.

Item 7. Material to be Filed as Exhibits.

Exhibit

99.1 Joint Filing Agreement (incorporated by reference to Exhibit 99.1 to Schedule 13D/A filed by the Reporting Persons with the Securities and Exchange Commission on October 4, 2018).

SIGNATURES

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: November 18, 2022

/s/ Edward J. Shoen

Edward J. Shoen

/s/ Mark V. Shoen

Mark V. Shoen

Willow Grove Holdings LP

By: Foster Road LLC, its General Partner

By: /s/ Mark V. Shoen

Mark V. Shoen, Manager

By: /s/ Stuart Shoen

Stuart Shoen, Manager

Foster Road LLC

By: /s/ Mark V. Shoen

Mark V. Shoen, Manager

By: /s/ Stuart Shoen

Stuart Shoen, Manager

Blackwater Investments, Inc.

/s/ Mark V. Shoen

Mark V. Shoen, President

Clarendon Strategies, LLC

By: /s/ Mark V. Shoen

Mark V. Shoen, Manager

SCHEDULE A

The name, present principal occupation or employment and citizenship of each of the managers of Foster Road LLC and Clarendon Strategies, LLC and the officers and directors of Blackwater Investments, Inc. are set forth below. Unless otherwise noted, the business address of each individual is 207 East Clarendon Avenue, Phoenix, AZ 85012.

Managers of Foster Road LLC

Name	Present Principal Occupation	Citizenship
Mark V. Shoen	Manager of Foster Road LLC, President, Treasurer and Director of Blackwater Investments, Inc. and	United States
	President and Manager of Clarendon Strategies, LLC	
Stuart Shoen	Manager of Foster Road LLC	United States

Officers and Directors of Blackwater Investments, Inc.

Name	Present Principal Occupation	Citizenship
Mark V. Shoen	Manager of Foster Road LLC, President, Treasurer and Director of Blackwater Investments, Inc. and	United States
	Manager of Clarendon Strategies, LLC	

Clarendon Strategies, LLC

Name	Present Principal Occupation	Citizenship
Mark V. Shoen	Manager of Foster Road LLC, President, Treasurer and Director of Blackwater Investments, Inc. and	United States
	President and Manager of Clarendon Strategies, LLC	