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Check this box if no longer subject to Section 16. UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 OME Num STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES Expl								N OMB Numbe Expires Estimat burden respons	January 31, 2005 red average hours per		
(Print or Type Res	ponses)										
LASRY MARC Symbo			LING CHEMICALS INC				5. Relationship of Reporting Person(s) to Issuer (Check all applicable)				
			e of Earliest Transaction n/Day/Year) /2011				Director X10% Owner Officer (give title Other (specify below)				
NEW YORK,				ndment, Date Original th/Day/Year)				 6. Individual or Joint/Group Filing(Check Applicable Line) _X_ Form filed by One Reporting Person Form filed by More than One Reporting Person 			
(City)	(State) (2	Zip) T	able I - Non-I	Derivative	Secur	ities Ac	quired, Disposed	l of, or Benef	icially Owned		
	2. Transaction Date Month/Day/Year)		Code ar) (Instr. 8)	ion(A) or D (D)	ispose 4 and (A) or	d of	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)		
COMMON STOCK)5/02/2011		S	6,597	D	\$ 1.31	347,367	Ι	SEE FOOTNOTES (1) (2) (3)		
COMMON STOCK)5/03/2011		S	7,350	D	\$ 1.25	340,017	Ι	SEE FOOTNOTES (1) (2) (3)		

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

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number.

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

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transactic Code (Instr. 8)	5. ofNumber of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)		Date	Amou Under Secur	rlying	8. Price of Derivative Security (Instr. 5)	9. Nu Deriv Secur Bene Owne Follo Repo Trans (Instr
				Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares		

Reporting Owners

Reporting Owner Name / Address	Relationships						
	Director	10% Owner	Officer	Other			
LASRY MARC C/O AVENUE CAPITAL 399 PARK AVENUE, 6TH FL. NEW YORK, NY 10022		Х					
Signatures							
/s/ Eric Ross as Attorney-in-Fact Lasry	05/04/2011						
**Signature of Reporting Person	Date						

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(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).

The shares of Common Stock, par value \$0.01 per share (the "Common Stock") of Sterling Chemicals, Inc. (the "Issuer") the disposition of which is reported in this Form 4 were held directly by Avenue Special Situations Fund V, L.P., a private investment partnership ("Spec V"), Avenue Special Situations Fund IV, L.P., a private investment partnership ("Spec IV") and Avenue-CDP Global Opportunities Fund, V.P. a private investment partnership ("Spec IV") and Avenue-CDP Global Opportunities Fund, N.P. a private investment partnership ("Spec IV") and Avenue-CDP Global Opportunities Fund, N.P. a private investment partnership ("Spec IV") and Avenue-CDP Global Opportunities Fund, N.P. a private investment partnership ("Spec IV") and Avenue-CDP Global Opportunities Fund, N.P. a private investment partnership ("Spec IV") and Avenue-CDP Global Opportunities Fund, N.P. a private investment partnership ("Spec IV") and Avenue-CDP Global Opportunities Fund, N.P. a private investment partnership ("Spec IV") and Avenue-CDP Global Opportunities Fund, N.P. a private investment partnership ("Spec IV") and Avenue-CDP Global Opportunities Fund, N.P. a private investment partnership ("Spec IV") and Avenue-CDP Global Opportunities Fund, N.P. a private investment partnership ("Spec IV") and Avenue-CDP Global Opportunities Fund, N.P. a private investment partnership ("Spec IV") and Avenue-CDP Global Opportunities Fund, N.P. a private investment partnership ("Spec IV") and Avenue-CDP Global Opportunities Fund, N.P. a private investment partnership ("Spec IV") and Avenue-CDP Global Opportunities Fund, N.P. a private investment partnership ("Spec IV") and Avenue-CDP Global Opportunities Fund, N.P. a private investment partnership ("Spec IV") and Avenue-CDP Global Opportunities Fund, N.P. a private investment partnership ("Spec IV") and Avenue-CDP Global Opportunities Fund, N.P. a private investment partnership ("Spec IV") and Avenue-CDP Global Opportunities Fund, N.P. a private investment partnership ("Spec IV") and Avenue-CDP Global Oppor

(1) L.P. a private investment partnership ("CDP"). Avenue Investments, L.P., a private investment partnership ("Investments"), and Avenue International Master, L.P., a private investment partnership (collectively, with Spec V, Spec IV, CDP and Investments, the "Avenue Entities") also hold shares of Common Stock of the Issuer, but did not dispose of any of such shares of Common Stock in the reported transaction. (See Footnote 2 for continuation.)

The Reporting Person is (i) the Managing Member of Avenue Capital Management II GenPar, LLC, which is the general partner of(2) Avenue Capital Management II, L.P., which is the registered investment adviser to each of the Avenue Entities and (ii) the Managing Member of each of the Managing Members of each of the general partners of the Avenue Entities.

(3) The Reporting Person is deemed to be the indirect beneficial owner of the shares of Common Stock of the Issuer the disposition of which is reported in this Form 4, as well as of the shares of Common Stock of the Issuer reported as beneficially owned following the reported transaction, by reason of his ability to direct the vote and/or disposition of such shares of Common Stock, and his pecuniary interest in

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such shares of Common Stock (within the meaning of Rule 16a-1(a)(2) under the Securities Exchange Act of 1934, as amended) was a fractional interest in such amount. The Reporting Person disclaims beneficial ownership of any and all such amounts in excess of such actual pecuniary interest.

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.