Huntsman CORP Form 3 September 08, 2008

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

OMB APPROVAL

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Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934,

INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF

SECURITIES

Section 17(a) of the Public Utility Holding Company Act of 1935 or Section

2. Date of Event Requiring 2. Januar Name and Ticker or Trading Sur

30(h) of the Investment Company Act of 1940

(Print or Type Responses)

1. Name and Address of Reporting

Person <u>*</u> CITADEI	LLP		Statement (Month/Day/Year)	Huntsma		ORP [HUN		ing Symbol
(Last)	(First)	(Middle)	08/28/2008	4. Relation Person(s) t		of Reporting ier	5. If Amendment, Date Origin Filed(Month/Day/Year)	
C/O CITADI GROUP LLO DEARBORN FLOOR CHICAGE,Â	C, 131 S. N STREET (Street)	, 32ND		Direc Offic (give title be	etor eer elow)	l applicable) 10% (X Other (specify belo Remarks bel	w)	6. Individual or Joint/Group Filing(Check Applicable Line) Form filed by One Reporting Person _X_ Form filed by More than One Reporting Person
(City)	(State)	(Zip)	Table	e I - Non-Deriv	ativ	e Securiti	es Be	neficially Owned
1.Title of Secur (Instr. 4)	ity			nount of Securities ficially Owned . 4)	F D O (Dwnership Form: Direct (D) or Indirect I) Instr. 5)	4. Nat Owne (Instr	*
Reminder: Repo	•	ate line for ea	ach class of securities b	oeneficially	SEC	C 1473 (7-02))	
	inform require	ation conta	pond to the collecti ained in this form a and unless the form MB control number	re not i displays a				

Table II - Derivative Securities Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security	2. Date Exercisable and	3. Title and Amount of	4.	5.	6. Nature of Indirect
(Instr. 4)	Expiration Date	Securities Underlying	Conversion	Ownership	Beneficial
	(Month/Day/Year)	Derivative Security	or Exercise	Form of	Ownership
		(Instr. 4)	Price of	Derivative	(Instr. 5)
			Derivative	Security:	

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	Date Exercisable	Expiration Date	Title	Amount or Number of Shares	Security	Direct (D) or Indirect (I) (Instr. 5)	
PUT OPTION: HUNNW [RIGHT TO SELL]	(3)	02/21/2009	Common Stock	2,500	\$ 17.5	D (2)	Â
PUT OPTION: HUNNX [OBLIGATION TO PURCHASE]	(3)	02/21/2009	Common Stock	100	\$ 22.5	D (1)	Â
PUT OPTION: HUNNZ [OBLIGATION TO PURCHASE]	(3)	02/21/2009	Common Stock	300	\$ 2.5	D (1)	Â
PUT OPTION: HUNNZ [OBLIGATION TO PURCHASE]	(3)	02/21/2009	Common Stock	100	\$ 2.5	D (2)	Â
PUT OPTION: HUNUB [OBLIGATION TO PURCHASE]	(3)	09/20/2008	Common Stock	100	\$ 5	D (1)	Â
PUT OPTION: HUNUC [RIGHT TO SELL]	(3)	09/20/2008	Common Stock	1,200	\$ 15	D (1)	Â
PUT OPTION: HUNUD [RIGHT TO SELL]	(3)	09/20/2008	Common Stock	1,000	\$ 20	D (1)	Â
PUT OPTION: HUNUU [OBLIGATION TO PURCHASE]	(3)	09/20/2008	Common Stock	4,600	\$ 7.5	D (1)	Â
PUT OPTION: HUNUV [RIGHT TO SELL]	(3)	09/20/2008	Common Stock	21,000	\$ 12.5	D (1)	Â
PUT OPTION: HUNUW [RIGHT TO SELL]	(3)	09/20/2008	Common Stock	7,600	\$ 17.5	D (1)	Â
PUT OPTION: HUNVC [OBLIGATION TO PURCHASE]	(3)	10/18/2008	Common Stock	3,000	\$ 15	D (1)	Â
PUT OPTION: HUNVV [RIGHT TO SELL]	(3)	10/18/2008	Common Stock	9,800	\$ 12.5	D (1)	Â
PUT OPTION: HUNWA [OBLIGATION TO PURCHASE]	(3)	11/22/2008	Common Stock	4,400	\$ 5	D (1)	Â
PUT OPTION: HUNWA [OBLIGATION TO PURCHASE]	(3)	11/22/2008	Common Stock	1,800	\$ 5	D (2)	Â
PUT OPTION: HUNWB [RIGHT TO SELL]	(3)	11/22/2008	Common Stock	23,200	\$ 10	D (1)	Â
PUT OPTION: HUNWB [RIGHT TO SELL]	(3)	11/22/2008	Common Stock	11,500	\$ 10	D (2)	Â

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PUT OPTION: HUNWC [OBLIGATION TO PURCHASE]	(3)	11/22/2008	Common Stock	7,900	\$ 15	D (1)	Â
PUT OPTION: HUNWC [RIGHT TO SELL]	(3)	11/22/2008	Common Stock	3,400	\$ 15	D (2)	Â
PUT OPTION: HUNWD [OBLIGATION TO PURCHASE]	(3)	11/22/2008	Common Stock	1,000	\$ 20	D (2)	Â
PUT OPTION: HUNWD [RIGHT TO SELL]	(3)	11/22/2008	Common Stock	1,800	\$ 20	D (1)	Â
PUT OPTION: HUNWU [RIGHT TO SELL]	(3)	11/22/2008	Common Stock	8,500	\$ 7.5	D (1)	Â
PUT OPTION: HUNWU [RIGHT TO SELL]	(3)	11/22/2008	Common Stock	2,900	\$ 7.5	D (2)	Â
PUT OPTION: HUNWV [RIGHT TO SELL]	(3)	11/22/2008	Common Stock	16,700	\$ 12.5	D (1)	Â
PUT OPTION: HUNWV [RIGHT TO SELL]	(3)	11/22/2008	Common Stock	2,500	\$ 12.5	D (2)	Â
PUT OPTION: HUNWW [RIGHT TO SELL]	(3)	11/22/2008	Common Stock	26,100	\$ 17.5	D (1)	Â
PUT OPTION: HUNWW [RIGHT TO SELL]	(3)	11/22/2008	Common Stock	7,500	\$ 17.5	D (2)	Â
PUT OPTION: HUNWX [RIGHT TO SELL]	(3)	11/22/2008	Common Stock	4,900	\$ 22.5	D (1)	Â
PUT OPTION: HUNWZ [OBLIGATION TO PURCHASE]	(3)	11/22/2008	Common Stock	8,400	\$ 2.5	D (1)	Â

Reporting Owners

Reporting Owner Name / Address		Relationships					
r	Director	10% Owner	Officer	Other			
CITADEL L P C/O CITADEL INVESTMENT GROUP LLC 131 S. DEARBORN STREET, 32ND FLOOR CHICAGE, IL 60603	Â	Â	Â	See Note 1 in Remarks below			
CITADEL INVESTMENT GROUP LLC 131 S. DEARBORN STREET, 32ND FLOOR CHICAGO, IL 60603	Â	Â	Â	See Note 1 in Remarks below			
CITADEL EQUITY FUND LTD C/O CITADEL INVESTMENT GROUP, L.L.C. 131 S. DEARBORN STREET, 32ND FLOOR CHICAGO, IL 60603	Â	Â	Â	See Note 1 in Remarks below			

Reporting Owners 3

GRIFFIN KENNETH C C/O CITADEL INVESTMENT GROUP, L.L.C. 131 S. DEARBORN STREET, 32ND FLOOR CHICAGO, IL 60603	Â	Â	Â	See Note 1 in Remarks below
CITADEL ADVISORS LLC C/O CITADEL INVESTMENT GROUP II, L.L.C. 131 S. DEARBORN STREET, 32ND FLOOR CHICAGO, IL 60603	Â	Â	Â	See Note 1 in Remarks below
CITADEL HOLDINGS I LP C/O CITADEL INVESTMENT GROUP II, L.L.C. 131 S. DEARBORN STREET, 32ND FLOOR CHICAGO, IL 60603	Â	Â	Â	See Note 1 in Remarks below
CITADEL HOLDINGS II LP C/O CITADEL INVESTMENT GROUP II, L.L.C. 131 S. DEARBORN STREET, 32ND FLOOR CHICAGO, IL 60603	Â	Â	Â	See Note 1 in Remarks below
Citadel Derivatives Group, LLC C/O CITADEL INVESTMENT GROUP II, L.L.C. 131 S. DEARBORN STREET, 32ND FLOOR CHICAGO, IL 60603	Â	Â	Â	See Note 1 in Remarks below
CITADEL DERIVATIVES TRADING LTD C/O CITADEL INVESTMENT GROUP II, L.L.C. 131 S. DEARBORN STREET, 32ND FLOOR CHICAGO, IL 60603	Â	Â	Â	See Note 1 in Remarks below
CITADEL INVESTMENT GROUP II, L.L.C. 131 S. DEARBORN STREET, 32ND FLOOR CHICAGO, IL 60603	Â	Â	Â	See Note 1 in Remarks below

Signatures

/s/ John C. Nagel, Authorized Signatory

09/08/2008

**Signature of Reporting Person

Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, *see* Instruction 5(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- (1) This security is owned by Citadel Derivatives Group LLC.
- (2) This security is owned by Citadel Derivatives Trading Group Ltd.

Where the security shown is a call option and the description is "obligation to sell", the Reporting Person is short that particular call option as of the date of this filing. Where a security is a call option and the description is "right to purchase", the Reporting person is long that particular call option as of the date of this filing. Where a security is a put option and the description is "obligation to

(3) purchase", the Reporting person is short that particular put option as of the date of this filing. Where a security is a put option and the description is "right to sell", the Reporting person is long that particular put option as of the date of this filing. Each of the securities listed is an exchange-traded option contract. Exchange-traded options are immediately exercisable and remain exercisable until expiration. These options were acquired on various dates.

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Remarks:

Signatures 4

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Note 1:

As a result of the potential arrangements between the Reporting Persons and others described in Ite Schedule 13D filed by the Reporting Persons on September 2, 2008 ("Amendment No. 1") relating by reference herein), the Reporting Persons may be deemed to have formed a "group" with certai of Rule 13d-5(b)(1) promulgated under the 1934 Act. If the Reporting Persons are deemed to have beneficial ownership of greater than outstanding Common Shares pursuant to Rule 16a-1(a)(1) and Rule 13d-5(b)(1). On August 29, 200 Inc. rejected the terms offered by the proposal letter described in Amendment No. 1.

Note 2:

Each of the Reporting Persons expressly disclaims beneficial ownership of the securities described her extent of such person's pecuniary interest therein. Â Each of the Reporting Persons further disclaims with regard to the Common Shares of the Issuer with the persons described in Item 4 of Ame

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *See* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.