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INTERSTATE COMMERCE COMMISSION

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December 17, 1993

Mr. Sidney L. Strickland, Jr.
Secretary
Interstate Commerce Commission
Washington, D.C. 20423

Dear Mr. Strickland:

Enclosed for recordation pursuant to the provisions of 49 U.S.C. Section 11303(a) are three (3) duly executed copies of an Assignment and Security Agreement (Chattel Mortgage), dated as of December 17, 1993, a Primary document as defined in the Commission's Rules for the Recordation of Documents under 49 C.F.R. Section 1177.

The names and addresses of the parties to the enclosed document are:

- Assignor/Debtor: ACF Industries, Incorporated
3301 Rider Trail South
Earth City, Missouri 63045-1393
- Assignee/Secured Party: Nations Financial Capital Corporation
One Canterbury Green
201 Broad Street, Second Floor
Stamford, Connecticut 06901

A description of the railroad equipment and leases covered by the enclosed document is attached thereto as Exhibit A.

Edward P. Miller, Secretary

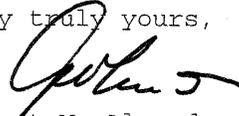
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INTERSTATE COMMERCE COMMISSION

Mr. Sidney L. Strickland, Jr.
December 17, 1993
Page 2

Also enclosed is a check in the amount of \$18.00 payable to the order of the Interstate Commerce Commission covering the required recordation fee.

Kindly return two stamped copies of the enclosed document to the undersigned.

Very truly yours,



Robert W. Alvord

Enclosures

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INTERSTATE COMMERCE COMMISSION

ASSIGNMENT AND SECURITY AGREEMENT (CHATTEL MORTGAGE)

between

ACF INDUSTRIES, INCORPORATED,

and

NATIONS FINANCIAL CAPITAL CORPORATION

Dated as of December 17, 1993

Filed and recorded with the Interstate Commerce Commission
pursuant to Section 11303, Title 49, United States Code on
December , 1993 at , Recordation No.

[US WEST(1)/CV02.WPF/24N/4354]

TABLE OF CONTENTS

	<u>Page</u>
ARTICLE I	
<u>Defined Terms</u>	
SECTION 1.01. Defined Terms	1
ARTICLE II	
<u>Security</u>	
SECTION 2.01. Assignment and Grant of Security .	2
SECTION 2.02. Equipment Collateral	3
SECTION 2.03. Rental Collateral	3
ARTICLE III	
<u>Covenants</u>	
SECTION 3.01. Maintenance of Equipment	4
SECTION 3.02. Maintenance of Insurance	4
SECTION 3.03. Preservation of Collateral	5
SECTION 3.04. Further Assurances; Supplements; Memoranda of Lease and Memoranda of Assignment	8
SECTION 3.05. Marking of Equipment	9
SECTION 3.06. Indemnity	9
ARTICLE IV	
<u>Possession and Use of Equipment;</u> <u>Assigned Leases</u>	
SECTION 4.01. Rights of the Debtor	10
SECTION 4.02. Notices to Lessees	10

Page

ARTICLE V

Power of Attorney

SECTION 5.01.	Appointment	11
SECTION 5.02	No Duty	11

ARTICLE VI

Casualty Losses

SECTION 6.01.	Casualty Losses; Notices	12
SECTION 6.02.	Replacement Unit; Prepayment of Loan	12

ARTICLE VII

Remedies

SECTION 7.01.	Remedies	13
SECTION 7.02.	Application of Proceeds	17
SECTION 7.03.	Discontinuance of Remedies	18

ARTICLE VIII

Miscellaneous

SECTION 8.01.	Binding Effect	18
SECTION 8.02.	No Waiver; Cumulative Remedies	19
SECTION 8.03.	Severability	19
SECTION 8.04.	Notices, etc.	19
SECTION 8.05.	Release and Termination	19
SECTION 8.06.	Governing Law	19
SECTION 8.07.	Counterparts	20
SECTION 8.08.	Headings	21

SCHEDULE I

Original Equipment

ASSIGNMENT AND SECURITY AGREEMENT
(CHATTEL MORTGAGE) dated as of December 17,
1993, between ACF INDUSTRIES, INCORPORATED, a
New Jersey corporation (the "Debtor"), and
NATIONS FINANCIAL CAPITAL CORPORATION, a
Delaware corporation (the "Secured Party").

RECITALS

A. Pursuant to the Term Loan Agreement dated as of December 17, 1993 (as amended, supplemented or otherwise modified from time to time, the "Loan Agreement"), between the Debtor and the Secured Party, the Secured Party, in its capacity as the lender thereunder, has agreed to make a Loan (as defined therein) to the Debtor on the terms and subject to the conditions set forth in the Loan Agreement, to be evidenced by a promissory note of the Debtor (as endorsed, supplemented or otherwise modified from time to time, the "Note") payable to the order of the Secured Party as provided in the Loan Agreement.

B. It is a condition precedent to the obligation of the Secured Party to make such Loan under the Loan Agreement that the Debtor shall have executed and delivered to the Secured Party this Security Agreement.

NOW, THEREFORE, in consideration of the premises and of the mutual covenants contained herein, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, the parties hereto agree as follows:

ARTICLE I

Defined Terms

SECTION 1.01. Defined Terms. Terms defined in the preamble hereof and the recitals hereto shall have their respective meanings when used herein and, unless otherwise defined herein, the terms defined in the Loan Agreement are used herein as therein defined and the following terms shall have the following meanings, such terms to include in the singular number the plural and in the plural number the singular:

"Assigned Lease Proceeds" is defined in Section 2.03 hereof.

"Damaged Unit" is defined in Section 6.01(b) hereof.

"ICA" shall mean the Interstate Commerce Act, as amended.

"Maximum Number" is defined in Section 6.02 hereof.

"Proceeds" is defined in the UCC and, in any event, includes, without limitation, (a) any and all proceeds of any insurance, indemnity, warranty or guarantee payable to the Debtor from time to time with respect to any of the Collateral, (b) any and all payments (in any form whatsoever) made or due and payable to the Debtor from time to time in connection with any requisition, confiscation, condemnation, seizure or forfeiture of any of the Collateral by any governmental authority (or any Person acting under color of governmental authority) and (c) any and all other amounts from time to time paid or payable under or in connection with any of the Collateral.

"Replacement Unit" is defined in Section 6.02 hereof.

"UCC" shall mean the Uniform Commercial Code as from time to time in effect in the State of New York.

"Value" shall mean with respect to a Damaged Unit the greater of (i) the fair market value of such Item of Equipment immediately prior to the time the Casualty Loss occurred with respect to such Item of Equipment and (ii) \$15,000.

ARTICLE II

Security

SECTION 2.01. Assignment and Grant of Security.
For value received and to secure (a) the prompt and complete payment when due (whether at the stated maturity, by prepayment, by acceleration or otherwise) of the unpaid principal of, premium, if any, and interest on, the Note and the fees set forth in Section 8.12 of the Loan Agreement and

(b) the due and punctual payment and performance by the Debtor of all of its obligations and liabilities arising under, out of or in connection with the Loan Documents and any other document executed and delivered in connection therewith or herewith, whether on account of principal, interest, fees, indemnities, costs, expenses (including, without limitation, all fees and disbursements of counsel to the Secured Party) or otherwise (all of the foregoing, collectively, the "Obligations"), the Debtor does hereby transfer, convey, warrant, mortgage, deliver, pledge, assign and grant to the Secured Party, its successors and assigns, all and singular of the Debtor's rights, title and interest in and to the properties, rights, interests and privileges, now or hereafter existing, set forth in Sections 2.02 and 2.03 hereof and any and all Proceeds thereof (all such properties and Proceeds thereof, collectively, the "Collateral"). This is a present and irrevocable assignment as collateral security for all the Obligations. The Debtor has not delegated, nor has the Secured Party assumed, any of the Debtor's obligations under any Assigned Lease. The Debtor shall continue to perform and discharge all duties, covenants, liabilities and obligations under the Assigned Leases. The Debtor shall not be relieved from any duty, debt or obligation to any lessee under an Assigned Lease as a result of such assignment. No performance or assumption by the Secured Party of any obligation of the Debtor under any Assigned Lease shall release the Debtor from that obligation. The Secured Party shall be subrogated to all rights of the Debtor to the extent the Secured Party shall perform or assume any of the Debtor's obligations under any Assigned Lease.

SECTION 2.02. Equipment Collateral. Collateral shall include certain railroad tank cars and covered hopper cars described on Schedule I hereto (collectively, the "Equipment", individually, an "Item of Equipment"), together with all accessories, equipment, parts and appurtenances appertaining or attached to such Equipment, whether now owned or at any time hereafter acquired by the Debtor, and all substitutions, replacements of, and additions, improvements, accessions and accumulations to, any and all of said Equipment, together with all rents, issues, income, profits and avails therefrom and any and all Proceeds thereof.

SECTION 2.03. Rental Collateral. Collateral shall also include all right, title and interest of the Debtor in and to each and every lease (whether or not such

lease is in writing or is for a term certain, including, without limitation, per diem leases), now or hereafter existing, relating to, but only to the extent relating to, the Equipment, including, without limitation, the leases specified on Schedule I hereto (each such lease, including all amendments, riders, supplements, other modifications and schedules thereto and renewals thereof, an "Assigned Lease"), and including, without limitation, subject to Section 4.01 hereof, (i) the immediate and continuing right to collect and receive any and all payments due and to become due under any Assigned Lease, whether as contractual obligations, damages or otherwise (to the extent such payments are derived from the Equipment) and all Proceeds of any thereof (such payments, the "Assigned Lease Proceeds") and (ii) the benefits of any representation, warranty, covenant, indemnity and agreement under any Assigned Lease. Subject to Section 3.03 hereof, the Debtor may assign any remaining interest under an Assigned Lease to the extent relating to any railroad tank cars and covered hopper cars not included in the Equipment.

ARTICLE III

Covenants

The Debtor hereby covenants and agrees with the Secured Party that, until the Obligations are paid in full:

SECTION 3.01. Maintenance of Equipment. (a) The Debtor shall maintain and keep, or cause to be maintained and kept, each Item of Equipment in good repair, working order and condition at its own cost and expense, unless and until such Item of Equipment may become worn out, unsuitable for use, lost or destroyed; provided that any such Item of Equipment so worn out, obsolete, lost or destroyed shall be replaced with a Replacement Unit in accordance with the provisions of Sections 3.04 and 6.02 hereof.

SECTION 3.02. Maintenance of Insurance. (a) The Debtor shall maintain, or cause to be maintained, with responsible insurance companies acceptable to the Secured Party, physical damage insurance and liability insurance, on such of its properties, in such amounts, against such risks and in such form as is customarily maintained by similar businesses, and, in any event, (i) with respect to physical damage insurance, in an amount not less than the principal balance of the Loan at any time then outstanding and

(ii) with respect to liability insurance in an amount not less than \$100 million, which insurance shall at all times include coverage for all liabilities covered under, and shall not include any exclusions from coverage other than those set forth in, the Debtor's policies of insurance as in effect on the Closing Date, true and complete copies of which have been certified and delivered to the Secured Party by an Authorized Officer. For purposes of this Section 3.02(a), physical damage insurance may include a program of self-insurance for physical damage exposures and liability insurance may include a program of self-insurance for up to \$5 million of liability exposures; provided that under any such program of self-insurance, the Debtor shall maintain, or cause to be maintained, adequate reserves on its books in accordance with GAAP, if applicable, to cover all risks not otherwise insured by an insurance company.

(b) If the Debtor maintains a program of self-insurance as permitted by Section 3.02(a) hereof, the Debtor shall, within 30 days after the end of each of its fiscal quarters, deliver to the Secured Party a certificate of an Authorized Officer setting forth evidence of the maintenance of such sufficient reserves as required by such Section 3.02(a) and any other financial statements or records as the Secured Party may require or request with respect to such program of self insurance. The Debtor shall cause the Secured Party to be named as an additional insured and loss payee under policies of insurance maintained pursuant to the provisions of Section 3.02(a) and shall deliver to the Secured Party (i) on the Closing Date, evidence in form and substance satisfactory to the Secured Party of such insurance policies and (ii) thereafter, 30 days' prior written notice before any cancelation, expiration, cessation, reduction in amount or change in coverage thereof shall become effective.

SECTION 3.03. Preservation of Collateral.

(a) The Debtor shall not create, permit, assume or suffer to exist, and shall warrant and defend the title to and defend the Collateral against and take such other action as is necessary to remove, any Lien on the Collateral other than (all of the Liens described in clauses (i) through (iii) below, collectively, "Permitted Liens"):

(i) the Lien and security interest created pursuant to this Security Agreement;

(ii) Liens for governmental charges or assessments arising under, out of or in connection with ERISA liability of the Debtor or any ERISA Affiliate but only to the extent such Liens are junior to the Lien and security interest created pursuant to this Security Agreement (any such Lien, an "ERISA Lien") (other than any such ERISA Lien which is the subject of a release or waiver pursuant to the Settlement Agreement or any other Settlement Document or Liens for taxes), in each case that are not at the time delinquent or that are delinquent but the amount or validity of which is being contested in good faith by appropriate proceedings and with respect to which reserves in accordance with GAAP have been provided for on the books of the Debtor; provided that such proceeding shall suspend the collection of any such assessments, governmental charges or taxes; and provided further, that the security interest in, or any rights of the Secured Party with respect to, the Collateral, or any part thereof, would not, in the sole opinion of the Secured Party, be adversely affected or forfeited as a result of such Lien; and provided further, that, with respect to any ERISA Lien, (A) the Secured Party shall have the right, immediately upon the creation, attachment or other establishment of such ERISA Lien, to visit and inspect during normal business hours any of the corporate books and financial records of the ERISA Affiliate so liable relevant to the imposition and/or discharge of such ERISA Lien, and to discuss the affairs, finances, accounts and any other information relevant to the imposition and/or discharge of such ERISA Lien that the Secured Party deems necessary, appropriate or advisable with respect to such ERISA Affiliate and (B) such ERISA Affiliate shall furnish immediately upon the request (which need not be in writing) of the Secured Party, its counsel or other agent, any and all information, records and data (financial or otherwise) relevant to the imposition and/or disposition of such ERISA Lien, which information, if not publicly available, shall not be disclosed to any other Person without the consent of the Debtor (except as requested or required by the Secured Party's regulators or by court order); and

(iii) materialmen's, mechanics', repairmen's and other like Liens arising in the ordinary course of business securing obligations that are not more than 30 days overdue; provided that the Debtor shall not be

required to discharge any Lien of the type referred to in this Section 3.03(a)(iii) if the amount or validity thereof is being contested by the Debtor in good faith by appropriate proceedings and with respect thereto adequate reserves in accordance with GAAP have been provided for on the books of the Debtor and would not, in the Secured Party's opinion, have an adverse effect on all or any part of the Collateral.

(b) (A) In connection with any assignment of any remaining interest under an Assigned Lease permitted by the last sentence of Section 2.03 hereof, no such assignee shall have the right to exercise any remedies under such Assigned Lease (including, without limitation, any right of termination) with respect to the Equipment and (B) the Debtor shall not sell, transfer, assign (as collateral security or otherwise) or otherwise dispose of any of the Collateral or attempt or offer to do so, or permit or suffer to be made any unauthorized or involuntary sale, transfer or other disposition, except that, so long as no Default or Event of Default shall have occurred and be continuing or would result therefrom, the Debtor may:

(i) with the prior written consent of the Secured Party (which shall not be unreasonably withheld), consent to an assignment by a lessee then party to an Assigned Lease of such Assigned Lease to a third party who has assumed, whether by merger, sale or otherwise, the rights and obligations of the lessee originally party to such Assigned Lease; provided that the Secured Party shall be satisfied, in its reasonable opinion, of the creditworthiness of the lessee to which such Assigned Lease is to be assigned; and

(ii) sell an Item of Equipment to the lessee then leasing such Item of Equipment; provided that the Debtor, prior to or concurrently with any such sale, shall have granted the Secured Party a fully perfected first-priority security interest on any additional Item or Items of Equipment (with a fair market value at least equal to that of the Item of Equipment so sold, as determined by the Secured Party in its sole opinion) and otherwise complied fully with the provisions of Section 3.04 hereof, or shall, simultaneously with such sale and out of the proceeds thereof, make a prepayment on the Loan in an amount equal to \$15,000 in principal amount per Item of Equipment sold in accordance with the provisions of Section 2.06 of the Loan Agreement.

(c) The Debtor shall advise the Secured Party promptly, in reasonable detail, of any Lien or claim made or asserted against any of the Collateral and of any event affecting the Secured Party's security interest in the Collateral.

SECTION 3.04. Further Assurances; Supplements; Memoranda of Lease and Memoranda of Assignment. (a) The Debtor shall, at its sole cost and expense, do, execute, acknowledge and deliver all and every further acts, supplements, memoranda, mortgages, security agreements, deeds, conveyances, transfers and assurances necessary or appropriate for the perfection and preservation of the security interest created hereby in the Collateral, whether now owned or hereafter acquired. The Debtor shall cause this Security Agreement, all Supplements hereto, all Memoranda of Lease and Memoranda of Assignment and financing and continuation statements and similar notices reasonably requested by the Secured Party or required by applicable law (and, if and only to the extent required by applicable law, the Assigned Leases) at all times to be kept, recorded and filed at no expense to the Secured Party in such manner and in such places as may be required by law in order to fully preserve and protect the rights of the Secured Party in any or all of the Collateral hereunder or under any other Loan Document, including, without limitation, the filing of Uniform Commercial Code financing statements (and continuations thereof) and the filing, registration and recordation of this Security Agreement or any Supplement hereto, all Memoranda of Lease and Memoranda of Assignment (and if and only to the extent required by law, the Assigned Leases) with the ICC and the Registrar General of Canada.

(b) Concurrently with the execution and delivery of any Supplement, Memorandum of Lease and Memorandum of Assignment (whether pursuant to Section 5.01(q) of the Loan Agreement, Section 6.02 hereof or otherwise), the Debtor shall, at its own expense, furnish to the Secured Party (i) evidence in form and substance satisfactory to the Secured Party that (A) such Supplement, Memorandum of Lease and Memorandum of Assignment shall have been duly filed, registered and recorded with the ICC in accordance with Section 11303, Title 49 of the United States Code, and with the Registrar General of Canada, (B) all Uniform Commercial Code financing statements deemed necessary or appropriate by the Secured Party shall have been filed and (C) all fees, expenses and taxes in connection therewith shall have been paid or otherwise provided for, (ii) the executed legal

opinions of counsel to the Debtor, addressed to the Secured Party and dated the date of such Supplement, of each of Frank L. Pellegrini; Stryker, Tams & Dill; Alvord & Alvord; and Aird & Berlis (or other counsel to the Debtor reasonably satisfactory to the Secured Party), which opinions shall cover the matters set forth in Exhibits D-2, D-3, D-4, D-5 and D-6, respectively, to the Loan Agreement with respect to such Supplement, Memorandum of Lease and Memorandum of Assignment and the Collateral covered by such Supplement, Memorandum of Lease and Memorandum of Assignment, (iii) such other corporate certificates or documents as the Secured Party shall reasonably request (including, without limitation, corporate resolutions and incumbency certificates), certified as of the date of such Supplement, and (iv) evidence required pursuant to Section 3.01(a)(viii) of the Loan Agreement and executed Consents with respect to any Assigned Leases covered by such Supplement, Memorandum of Lease or Memorandum of Assignment. The provisions of Section 3.01(b)(i) and (ii) of the Loan Agreement shall be true and correct on and as of the date of any such Supplement, Memorandum of Lease and Memorandum of Assignment.

SECTION 3.05. Marking of Equipment. The Debtor shall not permit the identifying number of any Item of Equipment to be changed except in accordance with a statement of new number or numbers to be substituted therefor, which statement previously shall have been delivered to the Secured Party and filed, recorded and deposited by the Debtor in all public offices where this Security Agreement and/or any Memorandum of Lease and Memorandum of Assignment shall have been filed, recorded or deposited.

SECTION 3.06. Indemnity. The Debtor agrees to indemnify, protect and hold harmless the Secured Party and the officers, directors, employees and agents of the Secured Party (collectively called the "indemnitees") from and against any and all liabilities, obligations, losses, injuries, damages, penalties, actions, judgments, demands, suits, claims, costs, interest, expenses and disbursements of any kind or nature whatsoever (including, without limitation, the fees and disbursements of counsel for such indemnitee in connection with any investigative, administrative or judicial proceeding, whether or not such indemnitee shall be designated a party thereto, and the expenses of investigation by engineers, environmental consultants and similar technical personnel) (collectively,

the "indemnified liabilities"), which may be imposed on, incurred by or asserted against such indemnitee as a result of or in connection with the transactions contemplated hereby or by the other Loan Documents, including, without limitation, as a result of or in connection with the security interests granted under this Security Agreement or any other Loan Document, the Assigned Leases, the ordering, acquisition, use, operation, maintenance, condition, purchase, delivery, rejection, storage or repossession of any Item of Equipment, any claim for personal injury or property damage arising from the operation, use, condition, possession, storage or repossession of any of the Collateral, or any claim relating to any laws, rules or regulations, including, without limitation, environmental control, noise and pollution laws, rules or regulations; provided that the Debtor shall have no obligation to so indemnify any indemnitee for any indemnified liabilities arising from such indemnitee's wilful misconduct or gross negligence. The obligations of the Debtor under this Section 3.06 shall survive payment or other satisfaction of the Obligations and termination of this Security Agreement.

ARTICLE IV

Possession and Use of Equipment; Assigned Leases

SECTION 4.01. Rights of the Debtor. Unless an Event of Default has occurred and is continuing, (a) the Debtor and each lessee party to an Assigned Lease shall be suffered and permitted to remain in full possession, enjoyment and control of the Item of Equipment covered by such Assigned Lease, and to manage, operate and use such Item of Equipment and each part thereof, with the rights and franchises pertaining to such Item of Equipment and such Assigned Lease and (b) the Debtor may exercise all of its rights, powers, privileges and remedies under the Assigned Leases, including, without limitation, the right to receive, in accordance with its normal commercial practices, any and all monies due or to become due thereunder and to retain all copies (whether original or duplicates) thereof, so long as no such exercise by the Debtor shall materially impair the Secured Party's rights in the Collateral or hereunder.

SECTION 4.02. Notices to Lessees. If an Event of Default shall have occurred and be continuing (a) the Debtor shall, upon the request of the Secured Party, or the Secured

Party may, on its own behalf, notify each lessee party to an Assigned Lease that all rental payments in respect thereof shall be made directly to the Secured Party and (b) the Secured Party may in its own name or in the name of others communicate with any such lessee and exercise any rights pursuant to any Assigned Lease.

ARTICLE V

Power of Attorney

SECTION 5.01. Appointment. The Debtor hereby irrevocably constitutes and appoints the Secured Party, and any officer or agent thereof, with full power of substitution, as its true and lawful attorney-in-fact, with full and irrevocable power and authority in the place and stead of the Debtor and in the name of the Debtor or its own name, if an Event of Default shall have occurred and be continuing, to ask, demand, collect receive receipt for, sue for, compound and give acquittance for any and all of the Collateral, with full power to settle, adjust or compromise any claim thereunder as fully as the Debtor could itself do, and to endorse the name of the Debtor on all commercial paper given in payment or in part payment thereof, and in its discretion to file any claim or take any other action or proceeding, in its own name or in the name of the Debtor or otherwise, and generally to sell, transfer, pledge, make any agreement with respect to or otherwise deal with any of the Collateral as fully and completely as though the Secured Party were the absolute owner thereof for all purposes, and to do, at the Secured Party's option and at the Debtor's expense, all acts and things that the Secured Party deems necessary or appropriate to protect, preserve and realize upon the Collateral and the Secured Party's interest therein and afforded hereby. The Debtor hereby ratifies all that said attorneys shall lawfully do or cause to be done by virtue hereof. This power of attorney is a power coupled with an interest and shall be irrevocable.

SECTION 5.02. No Duty. The powers conferred on the Secured Party hereunder are solely to protect its interest in the Collateral and shall not impose any duty upon it to exercise any such powers. The Secured Party shall be accountable only for amounts that it actually receives as a result of the exercise of such powers and neither it nor any of its officers, directors, employees or agents shall be responsible to the Debtor for any act or

failure to act, except for its or their own wilful misconduct or gross negligence.

ARTICLE VI

Casualty Losses

SECTION 6.01. Casualty Losses; Notices. (a) Any of the following events or conditions with respect to any Item of Equipment shall be a casualty loss hereunder (such event or condition, a "Casualty Loss"):

(i) such Item of Equipment shall become (A) lost for a period in excess of 30 consecutive days or (B) destroyed, stolen, or irreparably damaged; or

(ii) title to or use of such Item of Equipment shall be taken, condemned, confiscated, seized or otherwise requisitioned by any governmental authority or any Person acting under color of governmental authority; or

(iii) such Item of Equipment otherwise becomes unusable in the business of the Debtor.

(b) In the event of a Casualty Loss with respect to any Item of Equipment, the Debtor shall promptly after receipt of notice of the same (and, in any event, not more than 10 days after the receipt of such notice) give the Secured Party written notice of such Casualty Loss, which notice shall identify the Item of Equipment that has suffered the Casualty Loss (such Item of Equipment, the "Damaged Unit").

SECTION 6.02. Replacement Unit; Prepayment of Loan. Upon the occurrence of a Casualty Loss resulting in a Damaged Unit, the Debtor shall, at its option, either (a) replace such Damaged Unit with a replacement unit of the same type and which has a fair market value and utility at least equal to the Value of, and which is in as good condition (in each case determined by the Secured Party in its sole opinion) as, the Damaged Unit immediately prior to such Casualty Loss (assuming that such Damaged Unit was then in the condition required to be maintained by Section 3.01 hereof) and that is free and clear of all Liens other than Permitted Liens (such unit, the "Replacement Unit") and grant a security interest in the Replacement Unit by

executing and delivering a Supplement, Memorandum of Lease and Memorandum of Assignment with respect thereto and taking all other steps necessary to subject such Replacement Unit to the lien and security interest of this Security Agreement in accordance with the provisions of Section 3.04 hereof or (b) make a prepayment on the Loan in a principal amount equal to \$15,000 per Damaged Unit in accordance with the provisions of Section 2.06 of the Loan Agreement. So long as no Default or Event of Default has occurred and is continuing, the Debtor shall not be required to comply with the provisions of clause (a) or (b) of this Section 6.02 unless and until seven Items of Equipment have suffered Casualty Losses subsequent to the date of this Security Agreement (such amount, the "Maximum Number"). Within 2 days after the Maximum Number is reached, the Debtor shall so notify the Secured Party and within 10 days after such date the Debtor shall complete either of the actions specified in clause (a) or (b) hereof with respect to each of such Items of Equipment. Following compliance by the Debtor with clause (a) or (b) hereof with respect to each of such Items of Equipment, the Debtor shall not be required to comply with the provisions of clause (a) or (b) of this Section 6.02 again until the Maximum Number is again reached, at which time the Debtor shall again comply with the requirements of the immediately preceding sentence. Upon compliance by the Debtor with the provisions of Section 3.04 hereof and Section 6.02(a) with respect to any Replacement Unit, and so long as no Default or Event of Default shall have occurred and be continuing, the Secured Party shall, at the request of the Debtor, execute and deliver releases in a form reasonably satisfactory to the Debtor releasing the Damaged Unit so replaced from the lien and security interest of this Security Agreement (without recourse to, or representation or warranty by, the Secured Party).

ARTICLE VII

Remedies

SECTION 7.01. Remedies. If an Event of Default shall have occurred and be continuing, the Secured Party shall have the following remedies:

- (a) All payments received by the Debtor in connection with or arising out of any of the Collateral shall be held by the Debtor in trust for the Secured

Party, shall be segregated from other funds of the Debtor and shall, forthwith upon receipt by the Debtor, be turned over to the Secured Party, in the same form as received by the Debtor (duly endorsed by the Debtor to the Secured Party, if required); any and all such payments so received by the Secured Party (whether from the Debtor or otherwise) may, in the sole discretion of the Secured Party, be held by the Secured Party as collateral security for the Obligations, and/or then or at any time thereafter applied in whole or in part by the Secured Party against all or any part of the Obligations then due in such order as the Secured Party shall elect. Any balance of such payments held by the Secured Party and remaining after payment in full of all the Obligations shall be paid over to the Debtor or to whomsoever may be lawfully entitled to receive the same.

(b) To the extent not prohibited by applicable law, the Secured Party may exercise, in addition to all other rights and remedies granted to it in this Security Agreement and in any other instrument or agreement securing, evidencing or relating to the Obligations, all rights and remedies of a secured party under the Uniform Commercial Code of any jurisdiction and under the ICA. Without limiting the generality of the foregoing, the Debtor expressly agrees that in any such event the Secured Party, without demand of performance or other demand, advertisement or notice of any kind (except the notice specified below of time and place of public or private sale) to or upon the Debtor or any other Person (all and each of which demands, advertisements and/or notices are hereby expressly waived to the fullest extent permitted by applicable law) may, itself or by agents or attorneys, take immediate possession of the Collateral, or any portion thereof, and for that purpose may pursue the same wherever it may be found, and may enter any of the premises of the Debtor, with or without notice, demand, process of law or legal procedure, and search for, take possession, remove, keep and store the Collateral, or use and operate or lease the Collateral until sold and may forthwith collect, receive, appropriate and realize upon the Collateral or any part thereof and may take possession of the Collateral and/or may sell or otherwise dispose of the Collateral as set forth in Section 7.01(c) hereof.

(c) The Secured Party may forthwith sell, assign, give option or options to purchase, or sell, lease or otherwise dispose of and deliver the Collateral, or any part thereof, in any manner permitted by applicable law (or contract to do so) in one or more parcels at public or private sale or sales, at the office of any broker or at any of the Secured Party's offices or elsewhere at such prices as it may deem best, for cash or on credit or for future delivery without assumption of any credit risk, with the right of the Secured Party upon any such sale or sales, public or private, to purchase the whole or any part of the Collateral so sold, free of any right or equity of redemption in the Debtor (or any Person claiming by or through the Debtor the Collateral, or any part thereof, so sold), which right or equity of redemption is hereby expressly waived and released to the fullest extent permitted by applicable law. If any notification of intended disposition of any of the Collateral is required by law, such notification shall be deemed reasonably and properly given if mailed at least 10 days before such disposition, postage prepaid, addressed to the Debtor at its address set forth in Section 8.02 of the Loan Agreement. The Debtor further agrees, at the Secured Party's request, to collect and make available to the Secured Party the Equipment as hereinafter provided. Any Collateral repossessed by the Secured Party under or pursuant to this Section 7.01 may be sold, leased or otherwise disposed of under one or more contracts or as an entirety, and without the necessity of gathering at the place of sale the property to be sold, in the condition in which the same existed when taken by the Secured Party or after any overhaul or repair and in general in such manner, at such time or times, at such place or places and on such terms as the Secured Party may, in compliance with any applicable law, determine to be commercially reasonable. Any such sale or other disposition that shall be a private sale or other private proceedings permitted by such requirements shall be made upon not less than 10 days' written notice to Debtor specifying the time at which such disposition is to be made and the intended sale price or other consideration therefor, and shall be subject, for 10 days after the giving of such notice, to the right of the Debtor or any nominee of the Debtor to acquire the Collateral involved at a price or for such other consideration so specified. Any such disposition that shall be a public sale permitted by such

requirements shall be made upon not less than 10 days' written notice to the Debtor specifying the time and place of such sale and, in the absence of any applicable law, shall be by public auction (which may, at the Secured Party's option, be subject to reserve) after publication of notice of such auction not less than 10 days prior thereto in two newspapers of general circulation in the City of New York. To the extent permitted by any applicable law, the Secured Party may itself bid for and become the purchaser of the Collateral or any part thereof offered for sale in accordance with this Section 7.01(c) without accountability to the Debtor (except to the extent of any surplus received, as hereinafter provided). If, under any applicable law, the Secured Party shall be required to make disposition of the Collateral within a period of time that does not permit the giving of notice to the Debtor as hereinabove specified, the Secured Party need give the Debtor only such notice of disposition as shall be reasonably practicable in view of any applicable law. Any sale, whether under any power of sale hereby given or by virtue of judicial proceedings, shall operate to divest all right, title, interest, claim and demand whatsoever, either at law or in equity, of the Debtor in and to the Collateral sold and shall be a perpetual bar, both at law and in equity, against the Debtor, its successors and assigns, and against any and all Persons claiming the property sold, or any part thereof under, by or through the Debtor, its successors or assigns. The Secured Party may proceed to protect and enforce this Security Agreement by suit or suits or proceedings in equity, at law or in bankruptcy, and whether of the specific performance of any covenant or agreement herein contained or in execution or aid of any power herein granted, or for foreclosure hereunder, or for the appointment of a receiver or receivers for the Collateral of any part thereof, for the recovery of judgment for the indebtedness hereby secured or for the enforcement of any other legal or equitable remedy available under applicable law.

(d) In the event that the Secured Party shall request that the Equipment be collected as provided in Section 7.01(b) hereof, the Debtor shall, at its own risk and expense, (i) forthwith and in the usual manner (including, but not by way of limitation, giving prompt telegraphic and written notice to the AAR and to all

railroads to which any Items of Equipment have been interchanged) place such Items of Equipment upon such storage tracks as the Secured Party reasonably may designate; (ii) permit the Secured Party to store such Items of Equipment on such tracks until such Items of Equipment have been sold, leased or otherwise disposed of by the Secured Party; and (iii) transport the same to any connecting carrier for shipment, all as directed by the Secured Party. The assembling, delivery, storage and transporting of the Equipment as herein provided shall be at the expense and risk of the Debtor and are of the essence of this Security Agreement, and upon application to any court of equity having jurisdiction in the premises the Secured Party shall be entitled to a decree against the Debtor requiring specific performance of the covenants of the Debtor so to assemble, deliver, store and transport the Equipment. During any storage period, the Debtor shall, at its own cost and expense, maintain and keep the Equipment in good order and repair and will permit the Secured Party or any Person designated by it, including the authorized representative or representatives of any prospective purchaser, lessor or manager of any Item of Equipment, to inspect the same. The Debtor hereby expressly waives any and all claims against the Secured Party and its agent or agents for damages of whatsoever nature in connection with any retaking of any Item of Equipment in any reasonable manner.

(e) Beyond the use of reasonable care in the custody thereof, the Secured Party shall not have any duty as to any Collateral in its possession or control or in the possession or control of any agent or nominee of it or as to any income thereon.

SECTION 7.02. Application of Proceeds. The Secured Party shall apply the net proceeds of any collection, recovery, receipt, appropriation, realization or sale as follows:

(a) First, to the payment of all costs and expenses of every kind incurred therein or incidental to the care, safekeeping, or otherwise of any or all of the Collateral or in any way relating to the rights of the Secured Party hereunder, including attorneys' fees and expenses, and of all taxes, assessments or liens

superior to or pari passu with the Lien and security interest created hereby except any taxes, assessments or other liens subject to which any such collection, recovery, receipt, appropriation, realization or sale may have been made;

(b) Second, to the payment in whole or in part of the Obligations, in such order as the Secured Party may elect, the Debtor remaining liable for any deficiency remaining unpaid after such application;

(c) Third, only after so applying the net proceeds and after the payment made by the Secured Party of any other amount required to be made pursuant to any applicable law, including Section 9-504(1)(c) of the UCC, to the Debtor.

To the fullest extent permitted by applicable law, the Debtor waives all claims, damages and demands against the Secured Party arising out of the repossession, retention or sale of the Collateral. The Debtor shall remain liable for any deficiency if the proceeds of any sale or disposition of the Collateral are insufficient to pay all amounts to which the Secured Party is entitled, the Debtor also being liable for the fees of any attorneys employed by the Secured Party to collect such deficiency. The Debtor hereby waives presentment, demand, protest and any notice (to the fullest extent permitted by applicable law) of any kind in connection with this Security Agreement or any Collateral.

SECTION 7.03. Discontinuance of Remedies. In case the Secured Party shall have proceeded to enforce any right under this Security Agreement by foreclosure, sale, entry or otherwise, and such proceedings shall have been discontinued or abandoned for any reason or shall have been determined adversely, then, and in every such case, the Debtor and the Secured Party shall be restored to their former positions and rights hereunder with respect to the Collateral.

ARTICLE VIII

Miscellaneous

SECTION 8.01. Binding Effect. This Security Agreement shall be binding upon and inure to the benefit of

the Debtor and the Secured Party and their respective successors and assigns.

SECTION 8.02. No Waiver; Cumulative Remedies. No failure to exercise and no delay in exercising, on the part of the Secured Party, any right, power or privilege under this Security Agreement, any Supplement, any other Loan Document or any of the Collateral shall operate as a waiver thereof; nor shall any single or partial exercise of any right, power or privilege hereunder or thereunder preclude any other or further exercise thereof or the exercise of any other right, power or privilege. The rights and remedies provided herein and therein are cumulative and not exclusive of any rights or remedies provided by law.

SECTION 8.03. Severability. In the event that any one or more of the provisions contained herein, or the application thereof in any circumstances, is held invalid, illegal or unenforceable in any respect for any reason, the validity, legality and enforceability of any such provision in every other respect and of the remaining provisions hereof shall not be in any way impaired or affected.

SECTION 8.04. Notices, Etc. All notices, requests and demands to or upon the respective parties hereto, except as shall be otherwise expressly provided herein, shall be effective as set forth in Section 8.02 of the Loan Agreement.

SECTION 8.05. Release and Termination. At the sole expense of the Debtor, the Secured Party shall release the lien and security interest created pursuant to this Security Agreement by proper instrument or instruments upon payment in full, or other satisfaction of, the Obligations, whereupon this Security Agreement shall terminate.

SECTION 8.06. Governing Law. This Security Agreement and the rights and obligations of the parties hereunder shall be governed by, and construed and interpreted in accordance with, the laws of the State of New York; provided that the parties hereto shall be entitled to all rights conferred by Section 11303, Title 49 of the United States Code and such additional rights arising out of the filing, registration, recording or deposit of this Security Agreement or any Supplement hereto pursuant thereto.

SECTION 8.07. Counterparts. This Security Agreement may be executed in any number of counterparts, each executed counterpart constituting an original, but all of such counterparts all together shall be deemed to constitute one and the same instrument.

SECTION 8.08. Headings. The headings of the sections of this Security Agreement are for purposes of convenience only and shall not be construed to affect the meaning or construction of any of the provisions hereof.

IN WITNESS WHEREOF, the parties hereto have caused this Security Agreement to be executed and delivered by their proper and duly authorized officers as of the date first above written.

ACF INDUSTRIES, INCORPORATED,

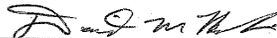
by Vincent Clark
Title: ASSISTANT TREASURER

NATIONS FINANCIAL CAPITAL
CORPORATION,

by Michael J. Cogan
Title: Authorized Signatory

STATE OF NEW YORK)
 : ss.
COUNTY OF NEW YORK)

On this 15th day of December, 1993, before me personally came Umesh Choksi, to me known, who being to me duly sworn, did depose and say that he is the Assistant Treasurer of ACF Industries, Incorporated, the corporation described in and which executed the foregoing instrument; and that he signed his name thereto by order of the board of directors of said corporation.



Notary Public

★
DAVID M BRENSILBER
Notary Public, State of New York
Qualified in New York County
No. 4980938
Commission Expires April 29, 1995

12/15/93; 10:19pm
24950/1760/30176.1

STATE OF CONNECTICUT)
) ss.:
COUNTY OF FAIRFIELD)

On this 15th day of December, before me, personally appeared Michael J. Cingari to me personally known, who being by me duly sworn, says that he resides at One Canterbury Green, Stamford, Connecticut and is an authorized signatory of NATIONS FINANCIAL CAPITAL CORPORATION; that said instrument was signed on behalf of said corporation by authority of its Board of Directors on October 1, 1993; and he acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.



Notary Public

WAYNE ALLEN
NOTARY PUBLIC
MY COMMISSION EXPIRES MAR. 31, 1998

(SEAL)

SCHEDULE I TO THE
SECURITY AGREEMENT

Lessee	Car Service Contract No.	Identifying Numbers (Both Inclusive)			Number of Cars	AAR Design- ation
		Rptg Mark	From	To		
A. E. STALEY MANUFACTURING COMPANY	MSC 5-4887 Rider 3	ACFX	45813	45823	13	C614
AIR PRODUCTS AND CHEMICALS INC.	2-1015	ACFX	96888	96889	2	C214
AIR PRODUCTS AND CHEMICALS INC.	2-1292	ACFX	97398	0	1	C214
AIR PRODUCTS AND CHEMICALS INC.	2-1292	ACFX	97406	97407	2	C214
AIR PRODUCTS AND CHEMICALS INC.	2-1292	ACFX	97409	97410	2	C214
AIR PRODUCTS AND CHEMICALS INC.	2-1292	ACFX	97413	97414	2	C214
AIR PRODUCTS AND CHEMICALS INC.	2-1292	ACFX	97419	0	1	C214
AIR PRODUCTS AND CHEMICALS INC.	2-2171	ACFX	6283	0	1	T101
AIR PRODUCTS AND CHEMICALS INC.	2-2894	ACFX	78747	0	1	T105
AIR PRODUCTS AND CHEMICALS INC.	2-2939	ACFX	12205	0	1	T015
AIR PRODUCTS AND CHEMICALS INC.	2-2939	ACFX	12207	0	1	T015
AIR PRODUCTS AND CHEMICALS INC.	2-2940	ACFX	12206	0	1	T015
AIR PRODUCTS AND CHEMICALS INC.	2-2940	ACFX	12211	0	1	T015
AIR PRODUCTS AND CHEMICALS INC.	2-2940	ACFX	12213	0	1	T015
AIR PRODUCTS AND CHEMICALS INC.	2-3293	ACFX	78006	78007	2	T106
AIR PRODUCTS AND CHEMICALS INC.	2-3293	ACFX	78010	0	1	T106
AIR PRODUCTS AND CHEMICALS INC.	2-3293	ACFX	78012	78013	2	T106
AIR PRODUCTS AND CHEMICALS INC.	2-3293	ACFX	83896	0	1	T106
AIR PRODUCTS AND CHEMICALS INC.	2-3293	ACFX	84232	84233	2	T106
AIR PRODUCTS AND CHEMICALS INC.	2-3293	ACFX	84439	0	1	T106
AIR PRODUCTS AND CHEMICALS INC.	2-3293	ACFX	84441	84442	2	T106
AIR PRODUCTS AND CHEMICALS INC.	2-3293	ACFX	87106	0	1	T106
AIR PRODUCTS AND CHEMICALS INC.	2-3293	ACFX	87108	0	1	T106
AIR PRODUCTS AND CHEMICALS INC.	2-3323	ACFX	89007	89009	3	T108
AIR PRODUCTS AND CHEMICALS INC.	2-3561	ACFX	12098	0	1	T015
AIR PRODUCTS AND CHEMICALS INC.	2-3561	ACFX	12218	0	1	T015
AIR PRODUCTS AND CHEMICALS INC.	2-3561	ACFX	88646	0	1	T015
AIR PRODUCTS AND CHEMICALS INC.	2-3616	ACFX	83838	0	1	T108
AIR PRODUCTS AND CHEMICALS INC.	2-3616	ACFX	83875	0	1	T108
AIR PRODUCTS AND CHEMICALS INC.	2-3616	ACFX	89099	89100	2	T108
AIR PRODUCTS AND CHEMICALS INC.	2-3806	ACFX	84660	0	1	T108
AIR PRODUCTS AND CHEMICALS INC.	2-3806	ACFX	84662	84663	2	T108
AIR PRODUCTS AND CHEMICALS INC.	2-3882	ACFX	16927	0	1	T389
AIR PRODUCTS AND CHEMICALS INC.	2-3882	ACFX	17046	0	1	T409
AIR PRODUCTS AND CHEMICALS INC.	2-3882	ACFX	17772	0	1	T418
AIR PRODUCTS AND CHEMICALS INC.	2-3926	ACFX	83147	83148	2	T015
AIR PRODUCTS AND CHEMICALS INC.	2-4052	ACFX	89893	0	1	T108
AIR PRODUCTS AND CHEMICALS INC.	2-4052	ACFX	89895	0	1	T108
AIR PRODUCTS AND CHEMICALS INC.	2-4377	ACFX	81322	0	1	T105
AIR PRODUCTS AND CHEMICALS INC.	2-4377	ACFX	81759	0	1	T105
AIR PRODUCTS AND CHEMICALS INC.	2-4377	ACFX	83244	0	1	T105
AIR PRODUCTS AND CHEMICALS INC.	2-4377	ACFX	83299	0	1	T105
AIR PRODUCTS AND CHEMICALS INC.	2-4378	ACFX	80197	0	1	T407
AIR PRODUCTS AND CHEMICALS INC.	2-4378	ACFX	80284	0	1	T407
AIR PRODUCTS AND CHEMICALS INC.	2-4378	ACFX	80291	0	1	T407
AIR PRODUCTS AND CHEMICALS INC.	2-4539	ACFX	11983	0	1	T103

AIR PRODUCTS AND CHEMICALS INC.	2-4575	ACFX 17137 17141	5	T399
AIR PRODUCTS AND CHEMICALS INC.	2-4847	ACFX 19965 0	1	T399
AIR PRODUCTS AND CHEMICALS INC.	2-5204	ACFX 97402 0	1	C214
AIR PRODUCTS AND CHEMICALS INC.	2-5205	ACFX 97412 0	1	C214
AIR PRODUCTS AND CHEMICALS INC.	2-5343	ACFX 86001 0	1	T108
AIR PRODUCTS AND CHEMICALS INC.	2-5343	ACFX 86004 0	1	T108
AIR PRODUCTS AND CHEMICALS INC.	2-5343	ACFX 88175 0	1	T108
AIR PRODUCTS AND CHEMICALS INC.	2-5343	ACFX 88189 0	1	T108
AIR PRODUCTS AND CHEMICALS INC.	2-5357	ACFX 83872 0	1	T108
AIR PRODUCTS AND CHEMICALS INC.	2-5357	ACFX 83874 0	1	T108
AIR PRODUCTS AND CHEMICALS INC.	2-5357	ACFX 86064 0	1	T108
AIR PRODUCTS AND CHEMICALS INC.	2-5357	ACFX 87249 0	1	T108
AIR PRODUCTS AND CHEMICALS INC.	2-5357	ACFX 87253 0	1	T108
AIR PRODUCTS AND CHEMICALS INC.	2-5357	ACFX 89333 0	1	T108
AIR PRODUCTS AND CHEMICALS INC.	2-5357	ACFX 89336 0	1	T108
AIR PRODUCTS AND CHEMICALS INC.	2-5547	ACFX 89169 0	1	T108
AIR PRODUCTS AND CHEMICALS INC.	2-5582	ACFX 87217 0	1	T108
AIR PRODUCTS AND CHEMICALS INC.	2-5582	ACFX 87243 0	1	T108
AIR PRODUCTS AND CHEMICALS INC.	2-5582	ACFX 87246 0	1	T108
AIR PRODUCTS AND CHEMICALS INC.	2-5894	ACFX 72516 72517	2	T106
AIR PRODUCTS AND CHEMICALS INC.	2-5894	ACFX 72520 0	1	T106
AIR PRODUCTS AND CHEMICALS INC.	2-5894	ACFX 72546 0	1	T106
AIR PRODUCTS AND CHEMICALS INC.	2-5894	ACFX 72548 0	1	T106
AIR PRODUCTS AND CHEMICALS INC.	2-6697	ACFX 18625 0	1	T399
AIR PRODUCTS AND CHEMICALS INC.	2-6697	ACFX 18627 18629	3	T399
AIR PRODUCTS AND CHEMICALS INC.	2-7226	ACFX 88917 88918	2	T106
AIR PRODUCTS AND CHEMICALS INC.	2-7226	ACFX 89005 0	1	T106
AIR PRODUCTS AND CHEMICALS INC.	2-7322	ACFX 89006 0	1	T108
AIR PRODUCTS AND CHEMICALS INC.	2-7322	ACFX 89010 0	1	T108
AIR PRODUCTS AND CHEMICALS INC.	2-7384	ACFX 15981 0	1	T103
AIR PRODUCTS AND CHEMICALS INC.	2-7750	ACFX 83087 83091	5	T105
AIR PRODUCTS AND CHEMICALS INC.	2-7796	ACFX 83113 83114	2	T105
AIR PRODUCTS AND CHEMICALS INC.	2-7960	ACFX 83236 83237	2	T105
AIR PRODUCTS AND CHEMICALS INC.	2-8440	ACFX 89894 0	1	T108
AIR PRODUCTS AND CHEMICALS INC.	2-8440	ACFX 89896 0	1	T108
AIR PRODUCTS AND CHEMICALS INC.	2-9903	ACFX 87132 0	1	T108
AIR PRODUCTS AND CHEMICALS INC.	2-9903	ACFX 87135 0	1	T108
AIR PRODUCTS AND CHEMICALS INC.	2-9903	ACFX 87139 87141	3	T108
CHEVRON U.S.A. PRODUCTS COMPANY	4-1397	ACFX 97746 97770	25	C214
CHEVRON U.S.A. PRODUCTS COMPANY	4-1397	ACFX 97772 97785	14	C214
EAGLE-PICHER MINERALS, INC.	4-0960	ACFX 96798 96807	10	C614
EAGLE-PICHER MINERALS, INC.	4-5821	ACFX 96344 0	1	C614
EAGLE-PICHER MINERALS, INC.	4-5821	ACFX 96357 0	1	C614
EAGLE-PICHER MINERALS, INC.	4-5821	ACFX 96360 96361	2	C614
EAGLE-PICHER MINERALS, INC.	4-9475	ACFX 96166 0	1	C614
EAGLE-PICHER MINERALS, INC.	4-9475	ACFX 96362 96363	2	C614
ELF ATOCHEM NORTH AMERICA, INC.	2-0697	ACFX 85988 85990	3	T564
ELF ATOCHEM NORTH AMERICA, INC.	2-0697	ACFX 86213 86214	2	T564
ELF ATOCHEM NORTH AMERICA, INC.	2-0697	ACFX 86216 86227	12	T564
ELF ATOCHEM NORTH AMERICA, INC.	2-1070	ACFX 85073 0	1	T546
ELF ATOCHEM NORTH AMERICA, INC.	2-1070	ACFX 85077 0	1	T546
ELF ATOCHEM NORTH AMERICA, INC.	2-1070	ACFX 85081 0	1	T546
ELF ATOCHEM NORTH AMERICA, INC.	2-1070	ACFX 85092 0	1	T546
ELF ATOCHEM NORTH AMERICA, INC.	2-1070	ACFX 85094 0	1	T546
ELF ATOCHEM NORTH AMERICA, INC.	2-1257	ACFX 83817 83821	5	T104
ELF ATOCHEM NORTH AMERICA, INC.	2-1370	ACFX 86500 0	1	T104

ELF ATOCHEM NORTH AMERICA, INC.	2-1370	ACFX 86502 86504	3	T104
ELF ATOCHEM NORTH AMERICA, INC.	2-1370	ACFX 86512 0	1	T104
ELF ATOCHEM NORTH AMERICA, INC.	2-1370	ACFX 86520 0	1	T104
ELF ATOCHEM NORTH AMERICA, INC.	2-1370	ACFX 86525 0	1	T104
ELF ATOCHEM NORTH AMERICA, INC.	2-1370	ACFX 86530 0	1	T104
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ELF ATOCHEM NORTH AMERICA, INC.	2-1370	ACFX 86538 86540	3	T104
ELF ATOCHEM NORTH AMERICA, INC.	2-1370	ACFX 88140 88141	2	T104
ELF ATOCHEM NORTH AMERICA, INC.	2-1370	ACFX 88143 88144	2	T104
ELF ATOCHEM NORTH AMERICA, INC.	2-1370	ACFX 88146 88148	3	T104
ELF ATOCHEM NORTH AMERICA, INC.	2-1370	ACFX 88150 0	1	T104
ELF ATOCHEM NORTH AMERICA, INC.	2-1370	ACFX 88339 0	1	T104
ELF ATOCHEM NORTH AMERICA, INC.	2-1370	ACFX 88341 88346	6	T104
ELF ATOCHEM NORTH AMERICA, INC.	2-1478	ACFX 85072 0	1	T546
ELF ATOCHEM NORTH AMERICA, INC.	2-1478	ACFX 85074 85075	2	T546
ELF ATOCHEM NORTH AMERICA, INC.	2-1478	ACFX 85078 0	1	T546
ELF ATOCHEM NORTH AMERICA, INC.	2-1478	ACFX 85091 0	1	T546
ELF ATOCHEM NORTH AMERICA, INC.	2-1478	ACFX 85093 0	1	T546
ELF ATOCHEM NORTH AMERICA, INC.	2-2330	ACFX 86420 86449	30	T546
ELF ATOCHEM NORTH AMERICA, INC.	2-2531	ACFX 85013 0	1	T546
ELF ATOCHEM NORTH AMERICA, INC.	2-2531	ACFX 85032 0	1	T546
ELF ATOCHEM NORTH AMERICA, INC.	2-2531	ACFX 85076 0	1	T546
ELF ATOCHEM NORTH AMERICA, INC.	2-2531	ACFX 85082 85090	9	T546
ELF ATOCHEM NORTH AMERICA, INC.	2-3438	ACFX 3326 0	1	T053
ELF ATOCHEM NORTH AMERICA, INC.	2-3438	ACFX 19076 0	1	T053
ELF ATOCHEM NORTH AMERICA, INC.	2-3438	ACFX 92930 0	1	T053
ELF ATOCHEM NORTH AMERICA, INC.	2-3438	ACFX 92971 0	1	T053
ELF ATOCHEM NORTH AMERICA, INC.	2-3696	ACFX 14865 0	1	T103
ELF ATOCHEM NORTH AMERICA, INC.	2-3696	ACFX 14870 0	1	T103
ELF ATOCHEM NORTH AMERICA, INC.	2-3696	ACFX 14889 0	1	T103
ELF ATOCHEM NORTH AMERICA, INC.	2-3804	ACFX 85121 0	1	T906
ELF ATOCHEM NORTH AMERICA, INC.	2-3804	ACFX 85003 0	1	T906
ELF ATOCHEM NORTH AMERICA, INC.	2-3804	ACFX 85015 0	1	T906
ELF ATOCHEM NORTH AMERICA, INC.	2-3804	ACFX 85017 0	1	T906
ELF ATOCHEM NORTH AMERICA, INC.	2-3804	ACFX 85058 0	1	T906
ELF ATOCHEM NORTH AMERICA, INC.	2-3804	ACFX 85119 85120	2	T906
ELF ATOCHEM NORTH AMERICA, INC.	2-3804	ACFX 85122 85124	3	T906
ELF ATOCHEM NORTH AMERICA, INC.	2-3869	ACFX 85000 0	1	T546
ELF ATOCHEM NORTH AMERICA, INC.	2-3869	ACFX 85002 0	1	T546
ELF ATOCHEM NORTH AMERICA, INC.	2-3869	ACFX 85005 85006	2	T546
ELF ATOCHEM NORTH AMERICA, INC.	2-3869	ACFX 85040 0	1	T546
ELF ATOCHEM NORTH AMERICA, INC.	2-3869	ACFX 85001 0	1	T906
ELF ATOCHEM NORTH AMERICA, INC.	2-3869	ACFX 85004 0	1	T906
ELF ATOCHEM NORTH AMERICA, INC.	2-3869	ACFX 85007 85012	6	T906
ELF ATOCHEM NORTH AMERICA, INC.	2-3869	ACFX 85041 0	1	T906
ELF ATOCHEM NORTH AMERICA, INC.	2-3869	ACFX 85043 0	1	T906
ELF ATOCHEM NORTH AMERICA, INC.	2-3869	ACFX 85111 85114	4	T906
ELF ATOCHEM NORTH AMERICA, INC.	2-3869	ACFX 85116 85118	3	T906
ELF ATOCHEM NORTH AMERICA, INC.	2-4220	ACFX 85070 0	1	T546
ELF ATOCHEM NORTH AMERICA, INC.	2-4220	ACFX 85080 0	1	T546
ELF ATOCHEM NORTH AMERICA, INC.	2-4762	ACFX 19034 0	1	T563
ELF ATOCHEM NORTH AMERICA, INC.	NSC 2-5063 Rider 4	ACFX 86505 86510	6	T104
ELF ATOCHEM NORTH AMERICA, INC.	NSC 2-5063 Rider 4	ACFX 86513 86514	2	T104
ELF ATOCHEM NORTH AMERICA, INC.	NSC 2-5063 Rider 4	ACFX 86517 86519	3	T104
ELF ATOCHEM NORTH AMERICA, INC.	NSC 2-5063 Rider 4	ACFX 86521 0	1	T104
ELF ATOCHEM NORTH AMERICA, INC.	NSC 2-5063 Rider 4	ACFX 86523 86524	2	T104

ELF ATOCHEM NORTH AMERICA, INC.	MSC 2-5063 Rider 4	ACFX 86526 86527	2	T104
ELF ATOCHEM NORTH AMERICA, INC.	MSC 2-5063 Rider 4	ACFX 86531 86532	2	T104
ELF ATOCHEM NORTH AMERICA, INC.	MSC 2-5063 Rider 4	ACFX 86541 0	1	T104
ELF ATOCHEM NORTH AMERICA, INC.	MSC 2-5063 Rider 4	ACFX 86920 0	1	T104
ELF ATOCHEM NORTH AMERICA, INC.	MSC 2-5063 Rider 4	ACFX 86932 0	1	T104
ELF ATOCHEM NORTH AMERICA, INC.	MSC 2-5063 Rider 4	ACFX 86941 0	1	T104
ELF ATOCHEM NORTH AMERICA, INC.	MSC 2-5063 Rider 4	ACFX 86948 0	1	T104
ELF ATOCHEM NORTH AMERICA, INC.	MSC 2-5063 Rider 4	ACFX 86951 0	1	T104
ELF ATOCHEM NORTH AMERICA, INC.	MSC 2-5063 Rider 4	ACFX 86957 0	1	T104
ELF ATOCHEM NORTH AMERICA, INC.	MSC 2-5063 Rider 4	ACFX 86960 86962	3	T104
ELF ATOCHEM NORTH AMERICA, INC.	MSC 2-5063 Rider 4	ACFX 86965 0	1	T104
ELF ATOCHEM NORTH AMERICA, INC.	MSC 2-5063 Rider 4	ACFX 86971 86972	2	T104
ELF ATOCHEM NORTH AMERICA, INC.	MSC 2-5063 Rider 4	ACFX 86975 0	1	T104
ELF ATOCHEM NORTH AMERICA, INC.	MSC 2-5063 Rider 4	ACFX 86978 0	1	T104
ELF ATOCHEM NORTH AMERICA, INC.	MSC 2-5063 Rider 4	ACFX 89625 0	1	T104
ELF ATOCHEM NORTH AMERICA, INC.	MSC 2-5063 Rider 4	ACFX 89633 0	1	T104
ELF ATOCHEM NORTH AMERICA, INC.	MSC 2-5063 Rider 4	ACFX 89642 0	1	T104
ELF ATOCHEM NORTH AMERICA, INC.	MSC 2-5063 Rider 4	ACFX 89644 89645	2	T104
ELF ATOCHEM NORTH AMERICA, INC.	MSC 2-5063 Rider 7	ACFX 89851 0	1	T564
ELF ATOCHEM NORTH AMERICA, INC.	MSC 2-6403 Rider 7	ACFX 82382 82384	3	T105
ELF ATOCHEM NORTH AMERICA, INC.	MSC 2-7086 Rider 7	ACFX 17381 17384	4	T645
ELF ATOCHEM NORTH AMERICA, INC.	MSC 2-7245 Rider 7	ACFX 88927 88929	3	T104
ELF ATOCHEM NORTH AMERICA, INC.	MSC 2-7767 Rider 7	ACFX 17496 17498	3	T645
ELF ATOCHEM NORTH AMERICA, INC.	MSC 2-7767 Rider 7	ACFX 84227 84230	4	T645
ELF ATOCHEM NORTH AMERICA, INC.	MSC 2-7860 Rider 7	ACFX 85394 85401	8	T564
ELF ATOCHEM NORTH AMERICA, INC.	MSC 2-8091 Rider 7	ACFX 85515 0	1	T564
ELF ATOCHEM NORTH AMERICA, INC.	MSC 2-8541 Rider 7	ACFX 18725 0	1	T399
ELF ATOCHEM NORTH AMERICA, INC.	MSC 2-8541 Rider 7	ACFX 19959 0	1	T609
ELF ATOCHEM NORTH AMERICA, INC.	MSC 2-8729 Rider 7	ACFX 85702 85704	3	T645
ELF ATOCHEM NORTH AMERICA, INC.	MSC 2-8729 Rider 7	ACFX 85774 85778	5	T645
ELF ATOCHEM NORTH AMERICA, INC.	MSC 2-9055 Rider 7	ACFX 83980 83982	3	T104
ELF ATOCHEM NORTH AMERICA, INC.	MSC 2-9055 Rider 7	ACFX 83984 83996	13	T104
HIMONT USA INC	MSC 2-4874 Rider 005	ACFX 52000 0	1	C214
HIMONT USA INC	MSC 2-4874 Rider 005	ACFX 52005 52007	3	C214
HIMONT USA INC	MSC 2-4874 Rider 005	ACFX 52010 0	1	C214
HIMONT USA INC	MSC 2-4874 Rider 005	ACFX 52012 0	1	C214
HIMONT USA INC	MSC 2-4874 Rider 005	ACFX 52015 0	1	C214
HIMONT USA INC	MSC 2-4874 Rider 005	ACFX 52017 52023	7	C214
HIMONT USA INC	MSC 2-4874 Rider 005	ACFX 52025 52029	5	C214
HIMONT USA INC	MSC 2-4874 Rider 005	ACFX 52118 0	1	C214
HIMONT USA INC	MSC 2-4874 Rider 005	ACFX 52120 0	1	C214
HIMONT USA INC	MSC 2-4874 Rider 005	ACFX 52122 52123	2	C214
HIMONT USA INC	MSC 2-4874 Rider 005	ACFX 52126 52128	3	C214
HIMONT USA INC	MSC 2-4874 Rider 005	ACFX 52130 52132	3	C214
HIMONT USA INC	MSC 2-4874 Rider 005	ACFX 52134 0	1	C214
HIMONT USA INC	MSC 2-4874 Rider 005	ACFX 52137 52138	2	C214
HIMONT USA INC	MSC 2-4874 Rider 005	ACFX 52140 52141	2	C214
HIMONT USA INC	MSC 2-4874 Rider 005	ACFX 52143 52146	4	C214
HIMONT USA INC	MSC 2-4874 Rider 005	ACFX 53728 53729	2	C214
HIMONT USA INC	MSC 2-4874 Rider 005	ACFX 55472 0	1	C214
HIMONT USA INC	MSC 2-4874 Rider 005	ACFX 55476 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 006	ACFX 55054 0	1	C114
HIMONT USA INC	MSC C-4874 Rider 006	ACFX 54993 55014	22	C214
HIMONT USA INC	MSC C-4874 Rider 006	ACFX 55016 55039	24	C214
HIMONT USA INC	MSC C-4874 Rider 006	ACFX 55041 55044	4	C214
HIMONT USA INC	MSC C-4874 Rider 006	ACFX 55046 55053	8	C214

HIMONT USA INC	MSC C-4874 Rider 006 ACFX 55055 55150	96	C214
HIMONT USA INC	MSC C-4874 Rider 006 ACFX 55152 55155	4	C214
HIMONT USA INC	MSC C-4874 Rider 006 ACFX 56088 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 007 ACFX 55474 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 007 ACFX 56499 56523	25	C214
HIMONT USA INC	MSC C-4874 Rider 007 ACFX 56525 56531	7	C214
HIMONT USA INC	MSC C-4874 Rider 007 ACFX 56533 56535	3	C214
HIMONT USA INC	MSC C-4874 Rider 007 ACFX 56537 56548	12	C214
HIMONT USA INC	MSC C-4874 Rider 008 ACFX 56562 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 008 ACFX 56549 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 008 ACFX 56551 56561	11	C214
HIMONT USA INC	MSC C-4874 Rider 008 ACFX 56563 56568	6	C214
HIMONT USA INC	MSC C-4874 Rider 008 ACFX 56570 56578	9	C214
HIMONT USA INC	MSC C-4874 Rider 010 ACFX 57782 57828	47	C214
HIMONT USA INC	MSC C-4874 Rider 010 ACFX 57830 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 010 ACFX 57831 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 011 ACFX 55566 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 011 ACFX 56579 56589	11	C214
HIMONT USA INC	MSC C-4874 Rider 011 ACFX 56591 56598	8	C214
HIMONT USA INC	MSC C-4874 Rider 011 ACFX 56600 56605	6	C214
HIMONT USA INC	MSC C-4874 Rider 011 ACFX 56607 56624	18	C214
HIMONT USA INC	MSC C-4874 Rider 011 ACFX 56626 56648	23	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 52149 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 52158 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 52167 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 52348 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 52414 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 52417 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 52420 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 52490 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 52492 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 52500 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 52521 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 52526 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 52529 52530	2	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 52995 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 53005 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 53282 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 53284 53285	2	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 53460 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 53463 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 53465 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 53563 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 53754 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 53756 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 53758 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 53806 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 53811 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 53816 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 53832 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 53867 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 53872 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 54271 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 54273 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 54288 0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 54290 0	1	C214

HIMONT USA INC	MSC C-4874 Rider 012 ACFX 54308	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 54317	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 54323	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 54325	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 54340	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 54349	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 54353	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 54362	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 54375	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 54570	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 55166	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 55223	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 55227	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 55230 55231	0	2	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 55656	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 55694	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 55736	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 56375	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 57639	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 57642	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 57652 57653	0	2	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 57655 57657	0	3	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 57868	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 57890	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 012 ACFX 58174	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 015 ACFX 52001 52004	0	4	C214
HIMONT USA INC	MSC C-4874 Rider 015 ACFX 52008 52009	0	2	C214
HIMONT USA INC	MSC C-4874 Rider 015 ACFX 52011	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 015 ACFX 52013 52014	0	2	C214
HIMONT USA INC	MSC C-4874 Rider 015 ACFX 52024	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 015 ACFX 52117	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 015 ACFX 52119	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 015 ACFX 52121	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 015 ACFX 52123	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 015 ACFX 52129	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 015 ACFX 52133	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 015 ACFX 52135	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 015 ACFX 52139	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 015 ACFX 53724 53727	0	4	C214
HIMONT USA INC	MSC C-4874 Rider 015 ACFX 53730 53733	0	4	C214
HIMONT USA INC	MSC C-4874 Rider 015 ACFX 54832	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 015 ACFX 54991 54992	0	2	C214
HIMONT USA INC	MSC C-4874 Rider 016 ACFX 52284	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 016 ACFX 52613	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 016 ACFX 53299	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 016 ACFX 53307	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 016 ACFX 53857	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 016 ACFX 55257	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 016 ACFX 55260	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 016 ACFX 55271	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 016 ACFX 55287	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 016 ACFX 55290	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 016 ACFX 55303	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 016 ACFX 55848	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 016 ACFX 55850 55851	0	2	C214
HIMONT USA INC	MSC C-4874 Rider 016 ACFX 55861	0	1	C214

HIMONT USA INC	MSC C-4874 Rider 016	ACFX 55864	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 016	ACFX 55866	0	1	C214
HIMONT USA INC	MSC C-4874 Rider 016	ACFX 55876	0	1	C214
ISP MANAGEMENT, INC.	C-2662	ACFX 78411	0	1	T106
ISP MANAGEMENT, INC.	C-5734	ACFX 78167 78169	3	1	T105
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 2	ACFX 81798	0	1	T105
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 2	ACFX 82144	0	1	T105
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 2	ACFX 82146	0	1	T105
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 2	ACFX 82312	0	1	T105
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 2	ACFX 82315	0	1	T105
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 2	ACFX 82317	0	1	T105
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 2	ACFX 82489	0	1	T105
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 3	ACFX 12247	0	1	T105
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 3	ACFX 82483 82484	2	1	T105
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 3	ACFX 82582	0	1	T105
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 3	ACFX 82586 82588	3	1	T105
OCCIDENTAL CHEMICAL CORPORATION	4886007	ACFX 83043	0	1	T105
OCCIDENTAL CHEMICAL CORPORATION	4886007	ACFX 83050	0	1	T105
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 8	ACFX 77500 77517	18	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 8	ACFX 77519 77526	8	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 8	ACFX 77528 77533	6	1	T104
OCCIDENTAL CHEMICAL CORPORATION	4-0993 Rider 9	ACFX 96813 96824	12	1	C214
OCCIDENTAL CHEMICAL CORPORATION	4-0993 Rider 9	ACFX 96826 96840	15	1	C214
OCCIDENTAL CHEMICAL CORPORATION	4-0993 Rider 9	ACFX 96842 96857	16	1	C214
OCCIDENTAL CHEMICAL CORPORATION	4-0993 Rider 9	ACFX 96859 96876	18	1	C214
OCCIDENTAL CHEMICAL CORPORATION	4-0993 Rider 9	ACFX 96878 96881	4	1	C214
OCCIDENTAL CHEMICAL CORPORATION	4-0993 Rider 9	ACFX 96883 96887	5	1	C214
OCCIDENTAL CHEMICAL CORPORATION	4-1041 Rider 11	ACFX 57129	0	1	C214
OCCIDENTAL CHEMICAL CORPORATION	4-1041 Rider 11	ACFX 57131 57133	3	1	C214
OCCIDENTAL CHEMICAL CORPORATION	4-1041 Rider 11	ACFX 57135 57148	14	1	C214
OCCIDENTAL CHEMICAL CORPORATION	4-1041 Rider 11	ACFX 57130	0	1	C514
OCCIDENTAL CHEMICAL CORPORATION	4-1041 Rider 11	ACFX 57134	0	1	C514
OCCIDENTAL CHEMICAL CORPORATION	4-1453 Rider 12	ACFX 86347 86369	23	1	T564
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 14	ACFX 98186 98209	24	1	C214
OCCIDENTAL CHEMICAL CORPORATION	4-1860 Rider 16	ACFX 89662	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	4-1860 Rider 16	ACFX 89664	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	4-1860 Rider 16	ACFX 89864	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	41894 Rider 17	ACFX 85582 85583	2	1	T564
OCCIDENTAL CHEMICAL CORPORATION	41894 Rider 17	ACFX 85585 85586	2	1	T564
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 18	ACFX 47865	0	1	C113
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 22	ACFX 84523 84525	3	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 22	ACFX 86690 86692	3	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 22	ACFX 86694 86696	3	1	T104
OCCIDENTAL CHEMICAL CORPORATION	4-2170 Rider 23	ACFX 99047 99048	2	1	C214
OCCIDENTAL CHEMICAL CORPORATION	4-2170 Rider 23	ACFX 99051 99059	9	1	C214
OCCIDENTAL CHEMICAL CORPORATION	4-2170 Rider 23	ACFX 99061 99066	6	1	C214
OCCIDENTAL CHEMICAL CORPORATION	4-2170 Rider 23	ACFX 99068 99088	21	1	C214
OCCIDENTAL CHEMICAL CORPORATION	4-2170 Rider 23	ACFX 99090 99096	7	1	C214
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 25	ACFX 36052 36087	36	1	C214
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 25	ACFX 36089 36126	38	1	C214
OCCIDENTAL CHEMICAL CORPORATION	C-3023 Rider 27	ACFX 55961 55962	2	1	C214
OCCIDENTAL CHEMICAL CORPORATION	C-3023 Rider 27	ACFX 55964 55966	3	1	C214
OCCIDENTAL CHEMICAL CORPORATION	C-3023 Rider 27	ACFX 56079	0	1	C214
OCCIDENTAL CHEMICAL CORPORATION	C-3023 Rider 27	ACFX 56081 56082	2	1	C214
OCCIDENTAL CHEMICAL CORPORATION	C-3023 Rider 27	ACFX 56154	0	1	C214
OCCIDENTAL CHEMICAL CORPORATION	C-3023 Rider 27	ACFX 56158	0	1	C214

OCCIDENTAL CHEMICAL CORPORATION	4-3202 Rider 28	ACFX 88278	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	4-3202 Rider 28	ACFX 88281	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	4-3202 Rider 28	ACFX 88287	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	4-3202 Rider 28	ACFX 88292	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	4-3264 Rider 29	ACFX 86903 86904		2	T104
OCCIDENTAL CHEMICAL CORPORATION	4-3264 Rider 29	ACFX 86911	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	4-3437 Rider 31	ACFX 88276	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	4-4028 Rider 34	ACFX 18728	0	1	T399
OCCIDENTAL CHEMICAL CORPORATION	4-4235 Rider 35	ACFX 12442	0	1	T105
OCCIDENTAL CHEMICAL CORPORATION	4-4235 Rider 35	ACFX 12449	0	1	T105
OCCIDENTAL CHEMICAL CORPORATION	4-4583 Rider 38	ACFX 46832	0	1	C113
OCCIDENTAL CHEMICAL CORPORATION	4-4583 Rider 38	ACFX 46845	0	1	C113
OCCIDENTAL CHEMICAL CORPORATION	4-4583 Rider 38	ACFX 46851	0	1	C113
OCCIDENTAL CHEMICAL CORPORATION	4-4583 Rider 38	ACFX 46855	0	1	C113
OCCIDENTAL CHEMICAL CORPORATION	4-4583 Rider 38	ACFX 47357	0	1	C113
OCCIDENTAL CHEMICAL CORPORATION	4-4588 Rider 41	ACFX 61480	0	1	C712
OCCIDENTAL CHEMICAL CORPORATION	4-4589 Rider 42	ACFX 46424	0	1	C113
OCCIDENTAL CHEMICAL CORPORATION	4-4589 Rider 42	ACFX 48587 48588		2	C113
OCCIDENTAL CHEMICAL CORPORATION	4-4589 Rider 42	ACFX 48604	0	1	C113
OCCIDENTAL CHEMICAL CORPORATION	4-4589 Rider 42	ACFX 48609	0	1	C113
OCCIDENTAL CHEMICAL CORPORATION	4-4589 Rider 42	ACFX 49071	0	1	C113
OCCIDENTAL CHEMICAL CORPORATION	4-4589 Rider 42	ACFX 49192	0	1	C113
OCCIDENTAL CHEMICAL CORPORATION	4-4589 Rider 42	ACFX 49263	0	1	C113
OCCIDENTAL CHEMICAL CORPORATION	4-4589 Rider 42	ACFX 49268 49278		11	C113
OCCIDENTAL CHEMICAL CORPORATION	4-4589 Rider 42	ACFX 49280	0	1	C113
OCCIDENTAL CHEMICAL CORPORATION	4-4589 Rider 42	ACFX 49283 49286		4	C113
OCCIDENTAL CHEMICAL CORPORATION	4-4597 Rider 46	ACFX 84113	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	4-4602 Rider 47	ACFX 19190	0	1	T563
OCCIDENTAL CHEMICAL CORPORATION	4-4603 Rider 48	ACFX 19175	0	1	T563
OCCIDENTAL CHEMICAL CORPORATION	4-4605 Rider 49	ACFX 85542 85549		8	T564
OCCIDENTAL CHEMICAL CORPORATION	4-4605 Rider 49	ACFX 85551	0	1	T564
OCCIDENTAL CHEMICAL CORPORATION	4-4605 Rider 49	ACFX 85553 85559		7	T564
OCCIDENTAL CHEMICAL CORPORATION	4-4605 Rider 49	ACFX 85561 85570		10	T564
OCCIDENTAL CHEMICAL CORPORATION	4-4605 Rider 49	ACFX 85572 85574		3	T564
OCCIDENTAL CHEMICAL CORPORATION	4-4605 Rider 49	ACFX 85576 85578		3	T564
OCCIDENTAL CHEMICAL CORPORATION	4-4605 Rider 49	ACFX 85580 85581		2	T564
OCCIDENTAL CHEMICAL CORPORATION	4-4608 Rider 51	ACFX 86296 86310		15	T564
OCCIDENTAL CHEMICAL CORPORATION	4-4609 Rider 52	ACFX 86326 86335		10	T564
OCCIDENTAL CHEMICAL CORPORATION	4-4616 Rider 55	ACFX 88454	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	NSC 4-4886 Rider 56	ACFX 84445 84453		9	T104
OCCIDENTAL CHEMICAL CORPORATION	NSC 4-4886 Rider 56	ACFX 88412 88418		7	T104
OCCIDENTAL CHEMICAL CORPORATION	NSC 4-4886 Rider 56	ACFX 88420 88423		4	T104
OCCIDENTAL CHEMICAL CORPORATION	NSC 4-4886 Rider 56	ACFX 88426 88428		3	T104
OCCIDENTAL CHEMICAL CORPORATION	NSC 4-4886 Rider 56	ACFX 88430 88431		2	T104
OCCIDENTAL CHEMICAL CORPORATION	NSC 4-4886 Rider 56	ACFX 88433 88453		21	T104
OCCIDENTAL CHEMICAL CORPORATION	NSC 4-4886 Rider 56	ACFX 88456 88457		2	T104
OCCIDENTAL CHEMICAL CORPORATION	NSC 4-4886 Rider 56	ACFX 88459 88461		3	T104
OCCIDENTAL CHEMICAL CORPORATION	NSC 4-4886 Rider 57	ACFX 88135	0	1	T105
OCCIDENTAL CHEMICAL CORPORATION	4-4621 Rider 59	ACFX 84920	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	NSC 4-4881 Rider 60	ACFX 88138	0	1	T105
OCCIDENTAL CHEMICAL CORPORATION	4-4627 Rider 61	ACFX 84101 84105		5	T104
OCCIDENTAL CHEMICAL CORPORATION	4-4627 Rider 61	ACFX 84107 84112		6	T104
OCCIDENTAL CHEMICAL CORPORATION	4-4627 Rider 61	ACFX 84114 84115		2	T104
OCCIDENTAL CHEMICAL CORPORATION	4-4627 Rider 61	ACFX 84136	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	4-4629 Rider 62	ACFX 89814	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	4-4629 Rider 62	ACFX 89823 89826		4	T104

OCCIDENTAL CHEMICAL CORPORATION	4-4634 Rider 63	ACFX 89877	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	4-4894 Rider 64	ACFX 52372 52373	4	C214	
OCCIDENTAL CHEMICAL CORPORATION	4-4894 Rider 64	ACFX 52377	0	1	C214
OCCIDENTAL CHEMICAL CORPORATION	4-4894 Rider 64	ACFX 52376	0	1	C414
OCCIDENTAL CHEMICAL CORPORATION	4-4961 Rider 65	ACFX 60741	0	1	C112
OCCIDENTAL CHEMICAL CORPORATION	4-4961 Rider 65	ACFX 60744	0	1	C112
OCCIDENTAL CHEMICAL CORPORATION	4-4961 Rider 65	ACFX 60746	0	1	C112
OCCIDENTAL CHEMICAL CORPORATION	4-4961 Rider 65	ACFX 60749	0	1	C112
OCCIDENTAL CHEMICAL CORPORATION	4-4961 Rider 65	ACFX 61244	0	1	C112
OCCIDENTAL CHEMICAL CORPORATION	4-4961 Rider 65	ACFX 62169	0	1	C112
OCCIDENTAL CHEMICAL CORPORATION	4-4961 Rider 65	ACFX 62263	0	1	C112
OCCIDENTAL CHEMICAL CORPORATION	4-4961 Rider 65	ACFX 62705	0	1	C112
OCCIDENTAL CHEMICAL CORPORATION	4-4961 Rider 65	ACFX 62715	0	1	C112
OCCIDENTAL CHEMICAL CORPORATION	4-4961 Rider 65	ACFX 63493	0	1	C112
OCCIDENTAL CHEMICAL CORPORATION	4-4961 Rider 65	ACFX 60723 60724	2	C312	
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 66	ACFX 77692	0	1	T054
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 66	ACFX 77697 77698	2	T054	
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 66	ACFX 89668 89669	2	T054	
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 66	ACFX 89675	0	1	T054
OCCIDENTAL CHEMICAL CORPORATION	4-5009 Rider 67	ACFX 77694 77696	3	T054	
OCCIDENTAL CHEMICAL CORPORATION	4-5009 Rider 67	ACFX 87916	0	1	T054
OCCIDENTAL CHEMICAL CORPORATION	4-5009 Rider 67	ACFX 87918	0	1	T054
OCCIDENTAL CHEMICAL CORPORATION	4-5009 Rider 67	ACFX 87921	0	1	T054
OCCIDENTAL CHEMICAL CORPORATION	4-5009 Rider 67	ACFX 87924	0	1	T054
OCCIDENTAL CHEMICAL CORPORATION	4-5009 Rider 67	ACFX 88540	0	1	T054
OCCIDENTAL CHEMICAL CORPORATION	4-5009 Rider 67	ACFX 89666 89667	2	T054	
OCCIDENTAL CHEMICAL CORPORATION	4-5009 Rider 67	ACFX 89670 89674	5	T054	
OCCIDENTAL CHEMICAL CORPORATION	4-5079 Rider 68	ACFX 87984	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	4-5093 Rider 69	ACFX 13404	0	1	T054
OCCIDENTAL CHEMICAL CORPORATION	4-5093 Rider 69	ACFX 13406 13408	3	T054	
OCCIDENTAL CHEMICAL CORPORATION	4-5093 Rider 69	ACFX 13410	0	1	T054
OCCIDENTAL CHEMICAL CORPORATION	4-5093 Rider 69	ACFX 13413	0	1	T054
OCCIDENTAL CHEMICAL CORPORATION	4-5171 Rider 70	ACFX 78521	0	1	T055
OCCIDENTAL CHEMICAL CORPORATION	4-5171 Rider 70	ACFX 82728 82723	2	T055	
OCCIDENTAL CHEMICAL CORPORATION	4-5262 Rider 72	ACFX 77534 77537	4	T054	
OCCIDENTAL CHEMICAL CORPORATION	4-5484 Rider 75	ACFX 84560	0	1	T054
OCCIDENTAL CHEMICAL CORPORATION	4-5484 Rider 75	ACFX 84569	0	1	T054
OCCIDENTAL CHEMICAL CORPORATION	4-5484 Rider 75	ACFX 84577 84578	2	T054	
OCCIDENTAL CHEMICAL CORPORATION	4-5512 Rider 76	ACFX 13557	0	1	T103
OCCIDENTAL CHEMICAL CORPORATION	4-5616 Rider 77	ACFX 88853	0	1	T055
OCCIDENTAL CHEMICAL CORPORATION	4-5725 Rider 80	ACFX 88542	0	1	T054
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 81	ACFX 84400	0	1	T105
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 81	ACFX 84404	0	1	T105
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 81	ACFX 84407 84408	2	T105	
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 81	ACFX 84411	0	1	T105
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 81	ACFX 84414	0	1	T105
OCCIDENTAL CHEMICAL CORPORATION	4-7006 Rider 82	ACFX 18771 18772	2	T399	
OCCIDENTAL CHEMICAL CORPORATION	4-7006 Rider 82	ACFX 18774 18775	2	T399	
OCCIDENTAL CHEMICAL CORPORATION	4-7218 Rider 83	ACFX 6811	0	1	T193
OCCIDENTAL CHEMICAL CORPORATION	4-7504 Rider 84	ACFX 57091 57094	4	C214	
OCCIDENTAL CHEMICAL CORPORATION	4-7504 Rider 84	ACFX 57096 57099	4	C214	
OCCIDENTAL CHEMICAL CORPORATION	4-7770 Rider 85	ACFX 17742	0	1	T399
OCCIDENTAL CHEMICAL CORPORATION	4-7770 Rider 85	ACFX 17744	0	1	T399
OCCIDENTAL CHEMICAL CORPORATION	4-7770 Rider 85	ACFX 17947 17949	3	T399	
OCCIDENTAL CHEMICAL CORPORATION	4-7799 Rider 86	ACFX 89317 89323	7	T104	
OCCIDENTAL CHEMICAL CORPORATION	4-7897 Rider 87	ACFX 89398 89399	2	T104	

OCCIDENTAL CHEMICAL CORPORATION	4-7897 Rider 87	ACFX 89401	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	4-7952 Rider 88	ACFX 57171 57180	10	C214	
OCCIDENTAL CHEMICAL CORPORATION	4-9058 Rider 90	ACFX 57417 57418	2	C214	
OCCIDENTAL CHEMICAL CORPORATION	4-9058 Rider 90	ACFX 57420	0	1	C214
OCCIDENTAL CHEMICAL CORPORATION	4-9058 Rider 90	ACFX 57425 57430	6	C214	
OCCIDENTAL CHEMICAL CORPORATION	4-9058 Rider 90	ACFX 57450	0	1	C214
OCCIDENTAL CHEMICAL CORPORATION	4-9189 Rider 91	ACFX 17505	0	1	T399
OCCIDENTAL CHEMICAL CORPORATION	4-9189 Rider 91	ACFX 18762	0	1	T399
OCCIDENTAL CHEMICAL CORPORATION	4-9230 Rider 92	ACFX 61285	0	1	C712
OCCIDENTAL CHEMICAL CORPORATION	4-9230 Rider 92	ACFX 61304	0	1	C712
OCCIDENTAL CHEMICAL CORPORATION	4-9422 Rider 93	ACFX 56166 56177	12	C214	
OCCIDENTAL CHEMICAL CORPORATION	4-9543 Rider 95	ACFX 84516 84521	6	T104	
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 96	ACFX 19433	0	1	T564
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 96	ACFX 85861 85864	4	T564	
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 96	ACFX 85866 85873	8	T564	
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 96	ACFX 85876 85877	2	T564	
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 96	ACFX 85879 85880	2	T564	
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 99	ACFX 77669	0	1	T055
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 99	ACFX 77673	0	1	T055
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 99	ACFX 77677	0	1	T055
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 99	ACFX 83633	0	1	T055
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 100	ACFX 78199	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 100	ACFX 86963	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 100	ACFX 86966	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 100	ACFX 86977	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 100	ACFX 86980	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 100	ACFX 86984	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 100	ACFX 86986	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 100	ACFX 86992 86993	2	T104	
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 100	ACFX 88705	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 100	ACFX 88707	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 100	ACFX 89093	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 100	ACFX 89427	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 100	ACFX 89953	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 100	ACFX 89956 89958	3	T104	
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 100	ACFX 89973	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 100	ACFX 89976	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 100	ACFX 89982	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 101	ACFX 78138	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 101	ACFX 78148	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 101	ACFX 78180	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 101	ACFX 78186 78187	2	T104	
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 101	ACFX 78196	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 101	ACFX 78198	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 101	ACFX 78200	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 101	ACFX 78203	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 101	ACFX 78209	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 101	ACFX 78222	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 101	ACFX 83856	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 101	ACFX 83859	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 101	ACFX 83861	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 101	ACFX 86689	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 101	ACFX 86968	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 101	ACFX 87364	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 101	ACFX 87377	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 101	ACFX 87386	0	1	T104

OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 101 ACFX 87388	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 101 ACFX 87391	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 101 ACFX 87393	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 101 ACFX 87395	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 101 ACFX 89423	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 101 ACFX 89425	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 101 ACFX 89428	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 101 ACFX 89435 89438	4	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 102 ACFX 48121	0	1	C113
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 102 ACFX 48166	0	1	C113
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 102 ACFX 48198	0	1	C113
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 102 ACFX 48201	0	1	C113
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 102 ACFX 48244	0	1	C113
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 102 ACFX 48262	0	1	C113
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 102 ACFX 48828	0	1	C113
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 102 ACFX 48884	0	1	C113
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 103 ACFX 88139	0	1	T105
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 105 ACFX 77798	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 105 ACFX 77800	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 105 ACFX 77805	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 105 ACFX 77807	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 105 ACFX 89799	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 105 ACFX 89801	0	1	T104
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 106 ACFX 62763	0	1	C112
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 106 ACFX 62938	0	1	C112
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 106 ACFX 74062	0	1	C113
OCCIDENTAL CHEMICAL CORPORATION	MSC 4-4886 Rider 106 ACFX 74082	0	1	C113
QUANTUM CHEMICAL CORPORATION	C-0862 ACFX 57216	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-0862 ACFX 96733	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-0862 ACFX 96735 96737	3	1	C214
QUANTUM CHEMICAL CORPORATION	C-0904 ACFX 96587 96588	2	1	C114
QUANTUM CHEMICAL CORPORATION	C-0904 ACFX 96590 96591	2	1	C114
QUANTUM CHEMICAL CORPORATION	C-0904 ACFX 96586	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-0904 ACFX 96589	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-0904 ACFX 96593 96594	2	1	C214
QUANTUM CHEMICAL CORPORATION	C-0904 ACFX 96596 96597	2	1	C214
QUANTUM CHEMICAL CORPORATION	C-1047 ACFX 57613 57620	8	1	C214
QUANTUM CHEMICAL CORPORATION	C-1047 ACFX 57622	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-1063 ACFX 97054 97056	3	1	C214
QUANTUM CHEMICAL CORPORATION	C-1063 ACFX 97058 97070	13	1	C214
QUANTUM CHEMICAL CORPORATION	C-1063 ACFX 97072 97093	22	1	C214
QUANTUM CHEMICAL CORPORATION	C-1063 ACFX 97508 97557	50	1	C214
QUANTUM CHEMICAL CORPORATION	C-1122 ACFX 97147 97199	53	1	C214
QUANTUM CHEMICAL CORPORATION	C-1122 ACFX 97201 97214	14	1	C214
QUANTUM CHEMICAL CORPORATION	C-1122 ACFX 97216 97226	11	1	C214
QUANTUM CHEMICAL CORPORATION	C-1355 ACFX 97560 97561	2	1	C214
QUANTUM CHEMICAL CORPORATION	C-1355 ACFX 97564	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-1355 ACFX 97568 97573	6	1	C214
QUANTUM CHEMICAL CORPORATION	C-1355 ACFX 97575 97580	6	1	C214
QUANTUM CHEMICAL CORPORATION	C-1355 ACFX 97583 97602	26	1	C214
QUANTUM CHEMICAL CORPORATION	C-1355 ACFX 97605	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-1355 ACFX 97607	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-1355 ACFX 97609 97621	13	1	C214
QUANTUM CHEMICAL CORPORATION	C-2251 ACFX 57242	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-2251 ACFX 57356 57357	2	1	C214
QUANTUM CHEMICAL CORPORATION	C-2251 ACFX 57359 57361	3	1	C214

QUANTUM CHEMICAL CORPORATION	C-2251	ACFX 57419	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-2251	ACFX 57422	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-2633	ACFX 46253	0	1	C213
QUANTUM CHEMICAL CORPORATION	C-2633	ACFX 47643	0	1	C213
QUANTUM CHEMICAL CORPORATION	C-3263	ACFX 53325	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-3263	ACFX 53327	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-3263	ACFX 53501	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-3263	ACFX 54125	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-3263	ACFX 55466	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-3263	ACFX 55596	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-3263	ACFX 55601	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-3263	ACFX 55603	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-3263	ACFX 55782	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-3263	ACFX 55786 55787		2	C214
QUANTUM CHEMICAL CORPORATION	C-3263	ACFX 55806	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-3263	ACFX 56838	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-3263	ACFX 56843	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-3263	ACFX 57346	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-3621	ACFX 96573	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-3621	ACFX 96380 96382		3	C214
QUANTUM CHEMICAL CORPORATION	C-3799	ACFX 57243 57244		2	C214
QUANTUM CHEMICAL CORPORATION	C-3799	ACFX 57246	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-3799	ACFX 57249	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-3799	ACFX 57253	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-3799	ACFX 57256	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-3799	ACFX 57260 57261		2	C214
QUANTUM CHEMICAL CORPORATION	C-3799	ACFX 57263	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-3799	ACFX 57441	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-3799	ACFX 57459	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-3799	ACFX 57472	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-3799	ACFX 96174	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-3799	ACFX 96191	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-3799	ACFX 96204	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-3799	ACFX 96222 96226		3	C214
QUANTUM CHEMICAL CORPORATION	C-3799	ACFX 96249	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-3799	ACFX 96282 96286		3	C214
QUANTUM CHEMICAL CORPORATION	C-3799	ACFX 96289	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-3799	ACFX 96291	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-3799	ACFX 96293 96295		3	C214
QUANTUM CHEMICAL CORPORATION	C-3799	ACFX 96307 96314		3	C214
QUANTUM CHEMICAL CORPORATION	C-3799	ACFX 96316 96317		2	C214
QUANTUM CHEMICAL CORPORATION	C-3799	ACFX 96319 96323		3	C214
QUANTUM CHEMICAL CORPORATION	C-3799	ACFX 96326 96330		3	C214
QUANTUM CHEMICAL CORPORATION	C-3799	ACFX 96367	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-3799	ACFX 96386	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-3799	ACFX 96455	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-3799	ACFX 96472	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-3799	ACFX 96486	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-3799	ACFX 96547	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-3799	ACFX 96858	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-3799	ACFX 96877	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-3799	ACFX 96882	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-3799	ACFX 97565	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-4939	ACFX 11951	0	1	T103
QUANTUM CHEMICAL CORPORATION	C-4939	ACFX 11957	0	1	T103
QUANTUM CHEMICAL CORPORATION	C-4939	ACFX 11960	0	1	T103

QUANTUM CHEMICAL CORPORATION	C-4939	ACFX 11965	0	1	T103
QUANTUM CHEMICAL CORPORATION	C-4939	ACFX 11976 11977		2	T103
QUANTUM CHEMICAL CORPORATION	C-4939	ACFX 14770	0	1	T103
QUANTUM CHEMICAL CORPORATION	C-4939	ACFX 14798	0	1	T103
QUANTUM CHEMICAL CORPORATION	C-4939	ACFX 16153	0	1	T103
QUANTUM CHEMICAL CORPORATION	C-4939	ACFX 16215	0	1	T103
QUANTUM CHEMICAL CORPORATION	C-4939	ACFX 16218	0	1	T103
QUANTUM CHEMICAL CORPORATION	C-4939	ACFX 16220	0	1	T103
QUANTUM CHEMICAL CORPORATION	C-5323	ACFX 84122 84125		4	T105
QUANTUM CHEMICAL CORPORATION	C-7276	ACFX 18902	0	1	T389
QUANTUM CHEMICAL CORPORATION	C-7598	ACFX 82980 82986		7	T105
QUANTUM CHEMICAL CORPORATION	C-7598	ACFX 82988 82999		12	T105
QUANTUM CHEMICAL CORPORATION	C-9380	ACFX 96101 96115		15	C214
QUANTUM CHEMICAL CORPORATION	C-9433	ACFX 96116	0	1	C214
QUANTUM CHEMICAL CORPORATION	C-9433	ACFX 96118 96137		20	C214
QUANTUM CHEMICAL CORPORATION	C-9433	ACFX 96139 96141		3	C214
QUANTUM CHEMICAL CORPORATION	C-9433	ACFX 96143 96164		22	C214
QUANTUM CHEMICAL CORPORATION	C-9839	ACFX 96598 96622		25	C214
TERRA INTERNATIONAL, INC	3-1507	ACFX 78506 78515		10	T105
TERRA INTERNATIONAL, INC	3-4324	ACFX 83690	0	1	T105
TERRA INTERNATIONAL, INC	3-4324	ACFX 83692	0	1	T105
TERRA INTERNATIONAL, INC	3-4324	ACFX 83694	0	1	T105
TERRA INTERNATIONAL, INC	3-5693	ACFX 83933	0	1	T105
TERRA INTERNATIONAL, INC	3-5693	ACFX 84357 84358		2	T105
TERRA INTERNATIONAL, INC	3-5693	ACFX 84360	0	1	T105
TERRA INTERNATIONAL, INC	3-5823	ACFX 16930 16931		2	T399
TERRA INTERNATIONAL, INC	3-5823	ACFX 16934	0	1	T399
TERRA INTERNATIONAL, INC	3-5823	ACFX 17047	0	1	T399
TERRA INTERNATIONAL, INC	3-5823	ACFX 17287	0	1	T399
TERRA INTERNATIONAL, INC	3-5823	ACFX 17296	0	1	T399
TERRA INTERNATIONAL, INC	3-5823	ACFX 17305	0	1	T399
TERRA INTERNATIONAL, INC	3-5823	ACFX 17309	0	1	T399
TERRA INTERNATIONAL, INC	3-5823	ACFX 17311	0	1	T399
TERRA INTERNATIONAL, INC	3-5823	ACFX 17320	0	1	T399
TERRA INTERNATIONAL, INC	3-5823	ACFX 17503	0	1	T399
TERRA INTERNATIONAL, INC	3-5823	ACFX 17938 17939		2	T399
TERRA INTERNATIONAL, INC	3-5823	ACFX 17946	0	1	T399
TERRA INTERNATIONAL, INC	3-5823	ACFX 18600 18601		2	T399
TERRA INTERNATIONAL, INC	3-5823	ACFX 18603	0	1	T399
TERRA INTERNATIONAL, INC	3-5823	ACFX 18605	0	1	T399
TERRA INTERNATIONAL, INC	3-5823	ACFX 18607	0	1	T399
TERRA INTERNATIONAL, INC	3-5823	ACFX 18610	0	1	T399
TERRA INTERNATIONAL, INC	3-5823	ACFX 18633	0	1	T399
TERRA INTERNATIONAL, INC	3-5823	ACFX 18637	0	1	T399
TERRA INTERNATIONAL, INC	3-5823	ACFX 18641	0	1	T399
TERRA INTERNATIONAL, INC	3-5823	ACFX 18648	0	1	T399
TERRA INTERNATIONAL, INC	3-5823	ACFX 18659	0	1	T399
TERRA INTERNATIONAL, INC	3-5823	ACFX 18661	0	1	T399
TERRA INTERNATIONAL, INC	3-5823	ACFX 18909	0	1	T399
TERRA INTERNATIONAL, INC	3-5823	ACFX 18921	0	1	T399
TERRA INTERNATIONAL, INC	3-5823	ACFX 18923	0	1	T399
TERRA INTERNATIONAL, INC	3-5823	ACFX 18974	0	1	T399
TERRA INTERNATIONAL, INC	3-5823	ACFX 19970	0	1	T399
TERRA INTERNATIONAL, INC	3-5823	ACFX 80131	0	1	T399