METHANEX CORP Form SC 13D June 13, 2003

## 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)

(Amendment No. 7)\*

**Methanex Corporation** 

(Name of Issuer)

Common Shares, without nominal or par value

(Title of Class of Securities)

59151K108

(CUSIP Number)

Jack S. Mustoe
Senior Vice President, Legal and General Counsel
NOVA Chemicals Corporation
645 Seventh Avenue S.W.
Calgary, Alberta Canada T2P 4G8
(403) 290-7636

Alan Talkington Orrick, Herrington & Sutcliffe LLP 400 Sansome Street San Francisco, CA 94111 (415) 392-1122

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

June 4, 2003

(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 which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(b)(3) or (4), check the following box: o

**Note:** Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See §240.13d-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).

CUSIP No.	59151H	X10 8									
1.	Name o NOVA	f Reporting Person:  I.R.S. Identification Nos. of above persons (entities only):  Chemicals Corporation									
	<ul> <li>Check the Appropriate Box if a Member of a Group (See Instructions):</li> <li>(a) O</li> <li>(b) O</li> </ul>										
3.	SEC Us	e Only:									
4.	Source	of Funds (See Instructions):									
5.	Check i	f Disclosure of Legal Proceedings Is Required Pursuant to Items 2(d) or 2(e): o									
		ship or Place of Organization: Canada									
Number of Shares	7. of	Sole Voting Power:									
Beneficial Owned by Each Reporting	y 8.	Shared Voting Power: 46,946,876									
Person Wi	th 9.	Sole Dispositive Power:									
	10	. Shared Dispositive Power: 46,946,876									
	Aggreg: 46,946,	ate Amount Beneficially Owned by Each Reporting Person:									

12.	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions): o
13.	Percent of Class Represented by Amount in Row (11): 37.1% <sup>1</sup>
14.	Type of Reporting Person (See Instructions): CO
Assu	mes a total of 126,495,364 shares outstanding based on information provided by the Issuer as of March 31, 2003.  Page 2 of 8 Pages

CUSIP No.	59151	K10 8	
1.	Name ( NOVA	of Reporting Person: A Petrochemicals Ltd.	I.R.S. Identification Nos. of above persons (entities only):
	Check (a) O (b) O	,	nber of a Group (See Instructions):
3.	SEC U	se Only:	
	Source OO	of Funds (See Instructions):	
5.	Check	if Disclosure of Legal Procee	dings Is Required Pursuant to Items 2(d) or 2(e): o
		nship or Place of Organization a, Canada	:
Number o	7. of	. Sole Voting Power:	
Shares Beneficial Owned b Each Reporting	y 8.	. Shared Voting Power: 37,946,876	
Person Wi	ith <u> </u>	. Sole Dispositive Power:	
	10	0. Shared Dispositive Power 37,946,876	r:
11.	Aggreg 37,946	gate Amount Beneficially Ow ,876	ned by Each Reporting Person:

12.	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions): 0
13.	Percent of Class Represented by Amount in Row (11): 30.0% <sup>1</sup> (See Item 5)
14.	Type of Reporting Person (See Instructions): HC
Assu	mes a total of 126,495,364 shares outstanding based on information provided by the Issuer as of March 31, 2003.  Page 3 of 8 Pages

CUSIP No.	59151	K10 8	
1.	Name 6	of Reporting Person: 70 CANADA INC.	I.R.S. Identification Nos. of above persons (entities only):
	Check (a) O (b) O		mber of a Group (See Instructions):
3.	SEC U	se Only:	
	Source AF, OC	of Funds (See Instructions):	
5.	Check	if Disclosure of Legal Procee	edings Is Required Pursuant to Items 2(d) or 2(e): o
	Citizen Canada	nship or Place of Organization a	1:
Number o	7. of	. Sole Voting Power:	
Shares Beneficial Owned b Each Reportin	y 8.	. Shared Voting Power: 9,000,000	
Person Wi	th 9.	. Sole Dispositive Power: 0	
	10	0. Shared Dispositive Powe 9,000,000	r:
11.	Aggreg 9,000,0	gate Amount Beneficially Ow 000	ned by Each Reporting Person:

12.	Check if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions): o
13.	Percent of Class Represented by Amount in Row (11): 7.1% <sup>1</sup> See Item 5)
14.	Type of Reporting Person (See Instructions): HC
Assu	mes a total of 126,495,364 shares outstanding based on information provided by the Issuer as of March 31, 2003.  Page 4 of 8 Pages

On July 2, 1998, NOVA Corporation, an Alberta, Canada corporation and the parent of NOVA Chemicals Ltd. (formerly Novacor Chemicals Ltd.) ( NCL ) and the indirect parent of NOVA Petrochemicals Ltd. (formerly Novacor Petrochemicals Ltd.), merged with TransCanada PipeLines Limited ( TransCanada ) and the commodity chemicals business carried on by NOVA Corporation was split off as a separate public company (the Arrangement ). Effective January 1, 1999 and pursuant to Section 178 of the *Business Corporations Act* (Alberta), NCL was amalgamated with and into NOVA Corporation and the resulting corporation adopted the name NOVA Chemicals Corporation ( NOVA ). NOVA continues to conduct the commodity chemicals business through its affiliates. TransCanada conducts the energy services business formerly carried on by TransCanada, NOVA Gas Transmission Ltd. and NOVA Gas International Ltd.

#### Item 1. Security and Issuer

This Statement relates to the common shares, without nominal or par value (the Shares ), of Methanex Corporation, a corporation organized under the laws of Canada (the Corporation ). The address of the principal executive office of the Corporation is 1800 Waterfront Centre, 200 Burrard Street, Vancouver, British Columbia, Canada V6C 3M1.

#### Item 2. Identity and Background

(a, b, c and f) This Statement is being filed by (i) NOVA, an Alberta, Canada, corporation, the principal business of which is the manufacturing and marketing of commodity chemicals (ii) NOVA Petrochemicals Ltd. (NPL), which is a holding company, the principal business of which, through its operating subsidiaries, is the manufacturing and marketing of commodity chemicals and (iii) 6097570 Canada Inc. (Buybackco), which is a holding company, the principal activity of which is the holding of Shares. The principal office of each of NOVA, NPL and Buybackco is 645 Seventh Avenue S.W., Calgary, Alberta, Canada T2P 4G8. NPL and Buybackco are wholly owned subsidiaries of NOVA.

Schedules I, II and III hereto set forth the name, principal occupation, address and citizenship of each of the executive officers and directors of NOVA, NPL and Buybackco, respectively.

(d and e) During the last five years, none of NOVA, NPL and Buybackco, or any of the persons listed on Schedules I, II and III has been (i) convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors); or (ii) was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities law or finding any violation with respect to such laws.

#### Item 3. Source and Amount of Funds or Other Consideration.

On May 21, 2003 (i) NOVA transferred 13,880,575 Shares to NPL in exchange for shares of NPL, (ii) NOVA transferred 9,000,000 Shares to Buybackco for shares of Buybackco, and (iii) NPL transferred 37,946,876 Shares to 6097626 Canada Inc. (Sellco) for shares of Sellco. On June 4, 2003, Sellco undertook a triangular amalgamation with a subsidiary of the Corporation to form an amalgamated corporation (Amalco). As a result of that amalgamation, NPL acquired 37,946,876 Shares in consideration of Sellco shares and the Corporation received shares of Amalco. As a result of these transactions, the successor by way of amalgamation of Sellco is Amalco, a wholly-owned subsidiary of the Corporation. On June 4, 2003, Amalco entered into a dissolution agreement with the Corporation and the Shares held by Amalco were cancelled.

### Item 4. Purpose of Transaction.

NOVA and NPL (collectively referred to in this Item 4 as the Selling Shareholder) have owned a significant number of Shares since 1994. On May 21, 2003, the Corporation announced a secondary offering (the Offering) (i) in Canada under a short form prospectus to be filed in each of the provinces of Canada and (ii) in the United States pursuant to the multi-jurisdictional disclosure system of 37,946,876 Shares to be held by NPL after certain reorganization transactions. In connection with the Offering, the Corporation, NOVA and NPL entered into an Underwriting Agreement with RBC Dominion Securities Inc.,

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CIBC World Markets Inc., Scotia Capital Inc., TD Securities Inc., Citigroup Global Markets Canada Inc. and UBS Securities Canada Inc. dated May 21, 2003.

On May 21, 2003, the Corporation also entered into an agreement (the Share Purchase Agreement ) with NOVA and Buybackco pursuant to which the Corporation agreed to acquire the shares of Buybackco and then wind-up Buybackco and cancel the 9,000,000 Shares owned by Buybackco (the Repurchase Transaction ). The Repurchase Transaction is subject to a positive vote of a majority of the Corporation s shareholders, other than the Selling Shareholder and its affiliates, present or represented by proxy at a special meeting of the shareholders proposed to be held on June 30, 2003.

On June 4, 2003, Sellco undertook a triangular amalgamation with a subsidiary of the Corporation to form Amalco. As a result of that amalgamation, NPL acquired 37,946,876 Shares in consideration of Sellco shares and the Corporation received shares of Amalco. As a result of these transactions, the successor by way of amalgamation of Sellco is Amalco, a wholly-owned subsidiary of the Corporation. On June 4, 2003, Amalco entered into a dissolution agreement with the Corporation and the Shares held by Amalco were cancelled.

Following the completion of the Offering and the Repurchase Transaction, if approved, the Selling Shareholder will not own any Shares.

#### Item 5. Interest in Securities of the Issuer.

(a) Buybackco is the record holder of 9,000,000 Shares, constituting approximately 7.1% of the outstanding Shares (based on the Corporation s Registration Statement on Form F-10 filed with the Commission on May 21, 2003 in which the Corporation reported that 126,495,364 common shares were outstanding as of March 31, 2003).

NPL is the record holder of 37,946,876 Shares. NPL holds shared voting and dispositive power with NOVA as to such Shares, constituting approximately 30.0% of the outstanding Shares (based on the Corporation s Registration Statement on Form F-10 filed with the Commission on May 21, 2003 in which the Corporation reported that 126,495,364 common shares were outstanding as of March 31, 2003).

NOVA holds shared voting and dispositive power as to 46,946,876 Shares, constituting approximately 37.1% of the outstanding Shares (based on the Corporation s Registration Statement on Form F-10 filed with the Commission on May 21, 2003 in which the Corporation reported that 126,495,364 common shares were outstanding as of March 31, 2003), assuming no other change in the number of outstanding Shares.

To the knowledge of NOVA, NPL and Buybackco, only the following persons listed on Schedules I, II and III own any of the Corporation s Shares:

Name	Number of Shares
Jeffrey M. Lipton	165,700
A. Terence Poole	105,750
Christopher D. Pappas	2,000
F. Peter Boer	5,000
Arnold M. Ludwick	20,000
John L. Wheeler	350

- (b) By virtue of its ownership of all of the stock of NPL and Buybackco, NOVA may be deemed to share with NPL and Buybackco the power to vote or direct the vote and the power to dispose or to direct the disposition of the Shares owned by NPL and Buybackco.
  - (c) None.
  - (d-e) Not applicable.

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

Except as described in Items 2 and 4, or as set forth on the Index to Exhibits, there are no contracts, arrangements, understandings or relationships (legal or otherwise) among NOVA, NPL and Buybackco, between such entities and the persons listed on Schedule I or between NOVA, NPL or Buybackco and any person with respect to any securities of the Corporation. To the knowledge of NOVA, NPL and Buybackco, there are no contracts, arrangements, understandings or relationships (legal or otherwise) among the persons listed on Schedules I, II and III or between such persons and any person with respect to any securities of the Corporation.

#### Item 7. Material to be filed as Exhibits.

- 1. Asset Purchase Agreement dated December 8, 1993, among the Corporation, NOVA Chemicals Ltd. (formerly Novacor Chemicals Ltd.) ( NCL ) and Novacor Chemicals Inc., an indirect wholly-owned subsidiary of NCL ( NCI ).\*
  - 2. Subscription and Registration Rights Agreement dated December 8, 1993, among the Corporation and NCL.\*
  - 3. MG Term Sheet, dated December 9, 1993, between NCL and Metallgesellschaft Corp. ( MG ).\*
- 4. FC Term Sheet, dated December 9, 1993, between Fletcher Challenge and its subsidiary, 165109 Canada Inc. (together, FC ), and Gordon Capital Corporation et al. ( Gordon ) and between NOVA and Gordon.\*
  - 5. Differential Letter Agreement, dated December 9, 1993, between NOVA and FC.\*
- 6. Agency Agreement, dated as of December 9, 1993, between Gordon Capital Corporation, RBC Dominion Securities, Burns Fry Limited, FC, the Corporation and NPL.\*
- 7. Installment Receipt and Pledge Agreement dated December 30, 1993 by and between the Corporation, 165109 Canada Inc., Metallgesellschaft Corp., Gordon Capital Corporation, RBC Dominion Securities Inc., Scotia McLeod Inc., Burns Fry Limited, Wood Gundy Inc., Bunting Warburg Inc., Nesbitt Thomson Inc., Midland Walwyn Capital Inc. First Marathon Securities Limited, Toronto Dominion Securities Inc., Sanwa McCarthy Securities, Limited, Trilon Securities Corporation, NPL, The R-M Trust Company and 2984717 Canada Inc.\*
  - 8. Amendment dated January 14, 1994 to the Asset Purchase Agreement.\*
  - 9. Amendment dated January 14, 1994 to the Subscription and Registration Rights Agreement.\*
  - 10. MG Agreement dated January 14, 1994 between NPL and MG.\*
  - 11. MG Letter dated January 14, 1994 between NCL and MG.\*
- 12. Underwriting Agreement dated May 21, 2003, among the Corporation, NOVA, NPL, RBC Dominion Securities Inc., CIBC World Markets Inc., Scotia Capital Inc., TD Securities Inc., Citigroup Global Markets Canada Inc. and UBS Securities Canada Inc.\*
  - 13. Share Purchase Agreement dated May 21, 2003, among the Corporation, NOVA and Buybackco.\*
  - 14. Indemnity Agreement dated May 21, 2003 between NOVA, NPL, Buybackco and the Corporation.\*

\*previously filed.

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## **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.

Dated: June 11, 2003.

NOVA Chemicals Corporation

By /s/ Jack S. Mustoe

Name: Jack S. Mustoe

Title: Sr. Vice President, Legal and General Counsel

NOVA Petrochemicals Ltd.

By /s/ Jack S. Mustoe

Name: Jack S. Mustoe Title: Sr. Vice President

6097570 Canada Inc.

By /s/ Jack S. Mustoe

Name: Jack S. Mustoe Title: President

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#### INDEX TO EXHIBITS

- 1. Asset Purchase Agreement dated December 8, 1993, among the Corporation, NCL and NCI.\*
- 2. Subscription and Registration Rights Agreement dated December 8, 1993, among the Corporation and NCL.\*
- 3. MG Term Sheet, dated December 9, 1993, between NCL and MG.\*
- 4. FC Term Sheet, dated December 9, 1993, between FC and Gordon and between NOVA and Gordon.\*
- 5. Differential Letter Agreement, dated December 9, 1993, between NOVA and FC.\*
- 6. Agency Agreement, dated as of December 9, 1993, between Gordon Capital Corporation, RBC Dominion Securities, Burns Fry Limited, FC, the Corporation and NPL.\*
- 7. Installment Receipt and Pledge Agreement dated December 30, 1993 by and between the Corporation, 165109 Canada Inc., Metallgesellschaft Corp., Gordon Capital Corporation, RBC Dominion Securities Inc., Scotia McLeod Inc., Burns Fry Limited, Wood Gundy Inc., Bunting Warburg Inc., Nesbitt Thomson Inc., Midland Walwyn Capital Inc. First Marathon Securities Limited, Toronto Dominion Securities Inc., Sanwa McCarthy Securities, Limited, Trilon Securities Corporation, NPL, The R-M Trust Company and 2984717 Canada Inc.\*
  - 8. Amendment dated January 14, 1994 to the Asset Purchase Agreement.\*
  - 9. Amendment dated January 14, 1994 to the Subscription and Registration Rights Agreement.\*
  - 10. MG Agreement dated January 14, 1994 between NPL and MG.\*
  - 11. MG Letter dated January 14, 1994 between NCL and MG.\*
- 12. Underwriting Agreement dated May 21, 2003, among the Corporation, NOVA, NPL, RBC Dominion Securities Inc., CIBC World Markets Inc., Scotia Capital Inc., TD Securities Inc., Citigroup Global Markets Canada Inc. and UBS Securities Canada Inc.\*
  - 13. Share Purchase Agreement dated May 21, 2003, among the Corporation, NOVA and Buybackco.\*
  - 14. Indemnity Agreement dated May 21, 2003 between NOVA, NPL, Buybackco and the Corporation.\*

<sup>\*</sup>previously filed.

## SCHEDULE I

Set forth below is the information required by Item 2 of Schedule 13D for each executive officer and director of NOVA Chemicals Corporation.

NAME	OFFICER/ DIRECTOR	CITIZENSHIP	PRINCIPAL OCCUPATION	NAME AND ADDRESS OF EMPLOYER	BUSINESS OF EMPLOYER
Jerald A. Blumberg	Director	U.S	Retired President and CEO of Ambar, Inc.		Private oil field services
Dr. F. Peter Boer	Director	U.S	President and Chief Executive Officer of Tiger Scientific Inc.	Tiger Scientific Inc. 47 Country Road South Boynton Beach, Florida 33436 U.S.A.	Science and technology, consulting and investments
Jacques Bougie, O.C	Director	Canadian	Retired President and Chief Executive Officer, Alcan Inc.		International Aluminum Company
Joanne Vanish Creighton	Director	U.S	President and Professor of English, Mount Holyoke College	Mount Holyoke College 50 College Street, South Hadley, Massachusetts, 01075	Higher Education
Robert E. Dineen, Jr.	Director	U.S	Partner of Shearman & Sterling	Shearman & Sterling 599 Lexington Avenue New York. N.Y. 10022 U.S.A.	Attorneys-at-Law
L. Yves Fortier, C.C., Q.C	Director	Canadian	Chairman and Senior Partner of Ogilvy Renault	Ogilvy Renault 1981 McGill College Avenue, Suite 1200 Montreal, PQ H3A 3C1	Barristers and Solicitors
Kerry L. Hawkins	Director	Canadian	President of Cargill Limited and Chief Executive Officer of Canadian Operations of Cargill Limited	Cargill Limited Box 5900 300, 240 Graham Avenue Winnipeg, MB R3C 4C5	Grain handling, transportation and processing of agricultural products
Jeffrey M. Lipton	Director/Officer	U.S	President and Chief Executive Officer of NOVA Chemicals Corporation	NOVA Chemicals Corporation 1550 Coraopolis Heights Road, Moon Township, Pennsylvania 15108	See Item 2
Arnold Martin Ludwick	Director	Canadian	Retired Deputy Chairman, Claridge Inc.		Investment holding company
James M. Edward Newall, O.C	Director	Canadian	Chairman of NOVA Chemicals Corporation	Newall and Associates 2015, 855 2nd Street S.W. Calgary, Alberta T2P 4J7	Consulting

Janice G. Rennie, F.C.A	Director	Canadian	Principal, Rennie & Associates	Rennie & Associates #101, 17936 106A Avenue Edmonton, Alberta T5S 1V3	Investment Management
James Mark Stanford	Director	Canadian	President, Stanford Resource Management, Inc.	Stanford Resource Management, Inc., 3000, 150 6th Avenue S.W., Calgary, Alberta T2P 3Y7	Investment management
				1	

NAME	OFFICER/ DIRECTOR	CITIZENSHIP	PRINCIPAL OCCUPATION	NAME AND ADDRESS OF EMPLOYER	BUSINESS OF EMPLOYER
Joseph D. Thompson	Director	Canadian	Chairman of PCL Construction Group Inc.	PCL Construction Group Inc. 5410 99th Street Edmonton, Alberta T6E 3P4	General construction contractors
Christopher D. Pappas	Officer	U.S	President, Styrenics and Senior Vice President of NOVA Chemicals Corporation	NOVA Chemicals Corporation 1550 Coraopolis Heights Road, Moon Township, Pennsylvania 15108	See Item 2
Lawrence A. MacDonald	Officer	Canadian	Senior Vice President & Chief Financial Officer of NOVA Chemicals Corporation	NOVA Chemicals Corporation 1550 Coraopolis Heights Road, Moon Township, Pennsylvania 15108	See Item 2
Jack S. Mustoe	Officer	Canadian	Senior Vice President, Legal and General Counsel of NOVA Chemicals Corporation	NOVA Chemicals Corporation 1550 Coraopolis Heights Road Moon Township, Pennsylvania 15108	See Item 2
Sheila H. O Brien, C.M	Officer	Canadian	Senior Vice President, Human Resources, Public Affairs, Government and Investor Relations of NOVA Chemicals Corporation	NOVA Chemicals Corporation 1550 Coraopolis Heights Road, Moon Township, Pennsylvania 15108	See Item 2
A. Terence Poole	Officer	Canadian	Executive Vice President, Corporate Strategy and Development of NOVA Chemicals Corporation	NOVA Chemicals Corporation 1550 Coraopolis Heights Road, Moon Township, Pennsylvania 15108	See Item 2
Dale H. Spiess	Officer	U.S	Senior Vice President and President, Olefins/Polyolefins of NOVA Chemicals Corporation	NOVA Chemicals Corporation 1550 Coraopolis Heights Road, Moon Township, Pennsylvania 15108	See Item 2
John L. Wheeler	Officer	U.S	Senior Vice President and Chief Information Officer of NOVA Chemicals Corporation	NOVA Chemicals Corporation 1550 Coraopolis Heights Road, Moon Township, Pennsylvania 15108	See Item 2

## SCHEDULE II

Set forth below is the information required by Item 2 of Schedule 13D for each executive officer and director of NOVA Petrochemicals Ltd.

NAME	OFFICER/ DIRECTOR	CITIZENSHIP	PRINCIPAL OCCUPATION	NAME AND ADDRESS OF EMPLOYER	BUSINESS OF EMPLOYER
Ronald E.J. Kemle	Director/ Officer	Canadian	Assistant Corporate Secretary of NOVA Chemicals Corporation	NOVA Chemicals Corporation 645 7th Avenue S.W. Calgary, Alberta T2P 4G8	See Item 2
Jack S. Mustoe	Director/ Officer	Canadian	Senior Vice President, Legal and General Counsel of NOVA Chemicals Corporation	NOVA Chemicals Corporation, 1550 Coraopolis Heights Road, Moon Township, Pennsylvania 15108	See Item 2
Dale H. Spiess	Officer	U.S	Senior Vice President and President, Olefins/Polyolefins of NOVA Chemicals Corporation	NOVA Chemicals Corporation, 1550 Coraopolis Heights Road, Moon Township, Pennsylvania 15108	See Item 2
A. Terence Poole	Officer	Canadian	Executive Vice President, Corporate Strategy and Development of NOVA Chemicals Corporation	NOVA Chemicals Corporation, 1550 Coraopolis Heights Road, Moon Township, Pennsylvania 15108	See Item 2

## SCHEDULE III

Set forth below is the information required by Item 2 of Schedule 13D for each executive officer and director of 6097570 Canada Inc.

NAME	OFFICER/ DIRECTOR	CITIZENSHIP	PRINCIPAL OCCUPATION	NAME AND ADDRESS OF EMPLOYER	BUSINESS OF EMPLOYER
Ronald E.J. Kemle	Officer/ Director	Canadian	Assistant Corporate Secretary of NOVA Chemicals Corporation	NOVA Chemicals Corporation 645 7th Avenue S.W. Calgary, Alberta T2P 4G8	See Item 2
Jack S. Mustoe	Officer	Canadian	Senior Vice President, Legal and General Counsel of NOVA Chemicals Corporation	NOVA Chemicals Corporation, 1550 Coraopolis Heights Road, Moon Township, Pennsylvania 15108	See Item 2
Susan J. Wright	Officer	Canadian	Vice-President, Legal and Corporate Secretary of NOVA Chemicals Corporation	NOVA Chemicals Corporation, 1550 Coraopolis Heights Road, Moon Township, Pennsylvania 15108	See Item 2
Sandy Steinberg	Officer	Canadian and U.S	Vice President, Tax of NOVA Chemicals Corporation	NOVA Chemicals Corporation, 1550 Coraopolis Heights Road, Moon Township, Pennsylvania 15108	See Item 2