SHAMROCK LOGISTICS LP Form SC 13D April 26, 2001

1

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D

UNDER THE SECURITIES EXCHANGE ACT OF 1934

Shamrock Logistics, L.P.

(Name of Issuer)

Common Units

(Title of Class of Securities)

819357 10 4

(CUSIP Number)

Curtis V. Anastasio President and Chief Executive Officer 6000 North Loop 1604 West San Antonio, Texas 78249 (210) 592-2000

(Name, Address and Telephone Number of Person Authorized

to Receive Notices and Communications)

April 16, 2001

(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), Rule 13d-1(f) or Rule 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(b) 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).

SCHEDULE 13D

CUS:	IP NO. 819357	10 4		2 OF 24	
1		DRTING PERSON S. IDENTIFICATION NO. OF ABOVE PERSON			
	Ultrama	ar Diamond Shamrock Corporation			
2	CHECK THE AP	PROPRIATE BOX IF A MEMBER OF A GROUP*		(a)	[
				(b)	[
3	SEC USE ONLY		·		
4	SOURCE OF FU	INDS*			
	00; see	e Item 3			
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) []				
6	CITIZENSHIP	OR PLACE OF ORGANIZATION			
	Delawar	.e			
		7 SOLE VOTING POWER			
		4,424,322 Common Units of Shamroo	k Log	jistics,	L.P.
	NUMBER OF SHARES BENEFICIALLY OWNED BY	8 SHARED VOTING POWER			
BI		-0-			
	EACH REPORTING	9 SOLE DISPOSITIVE POWER			
	PERSON WITH	4,424,322 Common Units of Shamroc	-		
		10 SHARED DISPOSITIVE POWER			
		-0-			
11	AGGREGATE AM	NOUNT BENEFICIALLY OWNED BY EACH REPORTING PER	SON		
	4,424,3	22 Common Units of Shamrock Logistics, L.P.			
12	CHECK BOX IF	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CE	RTAIN	I SHARES	* [
 13	PERCENT OF C	LASS REPRESENTED BY AMOUNT IN ROW (11)			
	46.1%				
14	TYPE OF REPC	ORTING PERSON			

HC, CC	1	
	*SEE INSTRUCTIONS BEFORE	FILLING OUT!
3		
5		
	SCHEDULE 13D	
CUSIP NO. 81935	7 10 4	PAGE 3 OF 24 PAGES
	ORTING PERSON .S. IDENTIFICATION NO. OF ABOV	E PERSON
TPI Pe	troleum, Inc.	
2 CHECK THE A	PPROPRIATE BOX IF A MEMBER OF A	A GROUP* (a) []
		(b) []
3 SEC USE ONI	Y	
4 SOURCE OF B	UNDS*	
00; se	e Item 3	
5 CHECK BOX I ITEMS 2(d)	F DISCLOSURE OF LEGAL PROCEEDI OR 2(e)	NGS IS REQUIRED PURSUANT TO []
6 CITIZENSHI	OR PLACE OF ORGANIZATION	
Michie	an	
	7 SOLE VOTING POWER	
	-0-	
NUMBER OF SHARES	8 SHARED VOTING POWER	
BENEFICIALLY OWNED BY	4,424,322 Common	Units of Shamrock Logistics, L.P.
EACH REPORTING	9 SOLE DISPOSITIVE POWER	
PERSON WITH	-0-	
	10 SHARED DISPOSITIVE POW	ER
	4,424,322 Common	Units of Shamrock Logistics, L.P.
11 AGGREGATE A	MOUNT BENEFICIALLY OWNED BY EA	CH REPORTING PERSON
4,424,	322 Common Units of Shamrock L	ogistics, L.P.
12 CHECK BOX 1	F THE AGGREGATE AMOUNT IN ROW	(11) EXCLUDES CERTAIN SHARES* []

13	PERCENT OF CI	ASS REPRESENTED) BY AMOUNT IN ROW (11)	
	46.1%			
14	TYPE OF REPOR	TING PERSON		
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		*SEE INSTRU	JCTIONS BEFORE FILLING OUT!	
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			SCHEDULE 13D	
CUSI			 PAGE 4 OF 24	PAGES
1	NAME OF REPOP S.S. OR I.R.S		ON NO. OF ABOVE PERSON	
	Diamond	Shamrock Refini	ng and Marketing Company	
2	CHECK THE APP	ROPRIATE BOX IF	A MEMBER OF A GROUP* (a)	[]
			(b)	[]
3	SEC USE ONLY			
4	SOURCE OF FUN			
	00; see	Item 3		
5	CHECK BOX IF ITEMS 2(d) OF		EGAL PROCEEDINGS IS REQUIRED PURSUANT TO	[]
 6	CITIZENSHIP C	R PLACE OF ORGA	ANIZATION	
	Delaware			
		7 SOLE VOTI	ING POWER	
		-0-		
NUMBER OF SHARES BENEFICIALLY OWNED BY		8 SHARED VC	DTING POWER	
		4,42	24,322 Common Units of Shamrock Logistics,	L.P.
	EACH REPORTING	9 SOLE DISP	POSITIVE POWER	
	PERSON WITH	-0-		
		10 SHARED DI	SPOSITIVE POWER	

	4,424,322 Common Units of Shamrock Logistics, L.P.
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
	4,424,322 Common Units of Shamrock Logistics, L.P.
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES* [
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)
 14	TYPE OF REPORTING PERSON
	HC, CO
	*SEE INSTRUCTIONS BEFORE FILLING OUT!
5	
	SCHEDULE 13D
	P NO. 819357 10 4 PAGE 5 OF 24 PAGE
1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON
	Sigmor Corporation
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) [
	(b) [
3	SEC USE ONLY
4	SOURCE OF FUNDS*
	00; see Item 3
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) [
 6	CITIZENSHIP OR PLACE OF ORGANIZATION
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	7 SOLE VOTING POWER
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	NUMBER OF

OWNED BY		4,424,322 Common Units of Shamrock Lo	gistics,	L.P.
EACH REPORTING PERSON WITH	9 SOLE DISPOSITIVE POWER			
		-0-		
		10 SHARED DISPOSITIVE POWER		
		4,424,322 Common Units of Shamrock Lo	gistics,	L.P.
11	AGGREGATE AMO	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	4,424,32	2 Common Units of Shamrock Logistics, L.P.		
12	CHECK BOX IF	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAI	N SHARES	;* []
 13	PERCENT OF CL	ASS REPRESENTED BY AMOUNT IN ROW (11)		
	46.1%			
 14	TYPE OF REPOR	IING PERSON		
	HC, CO			
		*SEE INSTRUCTIONS BEFORE FILLING OUT!		
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	6			
		SCHEDULE 13D		
	 IP NO. 819357			
		PAGE	6 OF 24 	PAGE5
1	NAME OF REPOR S.S. OR I.R.S	TING PERSON . IDENTIFICATION NO. OF ABOVE PERSON		
	The Sham	rock Pipe Line Corporation		
2	CHECK THE APP	ROPRIATE BOX IF A MEMBER OF A GROUP*	(a)	[]
			(b)	[]
3	SEC USE ONLY			
4	SOURCE OF FUN			
	00; see	Item 3		
5	CHECK BOX IF I ITEMS 2(d) OR	DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURS 2(e)	 UANT TO	[]
	CITIZENSHIP O	R PLACE OF ORGANIZATION		

	Delawar	е		
		7	SOLE VOTING POWER	
			-0-	
	NUMBER OF SHARES	8	SHARED VOTING POWER	
B	ENEFICIALLY OWNED BY EACH		4,424,322 Common Units of Sham	
	REPORTING	9	SOLE DISPOSITIVE POWER	
	PERSON WITH		-0-	
		10	SHARED DISPOSITIVE POWER	
			4,424,322 Common Units of Sham	rock Logistics, L.P.
 11	AGGREGATE AM	OUNT BE	ENEFICIALLY OWNED BY EACH REPORTING I	PERSON
	4,424,3	22 Comn	non Units of Shamrock Logistics, L.P	
 12	CHECK BOX IF	 THE AC	GREGATE AMOUNT IN ROW (11) EXCLUDES	CERTAIN SHARES* []
 13	DEDCENT OF C			
10		LASS NI	PRESENTED DI AMOUNI IN NOW (II)	
	46.1%			
14	TYPE OF REPO	RTING E	PERSON	
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			SCHEDULE 13D	
	 IP NO. 819357	104		PAGE 7 OF 24 PAGES
1	NAME OF REPO S.S. OR I.R.		PERSON VIIFICATION NO. OF ABOVE PERSON	
	Diamond	Shamro	ock Refining Company, L.P.	
 2				(a) []
4	CHECK THE AF	- 1\UL I\L <i>F</i>	TT TOW IT WITHIN OF A DIODE	
				(b) []
3	SEC USE ONLY			
4	SOURCE OF FU	NDS*		

00; see I	Item 3	
5 CHECK BOX IF D ITEMS 2(d) OR	DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRE 2(e)	D PURSUANT TO []
6 CITIZENSHIP OR	R PLACE OF ORGANIZATION	
Delaware		
	7 SOLE VOTING POWER	
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NUMBER OF SHARES	8 SHARED VOTING POWER	
BENEFICIALLY OWNED BY	4,424,322 Common Units of Shamr	ock Logistics, L.P.
	9 SOLE DISPOSITIVE POWER	
PERSON WITH	-0-	
	10 SHARED DISPOSITIVE POWER	
	4,424,322 Common Units of Shamr	ock Logistics, L.P.
11 AGGREGATE AMOU	JNT BENEFICIALLY OWNED BY EACH REPORTING P	 ERSON
4,424,322	2 Common Units of Shamrock Logistics, L.P.	
12 CHECK BOX IF T	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES	CERTAIN SHARES* []
13 PERCENT OF CLA	ASS REPRESENTED BY AMOUNT IN ROW (11)	
46.1%		
14 TYPE OF REPORT	ING PERSON	
HC, PN		
	*SEE INSTRUCTIONS BEFORE FILLING OUT!	
8		
	SCHEDULE 13D	
CUSIP NO. 819357 1		PAGE 8 OF 24 PAGES
1 NAME OF REPORT S.S. OR I.R.S.	TING PERSON IDENTIFICATION NO. OF ABOVE PERSON	
TPI Pipel	ine Corporation	
2 CHECK THE APPR	ROPRIATE BOX IF A MEMBER OF A GROUP*	(a) []

		(b)	[]
3 SEC USE ONL	Y		
4 SOURCE OF F	 UNDS*		
00; se	e Item 3		
5 CHECK BOX I ITEMS 2(d)		E OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO	[]
6 CITIZENSHIP	OR PLACE OF	F ORGANIZATION	
Michig	an		
	7 SOLI	E VOTING POWER	
		-0-	
NUMBER OF SHARES	8 SHAI	RED VOTING POWER	
BENEFICIALLY OWNED BY		4,424,322 Common Units of Shamrock Logistics,	L.P.
EACH REPORTING	9 SOLI	E DISPOSITIVE POWER	
PERSON WITH		-0-	
	10 SHAN	RED DISPOSITIVE POWER	
		4,424,322 Common Units of Shamrock Logistics,	L.P.
11 AGGREGATE A	MOUNT BENEF:	ICIALLY OWNED BY EACH REPORTING PERSON	
4,424,	322 Common (Jnits of Shamrock Logistics, L.P.	
12 CHECK BOX I	F THE AGGRE	GATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	5* []
13 PERCENT OF	CLASS REPRES	SENTED BY AMOUNT IN ROW (11)	
46.1%			
14 TYPE OF REP	ORTING PERS	 DN	
HC, CO			
	*SEE 1	INSTRUCTIONS BEFORE FILLING OUT!	
9			

SCHEDULE 13D

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CUSIP NO. 819357 10 4

1	NAME OF REPO S.S. OR I.R		ON ICATION NO. OF ABOVE PERSON		
	UDS Log	gistics, LLO	C 85-0470977		
2	CHECK THE AN	PPROPRIATE P	BOX IF A MEMBER OF A GROUP*	(a)	[]
				(b)	[]
3	SEC USE ONLY	 Ү			
4	SOURCE OF FU	JNDS*			
	00; see	e Item 3			
5	CHECK BOX II ITEMS 2(d) (E OF LEGAL PROCEEDINGS IS REQUIRED PURS	UANT TO	[]
6	CITIZENSHIP	OR PLACE OF	F ORGANIZATION	·	
	Delawa	re			
		7 SOLI	E VOTING POWER		
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г	NUMBER OF SHARES ENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	8 SHAI	RED VOTING POWER		
E			4,424,322 Common Units of Shamrock Lc	gistics, 1	L.P.
		9 SOLE	E DISPOSITIVE POWER		
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		10 SHAH	RED DISPOSITIVE POWER		
			4,424,322 Common Units of Shamrock Lc	gistics, 1	L.P.
11	AGGREGATE AN	MOUNT BENEFI	ICIALLY OWNED BY EACH REPORTING PERSON		
	4,424,3		Units of Shamrock Logistics, L.P.		
12	CHECK BOX II		GATE AMOUNT IN ROW (11) EXCLUDES CERTAI		
 13	PERCENT OF (CLASS REPRES	SENTED BY AMOUNT IN ROW (11)		
	46.1%				
14	TYPE OF REPO		 ON		
	HC, lir	nited liabil	lity company		
		*SEE *	INSTRUCTIONS BEFORE FILLING OUT!		

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ORIGINAL REPORT ON SCHEDULE 13D

Item 1. Security and Issuer

This statement on Schedule 13D is being filed by Ultramar Diamond Shamrock Corporation, TPI Petroleum, Inc., TPI Pipeline Corporation, Diamond Shamrock Refining and Marketing Company, Sigmor Corporation, The Shamrock Pipe Line Corporation, Diamond Shamrock Refining Company, L.P. and UDS Logistics, LLC (collectively, the "Reporting Persons"). This statement relates to the common units representing limited partner interests (the "Common Units") of Shamrock Logistics, L.P., a Delaware limited partnership (the "Partnership"), which has its principal executive offices at 6000 North Loop 1604 West, San Antonio, Texas 78249-1112.

Item 2. Identity and Background

(a) - (b) The information required to be filed in response to paragraphs (a) and (b) of Item 2 with respect to the Reporting Persons is set forth on Schedule I.

(c) The information required to be filed in response to paragraph (c) of Item 2 with respect to the Reporting Persons is as follows:

 Ultramar Diamond Shamrock Corporation ("UDS") is principally engaged in the refining and retailing of high-quality refined products and convenience store merchandise. The executive officers and directors of Ultramar Diamond Shamrock Corporation are listed on Appendix A hereto.

> UDS holds the 4,424,322 Common Units, representing a 46.1% ownership interest in the Partnership, through UDS Logistics, LLC, its indirect wholly owned subsidiary. UDS is the direct owner of 100% of each of Diamond Shamrock Refining and Marketing Company ("DSRMC") and TPI Petroleum Inc. DSRMC holds a 45.023544% member interest in UDS Logistics, LLC. DSRMC also is the owner of 100% of each of Diamond Shamrock Refining Company, L.P. (through DSRMC's subsidiaries Sigmor Corporation and D-S Venture Company, LLC), Sigmor Corporation and The Shamrock Pipe Line Corporation, each of which holds a 5.414771%, 29.498522% and 13.544178% member interest in UDS Logistics, LLC, respectively. The remaining 6.518985% member interests in UDS Logistics, LLC is held by TPI Pipeline Corporation, a direct wholly owned subsidiary of TPI Petroleum Inc.

As a result, UDS and each of the following direct and indirect subsidiaries of UDS, DSRMC, TPI Petroleum, Inc., TPI Pipeline Corporation, Sigmor Corporation, The Shamrock Pipe Line Corporation, and Diamond Shamrock Refining Company, L.P., may be deemed to beneficially own the Common Units acquired by UDS Logistics.

 TPI Petroleum, Inc. is the direct owner of 100% of TPI Pipeline Corporation and is principally engaged in the refining and marketing of petroleum products. The executive

officers and directors of TPI Petroleum, Inc. are listed on Appendix B hereto.

3. DSRMC is the direct owner of 45.023544% of the member interests of UDS Logistics, LLC, 100% of each of Sigmor Corporation, The Shamrock Pipe Line Corporation and Diamond Shamrock Refining Company, L.P. and is principally engaged in the refining and marketing of petroleum products. The executive officers and directors of DSRMC are listed on Appendix C hereto.

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- 4. Sigmor Corporation owns 29.498522% of the member interests of UDS Logistics, LLC and is principally engaged in the ownership and leasing of real estate. The executive officers and directors of Sigmor Corporation are listed on Appendix D hereto.
- 5. The Shamrock Pipe Line Corporation owns 13.544178% of the member interests of UDS Logistics, LLC and is primarily engaged in the ownership and operation of pipelines. The executive officers and directors of The Shamrock Pipe Line Corporation are listed on Appendix E hereto.
- 6. Diamond Shamrock Refining Company, L.P. owns 5.414771% of the member interests of UDS Logistics, LLC and is primarily engaged in the ownership and operation of refineries and pipelines.
- 7. TPI Pipeline Corporation owns 6.518985% of the member interests of UDS Logistics, LLC and is primarily engaged in the ownership and operation of pipelines. The executive officers and directors of TPI Pipeline Corporation are listed on Appendix F hereto.
- 8. UDS Logistics, LLC is the limited partner of Riverwalk Logistics, L.P., the general partner of the Partnership, and its sole purpose is to hold (i) the limited partner interest in Riverwalk Logistics and (ii) Common Units and the subordinated units of the Partnership.

(d) During the last five years, none of the Reporting Persons have been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).

(e) During the last five years, none of the Reporting Persons have been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction as a result of which any of such persons 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 laws or finding any violation with respect to such laws.

(f) The information required to be filed in response to paragraph (f) of Item 2 with respect to the Reporting Persons is set forth on Schedule I.

Item 3. Source and Amount of Funds or Other Consideration

The Reporting Persons acquired beneficial ownership of 4,424,322 Common Units on April 16, 2001 in exchange for the contribution of an equity interest in an affiliated entity of the Partnership in connection with the Partnership's initial public offering.

Item 4. Purpose of Transaction

The Reporting Persons acquired the Common Units reported herein solely for the purpose of investment. The Reporting Persons may make additional purchases of Common Units either in the open market or in private transactions depending on the Partnership's business, prospects and financial condition, the market for the Common Units, general economic conditions, money and stock market conditions and other future developments.

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Item 5. Interest in Securities of the Company

(a) There were 9,599,322 Common Units outstanding as of April 16, 2001, the date of the initial public offering. The Reporting Persons are deemed to be the beneficial owners of 4,424,322 Common Units, which constitute approximately 46.1% of the total issued and outstanding Common Units as of April 24, 2001. The Reporting Persons also hold, through UDS Logistics, LLC, 9,599,322 subordinated limited partner interests in the Partnership, which may be converted, generally not before March 31, 2006, into an equal number of Common Units upon satisfaction of the conditions described in the Registration Statement on Form S-1 (No. 333-43668 and No. 333-58588), incorporated herein by reference.

(b) The number of Common Units as to which there is sole power to vote or to direct the vote, sole power to dispose or to direct the disposition, or shared power to dispose or direct the disposition for the Reporting Persons is set forth on the cover page of this Statement on Schedule 13D, and such information is incorporated herein by reference.

(c) There have been no reportable transactions with respect to the Common Units within the last 60 days by the Reporting Persons except for the acquisition of beneficial ownership of units being reported on this Schedule 13D.

(d) The Reporting Persons have the right to receive distributions from, and the proceeds from the sale of, the respective Common Units reported by such persons on the cover pages of this Statement on Schedule 13D.

(e) Not applicable.

Item 6. Contracts, Arrangements, Understandings or Relationships with respect to Securities of the Company

The 4,424,322 Common Units acquired by the Reporting Persons were acquired in a private placement and are restricted securities. Certain transfer restrictions, voting rights of the Reporting Persons and registration rights granted by the Partnership and to which the Partnership is entitled are set forth in the Second Amended and Restated Agreement of Limited Partnership of the Partnership, a copy of the form of which is included as Appendix A to the Registration Statement on Form S-1 which has been incorporated by reference to this Schedule 13D.

Item 7. Material to be filed as Exhibits

Exhibit A: Registration Statement on Form S-1 for Shamrock Logistics, L.P. (333-43668) incorporated herein by reference.

Exhibit B: Registration Statement on Form S-1 for Shamrock Logistics, L.P. (333-58588) incorporated herein by reference.

Exhibit C: Joint Filing Agreement, dated April 26, 2001.

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SIGNATURE

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

Date: April 26, 2001

ULTRAMAR DIAMOND SHAMROCK CORPORATION

/s/ William R. Klesse

Name: William R. Klesse

Title: Executive Vice President, Operations

TPI PETROLEUM, INC.

/s/ C. V. Anastasio

Name: C. V. Anastasio Title: Vice President

DIAMOND SHAMROCK REFINING AND MARKETING COMPANY

/s/ C. V. Anastasio

Name: C. V. Anastasio

Title: Vice President

SIGMOR CORPORATION

/s/ Steve Blank

Name: Steve Blank Title: Vice President and Treasurer

THE SHAMROCK PIPE LINE CORPORATION

/s/ C. V. Anastasio

Name: C. V. Anastasio

Title: President

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                          DIAMOND SHAMROCK REFINING COMPANY, L.P.
                          /s/ Steve Blank
                                      -----
                           _____
                          Name: Steve Blank
                          Title: Vice President and Treasurer
                          TPI PIPELINE CORPORATION
                          /s/ C. V. Anastasio
                           _____
                          Name: C. V. Anastasio
                          Title: President
                          UDS LOGISTICS, LLC
                          /s/ Raymond Gaddy
                          _____
                          Name: Raymond Gaddy
                          Title: President
                                                PAGE 15 OF 24 PAGES
                            SCHEDULE I
                                 STATE OF
                                 INCORPORATION BUSINESS ADDRESS
           NAME
                                                        _____
Ultramar Diamond Shamrock
                                Delaware
                                                   6000 North Loop 1604 West
                                                   San Antonio, Texas 78249-1112
Corporation
                                Michigan
                                                  P.O. Box 696000
TPI Petroleum, Inc.
                                                   San Antonio, Texas 78269-6000
Diamond Shamrock Refining and Delaware
                                                  P.O. Box 696000
Marketing Company
                                                   San Antonio, Texas 78269-6000
Sigmor Corporation
                                Delaware
                                                  P.O. Box 696000
                                                   San Antonio, Texas 78269-6000
The Shamrock Pipe Line Corporation Delaware
                                                  P.O. Box 696000
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Diamond Shamrock Refining Delaware Company, L.P.

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San Antonio, Texas 78269-6000

San Antonio, Texas 78269-6000

P.O. Box 696000

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TPI Pipeline Corporation

UDS Logistics, LLC

Delaware

San Antonio, Texas 78269-6000

5801 Osuna Road, NE Suite A-102 Albuquerque, NM 87109-2587

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P.O. Box 696000

APPENDIX A

Executive Officers and Directors of Ultramar Diamond Shamrock Corporation

Jean R. Gaulin President, Chief Executive Officer and Director (Chairman) W. Paul Eisman Executive Vice President - Corporate Development Timothy J. Fretthold Executive Vice President and Chief Administrative and Legal Officer Christopher L. Havens Executive Vice President - Marketing and Retail Operations William R. Klesse Executive Vice President - Operations Robert S. Shapard Executive Vice President and Chief Financial Officer Byron Allumbaugh Director E. Glenn Biggs Director W. E. Bradford Director H. Frederick Christie Director W. H. Clark Director Russel H. Herman Director Bob Marbut Director Katherine D. Ortega Director Madeleine Saint-Jacques Director C. Barry Schaefer Director

Each of the foregoing persons is a United States citizen with the exception of Ms. Saint-Jacques, who is a Canadian citizen. The principal business address of Messrs. Gaulin, Eisman, Fretthold, Havens, Klesse and Shapard is 6000 North Loop 1604 West, San Antonio, Texas 78249-1112, and the

Michigan

present principal occupation or employment of each such person is serving as an employee of Ultramar Diamond Shamrock Corporation.

The business address of Messrs. Bradford, Christie, Allumbaugh and Herman and Ms. Ortega is 6000 North Loop 1604 West, San Antonio, Texas 78249-1112. Each such person is retired.

The principal business address of E. Glenn Biggs is 1250 N.E. Loop 410, Suite 333, San Antonio, TX 78209, and his present principal occupation or employment is serving as President of Biggs & Co., a corporation engaged in developmental projects and financial planning.

The principal business address of W. H. Clark is 20 South Clark Street, Suite 2222, Two First National Plaza, Chicago, IL 60603, and his present principal occupation or employment is serving as President of W. "H" Clark Associates, Ltd., a business engaged in investment activities.

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The principal business address of Bob Marbut is 888 Seventh Avenue, 27th Floor, New York, NY 10106, and his present principal occupation or employment is serving as Chairman and Chief Executive Officer of Argyle Communications, Inc. and Chairman of Hearst-Argyle Television, Inc., corporations engaged in broadcasting and publishing.

The principal business address of Madeleine Saint-Jacques is 1600 Rene-Levesque West, Suite 1200, Montreal, Quebec H3H 1P9 Canada, and her present principal occupation or employment is serving as Chairman of the Board of Saint-Jacques Vallee Young and Rubicam Inc., a corporation engaged in advertising.

The principal business address of C. Barry Schaefer is 399 Park Avenue, 18th Floor, New York, NY 10022, and his present principal occupation or employment is serving as Managing Director of The Bridgeford Group, an investment banking concern and President of C.B. Schaefer and Company, Inc., a financial advisory firm.

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APPENDIX B

Executive Officers and Directors of TPI Petroleum, Inc.

NAME

Jean R. Gaulin Timothy J. Fretthold

William R. Klesse

OFFICE

Chief Executive Officer and President Executive Vice President, Chief Administrative and Legal Officer and Director Executive Vice President and Director

Robert S. Shapard

Christopher L. Havens W. Paul Eisman Robert S. Beadle Stephan Motz Doris Beaulieu Curtis V. Anastasio Anthony P. Bartys Steven A. Blank K.K. Eaton John Emley Robert E. Kerns W. Rudd Marlowe Jerry D. McVicker Thomas M. O'Brien Charles Patry Michael D. Thompson L. Don Thurmond Penelope R. Viteo Harold D. Mallory Patrick D. Furlong Ron Mechler Warren Andrew Peters Cheryl K. Trevor Claudine Ton Nu Daniel F. Frye, III Margaret J. Gowans Patti K. Meisetschleager

Executive Vice President, Chief Financial Officer and Director Executive Vice President Executive Vice President Senior Vice President Senior Vice President Vice President and Chief Information Officer Vice President Vice President Vice President and Treasurer Vice President Vice President Vice President Vice President Vice President Vice President and Controller Vice President Vice President Vice President Vice President Secretary Assistant Controller Assistant Controller Assistant Controller Assistant Secretary and Assistant Controller Assistant Secretary Assistant Treasurer Assistant Treasurer Assistant Treasurer

Each of the foregoing persons is a United States citizen with the exception of Messrs. Beaulieu, Motz, Patry and Thompson, who are Canadian citizens. The principal business address of each such persons is P.O. Box 696000, San Antonio, Texas 78269-6000, and the present principal occupation or employment of each such person is their position or positions as an executive officer and/or director of TPI Petroleum, Inc. and, if applicable, other affiliates of Ultramar Diamond Shamrock Corporation.

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APPENDIX C

Executive Officers and Directors of Diamond Shamrock Refining and Marketing Company

NAME

Jean R. Gaulin Timothy J. Fretthold

William R. Klesse Robert S. Shapard OFFICE

Chief Executive Officer and President Executive Vice President, Chief Administrative and Legal Officer and Director Executive Vice President and Director Executive Vice President, Chief Financial Officer and Director

Christopher L. Havens Executive Vice President W. Paul Eisman Executive Vice President Robert S. Beadle Senior Vice President Stephan Motz Senior Vice President Curtis V. Anastasio Vice President Anthony P. Bartys Vice President Steven A. Blank Vice President and Treasurer Richard Boucher Vice President K.K. Eaton Vice President Robert E. Kerns Vice President W. Rudd Marlowe Vice President Jerry D. McVicker Vice President Thomas M. O'Brien Vice President and Controller Michael D. Thompson Vice President L. Don Thurmond Vice President Vice President Penelope R. Viteo Harold D. Mallory Secretary Rene Noel Controller Marcel Dupuis Controller Ron Mechler Assistant Controller Warren Andrew Peters Assistant Controller Assistant Secretary and Assistant Controller Cheryl K. Trevor Claudine Ton Nu Assistant Secretary Daniel F. Frye, III Assistant Treasurer Margaret J. Gowans Assistant Treasurer Patti K. Meisetschleager Assistant Treasurer

Each of the foregoing persons is a United States citizen with the exception of Messrs. Motz, Boucher, Thompson, Noel and Dupuis, who are Canadian citizens. The principal business address of each such persons is P.O. Box 696000, San Antonio, Texas 78269-6000, and the present principal occupation or employment of each such person is their position or positions as an executive officer and/or director of Diamond Shamrock Refining and Marketing Company and, if applicable, other affiliates of Ultramar Diamond Shamrock Corporation.

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APPENDIX D

Executive Officers and Directors of Sigmor Corporation

NAME

OFFICE

Chief Executive Officer and President
Executive Vice President, Chief Administrative and
Legal Officer and Director
Executive Vice President and Director
Executive Vice President
Executive Vice President
Executive Vice President, Chief Financial Officer
and Director
Senior Vice President
Senior Vice President

Steven Blank Anthony P. Bartys K.K. Eaton Michael D. Thompson Penelope R. Viteo Thomas M. O'Brien Todd Walker Cheryl K. Trevor Claudine Ton Nu Vice President and Treasurer Vice President Vice President Vice President Vice President Vice President and Controller Secretary Assistant Controller and Assistant Secretary Assistant Secretary

Each of the foregoing persons is a United States citizen with the exception of Messrs. Motz and Thompson, who are Canadian citizens. The principal business address of each such persons is P.O. Box 696000, San Antonio, Texas 78269-6000, and the present principal occupation or employment of each such person is their position or positions as an executive officer and/or director of Sigmor Corporation and, if applicable, other affiliates of Ultramar Diamond Shamrock Corporation.

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APPENDIX E

Executive Officers and Directors of The Shamrock Pipe Line Corporation

NAME

OFFICE

Curtis V. Anastasio President Steven A. Blank Vice President and Treasurer William R. Klesse Executive Vice President and Director Rodney L. Reese Vice President Ronald C. McInturff Vice President Thomas M. O'Brien Vice President and Controller Todd Walker Secretary Daniel F. Frye, III Assistant Treasurer and Assistant Secretary Patti K. Meisetschleager Assistant Treasurer Robert L. Blaylock Assistant Controller and Assistant Secretary Cheryl K. Trevor Assistant Controller and Assistant Secretary Margaret J. Gowans Assistant Secretary and Assistant Treasurer Dane Williams Assistant Secretary Claudine Ton Nu Assistant Secretary Director Timothy J. Fretthold Director Robert S. Shapard

Each of the foregoing persons is a United States citizen. The principal business address of each such persons is P.O. Box 696000, San Antonio, Texas 78269-6000, and the present principal occupation or employment of each such person is their position or positions as an executive officer and/or director of The Shamrock Pipe Line Corporation and, if applicable, other affiliates of Ultramar Diamond Shamrock Corporation.

APPENDIX F

Executive Officers and Directors of TPI Pipeline Corporation

NAME

OFFICE

Curtis V. Anastasio	President
Steven A. Blank	Vice President and Treasurer
William R. Klesse	Executive Vice President and Director
R.S. Beadle	Senior Vice President
Rodney L. Reese	Vice President
Ronald C. McInturff	Vice President
Thomas M. O'Brien	Vice President and Controller
Todd Walker	Secretary
Daniel F. Frye, III	Assistant Treasurer and Assistant Secretary
Patti K. Meisetschleager	Assistant Treasurer
Cheryl K. Trevor	Assistant Controller and Assistant Secretary
Margaret J. Gowans	Assistant Secretary and Assistant Treasurer
Dane Williams	Assistant Secretary
Claudine Ton Nu	Assistant Secretary
Timothy J. Fretthold	Director
Robert S. Shapard	Director

Each of the foregoing persons is a United States citizen. The principal business address of each such persons is P.O. Box 696000, San Antonio, Texas 78269-6000, and the present principal occupation or employment of each such person is their position or positions as an executive officer and/or director of TPI Pipeline Corporation and, if applicable, other affiliates of Ultramar Diamond Shamrock Corporation.

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EXHIBIT INDEX

Ex. No.	Description of Exhibit

99.c

Joint Filing Agreement