

SLOVER & LOFTUS

ATTORNEYS AT LAW

1224 SEVENTEENTH STREET, N. W.

WASHINGTON, D. C. 20036

WILLIAM L. SLOVER
C. MICHAEL LOFTUS
DONALD G. AVERY
JOHN H. LE SEUR
KELVIN J. DOWD

14318/B
REGISTRATION NO. Filed 1425

14318
REGISTRATION NO. Filed 1425

4-122A075

MAY 1 - 1984

202 347-7170

MAY 1 1984 - 3 05 PM
MAY 1 1984 - 3 05 PM
Date:
Fee \$100.00
INTERSTATE COMMERCE COMMISSION
INTERSTATE COMMERCE COMMISSION
May 1, 1984
ICC Washington, D.C.

14318/A
REGISTRATION NO. Filed 1425

MAY 1 1984 - 3 05 PM
INTERSTATE COMMERCE COMMISSION

FEE OPERATION BR.
A.C.C.

MAY 1 2 32 PM '84

REC'D

Mr. James H. Bayne
Acting Secretary
Interstate Commerce Commission
12th & Constitution Avenue, N.W.
Washington, D.C. 20423

RE: Union Bank -- Recordation of Lease Assignment
and Security Agreement

Dear Mr. Bayne:

Pursuant to 49 U.S.C. § 11303 and the Commission's regulations at 49 CFR § 1177, as amended, I enclose on behalf of Union Bank, a California banking corporation, an original and one counterpart of each of the following documents for filing and recordation:

1. A Lease, dated as of March 18, 1983, between Shell Oil Co., as Lessor, and Huntsman Chemical Corporation, as Lessee;
2. An Assignment of Lease and Agreement, dated as of March 18, 1983, between Union Bank as Assignee and Huntsman Chemical Corporation, as Lessee - Assignor; and
3. A Security Agreement, dated as of March 18, 1983, between Union Bank as Secured Party and Huntsman Chemical Corporation as Debtor.

The names and addresses of the parties to the aforementioned Agreements are as follows:

Lessee -- Assignor/Debtor
Huntsman Chemical Corporation
50 S. Main Street
Salt Lake City, Utah 84110

Assignee/Secured Party
Union Bank
445 S. Figueroa Street
Los Angeles, California 90071

C. C. [Signature]

Mr. James H. Bayne
May 1, 1984
Page 2

Please file and record the documents referred to in this letter, and index them under the names of the Lessee - Assignor/Debtor and the Assignee/Secured Party.

The equipment covered by the aforementioned Agreements consists of One Hundred Sixty-Four (164) 100-ton, 5250 cubic-foot steel center flow covered hopper cars, manufactured by ACF Industries, Inc. One Hundred Twelve (112) of the cars bear Lessee/Assignor's identification marks JHPX 5204 through 5402, in an irregular numerical sequence. Fifty Two (52) of the cars bear the identification marks of the Lessor (Shell Oil Company), as follows:

SCPX 5201	SCPX 5276
SCPX 5202	SCPX 5277
SCPX 5203	SCPX 5279
SCPX 5206	SCPX 5283
SCPX 5208	SCPX 5340
SCPX 5211	SCPX 5373
SCPX 5213	SCPX 5375
SCPX 5214	SCPX 5377
SCPX 5221	SCPX 5382
SCPX 5222	SCPX 5383
SCPX 5225	SCPX 5290
SCPX 5229	SCPX 5291
SCPX 5231	SCPX 5294
SCPX 5232	SCPX 5296
SCPX 5235	SCPX 5297
SCPX 5241	SCPX 5302
SCPX 5242	SCPX 5304
SCPX 5243	SCPX 5306
SCPX 5258	SCPX 5309
SCPX 5262	SCPX 5315
SCPX 5263	SCPX 5321
SCPX 5264	SCPX 5325
SCPX 5268	SCPX 5332
SCPX 5269	SCPX 5336
SCPX 5271	SCPX 5338
SCPX 5273	SCPX 5339

The AAR mechanical designation of all cars covered by the Agreements is "LO."

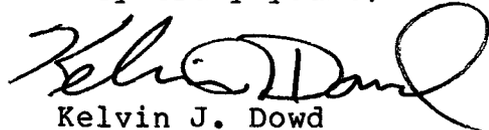
Enclosed is our check in the amount of \$100 to cover the requisite recordation fee. Please accept for recordation one counterpart of each of the enclosed Agreements, stamp the

Mr. James H. Bayne
May 1, 1984
Page 3

remaining counterpart with your recordation number, and return it to the delivering messenger, along with your fee receipt addressed to the undersigned.

Thank you for your consideration in this matter.

Very truly yours,

A handwritten signature in cursive script, appearing to read "Kelvin J. Dowd". The signature is written in dark ink and is positioned above the printed name and title.

Kelvin J. Dowd
As Agent for Union Bank

KJD/tll
Enclosures

SECURITY AGREEMENT

MAY 1 1984 3 05 PM

INTERSTATE COMMERCE COMMISSION

THIS SECURITY AGREEMENT, dated as of the 18th day of March, 1983, is made by and between UNION BANK, a California banking corporation with its offices at 445 South Figueroa Street, Los Angeles, California 90071 ("Secured Party") and HUNTSMAN CHEMICAL CORPORATION, a Utah corporation with its principal place of business located at 50 South Main Street, Salt Lake City, Utah 84110 ("Debtor").

WHEREAS, as security for the payment and performance of its obligations to Secured Party under the Six Million Dollar Loan and Security Agreement and the Twelve Million Dollar Loan and Security Agreement, each dated as of March 18, 1983 (the "Loan Agreements"), and under this Security Agreement, it is the intent of Debtor to grant to Secured Party and to create a security interest in certain property of Debtor, as hereinafter provided,

NOW, THEREFORE, in consideration of the above recital and for other good and valuable consideration, the receipt and adequacy of which are hereby acknowledged, Debtor hereby agrees as follows:

ARTICLE I

SECURITY INTEREST

Debtor hereby grants to Secured Party a security interest in the property described in Article II below (collectively and severally, the "Collateral"), to secure payment and performance of the obligations of Debtor to Secured Party as described in Article III below (collectively and severally, the "Obligations").

ARTICLE II

COLLATERAL

The Collateral shall consist of the following:

- (a) one hundred twelve (112) railroad cars, as more

particularly described in Exhibit A, attached hereto and made a part hereof, any and all additions or accessions thereto, any substitutions therefor, and any proceeds thereof (the "Equipment");

(b) all accounts, contract rights, instruments and other rights of Debtor with respect to the Equipment, including but not limited to any and all subsequent leasing of the Equipment; any and all rents or other monies which are now or may hereafter be payable to Debtor on account of the Equipment and such agreements; and any and all guarantees, endorsements, warranties, indemnity agreements, maintenance agreements, insurance policies or other agreements pertaining to such agreements or the Equipment and any and all monies due or to become due and payable under the foregoing (as used herein the term "account" shall have the same meaning as set forth in the California Commercial Code); and

(c) all proceeds of the foregoing Collateral (for purposes of this Security Agreement, the term "proceeds" includes whatever is receivable or received when Collateral or proceeds is sold, collected, exchanged or otherwise disposed of, whether such disposition is voluntary or involuntary, and includes, without limitation, all rights to payment, including return premiums, with respect to any insurance relating thereto, and all rights to payment with respect to any cause of action affecting or relating to the Collateral).

ARTICLE III

OBLIGATIONS

The obligations of Debtor secured by this Security Agreement shall consist of any and all debts, obligations and liabilities of Debtor to Secured Party, including, without limitation, those arising out of, connected with or related to the Loan Agreements, and/or this Security Agreement, whether now existing or hereafter arising, voluntary or involuntary, whether or not jointly owed with others, direct or indirect, absolute or contingent, liquidated or unliquidated, and whether

or not from time to time decreased or extinguished and later increased, created or incurred.

ARTICLE IV

REPRESENTATIONS, WARRANTIES AND
COVENANTS OF DEBTOR

A. Owner of Collateral

Except for the security interest granted hereby, Debtor is, and as to the Collateral acquired after the date hereof which is included within the security interest specified in Article I hereof, Debtor will be, the owner of all such Collateral free from all adverse claims, security interests and encumbrances.

B. Prior Liens

There is no financing statement now on file in any public office covering any part of Collateral, and so long as any amount remains unpaid on any obligations of the Debtor to Secured Party secured by this Agreement, Debtor will not execute and there will not be on file in any public office any such financing statement or statements except the financing statement filed or to be filed in respect to the security interest hereby granted, without the express prior written consent of the Secured Party.

C. Accuracy of Statements

Subject to any limitations stated therein or in connection therewith, all information furnished to Secured Party concerning the Collateral and proceeds thereof, or otherwise for the purpose of obtaining credit or an extension of credit, is or will be at the time same is furnished, accurate and correct in all material respects.

D. Authority

Debtor has the authority to enter into this Security Agreement and to be obligated hereunder, and any person signing this Security Agreement has been duly authorized to sign the same.

E. Use of Collateral

The Collateral will be used by the Debtor primarily for business use.

F. Removal of Collateral

Except as herein provided, Debtor will not remove the Collateral from within the boundaries of the continental United States without the prior written consent of Secured Party. The address of Debtor designated at the beginning of this Agreement is Debtor's place of business. Debtor agrees to notify Secured Party of any change in such address.

G. Other Covenants of Debtor

In addition to all covenants and agreements of Debtor set forth elsewhere in this Security Agreement, Debtor hereby agrees:

- (i) to do all acts that may be necessary to maintain, preserve and protect the Collateral;
- (ii) not to use or permit any Collateral to be used unlawfully or in violation of any provision of this Security Agreement, or any applicable statute, regulation or ordinance or any policy of insurance covering the Collateral;
- (iii) to pay promptly when due all taxes, assessments, charges, encumbrances and liens now or hereafter imposed upon or affecting any Collateral;
- (iv) to procure, execute and deliver from time to time any endorsements, assignments, financing statements and other writings deemed necessary or appropriate by Secured Party to perfect, maintain and protect its security interest hereunder and the priority thereof, and to deliver promptly to Secured Party all originals of Collateral or proceeds consisting of chattel paper or instruments;

- (v) to appear in and defend any action or proceeding which may affect its title to or Secured Party's interest in the Collateral;
- (vi) if Secured Party gives value to enable Debtor to acquire rights in or the use of any Collateral, to use such value for such purpose;
- (vii) to keep separate, accurate and complete records of the Collateral and to provide Secured Party with such records and such other reports and information relating to the Collateral as Secured Party may request from time to time;
- (viii) without the express written consent of Secured Party, not to surrender or lose possession of (other than to Secured Party), sell, encumber, lease, rent or otherwise dispose of or transfer any Collateral or right or interest therein, and to keep the Collateral free of all levies and security interests or other liens or charges except those approved in writing by Secured Party;
- (ix) to keep the Collateral in good condition and repair;
- (x) not to cause or permit any waste or unusual or unreasonable depreciation of the Collateral;
- (xi) at any reasonable time subject to the rights of any lessees of the Collateral, upon demand by Secured Party, to exhibit to and allow inspection by Secured Party (or persons designated by Secured Party) of the Collateral;

- (xii) to comply with all laws, regulations and ordinances relating to the possession, operation and maintenance and control of the Collateral;
- (xiii) to place upon the Collateral appropriate identifying marks to indicate Debtor is owner and Secured Party is financier of the Collateral, if a lessee of such Collateral requires its own markings on the Collateral; and
- (xiv) to insure the Collateral, with Secured Party named as loss payee, in form and amounts, with companies and against risks and liabilities satisfactory to Secured Party, and Debtor hereby assigns such policies to Secured Party, agrees to deliver them to Secured Party at its request, and agrees that Secured Party may make any claim thereunder, cancel the insurance on default by Debtor, collect and receive payment of and endorse any instrument in payment of loss or return premium or the refund or return, and apply such amounts received, at Secured Party's election, to replacement of Collateral.

ARTICLE V

AUTHORIZED ACTION BY SECURED PARTY

Debtor hereby irrevocably appoints Secured Party as its attorney-in-fact to do (but Secured Party shall not be obligated and shall not incur liability to Debtor or any third party for failure so to do) any act which Debtor is obligated by this Security Agreement to do, and to exercise such rights and powers as Debtor might exercise with respect to the Collateral, including, without limitation, the right to:

- (a) collect by legal proceedings or otherwise and endorse, receive and receipt for all dividends, interest, payments, proceeds and other sums and property now or hereafter payable on or on account of the Collateral;
- (b) enter into any extension, reorganization, deposit, merger, consolidation or other agreement pertaining to, or deposit, surrender, accept, hold or apply other property in exchange for the Collateral;
- (c) insure, process and preserve the Collateral;
- (d) transfer the Collateral to its own or its nominee's name; and
- (e) make any compromise or settlement and take any action its deems advisable, with respect to the Collateral.

Debtor agrees to reimburse Secured Party upon demand for any costs and expenses, including, without limitation, attorneys' fees, which Secured Party may incur while acting as Debtor's attorney-in-fact hereunder, all of which costs and expenses are included in the Obligations secured hereby. It is further agreed and understood between the parties hereto that such care Secured Party gives to safekeeping of its own property of like kind shall constitute reasonable care of the Collateral in Secured Party's possession; provided, however, that Secured Party shall not be required to make any presentment, demand or protest, or give any notice and need not take any action to preserve any rights against any prior party or any other person in connection with the obligations or with respect to the Collateral.

ARTICLE VI

EVENTS OF DEFAULT AND REMEDIES

A. Events of Default

Debtor shall be in default under this Security Agreement upon the happening of any of the following events or condi-

tions (herein sometimes called an "Event of Default"):

- (i) failure of debtor to pay when due any interest on or any principal or installment of principal of any Obligation of Debtor to Secured Party;
- (ii) the occurrence of any event which under the terms of any evidence of indebtedness, indenture, loan agreement, security agreement or similar instrument permits the acceleration of maturity of any indebtedness of Debtor to Secured Party, or to others than Secured Party;
- (iii) any representation or warranty made by Debtor herein or made in any statement or certificate furnished to Secured Party by the Debtor pursuant hereto or in connection with any loan or loans proves incorrect in any material respect as of the date of the making or issuance thereof;
- (iv) default occurs in the observance or performance by Debtor of any provision of this Agreement, or of any note, assignment or transfer thereunder or pursuant thereto;
- (v) the dissolution, termination of existence, insolvency or business failure of the Debtor, or the application for the appointment of a receiver of any part of the property of the Debtor, or the commencement by or against the Debtor of any proceeding under any bankruptcy arrangement, reorganization, insolvency or similar law for the relief of debtors, or by or against any guarantor or surety for the Debtor, or upon the service of any war-

rant, attachment, levy, garnishment or similar process in relation to a tax lien, debt, judgment, obligation of Debtor or assessment; and/or

- (vi) the Collateral becomes, in the judgment of the Secured Party, unsatisfactory or insufficient in character or value.

B. Remedies

Upon the occurrence of an Event of Default, and at any time thereafter, Secured Party may, at its option and without demand, notice of intention to accelerate, notice of acceleration, notice of nonpayment, presentment, protest, notice of dishonor, or any other notice whatsoever to the Debtor, declare all Obligations secured hereby immediately due and payable, and Secured Party shall thereupon have the rights and remedies of a secured party under the California Commercial Code and as otherwise granted herein or under any applicable law or in any other agreement executed by Debtor (all of which rights and remedies shall be cumulative), including, without limitation, the right to do any one or more of the following:

- (i) foreclose or otherwise enforce Secured Party's security interest in any manner permitted by law, or provided for in this Security Agreement;
- (ii) sell, lease, or otherwise dispose of any Collateral at one or more public or private sales, whether or not such Collateral is present at the place of sale, for cash or credit or future delivery, on such terms and in such manner as Secured Party may determine;
- (iii) recover from Debtor all costs and expenses, including, without limitation, reasonable attorneys' fees, incurred or paid by Secured Party in exercising any

right, power or remedy provided by this Security Agreement or by law;

- (iv) require Debtor to assemble the Collateral and make it available to Secured Party at a place to be designated by Secured Party;
- (v) to enter onto property or where any Collateral is located, and take possession thereof with or without judicial process; and
- (vi) prior to the disposition of the Collateral, store, process, repair or recondition it or otherwise prepare it for disposition in any manner and to the extent Secured Party deems appropriate and in connection with such preparation and disposition, without charge, use any trademark, trade name, copyright, patent or technical process used by Debtor.

If the proceeds of any sale or other lawful disposition by Secured Party of the Collateral following its retaking are insufficient to pay expenses of retaking, repairing, holding, preparing the Collateral for sale, selling it and the like, and to satisfy the obligations of Debtor to Secured Party, then Debtor agrees to pay any deficiency, but Debtor shall be entitled to any surplus if one results after lawful application of all such proceeds.

C. Waiver of Default

Secured Party may remedy any default and may waive any default without waiving the default remedy or without waiving any other prior or subsequent default. Any forbearance or failure or delay by Secured Party in exercising any right, power or remedy shall not preclude the further exercise thereof, and every right, power or remedy of Secured Party shall continue in full force and effect until such right, power or remedy is specifically waived in a writing executed by Secured Party. Debtor

waives any right to require Secured Party to proceed against any person or to exhaust any Collateral or to pursue any remedy of Secured Party's power.

ARTICLE VII

CUMULATIVE RIGHTS

The rights, powers, and remedies of Secured Party under this Security Agreement shall be in addition to all rights, powers and remedies given to Secured Party by virtue of any statute or rule of law, or any other agreement, all of which rights, powers and remedies shall be cumulative and may be exercised successively or concurrently without impairing Secured Party's interest in the Collateral.

ARTICLE VIII

SET-OFF

Debtor agrees that Secured Party may exercise its rights of set-off with respect to the Obligations in the same manner as if the Obligations were unsecured.

ARTICLE IX

BINDING UPON SUCCESSORS

All rights of Secured Party under this Security Agreement shall inure to the benefit of its successors and assigns, and all obligations of Debtor shall bind its heirs, executors, administrators and successors.

ARTICLE X

ENTIRE AGREEMENT

This Security Agreement contains the entire Security Agreement between Secured Party and Debtor. If any of the provisions of this Security Agreement shall be held invalid or unenforceable, this Security Agreement shall be construed as if not containing those provisions, and the rights and obligations

of the parties hereto shall be construed and enforced accordingly.

ARTICLE XI

CHOICE OF LAW

This Security Agreement shall be construed in accordance with and governed by the laws of the State of California, and, where applicable and except as otherwise defined herein, terms used herein shall have the meanings given them in the California Commercial Code. .

ARTICLE XII

RECORDATION

Debtor will, at its own expense, cause this Security Agreement to be filed and recorded with the Interstate Commerce Commission in accordance with Section 11303 of Title 49, United States Code, and the regulations promulgated thereunder. Debtor shall promptly furnish to Secured Party an opinion of counsel as to, and certificates covering or other evidence of such filing and recordation.

ARTICLE XIII

TERMINATION

The security interest hereby granted and all the terms and provisions hereof shall be deemed a continuing security agreement and shall continue in full force and effect, and all the terms and provisions hereof shall remain effective as between the parties until repayment by Debtor of all Obligations secured hereby and the giving by Debtor of ten (10) days' written notice of revocation of the terms and provisions hereof.

ARTICLE XIV

NOTICE

Any written notice, consent or other communication provided for in this Security Agreement shall be delivered or sent

by registered U.S. mail, with postage prepaid, to the following addresses:

Secured Party:

Union Bank
445 South Figueroa Street
Los Angeles, California 90071
Attention: Note Department

Debtor:

Huntsman Chemical Corporation
50 South Main Street
Suite 560, No. 86
Salt Lake City, Utah 84110

Such addresses may be changed by written notice given as provided herein.

IN WITNESS WHEREOF, THIS SECURITY AGREEMENT EXECUTED as of the 18th day of March, 1983.

HUNTSMAN CHEMICAL CORPORATION
(Debtor)

By: T. R. Paul
Title VICE PRESIDENT

UNION BANK (Secured Party)

By: Cary Fenton
Title Assistant Vice President

ACKNOWLEDGEMENT

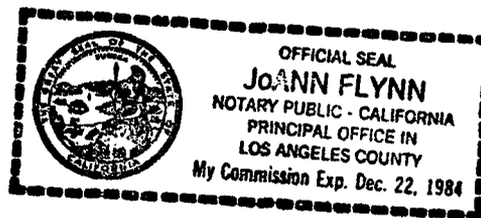
State of California)
) SS:
County of Los Angeles)

On this 19 day of April, 1984, before me,
personally appeared Cary Fenton, to me known to be the
person described in and who executed the foregoing
instrument and she acknowledged that she executed the same
as her free act and deed.

[SEAL]

Joann Flynn
Notary Public

My Commission Expires: 12/22/84



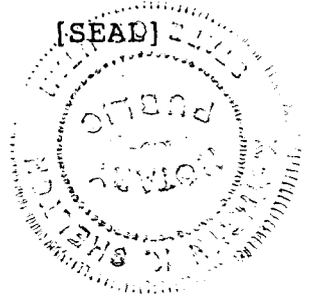
ACKNOWLEDGEMENT

State of Utah)
) SS:
County of Salt Lake)

On this 13th day of April, 1984, before me,
personally appeared Terry R. Parker, to me known to be the
person described in and who executed the foregoing
instrument and he acknowledged that he executed the same as
his free act and deed.

Kathryn K. Shelton
Notary Public

My Commission Expires: September 28, 1987



~

EXHIBIT A

The rail cars designated as Collateral in Article II hereof (the Equipment), in which a security interest is granted under this Security Agreement are as follows:

One hundred twelve (112) ACF 5250 cubic-foot, 100-ton, steel center flow covered hopper cars, AAR mechanical designation "LO", formerly stenciled with the following SCPX identification marks and restenciled or to be restenciled with the following JHPX identification marks:

	<u>formerly</u>		<u>restenciled as</u>		<u>formerly</u>		<u>restenciled as</u>		
1.	SCPX	5204	JHPX	5204	57.	SCPX	5248	JHPX	5248
2.	SCPX	5205	JHPX	5205	58.	SCPX	5249	JHPX	5249
3.	SCPX	5207	JHPX	5207	59.	SCPX	5250	JHPX	5250
4.	SCPX	5209	JHPX	5209	60.	SCPX	5251	JHPX	5251
5.	SCPX	5210	JHPX	5210	61.	SCPX	5252	JHPX	5252
6.	SCPX	5212	JHPX	5212	62.	SCPX	5253	JHPX	5253
7.	SCPX	5215	JHPX	5215	63.	SCPX	5254	JHPX	5254
8.	SCPX	5216	JHPX	5216	64.	SCPX	5255	JHPX	5255
9.	SCPX	5217	JHPX	5217	65.	SCPX	5256	JHPX	5256
10.	SCPX	5218	JHPX	5218	66.	SCPX	5257	JHPX	5257
11.	SCPX	5219	JHPX	5219	67.	SCPX	5259	JHPX	5259
12.	SCPX	5220	JHPX	5220	68.	SCPX	5260	JHPX	5260
13.	SCPX	5223	JHPX	5223	69.	SCPX	5261	JHPX	5261
14.	SCPX	5224	JHPX	5224	70.	SCPX	5265	JHPX	5265
15.	SCPX	5226	JHPX	5226	71.	SCPX	5266	JHPX	5266
16.	SCPX	5227	JHPX	5227	72.	SCPX	5267	JHPX	5267
17.	SCPX	5228	JHPX	5228	73.	SCPX	5270	JHPX	5270
18.	SCPX	5230	JHPX	5230	74.	SCPX	5272	JHPX	5272
19.	SCPX	5233	JHPX	5233	75.	SCPX	5274	JHPX	5274
20.	SCPX	5234	JHPX	5234	76.	SCPX	5275	JHPX	5275
21.	SCPX	5236	JHPX	5236	77.	SCPX	5278	JHPX	5278
22.	SCPX	5237	JHPX	5237	78.	SCPX	5280	JHPX	5280
23.	SCPX	5238	JHPX	5238	79.	SCPX	5281	JHPX	5281
24.	SCPX	5239	JHPX	5239	80.	SCPX	5282	JHPX	5282
25.	SCPX	5240	JHPX	5240	81.	SCPX	5292	JHPX	5292
26.	SCPX	5244	JHPX	5244	82.	SCPX	5293	JHPX	5293
27.	SCPX	5245	JHPX	5245	83.	SCPX	5295	JHPX	5295
28.	SCPX	5246	JHPX	5246	84.	SCPX	5298	JHPX	5298
29.	SCPX	5247	JHPX	5247	85.	SCPX	5299	JHPX	5299
30.	SCPX	5300	JHPX	5300	86.	SCPX	5335	JHPX	5335
31.	SCPX	5301	JHPX	5301	87.	SCPX	5337	JHPX	5337
32.	SCPX	5303	JHPX	5303	88.	SCPX	5341	JHPX	5341
33.	SCPX	5305	JHPX	5305	89.	SCPX	5370	JHPX	5370
34.	SCPX	5307	JHPX	5307	90.	SCPX	5371	JHPX	5371
35.	SCPX	5308	JHPX	5308	91.	SCPX	5372	JHPX	5372
36.	SCPX	5310	JHPX	5310	92.	SCPX	5374	JHPX	5374
37.	SCPX	5311	JHPX	5311	93.	SCPX	5376	JHPX	5376
38.	SCPX	5312	JHPX	5312	94.	SCPX	5378	JHPX	5378
39.	SCPX	5313	JHPX	5313	95.	SCPX	5379	JHPX	5379
40.	SCPX	5314	JHPX	5314	96.	SCPX	5380	JHPX	5380
41.	SCPX	5316	JHPX	5316	97.	SCPX	5381	JHPX	5381
42.	SCPX	5317	JHPX	5317	98.	SCPX	5384	JHPX	5384
43.	SCPX	5318	JHPX	5318	99.	SCPX	5385	JHPX	5385
44.	SCPX	5319	JHPX	5319	100.	SCPX	5386	JHPX	5386
45.	SCPX	5320	JHPX	5320	101.	SCPX	5388	JHPX	5388
46.	SCPX	5322	JHPX	5322	102.	SCPX	5391	JHPX	5391
47.	SCPX	5323	JHPX	5323	103.	SCPX	5393	JHPX	5393
48.	SCPX	5324	JHPX	5324	104.	SCPX	5394	JHPX	5394
49.	SCPX	5326	JHPX	5326	105.	SCPX	5395	JHPX	5395
50.	SCPX	5327	JHPX	5327	106.	SCPX	5396	JHPX	5396
51.	SCPX	5328	JHPX	5328	107.	SCPX	5397	JHPX	5397
52.	SCPX	5329	JHPX	5329	108.	SCPX	5398	JHPX	5398
53.	SCPX	5330	JHPX	5330	109.	SCPX	5399	JHPX	5399
54.	SCPX	5331	JHPX	5331	110.	SCPX	5400	JHPX	5400
55.	SCPX	5333	JHPX	5333	111.	SCPX	5401	JHPX	5401
56.	SCPX	5334	JHPX	5334	112.	SCPX	5402	JHPX	5402