

UNITED STATES  
SECURITIES AND EXCHANGE COMMISSION  
Washington, D.C. 20549

**SCHEDULE 13D**  
(Rule 13d-101)

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

Under the Securities Exchange Act of 1934  
(Amendment No. 1)\*

Huntsman Corporation  
(Name of Issuer)

Common Stock, \$0.01 par value  
(Title of Class of Securities)

447011107  
(CUSIP Number)

John C. Nagel  
Citadel Investment Group, L.L.C.  
131 S. Dearborn Street, 32nd Floor  
Chicago, Illinois 60603

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

August 28, 2008  
(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), 13d-1(f) or 13d-1(g), check the following box.

**Note:** Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-7 for other parties to whom copies are to be sent.

\*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page. The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

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<b>1</b>	NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)	
	Citadel Limited Partnership	
<b>2</b>	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	
	(a)S (b)S*	
<b>3</b>	SEC USE ONLY	
<b>4</b>	SOURCE OF FUNDS AF	
<b>5</b>	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)	
	£	
<b>6</b>	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware	
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	<b>7</b>	SOLE VOTING POWER 0
	<b>8</b>	SHARED VOTING POWER 18,655,510 shares
	<b>9</b>	SOLE DISPOSITIVE POWER 0
	<b>10</b>	SHARED DISPOSITIVE POWER See Row 8 above.
<b>11</b>	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	See Row 8 above.	
<b>12</b>	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	
	£	
<b>13</b>	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 7.95 percent†	
<b>14</b>	TYPE OF REPORTING PERSON PN, HC	

\* See Item 4.

† See Item 3 and Item 5.

<b>1</b>	NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)  Citadel Investment Group, L.L.C.	
<b>2</b>	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP  <span style="float: right;">(a)S (b)S*</span>	
<b>3</b>	SEC USE ONLY	
<b>4</b>	SOURCE OF FUNDS AF	
<b>5</b>	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)  <span style="float: right;">£</span>	
<b>6</b>	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware	
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	<b>7</b>	SOLE VOTING POWER 0
	<b>8</b>	SHARED VOTING POWER 18,655,510 shares
	<b>9</b>	SOLE DISPOSITIVE POWER 0
	<b>10</b>	SHARED DISPOSITIVE POWER See Row 8 above.
<b>11</b>	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON  See Row 8 above.  <span style="float: right;">£</span>	
<b>12</b>	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES  <span style="float: right;">£</span>	
<b>13</b>	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 7.95 percent†	
<b>14</b>	TYPE OF REPORTING PERSON OO, HC	

\* See Item 4.

† See Item 3 and Item 5.

<b>1</b>	NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)	
	Citadel Equity Fund Ltd.	
<b>2</b>	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	
	(a)S (b)S*	
<b>3</b>	SEC USE ONLY	
<b>4</b>	SOURCE OF FUNDS WC	
<b>5</b>	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)	
	£	
<b>6</b>	CITIZENSHIP OR PLACE OF ORGANIZATION Cayman Islands	
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	<b>7</b>	SOLE VOTING POWER 0
	<b>8</b>	SHARED VOTING POWER 18,655,510 shares
	<b>9</b>	SOLE DISPOSITIVE POWER 0
	<b>10</b>	SHARED DISPOSITIVE POWER See Row 8 above.
<b>11</b>	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	See Row 8 above.	
	£	
<b>12</b>	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	
	£	
<b>13</b>	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 7.95 percent†	
<b>14</b>	TYPE OF REPORTING PERSON CO	

\* See Item 4.

† See Item 3 and Item 5.

<b>1</b>	NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)  Citadel Investment Group II, L.L.C.	
<b>2</b>	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP  <span style="float: right;">(a)S (b)S*</span>	
<b>3</b>	SEC USE ONLY	
<b>4</b>	SOURCE OF FUNDS AF	
<b>5</b>	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)  <span style="float: right;">£</span>	
<b>6</b>	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware	
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	<b>7</b>	SOLE VOTING POWER 0
	<b>8</b>	SHARED VOTING POWER 18,655,510 shares
	<b>9</b>	SOLE DISPOSITIVE POWER 0
	<b>10</b>	SHARED DISPOSITIVE POWER See Row 8 above.
<b>11</b>	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON  See Row 8 above.  <span style="float: right;">£</span>	
<b>12</b>	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES  <span style="float: right;">£</span>	
<b>13</b>	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 7.95 percent†	
<b>14</b>	TYPE OF REPORTING PERSON OO, HC	

\* See Item 4.

† See Item 3 and Item 5.

<b>1</b>	NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)  Citadel Holdings I LP	
<b>2</b>	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP  <span style="float: right;">(a)S (b)S*</span>	
<b>3</b>	SEC USE ONLY	
<b>4</b>	SOURCE OF FUNDS AF	
<b>5</b>	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)  <span style="float: right;">£</span>	
<b>6</b>	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware	
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	<b>7</b>	SOLE VOTING POWER 0
	<b>8</b>	SHARED VOTING POWER 18,655,510 shares
	<b>9</b>	SOLE DISPOSITIVE POWER 0
	<b>10</b>	SHARED DISPOSITIVE POWER See Row 8 above.
<b>11</b>	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON  See Row 8 above.  <span style="float: right;">£</span>	
<b>12</b>	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES  <span style="float: right;">£</span>	
<b>13</b>	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 7.95 percent†	
<b>14</b>	TYPE OF REPORTING PERSON PN, HC	

\* See Item 4.

† See Item 3 and Item 5.

<b>1</b>	NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)  Citadel Derivatives Group LLC	
<b>2</b>	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP  <span style="float: right;">(a)S (b)S*</span>	
<b>3</b>	SEC USE ONLY	
<b>4</b>	SOURCE OF FUNDS WC	
<b>5</b>	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)  <span style="float: right;">£</span>	
<b>6</b>	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware	
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	<b>7</b>	SOLE VOTING POWER 0
	<b>8</b>	SHARED VOTING POWER 18,655,510 shares
	<b>9</b>	SOLE DISPOSITIVE POWER 0
	<b>10</b>	SHARED DISPOSITIVE POWER See Row 8 above.
<b>11</b>	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON  See Row 8 above.  <span style="float: right;">£</span>	
<b>12</b>	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES  <span style="float: right;">£</span>	
<b>13</b>	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 7.95 percent†	
<b>14</b>	TYPE OF REPORTING PERSON OO, BD	

\* See Item 4.

† See Item 3 and Item 5.

<b>1</b>	NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)  Citadel Holdings II LP	
<b>2</b>	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP  <span style="float: right;">(a)S (b)S*</span>	
<b>3</b>	SEC USE ONLY	
<b>4</b>	SOURCE OF FUNDS AF	
<b>5</b>	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)  <span style="float: right;">£</span>	
<b>6</b>	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware	
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	<b>7</b>	SOLE VOTING POWER 0
	<b>8</b>	SHARED VOTING POWER 18,655,510 shares
	<b>9</b>	SOLE DISPOSITIVE POWER 0
	<b>10</b>	SHARED DISPOSITIVE POWER See Row 8 above.
<b>11</b>	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON  See Row 8 above.  <span style="float: right;">£</span>	
<b>12</b>	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES  <span style="float: right;">£</span>	
<b>13</b>	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 7.95 percent†	
<b>14</b>	TYPE OF REPORTING PERSON PN, HC	

\* See Item 4.

† See Item 3 and Item 5.



<b>1</b>	NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)  Citadel Advisors LLC	
<b>2</b>	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP  <span style="float: right;">(a)S (b)S*</span>	
<b>3</b>	SEC USE ONLY	
<b>4</b>	SOURCE OF FUNDS AF	
<b>5</b>	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)  <span style="float: right;">£</span>	
<b>6</b>	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware	
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	<b>7</b>	SOLE VOTING POWER 0
	<b>8</b>	SHARED VOTING POWER 18,655,510 shares
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	<b>10</b>	SHARED DISPOSITIVE POWER See Row 8 above.
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<b>12</b>	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES  <span style="float: right;">£</span>	
<b>13</b>	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 7.95 percent†	
<b>14</b>	TYPE OF REPORTING PERSON OO, HC	

\* See Item 4.

† See Item 3 and Item 5.

<b>1</b>	NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)	
	Citadel Derivatives Trading Ltd.	
<b>2</b>	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	
	(a)S (b)S*	
<b>3</b>	SEC USE ONLY	
<b>4</b>	SOURCE OF FUNDS WC	
<b>5</b>	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)	
	£	
<b>6</b>	CITIZENSHIP OR PLACE OF ORGANIZATION Cayman Islands	
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	<b>7</b>	SOLE VOTING POWER 0
	<b>8</b>	SHARED VOTING POWER 18,655,510 shares
	<b>9</b>	SOLE DISPOSITIVE POWER 0
	<b>10</b>	SHARED DISPOSITIVE POWER See Row 8 above.
<b>11</b>	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	See Row 8 above.	
	£	
<b>12</b>	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	
	£	
<b>13</b>	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 7.95 percent†	
<b>14</b>	TYPE OF REPORTING PERSON CO	

\* See Item 4.

† See Item 3 and Item 5.

<b>1</b>	NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO. OF ABOVE PERSON (ENTITIES ONLY)  Kenneth Griffin	
<b>2</b>	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP  <span style="float: right;">(a)S (b)S*</span>	
<b>3</b>	SEC USE ONLY	
<b>4</b>	SOURCE OF FUNDS AF	
<b>5</b>	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)  <span style="float: right;">£</span>	
<b>6</b>	CITIZENSHIP OR PLACE OF ORGANIZATION United States	
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	<b>7</b>	SOLE VOTING POWER 0
	<b>8</b>	SHARED VOTING POWER 18,655,510 shares
	<b>9</b>	SOLE DISPOSITIVE POWER 0
	<b>10</b>	SHARED DISPOSITIVE POWER See Row 8 above.
<b>11</b>	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON  See Row 8 above.  <span style="float: right;">£</span>	
<b>12</b>	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES  <span style="float: right;">£</span>	
<b>13</b>	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 7.95 percent†	
<b>14</b>	TYPE OF REPORTING PERSON IN, HC	

\* See Item 4.

† See Item 3 and Item 5.

**ITEM 1. SECURITY AND ISSUER**

This Amendment No. 1 amends the Schedule 13D filed on August 1, 2008 (such initial filing, the "Original Filing") by Citadel Investment Group, L.L.C., Citadel Limited Partnership, Citadel Equity Fund Ltd., Citadel Investment Group II, L.L.C., Citadel Holdings I LP, Citadel Derivatives Group LLC, Citadel Holdings II LP, Citadel Advisors LLC, Citadel Derivatives Trading Ltd. and Kenneth Griffin relating to the shares of common stock, \$0.01 par value per share (the "Common Shares"), of Huntsman Corporation (the "Issuer"). Capitalized terms not defined herein shall have the meaning given to them in the Original Filing.

**ITEM 4. PURPOSE OF TRANSACTION**

Item 4 of the Original Filing is amended by adding, after the second paragraph, the following:

On August 28, 2008, the Reporting Persons - and certain other institutional investors (the "Other Investors" and, collectively with the Reporting Persons, the "Investors") - delivered a letter (the "Proposal Letter") to Hexion and Apollo Global Management, LLC ("Apollo") intended to facilitate the consummation of the Proposed Merger. In the Proposal Letter, the Investors offered to enter a legally binding commitment as described in an attached commitment letter (the "Commitment Letter") whereby the Investors and certain other persons would agree severally to purchase at least \$500 million in notional value of Contingent Value Rights ("CVRs") in Hexion. Under the terms of the Commitment Letter, the Investors would make several commitments to purchase CVRs in an aggregate face amount of \$245,022,716 from Hexion. The Reporting Persons would be responsible for their commitment to purchase at least \$80,080,000 in notional value of CVRs (the "Commitment Amount"). The Proposal Letter and the Commitment Letter are attached as Exhibit 99.4 and Exhibit 99.5, respectively.

The proposed CVRs would entitle the holders to repayment of the invested amount only if the future rate of return on Hexion equity passes a certain hurdle rate. If Hexion equity holders do not earn the hurdle rate of return, the CVRs would expire without payment. If Hexion equity holders earn the hurdle rate of return or higher, the earnings in excess of the hurdle rate would be divided equally between the Hexion equity holders, on the one hand, and the holders of the CVRs, on the other.

The Investors' several obligations in the Commitment Letter would be subject to the requirement that Hexion receive similar commitments from a limited number of other large investors in the Issuer (the "Additional Commitments") such that the aggregate notional amount of all CVR commitments is at least \$500 million. Representatives of the Reporting Persons have discussed this proposal with Peter Huntsman and requested that the Huntsman family and certain of their controlled entities (the "Huntsman Participants") join the Commitment Letter. Peter Huntsman has informed the Investors that it is his expectation that the Huntsman Participants will subscribe for an aggregate of \$186,233,986.12 in notional amount of CVRs on the terms and conditions set forth in the Commitment Letter at such time as sufficient Additional Commitments are received such that the aggregate of all CVR commitments, including the commitments of the Huntsman Participants, is at least \$500 million. Based on the Reporting Person's analysis of the institutional ownership of the Issuer's common equity, they believe that sufficient Additional Commitments can be obtained from other large stockholders.<sup>1</sup> The Investors' obligations under the Commitment Letter would also be subject to certain other conditions including the requirement that Hexion and Nimbus close on their acquisition of the Issuer on the terms and at the price specified in the Merger Agreement. The Investors' offer to enter the Commitment Letter will expire unless the terms are accepted by Hexion on or before September 15, 2008.

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<sup>1</sup> In the event that Hexion receive excess Additional Commitments, the Investors would agree that Hexion may increase the total amount of CVRs rather than reduce the Investors' commitments.

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Under the Commitment Letter, if accepted and entered into by Hexion and the Investors, the Investors would also severally agree that each Investor or their respective affiliates would hold a specified minimum number of Common Shares until the earlier of the consummation of the Merger or the termination of the commitments in accordance with the Commitment Letter. If entered, this commitment would require the Reporting Persons to hold during this period Common Shares with a value at least equal to 110% of the Commitment Amount calculated using the Merger price.

As a result of the potential arrangements described in the Proposal Letter and the Commitment Letter, the Reporting Persons may be deemed to form a "group" with the Other Investors and with the Huntsman Participants for purposes of Rule 13d-5(b)(1) promulgated under the 1934 Act; however, the Reporting Persons disclaim membership in a group with the Other Investors and the Huntsman Participants with regard to the Common Shares of the Issuer.

#### ITEM 5. INTEREST IN SECURITIES OF THE ISSUER

- (a) Number of shares: 18,655,510 shares<sup>2</sup>
- Percentage of shares: 7.95 %
- (b) Sole power to vote or direct the vote: 0
- Shared power to vote or direct the vote: 18,655,510 shares
- Sole power to dispose or to direct the disposition: 0
- Shared power to dispose or direct the disposition: 18,655,510 shares

(c) The table attached hereto as Exhibit 99.6 sets forth the transactions effected by the Reporting Persons in the Common Shares (and options to purchase or sell such Common Shares) since the filing of the Original Filing and through the date of the filing of this Amendment No. 1. All such transactions, except for certain option assignments and exercises, were effected by Citadel Derivatives Group LLC acting as an equity or options market maker and/or providing trade execution and/or routing services to clients.

(d) Not applicable.

(e) Not applicable.

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<sup>2</sup> Based solely on information provided to the Reporting Persons and in Schedules 13D and Form 4 filings by the Other Investors and the Huntsman Participants, D. E. Shaw Valence Portfolios, L.L.C. and its related entities beneficially own 21,725,642 Common Shares; Huntsman Family Holdings Company LLC, Jon M. Huntsman, Peter R. Huntsman, the Jon and Karen Huntsman Foundation and certain related entities beneficially own 51,163,183 Common Shares; MatlinPatterson Global Advisers LLC and its related entities beneficially own 19,870,000 Common Shares; and Pentwater Capital Management LP and its related entities beneficially own 565,000 Common Shares and have long economic exposure under certain cash-settled total return swap transactions to an additional 3,500,000 Common Shares. None of the Other Investors nor any Huntsman Participant have any right (shared or otherwise) to vote, direct the vote, dispose or direct the disposition of the Common Shares beneficially owned by the Reporting Persons. None of the data with respect to beneficial ownership of Common Shares by the Reporting Persons reported in this Amendment No. 1 includes any Common Shares beneficially owned by the Other Investors or by the Huntsman Participants.

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**ITEM 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER**

Item 6 is amended by adding, after the third paragraph, the following:

As noted above in Item 4, on August 28, 2008, the Reporting Persons and the Other Investors made an offer to Hexion with respect to entering into a legally binding commitment to acquire certain proposed securities of Hexion. The description of the terms of the Proposal Letter and the Commitment Letter are both summaries, do not purport to be complete and are qualified in its entirety by reference to the Proposal Letter and the Commitment Letter referred to in Item 7 below as Exhibit 99.4 and Exhibit 99.5, and each of which is incorporated herein by reference.

**ITEM 7. MATERIAL TO BE FILED AS EXHIBITS**

The following documents are filed as appendices and exhibits (or incorporated by reference herein):

- Exhibit 99.4: Proposal Letter, dated August 28, 2008, from Citadel Limited Partnership, D. E. Shaw Valence Portfolios, L.L.C., D. E. Shaw Oculus Portfolios, L.L.C., MatlinPatterson Global Opportunities Partners L.P., MatlinPatterson Global Opportunities Partners (Bermuda) L.P., Pentwater Growth Fund Ltd. to Hexion Specialty Chemicals, Inc. and Apollo Global Management, LLC
- Exhibit 99.5: Draft Commitment Letter (and related term sheet), dated August 28, 2008, from Citadel Limited Partnership, D. E. Shaw Valence Portfolios, L.L.C., D. E. Shaw Oculus Portfolios, L.L.C., MatlinPatterson Global Opportunities Partners L.P., MatlinPatterson Global Opportunities Partners (Bermuda) L.P. and Pentwater Growth Fund Ltd.
- Exhibit 99.6: Transaction Listing Required by Item 5(c)
-

**Signature**

After reasonable inquiry and to the best of its knowledge and belief, the undersigned certify that the information set forth in this statement is true, complete and correct.

Dated this 2nd day of September, 2008

**CITADEL INVESTMENT GROUP, L.L.C.**

By: /s/ John C. Nagel  
John C. Nagel, Authorized Signatory

**CITADEL EQUITY FUND LTD.**

By: Citadel Limited Partnership,  
its Portfolio Manager

By: Citadel Investment Group, L.L.C.,  
its General Partner

By: /s/ John C. Nagel  
John C. Nagel, Authorized Signatory

**CITADEL HOLDINGS I LP**

By: Citadel Investment Group II, L.L.C.,  
its General Partner

By: /s/ John C. Nagel  
John C. Nagel, Authorized Signatory

**CITADEL HOLDINGS II LP**

By: Citadel Investment Group II, L.L.C.,  
its General Partner

By: /s/ John C. Nagel  
John C. Nagel, Authorized Signatory

**CITADEL LIMITED PARTNERSHIP**

By: Citadel Investment Group, L.L.C.,  
its General Partner

By: /s/ John C. Nagel  
John C. Nagel, Authorized Signatory

**CITADEL INVESTMENT GROUP II, L.L.C.**

By: /s/ John C. Nagel  
John C. Nagel, Authorized Signatory

**CITADEL DERIVATIVES GROUP LLC**

By: Citadel Limited Partnership,  
its Managing Member

By: Citadel Investment Group, L.L.C.,  
its General Partner

By: /s/ John C. Nagel  
John C. Nagel, Authorized Signatory

**CITADEL ADVISORS LLC**

By: Citadel Holdings II LP,  
its Managing Member

By: Citadel Investment Group II, L.L.C.,  
its General Partner

By: /s/ John C. Nagel  
John C. Nagel, Authorized Signatory

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**CITADEL DERIVATIVES TRADING LTD.**

**KENNETH GRIFFIN**

By: Citadel Limited Partnership,  
its Portfolio Manager

By: /s/ John C. Nagel  
John C. Nagel, attorney-in-fact\*

By: Citadel Investment Group, L.L.C.,  
its General Partner

By: /s/ John C. Nagel  
John C. Nagel, Authorized Signatory

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\* John C. Nagel is signing on behalf of Kenneth Griffin as attorney-in-fact pursuant to a power of attorney previously filed with the Securities and Exchange Commission on February 24, 2006, and hereby incorporated by reference herein. The power of attorney was filed as an attachment to a filing by Citadel Limited Partnership on Schedule 13G for Morgans Hotel Group Co.

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August 28, 2008

CONFIDENTIAL

Hexion Specialty Chemicals, Inc.,  
180 East Broad Street,  
Columbus, Ohio 43215.

Attention: William H. Carter  
Executive Vice President and Chief Financial Officer

Attention: Joshua J. Harris  
President

Apollo Global Management, LLC,  
9 West 57<sup>th</sup> Street, 43<sup>rd</sup> Floor,  
New York, New York 10019.

Ladies and Gentlemen:

The undersigned institutional investors are stockholders of Huntsman Corporation ("*Huntsman*"), or affiliates of such stockholders, interested in facilitating the consummation of the acquisition of Huntsman by Hexion Specialty Chemicals Inc. ("*Hexion*") pursuant to the Agreement and Plan of Merger, dated July 12, 2007 (the "*Merger Agreement*"), among Hexion, Huntsman and Nimbus Merger Sub Inc.

We do not wish to comment on the details of your dispute with Huntsman other than to state our own working assumptions, based on publicly-available information, that Hexion can close the transaction on the current terms of the Merger Agreement. From our perspective as equity investors, we believe the main issue at hand is your expected rate of return to Hexion stockholders after giving effect to the merger.

We are prepared to finance, together with a limited number of other Huntsman stockholders, at least \$500 million of the consideration due under the Merger Agreement in the form of a subscription for Contingent Value Rights ("*CVRs*") as described in the attached commitment letter. This financing serves the dual purpose of enhancing what we believe is your already reasonable rate of return and facilitating a mutually-beneficial resolution of the current disagreement between you and Huntsman.

The CVRs are similar to an earn-out; they entitle the holders to repayment of the invested amount only if the future cumulative rate of return on Hexion equity passes a certain hurdle rate. If Hexion equity holders do not earn the hurdle rate of return, the CVRs expire without payment. The CVRs are repaid only if the rate of return on Hexion equity outperforms the hurdle rate, a result that we believe is likely enough to warrant our investment.

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From Hexion's perspective, the financing provided in exchange for the CVRs can be used to supplement debt financing for the merger consideration and post-merger liquidity. The result will be less debt service costs and a higher rate of return on equity. The higher returns will be shared with the CVR holders only to the extent that rate of return is in excess of the hurdle rate, which we propose to set at a cumulative annual rate of return of 20%. Note that returns above the hurdle rate are not paid entirely to the CVR holders, but instead are split in equal parts between the CVR holders and Hexion's other owners. The CVR holders' total return is then capped at the initially invested amount, after which point all returns are paid 100% to Hexion's other owners.

The attached commitment letter is in draft form for your review and comment. We are prepared to enter into it immediately in the form attached, or to discuss any comments or suggestions you may have. We also are open to discussing alternative transaction structures (including common or preferred equity investments or mezzanine loans) that reach a similar economic result but are more efficient in your view for tax or other reasons.

Our additional financing proposal does not require due diligence or the review of material non-public information. However, our commitment would be subject to the conditions set forth in the commitment letter. Of particular note:

- Our own commitments of \$245,022,716 are subject to Hexion's receipt of similar commitments from a limited number of other large investors in Huntsman ("*Additional Commitments*") such that the aggregate notional amount of all CVR commitments is at least \$500,000,000. We have discussed this proposal with Peter Huntsman and requested that the Huntsman family and certain of their controlled entities (the "*Huntsman Family Stockholders*") join the attached commitment letter. Peter Huntsman has informed us that it is his expectation that the Huntsman Family Stockholders will commit to subscribe for an aggregate of \$186,233,986 in notional amount of CVRs on the terms and conditions set forth in the commitment letter at such time as sufficient Additional Commitments are received such that the aggregate of all CVR commitments, including the commitments of the Huntsman Family Stockholders, is at least \$500,000,000. Based on our analysis of the institutional ownership of Huntsman common equity, we believe that at least the requisite amount of Additional Commitments \$68,743,298 can be obtained from other large stockholders who see the situation in the same terms that we do. In the event that you receive Additional Commitments in excess of that amount, we agree that you may increase the total amount of CVRs rather than reduce our own commitments.

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- Our commitments also are subject to Hexion's acceptance of the commitment letter by September 15, 2008. In accepting the commitment letter, we ask Hexion to confirm that, assuming the "Company Material Adverse Effect" condition in the Merger Agreement will be satisfied or waived as of the closing date, Hexion has no other reason to believe that any condition precedent to any party's obligation to effect the merger will not be timely satisfied or that any party has or will have the right to terminate the Merger Agreement prior to the consummation of the merger. We feel it is important to verify this as part of a bona fide acceptance of our commitments, which require us to allocate capital for the CVR investment and hold a minimum amount of Huntsman stock until consummation of the merger. We do not believe that acceptance of our commitment letter will limit Hexion's ability to argue (now or later) that a "Company Material Adverse Effect" has occurred.
- Finally, our commitments are subject to the consummation of the merger on the terms and at the price specified in the Merger Agreement. Obviously, we do not intend to subscribe for CVRs on the terms described in the commitment letter if the consideration payable under the Merger Agreement is reduced or delayed, or other changes adverse to us are made without our consent.

Please understand that none of us represents Huntsman or has the authority to bind it. We are making this proposal solely on our own behalf as institutional investors, and not on behalf of Huntsman, the Huntsman family or any other Huntsman stockholders.

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We are available at your convenience to discuss the term sheet and are ready to proceed quickly to definitive documentation once the term sheet is agreed. If you have any questions, please feel free to contact any of the undersigned.

Very truly yours,

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CITADEL LIMITED PARTNERSHIP

By: CITADEL INVESTMENT GROUP, L.L.C., its General Partner

By: /s/ John C. Nagel

Name: John C. Nagel

Title: Authorized Signatory

D. E. SHAW VALENCE PORTFOLIOS, L.L.C.

By: D. E. SHAW & CO., L.P., as Managing Member

By: /s/ Julius Gaudio

Name: Julius Gaudio

Title: Managing Director

D. E. SHAW OCULUS PORTFOLIOS, L.L.C.

By: D. E. SHAW & CO., L.L.C., as Managing Member

By: /s/ Julius Gaudio

Name: Julius Gaudio

Title: Managing Director

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MATLINPATTERSON GLOBAL OPPORTUNITIES PARTNERS L.P.

By: MATLINPATTERSON GLOBAL ADVISERS LLC, its Investment Advisor

By: /s/ Robert H. Weiss

\_\_\_\_\_  
Name: Robert H. Weiss

Title: General Counsel

MATLINPATTERSON GLOBAL OPPORTUNITIES PARTNERS L.P.

By: MATLINPATTERSON GLOBAL ADVISERS LLC, its Investment Advisor

By: \_\_\_\_\_

Name:

Title:

(Attachments)

CC: Andrew J. Nussbaum (with attachments)  
(Wachtell, Lipton, Rosen & Katz)

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MATLINPATTERSON GLOBAL OPPORTUNITIES PARTNERS (BERMUDA)  
L.P.

By: MATLINPATTERSON GLOBAL ADVISERS LLC, its Investment Advisor

By: /s/ Robert H. Weiss

Name: Robert H. Weiss

Title: General Counsel

PENTWATER GROWTH FUND LTD.

By: /s/ Matthew C. Halbower

Name: Matthew C. Halbower

Title: CEO/Portfolio Manager

(Attachments)

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Hexion Specialty Chemicals, Inc.  
180 East Broad St.  
Columbus, OH 43215

Attention: William H. Carter  
Executive Vice President and Chief Financial Officer

**Additional Financing Commitment Letter  
US\$500 Million Contingent Value Rights**

Ladies and Gentlemen:

Hexion Specialty Chemicals, Inc. (the “Issuer” or “you”) has advised each of the institutional investors identified on Schedule 1 to this letter (the “Initial Investors”) and, together with each person who subsequently executes a Joinder Agreement in the form attached as Exhibit B, an “Investor”) that the Issuer desires to issue and sell contingent value rights to the Investors on the terms contemplated herein (the “CVRs”) and apply the proceeds thereof, together with the proceeds of the indebtedness contemplated by the Commitment Letter, dated July 11, 2007 (the “Debt Commitment Letter”), among Hexion LLC, the Issuer and affiliates of each of Credit Suisse and Deutsche Bank, to pay the cash consideration and other costs and expenses associated with, and to provide working capital after, the acquisition of Huntsman Corporation (“Huntsman”) by the Issuer pursuant to the Agreement and Plan of Merger, dated as of July 12, 2007 (the “Merger Agreement”), and the merger contemplated thereby, the “Merger”), among the Issuer, Nimbus Merger Sub Inc. and Huntsman.

**1. Several Commitments of the Investors**

Subject to the terms and conditions described in this letter agreement and the attached Exhibit A (“Exhibit A”), and together with this letter agreement, Schedule 1 and Exhibit B, the “Additional Financing Commitment Letter”), each Investor is pleased to inform the Issuer of its several commitment to purchase, or to cause one or more of its affiliates to purchase, on the date of the Closing (as defined in the Merger Agreement) of the Merger (the “Closing Date”), the notional amount of CVRs set forth opposite its name on Schedule 1 or its Joinder Agreement, as applicable, at a purchase price equal to 100% of the applicable notional amount. The aggregate notional amount of the commitments of all Investors is expected to be at least \$500 million, and may exceed this amount with your approval. The Issuer may at any time prior to the fifth Business Day before the Closing Date by written notice to the Initial Investors reduce the notional amounts of the commitment hereunder so long as (a) the aggregate notional amount of the commitments hereunder remains in excess of \$50 million and (b) the Issuer continues to have adequate funds to consummate the Merger in accordance with the Merger Agreement after giving effect to the reduced commitments. Any reductions in commitments shall be made on a *pro rata* basis among the Investors.

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The commitments of the Investors are several, and not joint. No Investor shall have any liability for the failure of any other Investor to purchase the CVRs or to comply with any obligation under or relating to this Additional Financing Commitment Letter or the definitive documentation for the transactions contemplated hereby. No Investor is the agent of, or otherwise has the authority to bind or represent, you or any other Investor. You will appoint no underwriter, arranger, syndication agent, placement agent, bookrunner or manager with respect to the CVRs without the prior written consent of each Investor.

## 2. Conditions Precedent to the Commitments

Each Investor's commitment hereunder is subject to:

(a) your acceptance of this Additional Financing Commitment Letter on or prior to September 15, 2008 and your confirmation in writing to each Investor on and as of the date of your acceptance that, assuming the condition precedent in Section 6.2(e) of the Merger Agreement relating to a "Company Material Adverse Effect" is satisfied or waived in accordance with the terms thereof, you have no reason to believe that any condition precedent to any party's obligation to effect the Merger will not be timely satisfied or that any party has or will have the right to terminate the Merger Agreement prior to the consummation of the Merger;

(b) the execution and delivery by the Issuer and each Investor of definitive documentation for the purchase of the CVRs in form and substance reasonably satisfactory to such Investor (the "Definitive Documentation"), which Definitive Documentation each Investor and the Issuer agrees to use commercially reasonable efforts to finalize as promptly as practicable following the Issuer's acceptance of this Additional Financing Commitment Letter;

(c) the consummation of the Merger, prior to or simultaneously with the purchase and sale of the CVRs, at \$28.00 per share, as adjusted pursuant to Section 2.1(b)(i) of the Merger Agreement, in cash, and otherwise in accordance with the Merger Agreement without giving effect to any amendment, waiver or modification thereof unless made with the prior written consent of the Investors (such consent not to be unreasonably withheld);

(d) no dividends, distributions, share repurchases, recapitalizations or similar transactions involving the Issuer prior to the Merger, except as reflected in the agreed Initial Equity Value of the Issuer (as defined in Exhibit A);

(e) a limited number of additional institutional investors or other accredited investors (as defined in Rule 501(a) under the Securities Act of 1933, as amended) reasonably acceptable to the Initial Investors shall have executed and delivered Joinder Agreements in the form attached as Exhibit B or made other commitments to the Issuer to purchase CVRs in form and substance satisfactory to the other Investors, such that the aggregate commitments of all Investors and other Huntsman stockholders equals at least \$500 million in notional amount; and

(f) other reasonable and customary closing conditions, including compliance with the terms of this Additional Financing Commitment Letter and the Definitive Documentation in all material respects, delivery of legal opinions, officers' certificates, a solvency certificate consistent with the certificate contemplated by the Merger Agreement and the existing Debt Commitment Letter, accuracy of representations and warranties, absence of defaults, absence of material litigation concerning the Merger or its financing, payment of fees and expenses, and other closing documents and informational and other undertakings for a Section 4(2) private placement of securities.

### **3. Commitment Termination**

Each Investor's commitment hereunder will terminate on the earlier of (a) written notice by such Investor of the Issuer's breach of any material obligation under this Additional Financing Commitment Letter, (b) November 2, 2008, and (c) the termination of the Merger Agreement by any party thereto or the amendment of the Merger Agreement unless made with the prior consent of the Investors (such consent not to be unreasonably withheld). Sections 4 through 9 below shall survive the termination of the Investor's commitment hereunder.

### **4. Indemnification**

The Issuer will indemnify and hold harmless the Investors and each of their affiliates, officers, directors, employees, agents, advisors and representatives (each, an "Indemnified Party") from and against any and all claims, damages, losses, liabilities, costs and reasonable out-of-pocket expenses (including, without limitation, reasonable fees and disbursements of counsel), that may be incurred by or asserted or awarded against any Indemnified Party (including, without limitation, in connection with any investigation, litigation or proceeding or the preparation of any defense in connection therewith), in each case arising out of or in connection with or relating to this Additional Financing Commitment Letter or the transactions contemplated hereby or any actual or proposed use of the proceeds of the CVRs, except to the extent such claim, damage, loss, liability or expense is found in a final, non-appealable judgment by a court of competent jurisdiction to have resulted primarily from the gross negligence or willful misconduct of such Indemnified Party. In the case of an investigation, litigation or other proceeding to which the indemnity in this paragraph applies, such indemnity will be effective whether or not such investigation, litigation or proceeding is brought by the Issuer or Huntsman or any of their respective directors, security holders or creditors, and whether or not the transactions contemplated hereby are consummated.

No Indemnified Party will have any liability (whether direct or indirect, in contract, tort or otherwise) to the Issuer, Huntsman or any of their respective affiliates or security holders or creditors for or in connection with the transactions contemplated hereby, except to the extent such liability is determined in a final non-appealable judgment by a court of competent jurisdiction to have resulted primarily from the gross negligence or willful misconduct of such Indemnified Party. In addition, no Indemnified Party will be liable on any theory of liability for any special, indirect, consequential or punitive damages (including without limitation loss of profits, business or anticipated savings, regardless of foreseeability).

#### **5. Minimum Holding; Limitation to Sophisticated Investors**

Each Investor, for the benefit of the Issuer and each other Investor, (i) hereby represents, as to itself, that (A) it owns (directly or indirectly) as of the date hereof a number of shares of common stock of Huntsman with a value (at the Merger price) at least equal to 110.00% of the notional amount of its CVR commitment (such number of shares of common stock, its "Minimum Holding") and (B) other than as described in the Schedule 13D to be filed by such Investor on or promptly after the date on which such Investor becomes a party hereto and as amended from time to time, none of such Investor, its affiliates or its associates (as such terms are defined under Rule 12b-2 of the Securities and Exchange Act of 1934, as amended (the "Exchange Act")) is the beneficial owner (as such term is defined under Rule 13d-3 of the Exchange Act) of any common stock of Huntsman or has any agreement, arrangement or understanding with any person for the purpose of acquiring, holding, voting or disposing of any securities of Huntsman, and (ii) hereby agrees that it will maintain ownership of shares of common stock of Huntsman at least equal to its Minimum Holding from the date hereof until the earlier of the consummation of the Merger or the termination of its commitment in accordance with paragraph 3. For purposes of calculating the Minimum Holding, an Investor may aggregate positions held by any affiliated entity so long as (i) such affiliate is a direct or indirect wholly-owned subsidiary of the Investor, (ii) the Investor is a direct or indirect wholly-owned subsidiary of such affiliate or (iii) the Investor and such affiliate are direct or indirect wholly-owned subsidiaries of a common parent company.

In addition, each Investor, for the benefit of the Issuer and each other Investor, hereby represents and warrants that (i) it is an 'accredited investor' within the meaning of Rule 501(a) under the Securities Act of 1933, as amended, and a sophisticated financial investor making its own decision to commit to purchase CVRs in light of its economic interest in Huntsman stock and the Merger, (ii) the CVRs are illiquid instruments in large denominations for which there will be no trading market and such Investor is prepared to hold the CVRs until their maturity, at which time there may be no recovery under the terms of the CVRs, (iii) the publicly-available information available to it concerning Huntsman and the Issuer provides a sufficient basis for its own investment decision in the context of the CVRs as an effective 'earn-out' or contingent price adjustment in connection with the Merger and (iv) it has made its own, independent review and analysis of all information that it considers adequate for purposes of its investment decision and has not relied on the advice or recommendation of, or any information or analyses by, any other Investor in deciding to commit to CVRs in connection with the Merger.

## **6. Other Activities of the Investors**

You acknowledge that the Investors are engaged in securities trading as well as providing other financial services. You agree that the Investors may employ the services of its affiliates in connection with the transactions contemplated by this Additional Financing Commitment Letter and such affiliates will be entitled to the benefits afforded to each Investor hereunder. Notwithstanding their involvement in the transactions contemplated by this Additional Financing Commitment Letter or the possible receipt of confidential information in connection therewith, you understand and agree that each Investor and its affiliates may conduct other transactions for its or its affiliates' own account or the account of customers in equity, debt, securities, derivatives and other financial instruments issued by or relating to the Issuer, its affiliates and other companies with which the Issuer or its affiliates may have a commercial or competitive relationship, and (b) may provide investment advisory, financial advisory and other services to the Issuer or any of its Representatives or to persons and companies whose interests compete with those of the Issuer or its affiliates, provided that each Investor and its affiliates will not use confidential information received from the Issuer or its representatives in connection with the transactions contemplated by this Additional Financing Commitment Letter when conducting such transactions or performing such services.

The Issuer acknowledges and agrees that this Additional Financing Commitment Letter and the activities of the Investors and each of their affiliates hereunder in connection with the transactions contemplated by this Additional Financing Commitment Letter do not create a fiduciary, advisory or agency relationship between the Issuer and the Investors, and the Issuer understands and accepts the terms, risks and conditions of the transactions contemplated by this Additional Financing Commitment Letter. To the fullest extent permitted by applicable law, the Issuer hereby waives any claims it may have against any Investor based upon or relating to any allegation that it owes the Issuer a fiduciary duty, and the Issuer hereby agrees that no Investor shall have any liability (whether direct or indirect) in respect of any claim for breach of fiduciary duty to the Issuer or to any other person, including any stockholders, employees or creditors asserting a claim derivatively, in the Issuer's name or otherwise on its behalf.

## **7. No Third Party Reliance; Limitations on Assignment and Amendment**

The agreements of each Investor hereunder are made solely for the benefit of the Issuer and may not be relied upon or enforced by any other person (other than any Indemnified Parties or, in the case of Section 5, the other Investors). The Issuer may not assign or delegate any of its rights or obligations hereunder without the Investor's prior written consent, and any attempted assignment without such consent shall be void. An Investor may assign or delegate its commitment and other rights and obligations hereunder before or after the Closing Date to any person that would be a permitted transferee of CVRs after the Closing Date pursuant to Exhibit A, provided that no transfer of commitments prior to the date hereof shall release any Investor of its obligation to purchase the CVRs on the Closing Date unless such transfer is made (a) to another Investor or (b) with the prior written consent of the Issuer (such consent not to be unreasonably withheld, conditioned or delayed). This Additional Financing Commitment Letter may not be amended, restated, modified, or any provision hereof waived, except by a written agreement signed by all parties hereto.

**8. Governing Law; Entire Agreement**

This Additional Financing Commitment Letter shall be governed by, and construed in accordance with, the laws of the State of New York. This Additional Financing Commitment Letter sets forth the entire agreement among the parties with respect to the matters addressed herein and supersedes all prior communications, written or oral, with respect hereto.

**9. Waiver of Jury Trial; Jurisdiction**

Each party hereto irrevocably waives to the full extent permitted by applicable law all right to trial by jury in any suit, action, proceeding or counterclaim (whether based on contract, tort or otherwise) arising out of or relating to this Additional Financing Commitment Letter or the transactions contemplated hereby or the actions of the parties hereto in the negotiation, performance or enforcement hereof.

With respect to all matters arising out of or relating to this Additional Financing Commitment Letter, each party hereto hereby irrevocably (i) submits to the non-exclusive jurisdiction of any New York State or Federal court sitting in the State of New York, County of New York, and any appellate court from any thereof, (ii) agrees that all claims related hereto may be heard and determined in such courts, (iii) waives, to the fullest extent it may effectively do so, the defense of an inconvenient forum, (iv) agrees that a final judgment of such courts shall be conclusive and may be enforced in other jurisdictions by suit on the judgment or in any other manner provided by law and (v) waives any immunity (sovereign or otherwise) from jurisdiction of any court or from any legal process or setoff to which you or your properties or assets may be entitled.

**10. Signing and Effectiveness**

This Additional Financing Commitment Letter shall be effective only upon delivery of an executed signature page (or counterpart signature page) by each of the Investors and the Issuer. If it does not become effective by 5:00 p.m. New York City time on September 15, 2008, this Additional Financing Commitment Letter shall be void ab initio.

This Additional Financing Commitment Letter may be executed in any number of counterparts, each of which, when so executed, shall be deemed to be an original and all of which, when taken together, shall constitute a single instrument.

[Signature Page Follows]

Very truly yours,

CITADEL LIMITED PARTNERSHIP

By: CITADEL INVESTMENT GROUP, L.L.C., its General Partner

By:

\_\_\_\_\_  
Name:

Title:

D. E. SHAW VALENCE PORTFOLIOS, L.L.C.

By: D. E. SHAW & CO., L.P., as Managing Member

By:

\_\_\_\_\_  
Name:

Title:

D. E. SHAW OCULUS PORTFOLIOS, L.L.C.

By: D. E. SHAW & CO., L.L.C., as Managing Member

By:

\_\_\_\_\_  
Name:

Title:

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MATLINPATTERSON GLOBAL OPPORTUNITIES PARTNERS L.P.

By: MATLINPATTERSON GLOBAL ADVISERS LLC, its Investment Advisor

By:

\_\_\_\_\_

Name:

Title:

MATLINPATTERSON GLOBAL OPPORTUNITIES PARTNERS (BERMUDA)  
L.P.

By: MATLINPATTERSON GLOBAL ADVISERS LLC, its Investment Advisor

By:

\_\_\_\_\_

Name:

Title:

PENTWATER GROWTH FUND LTD.

By:

\_\_\_\_\_

Name:

Title:

ACCEPTED AND AGREED  
on \_\_\_\_\_, 2008:

HEXION SPECIALTY CHEMICALS, INC.

By: \_\_\_\_\_

Name: William H. Carter

Title: Executive Vice President and Chief Financial Officer



<u>INITIAL INVESTOR</u>	<u>NOTIONAL AMOUNT</u>
Citadel Limited Partnership	\$80,080,000
D.E. Shaw Valence Portfolios, L.L.C.	\$53,463,541.04
D.E. Shaw Oculus Portfolios, L.L.C.	\$25,612,041
MatlinPatterson Global Opportunities Partners, L.P.	\$52,704,830.36
MatlinPatterson Global Opportunities Partners (Bermuda) L.P.	\$18,365,703.72
Pentwater Growth Fund Ltd.	\$14,796,600
<b>TOTAL</b>	<b>\$245,022,716</b>

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**Annex A**  
**Indicative Terms for Contingent Value Rights**

Issuer	Hexion Specialty Chemicals, Inc. (the “ <i>Issuer</i> ”)
Instrument	Contingent Value Rights (“ <i>CVRs</i> ”)
Notional Amount	At least \$500 million
Term	The CVRs will mature on the [8] <sup>th</sup> anniversary of the merger closing. <sup>1</sup>
Purchase Price	100% of Notional Amount <sup>2</sup>
Use of Proceeds	Merger consideration
Initial Equity Investors	[Apollo Fund VI]
Hurdle Rate	20%
Contingency	Actual or deemed distributions on or with respect to the Common Stock of the Issuer (defined to exclude qualifying employee ownership plans) representing a cumulative rate of return (taken together with all other actual or deemed distributions on or with respect to such Common Stock) on the Initial Equity Value of the Common Stock equal to the Hurdle Rate.
Initial Equity Value	US\$[ ], representing the agreed value of the Common Stock of Hexion immediately prior to the merger. <sup>3</sup>
Payments Due	To the extent the Contingency is satisfied, the Issuer will make matching payments on the CVRs with respect to excess distributions or deemed distributions on the Common Stock as follows. Each Payment will reduce the Notional Amount, and the CVRs will be cancelled when the Notional Amount is reduced to zero.

<sup>1</sup> Intended to be one year beyond maturity date for Hexion debt financing.

<sup>2</sup> The CVRs are expected to be treated as an element of merger consideration for U.S. federal income tax purposes from the standpoint of the Issuer and the Investors, subject to review and confirmation.

<sup>3</sup> Assumes no outstanding capital stock other than Common Stock subject to CVR and qualifying employee stock ownership plans. Holders of Common Stock should own no other investments in the Issuer and receive no management fees or other consideration (any consideration paid will constitute a distribution for purposes determining satisfaction of the Contingency).

- (a) The Issuer will pay holders of CVRs, simultaneously with any dividend, distribution or repurchase of Common Stock, an aggregate amount equal to 100% of the Fair Market Value of any dividend, distribution or repurchase consideration in excess of the Contingency.
- (b) Upon any direct or indirect sale or other transfer (other than a qualified public offering pursuant to clause (d) below) of any Common Stock by the Initial Equity Investors, the Issuer will pay holders of CVRs simultaneously with (or promptly following) the effectiveness of such transaction(s), an aggregate amount equal to 100% of the Fair Market Value of the consideration received by the Initial Equity Investors in excess of the Contingency.
- (c) Upon any merger, recapitalization or other transaction where Common Stock of the Issuer is directly or indirectly exchanged for cash, stock or property, the Issuer will pay holders of CVRs, simultaneously with (and as a condition to) the effectiveness of such transaction, an aggregate amount equal to 100% of the Fair Market Value of the consideration paid to stockholders in excess of the Contingency.
- (d) Upon the expiration of the term of the CVRs or an earlier qualified public offering (to be defined), the Appraiser will determine the Fair Market Value of the Common Stock and the Issuer will make a final payment on the CVRs as if the entire Fair Market Value were distributed to the holders of Common Stock on the expiration date.

“*Fair Market Value*” will mean (i) the amount of any cash, (ii) the average 30-day closing price of any NYSE- or NASDAQ-listed securities, (iii) the fair market value of any other assets or property as determined by the Appraiser.

“*Appraiser*” means a leading valuation firm (unaffiliated with the Issuer) agreed by the Issuer and holders of a majority in notional amount of the CVRs. If an Appraiser cannot be promptly agreed, each of the Issuer and majority holders shall appoint a leading valuation firm (unaffiliated with the Issuer) and the two firms shall choose a third to be the Appraiser.

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Optional Redemption	At option of the Issuer at any time on 10 Business Day's notice at the outstanding Notional Amount.
Offer to Repurchase	As a condition to a change of control (to be defined), the Issuer will offer to repurchase the CVRs within 10 Business Days at a repurchase price equal to payment that would be due on the CVRs if the entire Fair Mair Market Value of the Common Stock were distributed to holders of Common Stock immediately prior to the change of control.
Certain Covenants	<p>To be reasonably agreed, and including:</p> <ul style="list-style-type: none"> <li>· No merger, sale of substantially all assets, or similar transaction without assumption of CVRs.</li> <li>· No issuance of preferred stock, multiple classes of common stock, common stock issued by subsidiaries, or other changes to capital structure that could adversely affect value of the CVRs (unless appropriate adjustments are agreed in definitive documentation).</li> <li>· No transactions with affiliates except on arm's-length terms and, above a threshold to be agreed, with the approval of majority holders of the CVRs.</li> <li>· Further assurances and no transactions that circumvent purposes of CVRs.</li> </ul>
Adjustments	Standard adjustments for dividends, stock splits or other dilutive events. The details of such adjustments are to be reasonably agreed.
Events of Default	<p>To be reasonably agreed, and including:</p> <ul style="list-style-type: none"> <li>· payment default on CVRs;</li> <li>· bankruptcy events or liquidation of the Issuer;</li> <li>· breach of representation and warranty; and</li> <li>· breach of covenant.</li> </ul> <p>An Event of Default will entitle the holders of the CVRs to the immediate payment of the Face Amount regardless of whether the Contingency has been satisfied, but subject to "Ranking" below.</p>

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Ranking	The CVRs will rank as senior unsecured securities/instruments, <i>provided</i> that upon liquidation of the Issuer the CVRs will not entitle their holder to any payment except to the extent a distribution could be made on Common Stock under applicable law.
Fees and Expenses	No fees, other than up to 0.5% upon funding of CVRs to reimburse costs and expenses of CVR investors.
Indemnity	Customary for providers of acquisition financing
Governing Law	New York
Dispute Resolution	Arbitration
Offering and Transfer Restrictions	Offered privately to a limited number of highly-sophisticated accredited investors with direct or indirect positions in the common stock of Huntsman. Offering will be a 4(2) private placement with minimum initial subscriptions of at least \$10 million. Investors will be required to make customary securities law representations as a condition to their investment. Transfers will be permitted in accordance with applicable securities laws (a) after the second anniversary of the merger, (b) to affiliates or funds managed by affiliates, or (c) after an Event of Default.

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**Exhibit B**

**JOINDER AGREEMENT**

Reference is made to that certain Additional Financing Commitment Letter Agreement, dated August [ ], 2008, among Hexion Specialty Chemicals, Inc. and the Investors named therein (the "Agreement"). Capitalized terms used but not defined in this Joinder Agreement have the meanings specified in the Agreement.

[ ] (the "New Investor") has reviewed the Agreement and hereby commits to purchase CVRs with a notional amount of US\$[ ] subject to the terms and conditions of the Agreement. Each of the New Investor and the Issuer agree that the New Investor shall be an "Investor" for all purposes of the Agreement as if an original party thereto.

Address for Notices:

With Copies to:

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[NEW INVESTOR]

By:

\_\_\_\_\_  
Name:  
Title:

Accepted and Agreed by:

HEXION SPECIALTY CHEMICALS, INC.

By: \_\_\_\_\_  
Name: William H. Carter  
Title: Executive Vice President and Chief Financial Officer

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Trade	Account	Symbol	Data	Trans Type					
				Buy Transaction	Option Assignment	Option Exercise	Sell Transaction		
8/1/2008	CDRG	HUN	Average of Cost	\$13.51			\$13.51		
			Sum of Quantity	56,484			-48,803		
		HUNID	Average of Cost	\$0.52			\$0.60		
			Sum of Quantity	36			-65		
		HUNIW	Average of Cost	\$1.00					
			Sum of Quantity	14					
		HUNWB	Average of Cost				\$1.60		
			Sum of Quantity				-44		
		HUNWV	Average of Cost				\$2.75		
			Sum of Quantity				-36		
		8/4/2008	CDRG	HUN	Average of Cost	\$13.60			\$13.58
					Sum of Quantity	25,738			-26,197
HUNID	Average of Cost			\$0.51					
	Sum of Quantity			1					
HUNIV	Average of Cost						\$2.90		
	Sum of Quantity						-21		
HUNIW	Average of Cost			\$1.01					
	Sum of Quantity			24					
HUNKX	Average of Cost			\$0.47					
	Sum of Quantity			42					
HUNNB	Average of Cost						\$1.90		
	Sum of Quantity						-10		
HUNNC	Average of Cost			\$4.10					
	Sum of Quantity			8					
HUNUB	Average of Cost			\$0.70					
	Sum of Quantity			33					
HUNUD	Average of Cost			\$7.00					
	Sum of Quantity			5					
HUNUU	Average of Cost			\$0.20					
	Sum of Quantity			1					
HUNUV	Average of Cost			\$1.65					
	Sum of Quantity			55					
HUNWA	Average of Cost			\$0.20					
	Sum of Quantity			10					
HUNWB	Average of Cost	\$1.54							
	Sum of Quantity	33							
HUNWV	Average of Cost	\$2.77							
	Sum of Quantity	10							
8/5/2008	CDRG	HUN	Average of Cost	\$13.98			\$13.94		
			Sum of Quantity	57,711			-51,236		
		HUNBX	Average of Cost	\$0.55					
			Sum of Quantity	16					
		HUNIB	Average of Cost				\$4.80		

			Sum of Quantity		-1
		HUNIC	Average of Cost	\$1.68	\$1.85
			Sum of Quantity	4	-29
		HUNID	Average of Cost	\$0.50	
			Sum of Quantity	15	
		HUNIW	Average of Cost	\$0.98	\$1.05
			Sum of Quantity	92	-33
		HUNKC	Average of Cost	\$2.67	
			Sum of Quantity	30	
		HUNKD	Average of Cost		\$1.00
			Sum of Quantity		-9
		HUNKV	Average of Cost	\$3.95	
			Sum of Quantity	15	
		HUNKW	Average of Cost		\$1.85
			Sum of Quantity		-10
		HUNKX	Average of Cost		\$0.55
			Sum of Quantity		-33
		HUNNW	Average of Cost	\$5.50	
			Sum of Quantity	5	
		HUNUB	Average of Cost	\$0.55	
			Sum of Quantity	44	
		HUNUW	Average of Cost	\$4.62	
			Sum of Quantity	44	
		HUNWB	Average of Cost	\$1.30	
			Sum of Quantity	29	
8/6/2008	CDRG	HUN	Average of Cost	\$14.21	\$14.18
			Sum of Quantity	17,133	-16,332
		HUNBV	Average of Cost	\$4.17	
			Sum of Quantity	6	
		HUNIW	Average of Cost	\$0.90	\$1.05
			Sum of Quantity	11	-4
		HUNKC	Average of Cost	\$2.65	
			Sum of Quantity	19	
		HUNKD	Average of Cost		\$1.05
			Sum of Quantity		-5
		HUNKE	Average of Cost		\$0.25
			Sum of Quantity		-5
		HUNKU	Average of Cost		\$7.10
			Sum of Quantity		-10
		HUNKV	Average of Cost	\$4.00	
			Sum of Quantity	10	
		HUNKW	Average of Cost	\$1.60	\$1.85
			Sum of Quantity	25	-3
		HUNKX	Average of Cost		\$0.60
			Sum of Quantity		-4
		HUNNU	Average of Cost	\$0.70	



			Sum of Quantity	15	
		HUNUV	Average of Cost		\$1.30
			Sum of Quantity		-27
		HUNUW	Average of Cost	\$4.20	
			Sum of Quantity	22	
		HUNWB	Average of Cost	\$1.15	\$1.40
			Sum of Quantity	5	-5
		HUNWW	Average of Cost	\$5.00	
			Sum of Quantity	5	
8/7/2008	CDRG	HUN	Average of Cost	\$13.91	\$13.91
			Sum of Quantity	32,866	-23,467
		HUNIC	Average of Cost	\$1.30	
			Sum of Quantity	1	
		HUNIV	Average of Cost		\$2.55
			Sum of Quantity		-26
		HUNKB	Average of Cost	\$4.90	
			Sum of Quantity	11	
		HUNKC	Average of Cost	\$2.50	\$2.60
			Sum of Quantity	10	-3
		HUNKD	Average of Cost		\$0.94
			Sum of Quantity		-205
		HUNUB	Average of Cost		\$0.35
			Sum of Quantity		-5
		HUNUD	Average of Cost	\$6.50	
			Sum of Quantity	5	
		HUNWB	Average of Cost	\$1.05	
			Sum of Quantity	1	
		HUNWW	Average of Cost	\$5.10	
			Sum of Quantity	35	
		HUNWX	Average of Cost	\$9.00	
			Sum of Quantity	15	
8/8/2008	CDRG	HUN	Average of Cost	\$13.98	\$13.96
			Sum of Quantity	22,786	-16,154
		HUNBD	Average of Cost		\$1.10
			Sum of Quantity		-10
		HUNIC	Average of Cost	\$1.38	
			Sum of Quantity	15	
		HUNKB	Average of Cost		\$5.30
			Sum of Quantity		-1
		HUNKC	Average of Cost	\$2.40	
			Sum of Quantity	1	
		HUNKD	Average of Cost		\$0.90
			Sum of Quantity		-47
		HUNKV	Average of Cost	\$3.60	
			Sum of Quantity	8	
		HUNKW	Average of Cost	\$1.40	\$1.60

			Sum of Quantity	66		-17
		HUNNW	Average of Cost	\$5.30		
			Sum of Quantity	3		
		HUNUD	Average of Cost	\$6.20		
			Sum of Quantity	2		
		HUNUW	Average of Cost			\$4.30
			Sum of Quantity			-10
		HUNWB	Average of Cost	\$1.05		
			Sum of Quantity	5		
		HUNWV	Average of Cost	\$2.15		
			Sum of Quantity	5		
		HUNWW	Average of Cost	\$4.96		
			Sum of Quantity	119		
		HUNWX	Average of Cost	\$8.80		
			Sum of Quantity	19		
8/11/2008	CDRG	HUN	Average of Cost	\$14.07		\$14.09
			Sum of Quantity	44,432		-37,665
		HUNBC	Average of Cost			\$2.90
			Sum of Quantity			-3
		HUNIC	Average of Cost	\$1.35		\$1.45
			Sum of Quantity	11		-44
		HUNKC	Average of Cost	\$2.40		\$2.48
			Sum of Quantity	4		-81
		HUNKD	Average of Cost	\$0.83		\$1.00
			Sum of Quantity	15		-1
		HUNKV	Average of Cost	\$3.45		
			Sum of Quantity	5		
		HUNKW	Average of Cost	\$1.35		
			Sum of Quantity	44		
		HUNTX	Average of Cost		\$22.50	
			Sum of Quantity		-14	
		HUNUV	Average of Cost	\$1.00		\$1.15
			Sum of Quantity	20		-1
		HUNWB	Average of Cost	\$1.05		
			Sum of Quantity	10		
		HUNWC	Average of Cost	\$3.20		
			Sum of Quantity	5		
		HUNWW	Average of Cost	\$4.90		
			Sum of Quantity	44		
8/12/2008	CDRG	HUN	Average of Cost	\$14.10		\$14.12
			Sum of Quantity	40,474		-34,901
		HUNIV	Average of Cost			\$2.65
			Sum of Quantity			-30
		HUNIW	Average of Cost			\$0.70
			Sum of Quantity			-24
		HUNKC	Average of Cost			\$2.45
			Sum of Quantity			-60

		HUNKD	Average of Cost	\$0.75	
			Sum of Quantity	27	
		HUNKV	Average of Cost	\$3.50	
			Sum of Quantity	2	
		HUNKW	Average of Cost	\$1.38	\$1.45
			Sum of Quantity	10	-14
		HUNNB	Average of Cost	\$1.30	
			Sum of Quantity	1	
		HUNNC	Average of Cost	\$3.50	
			Sum of Quantity	5	
		HUNNX	Average of Cost	\$8.60	
			Sum of Quantity	4	
		HUNTD	Average of Cost		\$20.00
			Sum of Quantity		-76
		HUNUB	Average of Cost		\$0.35
			Sum of Quantity		-45
		HUNUV	Average of Cost		\$1.03
			Sum of Quantity		-54
		HUNWB	Average of Cost	\$0.95	\$1.15
			Sum of Quantity	8	-10
8/13/2008	CDRG	HUN	Average of Cost	\$14.11	\$14.13
			Sum of Quantity	56,544	-59,458
		HUNIB	Average of Cost	\$4.30	
			Sum of Quantity	3	
		HUNIC	Average of Cost	\$1.28	
			Sum of Quantity	14	
		HUNIW	Average of Cost	\$0.50	
			Sum of Quantity	5	
		HUNKD	Average of Cost		\$0.80
			Sum of Quantity		-44
		HUNKE	Average of Cost		\$0.20
			Sum of Quantity		-3
		HUNKW	Average of Cost	\$1.31	
			Sum of Quantity	36	
		HUNKX	Average of Cost		\$0.40
			Sum of Quantity		-44
		HUNUV	Average of Cost	\$1.00	
			Sum of Quantity	21	
8/14/2008	CDRG	HUN	Average of Cost	\$14.19	\$14.22
			Sum of Quantity	40,214	-45,302
		HUNIC	Average of Cost	\$1.50	
			Sum of Quantity	10	
		HUNIW	Average of Cost		\$0.83
			Sum of Quantity		-113
		HUNKC	Average of Cost	\$2.25	\$2.40
			Sum of Quantity	3	-11
		HUNKD	Average of Cost	\$0.80	

			Sum of Quantity	1		
		HUNKW	Average of Cost	\$1.36		\$1.25
			Sum of Quantity	196		-10
		HUNUB	Average of Cost	\$0.33		
			Sum of Quantity	6		
		HUNUV	Average of Cost			\$1.05
			Sum of Quantity			-27
		HUNWC	Average of Cost			\$3.30
			Sum of Quantity			-48
		HUNWD	Average of Cost	\$6.40		
			Sum of Quantity	3		
		HUNWV	Average of Cost			\$2.15
			Sum of Quantity			-44
8/15/2008	CDRG	HUN	Average of Cost	\$14.33		\$14.36
			Sum of Quantity	32,164		-31,931
		HUNHB	Average of Cost		\$10.00	
			Sum of Quantity		-115	
		HUNHU	Average of Cost		\$7.50	
			Sum of Quantity		-34	
		HUNHV	Average of Cost		\$12.50	
			Sum of Quantity		-118	
		HUNIC	Average of Cost	\$1.55		
			Sum of Quantity	8		
		HUNIV	Average of Cost	\$2.75		\$2.90
			Sum of Quantity	10		-10
		HUNIW	Average of Cost	\$0.75		\$0.85
			Sum of Quantity	39		-33
		HUNKC	Average of Cost	\$2.40		
			Sum of Quantity	6		
		HUNKD	Average of Cost	\$0.75		
			Sum of Quantity	23		
		HUNKW	Average of Cost	\$1.40		
			Sum of Quantity	10		
		HUNNE	Average of Cost			\$11.00
			Sum of Quantity			-8
		HUNNX	Average of Cost	\$8.40		
			Sum of Quantity	5		
		HUNTD	Average of Cost		\$20.00	
			Sum of Quantity		-16	
		HUNTE	Average of Cost		\$25.00	
			Sum of Quantity		15	
		HUNTW	Average of Cost		\$17.50	
			Sum of Quantity		36	
		HUNUB	Average of Cost	\$0.33		
			Sum of Quantity	26		
		HUNWB	Average of Cost	\$0.96		\$0.95
			Sum of Quantity	20		-20

CDRT	HUNHB	Average of Cost	\$10.00	
		Sum of Quantity	19	
	HUNHU	Average of Cost	\$7.50	
		Sum of Quantity	20	
	HUNHV	Average of Cost		\$12.50
		Sum of Quantity		-218
	HUNTC	Average of Cost	\$15.00	
		Sum of Quantity	39	
	HUNTD	Average of Cost		\$20.00
		Sum of Quantity		-89
	HUNTE	Average of Cost	\$25.00	
		Sum of Quantity	5	
	HUNTW	Average of Cost	\$17.50	
		Sum of Quantity	76	
	HUNTX	Average of Cost	\$22.50	
		Sum of Quantity	15	

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8/18/2008	CDRG	HUN	Average of Cost	\$13.77	\$13.98
			Sum of Quantity	48,072	-32,291
		HUNBV	Average of Cost		\$4.10
			Sum of Quantity		-10
		HUNIC	Average of Cost	\$1.26	\$1.33
			Sum of Quantity	117	-20
		HUNID	Average of Cost	\$0.22	
			Sum of Quantity	33	
		HUNIE	Average of Cost	\$0.05	
			Sum of Quantity	5	
		HUNIV	Average of Cost		\$2.40
			Sum of Quantity		-10
		HUNIW	Average of Cost	\$0.59	
			Sum of Quantity	16	
		HUNJC	Average of Cost		\$2.05
			Sum of Quantity		-70
		HUNJD	Average of Cost		\$0.70
			Sum of Quantity		-20
		HUNJW	Average of Cost		\$1.20
			Sum of Quantity		-5
		HUNKC	Average of Cost	\$2.30	\$2.33
			Sum of Quantity	1	-38
		HUNKD	Average of Cost		\$0.80
			Sum of Quantity		-12
		HUNKV	Average of Cost		\$3.90
			Sum of Quantity		-154
		HUNKW	Average of Cost	\$1.20	
			Sum of Quantity	6	
		HUNUC	Average of Cost	\$2.28	\$2.35

			Sum of Quantity	12	-10
		HUNUV	Average of Cost	\$0.98	
			Sum of Quantity	130	
		HUNVC	Average of Cost		\$2.80
			Sum of Quantity		-10
		HUNVV	Average of Cost	\$1.60	\$1.55
			Sum of Quantity	9	-10
		HUNWD	Average of Cost	\$6.45	
			Sum of Quantity	21	
		HUNWX	Average of Cost	\$8.90	
			Sum of Quantity	15	
8/19/2008	CDRG	HUN	Average of Cost	\$13.62	\$13.61
			Sum of Quantity	25,684	-27,267
		HUNIC	Average of Cost	\$1.06	\$1.06
			Sum of Quantity	98	-98
		HUNID	Average of Cost	\$0.13	
			Sum of Quantity	39	
		HUNIW	Average of Cost	\$0.45	\$0.50
			Sum of Quantity	50	-1
		HUNJW	Average of Cost	\$0.90	
			Sum of Quantity	44	
		HUNKC	Average of Cost		\$2.15
			Sum of Quantity		-11
		HUNKD	Average of Cost	\$0.50	\$0.65
			Sum of Quantity	1	-43
		HUNKU	Average of Cost		\$6.45
			Sum of Quantity		-20
		HUNUB	Average of Cost		\$0.30
			Sum of Quantity		-60
		HUNUV	Average of Cost	\$1.00	\$1.01
			Sum of Quantity	23	-62
		HUNWB	Average of Cost	\$1.00	\$1.20
			Sum of Quantity	2	-44
		HUNWV	Average of Cost	\$2.00	
			Sum of Quantity	10	
8/20/2008	CDRG	HUN	Average of Cost	\$13.64	\$13.58
			Sum of Quantity	30,390	-25,838
		HUNBW	Average of Cost		\$1.55
			Sum of Quantity		-40
		HUNIC	Average of Cost		\$1.04
			Sum of Quantity		-34
		HUNIW	Average of Cost		\$0.45
			Sum of Quantity		-10
		HUNJC	Average of Cost		\$1.75
			Sum of Quantity		-11
		HUNJW	Average of Cost		\$0.97

			Sum of Quantity		-26
		HUNKC	Average of Cost	\$2.05	\$2.05
			Sum of Quantity	40	-40
		HUNKD	Average of Cost	\$0.55	
			Sum of Quantity	44	
		HUNKV	Average of Cost	\$3.00	
			Sum of Quantity	11	
		HUNKW	Average of Cost	\$1.02	
			Sum of Quantity	1	
		HUNUU	Average of Cost		\$0.10
			Sum of Quantity		-3
		HUNUV	Average of Cost	\$0.95	
			Sum of Quantity	2	
		HUNVC	Average of Cost		\$3.25
			Sum of Quantity		-20
		HUNVV	Average of Cost	\$1.60	
			Sum of Quantity	99	
		HUNWB	Average of Cost	\$1.05	
			Sum of Quantity	3	
		HUNWU	Average of Cost		\$0.45
			Sum of Quantity		-11
		HUNWV	Average of Cost	\$2.05	
			Sum of Quantity	34	
		HUNWZ	Average of Cost		\$0.10
			Sum of Quantity		-84
8/21/2008	CDRG	HUN	Average of Cost	\$13.61	\$13.62
			Sum of Quantity	16,229	-14,198
		HUNIC	Average of Cost		\$0.95
			Sum of Quantity		-19
		HUNIV	Average of Cost		\$1.95
			Sum of Quantity		-10
		HUNIW	Average of Cost		\$0.45
			Sum of Quantity		-2
		HUNJC	Average of Cost		\$1.75
			Sum of Quantity		-15
		HUNJW	Average of Cost		\$0.95
			Sum of Quantity		-20
		HUNKV	Average of Cost	\$3.05	
			Sum of Quantity	33	
		HUNUC	Average of Cost	\$2.50	
			Sum of Quantity	5	
		HUNUV	Average of Cost	\$0.92	\$1.00
			Sum of Quantity	30	-11
8/27/2008	CDRG	HUNKB	Average of Cost	\$4.50	\$4.59
			Sum of Quantity	4	-4
8/28/2008	CDRG	HUNIV	Average of Cost	\$1.46	\$1.50
			Sum of Quantity	7	-7

