Huntsman CORP Form SC 13D/A August 29, 2008

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UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D/A

Under the Securities Exchange Act of 1934 (Amendment No. 4)

Huntsman Corporation

(Name of Issuer)

Common Stock, \$0.01 par value per share

(Title of Class of Securities)

447011 10 7

(CUSIP Number)

Samuel D. Scruggs, 500 Huntsman Way, Salt Lake City, Utah 84108, (801) 584-5700

(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 §§240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box. o

Note: 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).

1.	Names of Reporting I I.R.S. Identification N HMP Equity Trust		s. Tabove persons (entities only).	
2.	Check the Appropriat Instructions)	e Box	if a Member of a Group (See	(a) o (b) ý
3.	SEC Use Only			
4.	Source of Funds (See 00	Instru	actions)	
5.	Check if Disclosure of	f Lega	al Proceedings Is Required Pursuant t	o Items 2(d) or 2(e)
6.	Citizenship or Place of Delaware	of Orga	anization	
Shar	ber of es eficially	7.	Sole Voting Power -0-	
Each	ed by orting	8.	Shared Voting Power 47,835,325	
Perso With		9.	Sole Dispositive Power -0-	
		10.	Shared Dispositive Power 47,835,325	
11.	Aggregate Amount B 47,835,325	enefic	ially Owned by Each Reporting Person	on
12.	Check if the Aggrega	te Am	ount in Row (11) Excludes Certain S	hares (See Instructions)

13.	Percent of Class Represented by Amount in Row (11) 20.4%							
14.	Type of Reporting Person (See Instructions) 00							
	2							

1.	Names of Reporting l I.R.S. Identification N Huntsman Family Ho	Nos. of	f above persons (entities only).	
2.	Check the Appropriat Instructions)	te Box	if a Member of a Group (See	(a) o (b) ý
3.	SEC Use Only			
4.	Source of Funds (See 00	Instru	actions)	
5.	Check if Disclosure of	of Lega	al Proceedings Is Required Pursuant t	o Items 2(d) or 2(e)
6.	Citizenship or Place of Utah	of Org	anization	
Shar	aber of es eficially	7.	Sole Voting Power -0-	
Each	ned by n orting	8.	Shared Voting Power 47,835,325	
Perso With		9.	Sole Dispositive Power -0-	
		10.	Shared Dispositive Power 27,965,325 (See Item 5)	
11.	Aggregate Amount B 47,835,325	enefic	ially Owned by Each Reporting Perso	on
12.	Check if the Aggrega	te Am	ount in Row (11) Excludes Certain S	hares (See Instructions)

13.	Percent of Class Represented by Amount in Row (11) 20.4%	_
14.	Type of Reporting Person (See Instructions) 00	_
	3	•

1.	Names of Reporting I I.R.S. Identification N Jon M. Huntsman		is. f above persons (entities only).	
2.	Check the Appropriat Instructions)	e Box	if a Member of a Group (See	(a) o (b) ý
3.	SEC Use Only			
4.	Source of Funds (See 00	Instru	actions)	
5.	Check if Disclosure o	f Lega	al Proceedings Is Required Pursuant to	o Items 2(d) or 2(e)
6.	Citizenship or Place of United States of Ame		anization	
Shar	uber of es eficially	7.	Sole Voting Power 636,700	
Each	ned by n orting	8.	Shared Voting Power 69,640,225 (See Item 5)	
Perso With		9.	Sole Dispositive Power 636,700	
		10.	Shared Dispositive Power 49,770,225 (See Item 5)	
11.	Aggregate Amount B	enefic	ially Owned by Each Reporting Perso	on
12.	Check if the Aggregat	te Am	ount in Row (11) Excludes Certain Sl	hares (See Instructions)

13.	Percent of Class Represented by Amount in Row (11) 30.0%
14.	Type of Reporting Person (See Instructions) IN
	4

1.	Names of Reporting F I.R.S. Identification N Peter R. Huntsman		s. f above persons (entities only).	
2.	Check the Appropriat Instructions)	e Box	if a Member of a Group (See	(a) o (b) ý
3.	SEC Use Only			
4.	Source of Funds (See 00	Instru	actions)	
5.	Check if Disclosure o	f Lega	al Proceedings Is Required Pursuant to	o Items 2(d) or 2(e)
6.	Citizenship or Place of United States of Ame		anization	
Shar	aber of es eficially	7.	Sole Voting Power 1,603,882 (See Item 5)	
Each	ed by I orting	8.	Shared Voting Power 47,847,325	
Perso With		9.	Sole Dispositive Power 1,603,882 (See Item 5)	
		10.	Shared Dispositive Power 12,000	
11.	Aggregate Amount B	enefic	ially Owned by Each Reporting Perso	on
12.	Check if the Aggregat	te Am	ount in Row (11) Excludes Certain Sl	nares (See Instructions)

13.	Percent of Class Represented by Amount in Row (11) 21.1%		
14.	. Type of Reporting Person (See Instructions) IN		
	5		

1.		os. of	s. Sabove persons (entities only). Soortunities Partners L.P.	
2.	Check the Appropriate Instructions)	e Box	if a Member of a Group (See	(a) o (b) ý
3.	SEC Use Only			
4.	Source of Funds (See 00	Instru	ctions)	
5.	Check if Disclosure o	f Lega	al Proceedings Is Required Pursuant	to Items 2(d) or 2(e)
6.	Citizenship or Place of Delaware	f Orga	anization	
Shar	uber of es eficially	7.	Sole Voting Power -0-	
Each	ned by orting	8.	Shared Voting Power 47,835,325	
Person With		9. Sole Dispositive Power -0-		
		10.	Shared Dispositive Power 21,653,701 (See Item 5)	
11.	Aggregate Amount Bo 47,835,325	enefic	ially Owned by Each Reporting Pers	on
12.	Check if the Aggregat	e Am	ount in Row (11) Excludes Certain S	Shares (See Instructions)

13.	Percent of Class Represented by Amount in Row (11) 20.4%		_	
14.	Type of Reporting Person (See Instructions) PN			
		5		

1.		los. of	s. Sabove persons (entities only). Sportunities Partners B, L.P.		
2.	Check the Appropriat Instructions)	e Box	if a Member of a Group (See	(a) o (b) ý	
3.	SEC Use Only				
4.	Source of Funds (See 00	Instru	actions)		
5.	5. Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)				
6.	Citizenship or Place of Delaware	of Orga	anization		
Shar	aber of es eficially	7.	Sole Voting Power -0-		
Each	ed by orting	8.	Shared Voting Power 47,835,325		
Perso With		9.	Sole Dispositive Power -0-		
		10.	Shared Dispositive Power 21,653,701 (See Item 5)		
11.	Aggregate Amount Bourt 47,835,325	enefic	ially Owned by Each Reporting Perso	n	
12.	Check if the Aggrega	te Am	ount in Row (11) Excludes Certain Sh	nares (See Instructions)	

13.	Percent of Class Represented by Amount in Row (11) 20.4%		_	
14.	Type of Reporting Person (See Instructions) PN		_	
		7		

1.		Nos. of	s. f above persons (entities only). portunities Partners (Bermuda) L.P.	
2.	Check the Appropriate Box if a Member of a Group (See Instructions)		if a Member of a Group (See	(a) o (b) ý
3.	SEC Use Only			
4.	Source of Funds (Second	e Instru	actions)	
5.	Check if Disclosure	of Lega	al Proceedings Is Required Pursuant to	o Items 2(d) or 2(e)
6.	Citizenship or Place Bermuda	of Org	anization	
Shar	aber of es eficially	7.	Sole Voting Power -0-	
Each	ned by orting	8.	Shared Voting Power 47,835,325	
Perso With		9.	Sole Dispositive Power -0-	
		10.	Shared Dispositive Power 21,653,701 (See Item 5)	
11.	Aggregate Amount I 47,835,325	Benefic	ially Owned by Each Reporting Perso	n
12.	Check if the Aggrega	ate Am	ount in Row (11) Excludes Certain Sh	nares (See Instructions)

13.	Percent of Class Represented by Amount in Row (11) 20.4%		
14.	Type of Reporting Person (See Instructions) PN		
		8	

1.	Names of Reporting L.R.S. Identification MatlinPatterson Glob	los. of	f above persons (entities only).	
2.	2. Check the Appropriate Box if a Member of a Group (See Instructions)		if a Member of a Group (See	(a) o (b) ý
3.	SEC Use Only			
4.	Source of Funds (See	Instru	actions)	
5.	Check if Disclosure of	of Lega	al Proceedings Is Required Pursuant to	o Items 2(d) or 2(e)
6.	Citizenship or Place of Delaware	of Org	anization	
Shar	uber of es eficially	7.	Sole Voting Power -0-	
Own Each	ned by	8.	Shared Voting Power 47,835,325	
Pers With		9.	Sole Dispositive Power -0-	
		10.	Shared Dispositive Power 21,653,701 (See Item 5)	
11.	Aggregate Amount B 47,835,325	enefic	ially Owned by Each Reporting Perso	on
12.	Check if the Aggrega	te Am	ount in Row (11) Excludes Certain Sl	hares (See Instructions)

13.	Percent of Class Represented by Amount in Row (11) 20.4%		
14.	Type of Reporting Person (See Instructions) IA		
		9	

1.	Names of Reporting I.R.S. Identification David J. Matlin		s. cabove persons (entities only).		
2.	Check the Appropria Instructions)	ite Box	if a Member of a Group (See	(a) o (b) ý	
3.	SEC Use Only				
4.	Source of Funds (Se	e Instru	octions)		
5.	Check if Disclosure	of Lega	al Proceedings Is Required Pursuant t	o Items 2(d) or 2(e)	O
6.	Citizenship or Place United States of Am		anization		
Shar	ber of es eficially	7.	Sole Voting Power -0-		
Each	ed by orting	8.	Shared Voting Power 47,835,325		
Perso With		9.	Sole Dispositive Power -0-		
		10.	Shared Dispositive Power 21,653,701 (See Item 5)		
11.	Aggregate Amount 1 47,835,325	Benefic	ially Owned by Each Reporting Perso	on	
12.	Check if the Aggreg	ate Am	ount in Row (11) Excludes Certain S	hares (See Instructions)	0

13.	Percent of Class Represented by Amount in Row (11) 20.4%			
14.	Type of Reporting Person (See Instructions) IN			
	10)		

1.	Names of Reporting I I.R.S. Identification N Christopher R. Pecho	los. of	s. f above persons (entities only).	
2.	Check the Appropriat Instructions)	e Box	if a Member of a Group (See	(a) o (b) ý
3.	SEC Use Only			
4.	Source of Funds (See 00	Instru	actions)	
5.	Check if Disclosure o	f Lega	al Proceedings Is Required Pursuant to	o Items 2(d) or 2(e)
6.	Citizenship or Place of United States of Ame		anization	
Shar	nber of es eficially	7.	Sole Voting Power -0-	
Own Each	ned by	8.	Shared Voting Power 47,835,325	
Perso With	·	9.	Sole Dispositive Power -0-	
		10.	Shared Dispositive Power 21,653,701 (See Item 5)	
11.	Aggregate Amount B	enefic	ially Owned by Each Reporting Perso	on
12.	Check if the Aggregat	te Am	ount in Row (11) Excludes Certain Sl	hares (See Instructions)

13.	Percent of Class Represented by Amount in Row (11) 20.4%		
14.	Type of Reporting Person (See Instructions) IN		
	11		

1.	Names of Reporting L.R.S. Identification MatlinPatterson Asse	los. of	f above persons (entities only).	
2.	Check the Appropriate Box if a Member of a Group (See Instructions)		if a Member of a Group (See	(a) o (b) ý
3.	SEC Use Only			
4.	Source of Funds (See	Instru	actions)	
5.	Check if Disclosure of	of Lega	al Proceedings Is Required Pursuant to	o Items 2(d) or 2(e)
6.	Citizenship or Place of Delaware	of Org	anization	
Shar	aber of es eficially	7.	Sole Voting Power -0-	
Own Each	ned by	8.	Shared Voting Power 47,835,325	
Perso With		9.	Sole Dispositive Power -0-	
		10.	Shared Dispositive Power 21,653,701 (See Item 5)	
11.	Aggregate Amount B 47,835,325	enefic	ially Owned by Each Reporting Perso	on
12.	Check if the Aggrega	te Am	ount in Row (11) Excludes Certain Sl	hares (See Instructions)

13.	Percent of Class Represented by Amount in Row (11) 20.4%		
14.	Type of Reporting Person (See Instructions) HC		
	12		

1.	Names of Reporting I I.R.S. Identification N MatlinPatterson Glob	los. of	above persons (entities only).	
2.	 Check the Appropriate Box if a Member of a Group (See Instructions) 		if a Member of a Group (See	(a) o (b) ý
3.	SEC Use Only			
4.	Source of Funds (See 00	Instru	actions)	
5.	Check if Disclosure of	of Lega	al Proceedings Is Required Pursuant to	o Items 2(d) or 2(e)
6.	Citizenship or Place of Delaware	of Orga	anization	
Shar	ber of es esficially	7.	Sole Voting Power -0-	
Each	ed by orting	8.	Shared Voting Power 47,835,325	
Perso With		9.	Sole Dispositive Power -0-	
		10.	Shared Dispositive Power 21,653,701 (See Item 5)	
11.	Aggregate Amount B 47,835,325	enefic	ially Owned by Each Reporting Perso	on
12.	Check if the Aggrega	te Am	ount in Row (11) Excludes Certain Sl	hares (See Instructions)

13.	Percent of Class Represented by Amount in Row (11) 20.4%		_
14.	Type of Reporting Person (See Instructions) HC		
		13	

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only). Mark R. Patterson				
2.	Check the Appropria Instructions)	ck the Appropriate Box if a Member of a Grouuctions)		(a) o (b) ý	
3.	SEC Use Only				
4.	Source of Funds (Se	e Instru	actions)		
5.					O
6.	Citizenship or Place United States of Am		anization		
Shar	ber of es eficially	7.	Sole Voting Power -0-	_	
Owned by Each Reporting		8.	Shared Voting Power 47,835,325		
Perso With		9.	Sole Dispositive Power -0-		
		10.	Shared Dispositive Power 21,653,701 (See Item 5)		
11.	Aggregate Amount 1 47,835,325	Benefic	ially Owned by Each Reporting Person	on	
12.	Check if the Aggreg	ate Am	ount in Row (11) Excludes Certain S	hares (See Instructions)	

13.	Percent of Class Represented by Amount in Row (11) 20.4%			
14.	Type of Reporting Person (See Instructions) IN			
	1.	4		

1.	. Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only). MatlinPatterson LLC			
2.	Check the Appropriate Box if a Member of a Group (See Instructions)		if a Member of a Group (See	(a) o (b) ý
3.	SEC Use Only			
4.	4. Source of Funds (See Instructions) 00			
5.	. Check if Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e)			
6.	Citizenship or Place of Organization Delaware			
Shar	aber of es eficially	7.	Sole Voting Power -0-	
Owned by Each Reporting		8.	Shared Voting Power 47,835,325	
Person With		9.	Sole Dispositive Power -0-	
		10.	Shared Dispositive Power 21,653,701 (See Item 5)	
11.	Aggregate Amount B 47,835,325	enefic	ially Owned by Each Reporting Perso	on
12.	Check if the Aggrega	te Am	ount in Row (11) Excludes Certain Sl	hares (See Instructions)

13.	Percent of Class Represented by Amount in Row (11) 20.4%
14.	Type of Reporting Person (See Instructions) HC
	15

EXPLANATORY NOTE

This Statement on Schedule 13D, as amended as of the date hereof (this "Statement"), is being jointly filed by each of the following persons pursuant to Rule 13d-1(k) promulgated by the Securities and Exchange Commission (the "Commission") pursuant to Section 13 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"): (i) HMP Equity Trust, a Delaware statutory trust ("HMP Trust"), (ii) Huntsman Family Holdings Company LLC, a Utah limited liability company ("Huntsman Family Holdings"), (iii) Jon M. Huntsman ("J. Huntsman"), (iv) Peter R. Huntsman ("P. Huntsman"), (v) David J. Matlin ("Matlin"), (vi) Christopher R. Pechock ("Pechock"), (vii) MatlinPatterson Global Opportunities Partners L.P., a Delaware limited partnership ("Matlin Partners (Delaware)"), (viii) MatlinPatterson Global Opportunities Partners B, L.P., a Delaware limited partnership (the "Opt-Out Fund"), (ix) MatlinPatterson Global Opportunities Partners (Bermuda) L.P., an exempt limited partnership organized under the laws of Bermuda ("Matlin Partners (Bermuda)" and together with Matlin Partners Delaware and Opt-Out Fund, the "Matlin Partnerships"), (x) Matlin Patterson Global Advisers LLC, a Delaware limited liability company, by virtue of its investment authority over securities held by the Matlin Partnerships ("Matlin Advisers"), (xi) MatlinPatterson Global Partners LLC, a Delaware limited liability company, as general partner of the Matlin Partnerships ("Matlin Global Partners"), (xii) MatlinPatterson Asset Management LLC, a Delaware limited liability company, as the holder of all of the membership interests in Matlin Global Partners and Matlin Advisers ("Matlin Asset Management"), (xiv) MatlinPatterson LLC, a Delaware limited liability company, as the holder of all of the membership interests in Matlin Asset Management ("MatlinPatterson") and (xv) Mark R. Patterson and Matlin, each as a holder of 50% of the membership interests in MatlinPatterson. Matlin, Pechock, the Matlin Partnerships, Matlin Advisers, Matlin Global Partners, Matlin Asset Management, MatlinPatterson and Mark R. Patterson are collectively referred to as the "Matlin Parties." The foregoing entities and persons are collectively referred to as the "Reporting Persons." The administrative trustees of HMP Trust consist of J. Huntsman, P. Huntsman, Matlin and Pechock. All of the outstanding beneficial interests in HMP Trust are owned by Huntsman Family Holdings and the Matlin Partnerships.

Except as amended and supplemented hereby, the original Schedule 13D filed by the Reporting Persons on February 22, 2005, as amended by Amendment No. 1 to Schedule 13D filed by the Reporting Persons on March 9, 2005, as amended by Amendment No. 2 to Schedule 13D filed by the Reporting Persons on July 13, 2007 and as amended by Amendment No. 3 to Schedule 13D filed by the Reporting Persons on August 6, 2007 (collectively, the "Original Schedule 13D") remains in full force and effect and should be read together with this Statement. Unless otherwise indicated herein, all capitalized terms used herein shall have the meanings given to them in the Original Schedule 13D.

This Statement is being filed on behalf of the Reporting Persons to report the proposed participation by certain of the Reporting Persons in a financing commitment involving contingent value rights and relating to the Hexion Acquisition, as described more fully in Item 4 of this Statement.

Item 4. Purpose of Transaction.

Item 4 is amended and supplemented by adding the following paragraphs immediately before the third paragraph from the bottom thereof.

On August 28, 2008, Citadel Limited Partnership ("Citadel"), D.E. Shaw Valence Portfolios, L.L.C., a Delaware limited liability company ("Valence"), and D.E. Shaw Oculus Portfolios, L.L.C., a Delaware limited liability company ("Oculus," and together with Valence, the "D.E. Shaw Stockholders"), Matlin Partners (Delaware) and Matlin Partners (Bermuda) (the "Participating Matlin Partnerships") and Pentwater Growth Fund Ltd. ("Pentwater," and together with Citadel, the D.E. Shaw Stockholders and the Participating Matlin Partnerships, the "Initial Investors") delivered a letter (the "Proposal Letter") to Hexion and Apollo Global Management, LLC ("Apollo") indicating

their willingness to enter into a legally-binding commitment to subscribe, together with other large investors in the Company, for at least \$500 million of Contingent Value Rights ("CVRs") to be issued by Hexion upon consummation of the Hexion Acquisition. The Proposal Letter included a draft Financing Commitment Letter and accompanying term sheet (the "Commitment Letter") and stated that the Initial Investors were willing to enter into the Commitment Letter in the form attached, or to discuss any comments or suggestions of Hexion and Apollo. Copies of the Proposal Letter and the draft Commitment Letter are attached hereto as Exhibits 11 and 12, respectively, and each are incorporated herein by reference.

Under the terms of the Commitment Letter, the Initial Investors would make several commitments to purchase an aggregate of \$245,022,716 of CVRs directly from Hexion, subject to the terms and conditions described in the Commitment Letter. The Participating Matlin Partnerships would be responsible only for their own several commitments, in an aggregate amount of \$71,070,534.08 of CVRs.

The Initial Investors also would agree in the Commitment Letter that they or their affiliates would hold a certain portion of their current investments in the Shares until the earlier of the consummation of the Hexion Acquisition or the termination of the commitments in accordance with the Commitment Letter. The Participating Matlin Partnerships would agree to hold during such period 2,706,044 of the Shares allocated to them pursuant to the Trust Agreement, which Shares would have a value (on the terms and at the price specified in the Hexion Merger Agreement) of approximately \$78,177,587.

The several commitments of the Participating Matlin Partnerships and the other Initial Investors would be subject to the conditions set forth in the Commitment Letter. Of particular note:

The Initial Investors' commitments of US\$245,022,716 in notional amount are subject to Hexion receiving similar commitments from a limited number of other large investors in the Company ("Commitments") such that the aggregate notional amount of all CVR commitments is at least \$500 million. Representatives of the D.E. Shaw Stockholders have discussed this proposal with P. Huntsman and requested that certain members of the Huntsman family and certain of their controlled entities join the attached commitment letter. P. Huntsman has informed the Initial Investors that it is his expectation that Huntsman Family Holdings, J. Huntsman, P. Huntsman and certain entities controlled by or affiliated with them (and mentioned in Item 5 below) 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 Commitments are received such that the aggregate of all CVR commitments, including the commitments of the Huntsman family stockholders described above, is at least \$500 million. Based on the analysis by the D.E. Shaw Stockholders of the institutional ownership of the Company's common equity, the D.E. Shaw Stockholders have stated that they believe that sufficient Commitments can be obtained from other large stockholders. In the event that Hexion receives excess Commitments, the Initial Investors will agree that Hexion may increase the total amount of CVRs rather than reduce the Initial Investors' commitments.

Each Initial Investor's commitment also is subject to Hexion's acceptance of the Commitment Letter by September 15, 2008. In accepting the Commitment Letter, the Initial Investors ask Hexion to confirm that, assuming the "Company Material Adverse Effect" condition in the Hexion 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 Hexion Acquisition will not be timely satisfied or that any party has or will have the right to terminate the Hexion Merger Agreement prior to the consummation of the Hexion Acquisition.

The Initial Investors' commitments are subject to the consummation of the Hexion Acquisition on the terms and at the price specified in the Hexion Merger Agreement.

As a result of the potential arrangements described in the Proposal Letter and Commitment Letter, the Reporting Persons may be deemed a member of a "group" for purposes of Section 13(d) of the Exchange Act with the D.E. Shaw Stockholders and the other Initial Investors. The Reporting Persons expressly disclaim membership in a group with the D.E. Shaw Stockholders, the other Initial Investors or any other person.

Item 4 is further amended and supplemented by deleting the third to the last paragraph thereof and replacing such paragraph with the following paragraph:

The Company filed a registration statement on Form S-3 on July 31, 2007, which constitutes the First MP Registration. Except for the First MP Registration and as described in this Item 4, none of the Reporting Persons nor, to the best knowledge of such persons, any other person named in Schedule A to this Statement, has formulated any plans or proposals which relate to or would result in any matter required to be disclosed in response to paragraphs (a) through (j) of Item 4 of Schedule 13D. Notwithstanding the foregoing, each of the Matlin Parties intends continuously to review its investment in the Company, and may in the future determine, either alone or as part of a group, (i) to dispose of all or a portion of the securities of the Company owned by it in the open market, in privately negotiated transactions or otherwise or (ii) to take any other available course of action, which could involve one or more of the types of transactions or have one or more of the results which require disclosure in response to paragraphs (a) through (j) of Item 4 of Schedule 13D. Notwithstanding anything contained herein, each of the Matlin Parties specifically reserves the right to change its intention with respect to any or all of such matters. In reaching any decision as to its course of action (as well as to the specific elements thereof), each of the Matlin Parties currently expects that it would take into consideration a variety of factors, including, but not limited to, the following: the Company's business and prospects; other developments concerning the Company and its businesses generally; other business opportunities available to the Matlin Parties; developments with respect to the businesses of the Matlin Parties; changes in law and government regulations; general economic conditions; and money and stock market conditions, including the market price of the securities of the Company. In addition, the Reporting Persons may work with the D.E. Shaw Stockholders and the other Initial Investors and/or other investors in the Company or Hexion in connection with the transactions contemplated by the Proposal Letter, Commitment Letter or Hexion Merger Agreement or to develop other plans or proposals. The plans or proposals may involve or relate to one or more of the matters described in this Statement.

Item 4 is further amended and supplemented by deleting the second to the last paragraph thereof and replacing such paragraph with the following paragraph:

The foregoing discussion is qualified in its entirety by reference to the Trust Agreement, the Trust Amendment, the Hexion Merger Agreement, the Charitable Stockholder Voting Agreement, the MP Voting Agreement, the Underwriting Agreement, the Proposal Letter and the Commitment Letter, the terms of each of which are incorporated herein by reference to Exhibits 2, 5, 7, 8, 9, 10, 11 and 12, respectively, hereto.

Item 5. Interest in Securities of the Issuer.

Item 5 is deleted in its entirety and restated as follows:

(a) HMP Trust is the direct owner of 47,835,325 Shares, or approximately 20.4% of the 234,457,138 Shares outstanding as of August 4, 2008. By virtue of the relationships described in Item 2 and Item 4 of this Statement, each of the other Reporting Persons may be deemed to share indirect beneficial ownership of all of the Shares owned by HMP Trust, and HMP Trust may significantly influence the management of the Company.

Pursuant to the terms of the Trust Agreement, HMP Trust holds 19,870,000 Shares (or approximately 8.5% of our outstanding Shares) for the benefit of the Matlin Partnerships, as the holder of all the Class A Trust Interests. The Matlin Partnerships are required pursuant to the MP Voting Agreement to retain in HMP Equity Trust such 19,870,000 Shares through the closing of the Hexion Acquisition. Such 19,870,000 Shares may be sold, however, if the Company agrees that certain criteria are satisfied or if the new owner grants all voting rights with respect to the purchased Shares to HMP Trust or to J. Huntsman.

Pursuant to the terms of the Trust Agreement, HMP Trust also holds: (i) 26,181,624 Shares (or approximately 11.2% of our outstanding Shares) for the benefit of Huntsman Family Holdings, as the holder of all of the Class B Trust Interests; and (ii) 1,783,701 Shares (less than 1% of our outstanding Shares) for the benefit of both the Matlin Partnerships, as the holder of all the Class A Trust Interests, and Huntsman Family Holdings, as the holder of all of the Class B Trust Interests.

Pursuant to the Trust Agreement, (i) 4,680,657 of the Shares held for the benefit of the Matlin Partnerships will be allocated to the Matlin Partnerships in connection with the consummation of the Hexion Acquisition (such Shares are included in the 19,870,000 Shares described above) and (ii) the 1,783,701 Shares held for the benefit of both the Matlin Partnerships and Huntsman Family Holdings will be allocated to Huntsman Family Holdings immediately prior to the consummation of the Hexion Acquisition. In the event of an Alternative Transaction, of the 6,464,358 Shares described in the preceding sentence, Huntsman Family Holdings would be allocated a number of shares equal to 49,943,624 divided by the consideration per share to be paid in the Alternative Transaction, and the remaining Shares would be allocated to the Matlin Partnerships (which allocations would be made immediately prior to the consummation of the Alternative Transaction).

Huntsman Family Holdings disclaims beneficial ownership of all of the Shares that are held by HMP Trust for the benefit of the Matlin Partnerships as determined pursuant to the terms of the Trust Agreement. Each of the Matlin Parties disclaims beneficial ownership of all of the Shares held by HMP Trust for the benefit of Huntsman Family Holdings as determined pursuant to the terms of the Trust Agreement. The filing of this Statement shall not be construed as an admission by any of the Reporting Persons that it is, for purposes of Section 13(d) of the Exchange Act, the beneficial owner of Shares owned by, or held for the benefit of, other parties.

In addition to the foregoing, J. Huntsman is the beneficial owner of 636,700 Shares held by Huntsman Financial Corporation, an entity of which he is the sole shareholder. Furthermore, J. Huntsman may be deemed to be the beneficial owner of (i) 22,900 Shares held by the Karen H. Huntsman Inheritance Trust, by virtue of being the spouse of the trustee of such trust and (ii) the 21,782,000 Shares which he contributed to the Huntsman Foundation in the Contribution on June 25, 2007, by virtue of having the right to appoint all trustees on the Board of Trustees of the Huntsman Foundation and the right to remove any such trustees with or without cause or for any reason. J. Huntsman expressly disclaims beneficial ownership of any shares held by the Karen H. Huntsman Inheritance Trust or the Huntsman Foundation.

P. Huntsman is also the beneficial owner of an additional (i) 744,258 Shares, which includes 244,409 shares of restricted Common Stock and (ii) 859,624 shares of Common Stock subject to stock options exercisable within 60 days. Furthermore, P. Huntsman may be deemed to be the beneficial owner of an additional 12,000 Shares held by his spouse as a custodian under the Uniform Gifts to Minors Act for the benefit of their children. P. Huntsman expressly disclaims beneficial ownership of any Shares held by his spouse for the benefit of their children.

Matlin Global Partners serves as General Partner of each of the Matlin Partnerships. By reason of such relationships, Matlin Global Partners may be deemed to beneficially own the shares owned by Matlin Partners (Delaware). Matlin Advisers serves as investment advisor to the Matlin Partnerships. By reason of such relationships, Matlin Advisers may be deemed to beneficially own the shares owned

by Matlin Partners (Delaware). Matlin Asset Management is the holder of all of the membership interests in Matlin Global Partners and Matlin Advisers. By reason of such relationships, Matlin Asset Management may be deemed to beneficially own the shares owned by Matlin Partners (Delaware). MatlinPatterson is the holder of all of the membership interests in Matlin Asset Management. By reason of such relationship, MatlinPatterson may be deemed to beneficially own the shares owned by Matlin Partners (Delaware). Mark R. Patterson and Matlin are the holders of all of the membership interests in MatlinPatterson. By reason of such relationships, each of Mark R. Patterson and Matlin may be deemed to share voting and dispositive power over the shares owned by Matlin Partnerships.

As a result of the arrangements disclosed in Item 4 of this Statement, the Reporting Persons may be deemed a group with the Initial Investors and, therefore, may be deemed to beneficially own the Shares beneficially owned by the Initial Investors. Based solely on information provided by the Initial Investors and reported in their Schedules 13D: The D.E. Shaw Stockholders and their related entities and persons beneficially own 21,725,642 Shares based on information reported in their Schedule 13D filed on August 28, 2008; Citadel and its related entities beneficially own 18,629,077 Shares and have "long" economic exposure under certain cash-settled total return swap transactions to an additional 3,561,700 Shares (for a total of 22,190,777 Shares) based on information reported on their Schedule 13D filed on August 1, 2008; and Pentwater and its related entities beneficially own 4,065,000 Shares based on information provided by Pentwater. The aggregate number of Shares described herein does not include Shares beneficially owned by any other member of any "group" within the meaning of Section 13(d) of the Exchange Act, in which any of the Reporting Persons may be deemed a member, and the Reporting Persons expressly disclaim such membership.

(b) HMP Trust, J. Huntsman, P. Huntsman, Matlin and Pechock share voting power with respect to all of the 47,835,325 Shares owned by HMP Trust, which Shares represent 20.4% of the outstanding Shares as of August 4, 2008. Due to the relationships described in Items 6 and 5(a): (i) the Matlin Partnerships, as the holders of the Class A Trust Interests, share dispositive power with HMP Trust with respect to the 19,870,000 Shares currently allocated to the holders of the Class A Trust Interests pursuant to the terms of the Trust Agreement; (ii) Huntsman Family Holdings, as the holders of the Class B Trust Interests of HMP Trust, shares dispositive power with HMP Trust and J. Huntsman with respect to the 26,181,624 Shares currently allocated to the holders of the Class B Trust Interests pursuant to the terms of the Trust Agreement; and (iii) all of the Reporting Persons may share dispositive power with respect to the remaining 1,783,701 Shares held by HMP Trust until such time as such Shares are allocated to Huntsman Family Holdings immediately prior to the consummation of the Hexion Acquisition or an Alternative Transaction in accordance with the terms of the Trust Agreement.

In addition to the shared voting power that J. Huntsman may hold with respect to the 47,835,325 Shares held by HMP Trust, J. Huntsman has sole voting and dispositive power with respect to an additional 636,700 Shares (less than 1% of our outstanding Shares) held by Huntsman Financial Corporation, an entity of which he is the sole shareholder, and may also be deemed to have shared voting and dispositive power with respect to an additional (i) 22,900 Shares (less than 1% of our outstanding Shares) held by the Karen H. Huntsman Inheritance Trust, by virtue of being the spouse of the trustee of such trust and (ii) 21,782,000 Shares (9.3% of our outstanding Shares) which he contributed to the Huntsman Foundation in the Contribution on June 25, 2007, by virtue of having the right to appoint all trustees on the Board of Trustees of the Huntsman Foundation and the right to remove any such trustees with or without cause or for any reason. J. Huntsman expressly disclaims beneficial ownership of any shares held by the Karen H. Huntsman Inheritance Trust or the Huntsman Foundation. In addition to the shared voting power that P. Huntsman may hold with respect to the 47,835,325 Shares held by HMP Trust, P. Huntsman has sole voting and dispositive power with respect to an additional (i) 744,258 Shares (less than 1% of our outstanding Shares), which includes 244,409 Shares of restricted Common Stock (less than 1% of our outstanding Shares) and (ii) 859,624 shares of Common Stock subject to stock options exercisable within 60 days (less than 1% of our outstanding

Shares). P. Huntsman may also be deemed to have shared voting and dispositive power with respect to an additional 12,000 Shares held by his spouse as a custodian under the Uniform Gifts to Minors Act for the benefit of their children. P. Huntsman expressly disclaims beneficial ownership of any Shares held by his spouse for the benefit of their children.

- (c) Except for the proposed or expected commitments to subscribe for CVRs, to the extent described in Item 4 of this Statement, and the other transactions described herein, the Reporting Persons did not engage in any transactions with respect to the Shares within the last 60 days.
 - (d) Not applicable
 - (e) Not applicable

For the avoidance of doubt, when the term "Trust Agreement" is used in this Item 5, it refers to the Trust Agreement as the same has been amended and modified by the Trust Amendment.

Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer.

Item 6 is amended and supplemented by adding the following paragraph.

See Item 4 of this Statement for a description of the Proposal Letter and the draft Commitment Letter, each of which are qualified in their entirety by reference to the copies which are filed as exhibits hereto and are incorporated herein by reference.

Item 7. Material to be Filed as Exhibits

- Exhibit 1(*)

 Joint Filing Agreement dated as of February 22, 2005 by and among HMP
 Equity Trust, Huntsman Family Holdings Company LLC, Jon M. Huntsman,
 Peter R. Huntsman, David J. Matlin, Christopher R. Pechock, MatlinPatterson
 Global Opportunities Partners L.P., MatlinPatterson Global Opportunities
 Partners B, L.P., MatlinPatterson Global Opportunities Partners (Bermuda) L.P.,
 MatlinPatterson Global Advisers LLC, MatlinPatterson LLC, MatlinPatterson
 Asset Management LLC, Mark R. Patterson and MatlinPatterson Global Partners
 LLC.
- Exhibit 2(*)

 HMP Equity Trust Amended and Restated Trust Agreement, dated as of February 10, 2005, by and among HMP Equity Trust, Huntsman Family Holdings Company LLC, Jon M. Huntsman, Peter R. Huntsman, David J. Matlin, Christopher R. Pechock, Deutsche Bank Trust Company (solely as Delaware trustee), MatlinPatterson Global Opportunities Partners L.P., MatlinPatterson Global Opportunities Partners B, L.P., MatlinPatterson Global Opportunities Partners Global Opportunities Partners (Bermuda) L.P. and MatlinPatterson Global Advisers LLC.
- Exhibit 3(*)

 Amended and Restated Registration Rights Agreement, dated as of July 12, 2007 by and among Huntsman Corporation, Huntsman Family Holdings Company LLC, MatlinPatterson Global Opportunities Partners L.P., MatlinPatterson Global Opportunities Partners B, L.P., MatlinPatterson Global Opportunities Partners (Bermuda) L.P. and the other stockholders of Huntsman Corporation named therein (incorporated by reference to Exhibit 4.1 to the Company's Current Report on Form 8-K filed on July 13, 2007).
- Exhibit 4(*) Restricted Stock Agreement between P. Huntsman and Huntsman Corporation. (incorporated by reference to Exhibit 10.22 to the Registration Statement on Form S-1 of Huntman Corporation (333-120749)).

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Exhibit 5(*)	Amendment No. 1 to Amended and Restated Trust Agreement of HMP Equity Trust, dated as of July 12, 2007, by and among the administrative trustees of HMP Equity Trust, Huntsman Family Holdings Company LLC, MatlinPatterson Global Opportunities Partners, L.P., MatlinPatterson Global Opportunities Partners B, L.P. and MatlinPatterson Global Opportunities Partners (Bermuda) L.P.
Exhibit 6	[Reserved]
Exhibit 7(*)	Agreement and Plan of Merger dated as of July 12, 2007 by and among Hexion Specialty Chemicals, Inc., Nimbus Merger Sub Inc. and Huntsman Corporation (incorporated by reference to Exhibit 2.1 to the Company's Current Report on Form 8-K filed on July 13, 2007).
Exhibit 8(*)	Voting Agreement, dated as of July 12, 2007, by and among Hexion Specialty Chemicals, Inc., The Jon and Karen Huntsman Foundation, Fidelity Charitable Gift Fund and Jon M. Huntsman.
Exhibit 9(*)	Voting Agreement, dated as of July 12, 2007, by and among Hexion Specialty Chemicals, Inc., MatlinPatterson Global Opportunities Partners L.P., MatlinPatterson Global Opportunities Partners B, L.P. and MatlinPatterson Global Opportunities Partners (Bermuda) L.P.
Exhibit 10(*)	Underwriting Agreement dated as of August 2, 2007, by and among MatlinPatterson Global Opportunities Partners L.P., MatlinPatterson Global Opportunities Partners B, L.P., MatlinPatterson Global Opportunities Partners (Bermuda) L.P., Huntsman Corporation and Credit Suisse Securities (USA) LLC (incorporated by reference to Exhibit 1.1 to the Company's Current Report on Form 8-K filed on August 6, 2007)
Exhibit 11	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. and Pentwater Growth Fund Ltd. to Hexion Specialty Chemicals, Inc. and Apollo Global Management, LLC (incorporated by reference to Exhibit 99.1 to the Company's Current Report on Form 8-K filed on August 29, 2008)
Exhibit 12	Draft Additional Financing Commitment 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. and Pentwater Growth Fund Ltd. to Hexion Specialty Chemicals, Inc. (incorporated by reference to Exhibit 99.2 to the Company's Current Report on Form 8-K filed on August 29, 2008)
Exhibit 24.1(*)	Power of Attorney for HMP Equity Trust
Exhibit 24.2(*)	Power of Attorney for Huntsman Family Holdings Company LLC
Exhibit 24.3(*)	Power of Attorney for Jon M. Huntsman
Exhibit 24.4(*)	Power of Attorney for Peter R. Huntsman

(*) Previously filed as an exhibit to the Statement.

Signatures

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this Statement is true, complete and correct.

Date: August 29, 2008 HMP Equity Trust

By: /s/ PETER R. HUNTSMAN

Name: Peter R. Huntsman Title: Administrative Trustee

Huntsman Family Holdings Company LLC

By: /s/ PETER R. HUNTSMAN

Name: Peter R. Huntsman

Title: Manager

/s/ JON M. HUNTSMAN

Jon M. Huntsman

/s/ PETER R. HUNTSMAN

Peter R. Huntsman

/s/ DAVID J. MATLIN

David J. Matlin

/s/ CHRISTOPHER R. PECHOCK

Christopher R. Pechock

MatlinPatterson Global Opportunities Partners

L.P.

By: MatlinPatterson Global Advisers LLC,

its investment adviser

By: /s/ LARRY TEITELBAUM

Name: Larry Teitelbaum Title: Chief Financial Officer

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MatlinPatterson Global Opportunities Partners B, L.P.

By: MatlinPatterson Global Partners LLC, as

general partner

By: /s/ LARRY TEITELBAUM

Name: Larry Teitelbaum Title: Chief Financial Officer

MatlinPatterson Global Opportunities Partners (Bermuda) L.P.

By: MatlinPatterson Global Partners LLC, as

general partner

By: /s/ LARRY TEITELBAUM

Name: Larry Teitelbaum Title: Chief Financial Officer

MatlinPatterson Global Advisers LLC

By: /s/ LARRY TEITELBAUM

Name: Larry Teitelbaum Title: Chief Financial Officer

MatlinPatterson Asset Management LLC

By: /s/ LARRY TEITELBAUM

Name: Larry Teitelbaum Title: Chief Financial Officer

MatlinPatterson Global Partners LLC

By: /s/ LARRY TEITELBAUM

Name: Larry Teitelbaum Title: Chief Financial Officer

MatlinPatterson LLC

By: /s/ LARRY TEITELBAUM

Name: Larry Teitelbaum Title: Chief Financial Officer

/s/ MARK R. PATTERSON

Mark R. Patterson

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SCHEDULE A

EXECUTIVE OFFICERS AND MANAGERS OF HUNTSMAN FAMILY HOLDINGS COMPANY LLC

The name and titles of the executive officers and managers of Huntsman Family Holdings Company LLC and their principal occupations are set forth below. Unless otherwise indicated in the Statement, each such person is a United States citizen and the business address of each such person is 500 Huntsman Way, Salt Lake City, Utah 84108.

Name Jon M. Huntsman	Principal Occupation Chairman of Huntsman Corporation
	•
Karen H. Huntsman	Retired
Peter R. Huntsman	President and CEO of Huntsman Corporation
David H. Huntsman	Self-employed
James H. Huntsman	Self-employed
Paul C. Huntsman	Self-employed
David S. Parkin	Self-employed
Richard R. Durham	Self-employed A-1

QuickLinks

EXPLANATORY NOTE

Item 4. Purpose of Transaction.

Item 5. Interest in Securities of the Issuer.

Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer.

Item 7. Material to be Filed as Exhibits

Signatures

SCHEDULE A

EXECUTIVE OFFICERS AND MANAGERS OF HUNTSMAN FAMILY HOLDINGS COMPANY LLC