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GILLESPIE	SAMUEL H III										
Form 4											
August 12, 2	005										
FORM	14								PPROVAL		
	• • UNITED S	STATES SH				IGE (COMMISSION	ONID	3235-0287		
Check thi	is box		Washington,	D.C. 205	49			Number:	January 31,		
if no long	Ter	IENT OF C	HANGES IN I	DENIETI	стат	ow	NEDCUID OF	Expires:	2005		
subject to)		SECUR		CIAI		NERSIII OF	Estimated average			
Section 1 Form 4 or			SECOR	11125	ES				burden hours per response 0.5		
Form 5		suant to Sect	tion 16(a) of the	e Securiti	es Ex	chang	e Act of 1934.	response	0.5		
obligation	ns Section 17(•	f 1935 or Sectio	n			
may cont <i>See</i> Instru	inue.		the Investment	.							
1(b).											
(Print or Type F	Responses)										
1 1 1 1 4		D * .					5 D L (* 1* (`D (' D			
1. Name and A GILLESPIE	. Issuer Name and	Ticker or T	Trading	g	5. Relationship of Reporting Person(s) to Issuer						
OILLESI IL		-	mbol								
			NOCAL CORP				(Chec	k all applicable	e)		
(Last)	(First) (N		Date of Earliest Tra	ansaction				100			
13700 MAR	RINA POINTE		onth/Day/Year)				Director X Officer (give		b Owner er (specify		
	ARTMENT 1804		/10/2005				below)	below)			
Did (1, 111							Sr VP, Chief Leg	gal / Officer &0	Gen Counsel		
	(Street)		If Amendment, Dat	-			6. Individual or Jo	oint/Group Filin	ng(Check		
		Fil	ed(Month/Day/Year))			Applicable Line)	One Penarting De	1 700		
MARINA DEL REY, CA 90292							_X_ Form filed by One Reporting Person Form filed by More than One Reporting				
MAKINA D	$\mathbf{EL} \mathbf{KE} \mathbf{I}, \mathbf{CA} 90$	292					Person				
(City)	(State)	(Zip)	Table I - Non-D	erivative S	ecurit	ies Acq	uired, Disposed of	f, or Beneficial	lly Owned		
1.Title of	2. Transaction Date	e 2A. Deemed	3.	4. Securit	ies Ac	quired	5. Amount of	6. Ownership	7. Nature of		
Security	(Month/Day/Year)	Execution D	ate, if Transactio	on(A) or Dis		-	Securities	Form: Direct	Indirect		
(Instr. 3)		any (Marth (Davi	Code	(D) (In star 2)	1	-	Beneficially	(D) or	Beneficial		
		(Month/Day	Year) (Instr. 8)	(Instr. 3, 4	+ and 2))	Owned Following	Indirect (I) (Instr. 4)	Ownership (Instr. 4)		
					(\mathbf{A})		Reported	(,			
					(A) or		Transaction(s)				
			Code V	Amount	(D)	Price	(Instr. 3 and 4)				
Common											
Stock /	08/10/2005		D	21,284	D	<u>(2)</u>	0	D			
\$1.00 Par											
Value ⁽¹⁾											

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

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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. Transactio Code (Instr. 8)	5. Number of orDerivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)	6. Date Exer Expiration D (Month/Day,	ate	7. Title and J Underlying S (Instr. 3 and	Securities	8 1 5 ()
				Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares	
Option / (Right to Buy)	\$ 36.869	08/10/2005		D	16,360	<u>(4)</u>	02/10/2014	Common Stock / \$1.00 Par Value (1)	16,360	
Option / (Right to Buy)	\$ 49.305	08/10/2005		D	18,185	(5)	02/08/2015	Common Stock / \$1.00 Par Value (1)	18,185	

Reporting Owners

Reporting Owner Name / Address	Relationships						
F	Director	10% Owner	Officer	Other			
GILLESPIE SAMUEL H III 13700 MARINA POINTE DRIVE APARTMENT 1804 MARINA DEL REY, CA 90292			Sr VP, Chief Legal	Officer &Gen Counsel			
Signatures							
Paul R. Moore, Ass't Secretary, Attorney-in-fact		08/	12/2005				
**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).

Pursuant to the Agreement and Plan of Merger among Unocal Corporation, Chevron Corporation and Blue Merger Sub Inc. (the "Merger Agreement"), each share of Unocal Corporation Common Stock issued and outstanding immediately prior to the effectiveness of the

(1) Agreement), cach share of onocal corporation common stock issued and outstanding inincentacity prior to the effectiveness of the merger on August 10, 2005 (the "Merger"), together with the Preferred Stock Purchase Rights attached thereto, was converted into the right to receive the merger consideration specified in the Merger Agreement.

In connection with the Merger, the reporting person is entitled to receive merger consideration in both cash and/or stock of Chevron Corporation for Unocal stock owned, subject to election and proration. Based on a press release issued by Chevron on August 10, 2005

(2) announcing preliminary results of elections for merger consideration, and valuing Chevron shares at the closing price of \$62.48 on August 10, 2005, the estimated value of the merger consideration to be received by the reporting person in exchange for these shares is between \$1,369,719 and \$1,436,136, depending upon the election made and the final election and proration results.

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This option was assumed by Chevron Corporation pursuant to the Merger Agreement, and converted into an option to purchase a revised number of Chevron Corporation common shares (determined by multiplying the number of shares of Unocal Common Stock subject to

- (3) the option by the Stock Award Exchange Ratio, rounded down to the nearest whole share) at a new exercise price (determined by dividing the exercise price per share of Unocal Common Stock subject to the option by the Stock Award Exchange Ratio, rounded up to the nearest one hundredth of a cent). The Stock Award Exchange Ratio is 1.0688331.
- (4) The stock option was originally scheduled to become exercisable in three equal annual installments on 2-10-2005, 2-10-2006 and 2-10-2007. The entire option became exercisable upon effectiveness of the merger on August 10, 2005.
- (5) The option was originally scheduled to become exercisable in three equal installments on 2/8/2006, 2/8/2007 and 2/8/2008. The entire option became exercisable upon the effectiveness of the merger August 10, 2005.

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.