HENKEL KGAA /NEW/ Form SC 13D/A February 01, 2005

> SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

> > -----

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 12)*

Ecolab Inc.

(Name of Issuer)

Common Stock, par value \$1.00 per share

(Title of Class of Securities)

278865100

(CUSIP Number)

William A. Groll, Esq. Cleary, Gottlieb, Steen & Hamilton LLP City Place House 55 Basinghall Street London EC2V 5EH 44-207 614 2200

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

December 15, 2004

(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 ss. 240.13d-1(e), 240.13d-1(f) or 240.13d-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 ss. 240.13d-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 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

CUSIP No. 278865100 1 NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON Henkel KGaA CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* 2 (a) |_| (b) |_| 3 4 SOURCE OF FUNDS* WC 5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) $|_|$ 6 CITIZENSHIP OR PLACE OF ORGANIZATION Germany 7 SOLE VOTING POWER 0 NUMBER OF SHARES 8 SHARED VOTING POWER BENEFICIALLY OWNED BY EACH REPORTING 72,629,552 PERSON SOLE DISPOSITIVE POWER 9 WITH 0 10 SHARED DISPOSITIVE POWER 72,629,552 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 72,629,552 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES* 12 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 28.2% 14 TYPE OF REPORTING PERSON* CO

*SEE INSTRUCTIONS BEFORE FILLING OUT!

SCHEDULE 13D CUSIP No. 278865100 1 NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON Henkel Corporation 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) |_| (b) |_| 3 4 SOURCE OF FUNDS* AF, WC 5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) CITIZENSHIP OR PLACE OF ORGANIZATION 6 Delaware 7 SOLE VOTING POWER 0 NUMBER OF SHARES 8 SHARED VOTING POWER BENEFICIALLY OWNED BY EACH REPORTING 29,333,328 PERSON WITH 9 SOLE DISPOSITIVE POWER 0 SHARED DISPOSITIVE POWER 10 29,333,328 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 29,333,328 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES* 12 |_| 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 11.4% 14 TYPE OF REPORTING PERSON*

СО

*SEE INSTRUCTIONS BEFORE FILLING OUT!

CUSIP No. 278865100

1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON				
	Henkel Chemie Verwaltungsgesellschaft mbH				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) $ _ $ (b) $ _ $				
3					
4	SOURCE OF FUNDS*				
	AF, WC				
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) _				
6	CITIZENSHIP OR PLACE OF ORGANIZATION				
	Germany				
		7	SOLE VOTING POWER		
			0		
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON		8	SHARED VOTING POWER		
			43,359,224		
	WITH	9	SOLE DISPOSITIVE POWER		
			0		
		10	SHARED DISPOSITIVE POWER		
			43,359,224		
11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING					
	43,359,224				
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES* $ _ $				
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)				
	16.8%				

4

14 TYPE OF REPORTING PERSON*

СО

*SEE INSTRUCTIONS BEFORE FILLING OUT!

This Amendment No. 12 (this "Amendment") amends and supplements the Schedule 13D filed on December 20, 1989, as previously amended (the "Schedule 13D"), of Henkel KGaA ("KGaA" and, together with its affiliates, "The Henkel Group") and HC Investments, Inc. ("HCI"), with respect to the Common Stock, par value \$1.00 per share ("Common Stock"), of Ecolab Inc. ("Ecolab" or the "Company"). All capitalized terms used in this Amendment and not otherwise defined herein have the meanings ascribed to such terms in the Schedule 13D.

Item 2. Identity and Background.

The Schedule 13D is now filed also by Henkel Corporation, a Delaware corporation. The principal executive offices of Henkel Corporation are located at 2200 Renaissance Boulevard, The Triad, Suite 200, Gulph Mills, Pennsylvania 19406. Henkel Corporation is an operating company, the principal business of which is directly and indirectly conducting the home care products, personal care products and adhesives, sealants and surface treatments businesses of The Henkel Group in the United States. Henkel Corporation is also the successor by merger to HCI, one of the previous filing parties to the Schedule 13D and then a wholly-owned subsidiary of Henkel Corporation. HCI was merged with and into Henkel Corporation on December 15, 2004. All of the outstanding shares of capital stock of Henkel Corporation are owned by KGaA or its subsidiaries, the majority of which is held by Henkel of America, Inc.

Henkel of America, Inc. is a Delaware corporation and a direct, wholly-owned subsidiary of KGaA. The principal executive offices of Henkel of America, Inc. are located at 2200 Renaissance Boulevard, The Triad, Suite 200, Gulph Mills, Pennsylvania 19406. Henkel of America, Inc. is a holding company.

The names, addresses, occupations and citizenship of the executive officers and members of the board of directors, or equivalent body, of each of KGaA, Henkel Corporation and Chemie are set forth in Schedule I hereto. None of KGaA, Henkel U.S., Chemie or, to the best of their knowledge, Henkel of America, Inc. or any of the persons listed on Schedule I hereto has, during the last five years, been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or been 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 laws or finding any violation with respect to such laws.

Item 4. Purpose of Transaction.

As noted above, effective December 15, 2004, HCI was merged with and into Henkel Corporation, and the 29,333,328 shares of Common Stock previously held by HCI became direct assets held by Henkel Corporation. The merger was effected for internal organizational purposes of the The Henkel Group. There was no change to the plans or intentions of KGaA and its respective subsidiaries with respect to Ecolab, and no other change occurred in the

relationship of any member of The Henkel Group with Ecolab.

In connection with the merger, Henkel Corporation executed an Agreement to be Bound, dated as of December 15, 2004, in which it agreed to be bound by the Amended Stockholder's Agreement.

KGaA intends to continue to review its investment in Common Stock from time to time and, depending upon certain factors, including without limitation the financial performance of Ecolab, the availability and price of shares of Common Stock on the open market, KGaA's overall relationship with Ecolab, and other general market and investment conditions, KGaA may determine either to acquire through open market purchases or otherwise additional shares of Common Stock, or, based upon such factors, to sell shares of Common Stock, from time to time, in each case to the extent permitted under the Amended Stockholder's Agreement and applicable law.

Except as set forth herein, KGaA, Chemie and Henkel Corporation have no current plans or proposals that relate to or would result in any of the actions or events enumerated in clauses (a) through (j) of Item 4 of Schedule 13D, as promulgated by the Securities and Exchange Commission.

Item 5. Interest in Securities of the Issuer.

(a)-(b) At the date hereof, in the aggregate, the 72,629,552 shares of Common Stock owned by KGaA, Henkel Corporation and Chemie represent approximately 28.2% of the 257,706,764 shares of Common Stock reported by Ecolab in its Quarterly Report on Form 10-Q to be outstanding as of October 31, 2004.

Of that total, Henkel Corporation directly beneficially owns 29,333,328 shares of Common Stock (approximately 11.4% of such total). Henkel Corporation and, by virtue of its indirect control of Henkel Corporation, KGaA share the power to vote and the power to dispose of these shares of Common Stock (subject to the provisions of the Amended Stockholder's Agreement).

Chemie directly beneficially owns the remaining 43,359,224 shares of Common Stock (approximately 16.8% of such total). Chemie and, by virtue of its direct control of Chemie, KGaA share the power to vote and the power to dispose of these shares of Common Stock (subject to the provisions of the Amended Stockholder's Agreement).

(c) Except for the merger of Henkel Corporation with HCI that resulted in Henkel Corporation's acquisition of direct ownership of Common Stock as described herein, no transactions in shares of Common Stock were effected during the past 60 days by Chemie, Henkel Corporation or KGaA, or, to the best of their knowledge, by Henkel of America, Inc. or any of the other persons listed on Schedule I.

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

As noted above, Henkel Corporation executed an Agreement to be Bound in which it agreed to be bound by the Amended Stockholder's Agreement. A copy of the Agreement to be Bound is attached as Exhibit 23 to this Amendment and is incorporated herein by reference.

- Item 7. Material to be Filed as Exhibits.
- Exhibit 23 Agreement to be Bound by Henkel Corporation dated as of December 15, 2004.

Signature

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

Dated: January 31, 2005

Henkel KGaA

By: /s/ Thomas Gerd Kuehn -----Thomas Gerd Kuehn Associate General Counsel

By: /s/ Heinz Nicolas Heinz Nicolas Senior Corporate Counsel

Henkel Corporation

By: /s/ John E. Knudson

John E. Knudson President and Chief Financial and Administrative Officer

Henkel Chemie Verwaltungsgesellschaft mbH

By: /s/ Thomas Gerd Kuehn -----Thomas Gerd Kuehn General Manager

By: /s/ Michael J. Schmitt

Michael J. Schmitt Proxy Holder

Exhibit Index

Exhibit 1	Stock Purchase Agreement by and among HC Investments, Inc., Henkel KGaA and Ecolab Inc. dated as of December 11, 1989	(i)
Exhibit 2	Amendment No. 1 to Stock Purchase Agreement by and among HC Investments, Inc., Henkel KGaA and Ecolab Inc. dated as of December 11, 1989	(i)
Exhibit 3	Confidentiality Agreement between Henkel KGaA and Ecolab Inc. dated November 13, 1989	(i)
Exhibit 4	Press Release issued by Ecolab Inc. and Henkel KGaA on December 11, 1989	(i)
Exhibit 5	Amendment No. 2 to Stock Purchase Agreement by and among HC Investments, Inc., Henkel KGaA and Ecolab Inc. dated as of September 11, 1990	(ii)
Exhibit 6	Umbrella Agreement by and between Henkel KGaA and Ecolab Inc. dated as of September 11, 1990	(ii)
Exhibit 7	Joint Venture Agreement by and between Henkel KGaA and Ecolab Inc. dated as of September 11, 1990	(ii)
Exhibit 8	Stockholder's Agreement between Henkel KGaA and Ecolab Inc. dated as of September 11, 1990	(ii)
Exhibit 9	Amendment No. 3 to Stock Purchase Agreement by and among HC Investments, Inc., Henkel KGaA and Ecolab Inc. dated as of March 8, 1991	(iii)
Exhibit 10	First Amendment to the Umbrella Agreement by and between Henkel KGaA and Ecolab Inc. dated as of March 8, 1991	(iii)
Exhibit 11	First Amendment to the Joint Venture Agreement by and between Henkel KGaA and Ecolab Inc. dated as of March 8, 1991	(iii)
Exhibit 12	First Amendment to the Stockholder's Agreement between Henkel KGaA and Ecolab Inc. dated as of March 8, 1991	(iii)
Exhibit 13	Amended and Restated Umbrella Agreement by and between Henkel KGaA and Ecolab Inc. dated as of June 26, 1991	(iv)
Exhibit 14	Amended and Restated Joint Venture Agreement by and between Henkel KGaA and Ecolab Inc. dated as of June 26, 1991	(iv)
Exhibit 15	Amended and Restated Stockholder's Agreement between Henkel KGaA and Ecolab Inc. dated as of June 26, 1991	(iv)
Exhibit 16	Press Release issued by Ecolab Inc. and Henkel KGaA on July 11, 1991	(iv)
Exhibit 17	Amendment No. 1 to Amended and Restated Stockholder's Agreement between Henkel KGaA and Ecolab Inc. dated as of June 30, 2000	(v)
Exhibit 18	Master Agreement, dated as of December 7, 2000, between Ecolab Inc. and Henkel KGaA	(v)
Exhibit 19	Form of Amended Stockholder's Agreement	(v)
Exhibit 20	Purchases of Common Stock from December 14, 2000 through October 5, 2001	(vi)

8

- Exhibit 21 Purchases of Common Stock from October 9, 2001 through November (vii) 23, 2001 Exhibit 22 Agreement to be Bound by Chemie dated as of December 31, 2002 (viii) Exhibit 23 Agreement to be Bound by Henkel Corporation dated as of December 23 15, 2004 (i) Previously filed as an Exhibit to the Schedule 13D on December 20, 1989. Previously filed as an Exhibit to Amendment No. 2 to the Schedule 13D on (ii) September 17, 1990. Previously filed as an Exhibit to Amendment No. 3 to the Schedule 13D on (iii) March 15, 1991. (iv) Previously filed as an Exhibit to Amendment No. 4 to the Schedule 13D on July 16, 1991. (v) Previously filed as an Exhibit to Amendment No. 5 to the Schedule 13D on December 15, 2000.
- (vi) Previously filed as an Exhibit to Amendment No. 6 to the Schedule 13D on October 9, 2001.
- (vii) Previously filed as an Exhibit to Amendment No. 7 to the Schedule 13D on November 26, 2001.
- (viii) Previously filed as an Exhibit to Amendment No. 9 to the Schedule 13D on January 8, 2003.

Schedule I

Officers and Directors of Henkel Corporation

The following table sets forth the name, business address, position with Henkel Corporation and present principal occupation of each director and executive officer of Henkel Corporation. Except as set out below, each individual listed below is a citizen of the United States.

Name and Address	Position with Henkel Corporation and Present Principal Occupation or Employment
Prof. Dr. Ulrich Lehner Henkelstrasse 67 40191 Dusseldorf Germany Citizen of Germany	Chairman of the Board of Henkel Corporation; President and Chief Executive Officer and Chairman of the Board of Management of KGaA
Mr. Ramon Bacardit Cabado Henkelstrasse 67 40191 Dusseldorf Germany Citizen of Spain	Director of Henkel Corporation; Corporate Vice President of KGaA (Operations/Research Technologies)

Ms. Ursula Fairchild Director of Henkel Corporation; Photographer Henkel Corporation The Triad, Suite 200 2200 Renaissance Boulevard Gulph Mills, PA 19406 Citizen of Germany Mr. Jean FayolleDirector of Henkel Corporation; Corporate ViceHenkelstrasse 67President of KGaA (Industrial Division40191 DusseldorfTechnologies) Germany Citizen of France Mr. Heinrich GrunDirector of Henkel Corporation; Corporate ViceHenkelstrasse 67President of KGaA (Transportation/Electronics Henkelstrasse 67 40191 Dusseldorf Technologies) Germany Citizen of Germany Mr. Christoph HenkelDirector of Henkel Corporation; PrivateHenkelstrasse 67Investor; Vice Chairman of the Shareholders'40191 DusseldorfCommittee of KGaA Germany Citizen of Germany Mr. John E. KnudsonDirector, President and Chief Financial and
Administrative Officer of Henkel CorporationThe Triad, Suite 200Director, President and Chief Financial and
Administrative Officer of Henkel Corporation Administrative Officer of Henkel Corporation 2200 Renaissance Boulevard Gulph Mills, PA 19406 Director of Henkel Corporation; Executive Vice President-Consumer and Craftsmen Adhesives of KGaA Mr. Alois Linder Henkelstrasse 67 40191 Dusseldorf Germany Citizen of Austria Mr. Dirk-Stephan KoedijkDirector of Henkel Corporation; Corporate ViceHenkelstrasse 67President of KGaA (Human Resources Management) 40191 Dusseldorf Germany Citizen of The Netherlands Dr. Lothar SteinebachDirector of Henkel Corporation; Chief FinancialHenkelstrasse 67Officer and General Counsel of KGaA 40191 Dusseldorf Germany Citizen of Germany Prof. Dr. Uwe SpechtDirector of Henkel Corporation; Executive ViceHenkelstrasse 67President-Cosmetics/Toiletries of KGaA 40191 Dusseldorf Germany Citizen of Germany Mr. Hans van BylenDirector of Henkel Corporation; Corporate ViceHenkelstrasse 67President of KGaA (Haircare/Cosmetics) 40191 Dusseldorf Germany Citizen of Belgium

Mr. Kenneth R. Pina Senior Vice President, Chief Legal Officer and Secretary of Henkel Corporation Henkel Corporation The Triad, Suite 200 2200 Renaissance Boulevard Gulph Mills, PA 19406 Vice President, Tax and Treasurer of Henkel Corporation Mr. James E. Ripka Henkel Corporation The Triad, Suite 200 2200 Renaissance Boulevard Gulph Mills, PA 19406 Senior Vice President, Human Resources of Mr. William B. Read Henkel Corporation Henkel Corporation The Triad, Suite 200 2200 Renaissance Boulevard Gulph Mills, PA 19406 Mr. Raymond Alfisi Vice President, Information Technology of Henkel Corporation Henkel Corporation The Triad, Suite 200 2200 Renaissance Boulevard Gulph Mills, PA 19406 Mr. Jeffrey C. Piccolomini Vice President, Finance of Henkel Corporation Henkel Corporation The Triad, Suite 200 2200 Renaissance Boulevard Gulph Mills, PA 19406 Assistant Treasurer of Henkel Corporation Mr. Daniel J. Corcoran Henkel Corporation The Triad, Suite 200 2200 Renaissance Boulevard Gulph Mills, PA 19406 Mr. Gregory Gaglione Assistant Secretary of Henkel Corporation Henkel Corporation The Triad, Suite 200 2200 Renaissance Boulevard Gulph Mills, PA 19406 Ms. Christel Emerson Assistant Secretary of Henkel Corporation Henkel Corporation The Triad, Suite 200 2200 Renaissance Boulevard Gulph Mills, PA 19406 Mr. Stephen D. Harper Assistant Secretary of Henkel Corporation Henkel Corporation The Triad, Suite 200 2200 Renaissance Boulevard Gulph Mills, PA 19406 Mr. Thomas H. ParrPresident, Schwarzkopf & Henkel Division of
Henkel CorporationHenkel CorporationHenkel Corporation The Triad, Suite 200 2200 Renaissance Boulevard Gulph Mills, PA 19406 Mr. Julian ColquittPresident, Henkel Structural and PackagingHenkel CorporationAdhesives Division of Henkel Corporation

Officers and Directors of Henkel KGaA

The following table sets forth the name, business address (except as noted), and position with KGaA and present principal occupation of each director, executive officer and controlling person of KGaA. Each individual listed below is a citizen of Germany, except Mr. Linder and Dr. Morwind, who are citizens of the Republic of Austria, and Mr. Vuursteen, who is a citizen of The Netherlands.

Name and Address	Present Principal Occupation or Employment			
Supervisory Board:				
Mr. Albrecht Woeste Henkelstrasse 67 40191 Dusseldorf Germany	Owner of R. Woeste GmbH & Co. KG and Chairman of the Supervisory Board and Chairman of the Shareholders' Committee of KGaA			
Mr. Winfried Zander Henkelstrasse 67 40191 Dusseldorf Germany	Vice Chairman of the Supervisory Board and Chairman of the Works Council of KGaA			
Dr. Simone Bagel-Trah Rheinallee 103 40545 Dusseldorf Germany	Private Investor			
Mr. Hans Dietrichs Ziegeleistrasse 56 39307 Genthin Germany	Chairman of the Works Council of Henkel Genthin GmbH			
Mr. Benedikt-Joachim Freiherr von Herman Obere Dorfstrasse 1 88489 Wain Germany	Forester			
Mr. Bernd Hinz Rheinstrasse 48 51371 Leverkusen Germany	Vice Chairman of the Works Council of KGaA			

Professor at the University of Prof. Dr. Dr. h.c. Heribert Meffert Potstiege 56 Munster and Former Director of the 48161 Munster Institute for Marketing; Chairman of Germany the Executive Board of the Bertelsmann Foundation Mrs. Andrea Pichottka Head of Organization/Marketing Konigsworther Platz 6 Department of IG Bergbau, Chemie, 30167 Hannover Energie (German Mining, Chemicals and Energy Trade Union) Germany Prof. Dr. Dr. h.c. Heinz RiesenhuberFormer Federal Minister for ResearchBundesforschungsminister a.D.and Technology Deutscher Bundestag Platz der Republik 1 11011 Berlin Germany Mr. Heinrich Thorbecke Private Investor Wolfgangweg 17 CH-9014 St. Gallen Switzerland Mr. Michael Vassiliadis Member of the Executive Committee of Konigsworther Platz 6 IG Bergbau, Chemie, Energie (German 30167 Hannover Mining, Chemicals and Energy Trade Union) Germany Mr. Bernhard Walter Former Chairman of the Board of 60301 Frankfurt Managing Directors of Dresdner Bank AG Germany Member of the Works Council of KGaA Mrs. Brigitte Weber Pestalozzistrasse 12 40764 Langenfeld Germany Mr. Werner Wenning Chairman of the Executive Board of 51368 Leverkusen Bayer AG Germany Dr. Anneliese Wilsch-Irrgang Chairman of the Management Personnel Flotowstrasse 2a Representatives of KGaA 40593 Dusseldorf Germany Mr. Rolf Zimmermann Member of the Works Council of KGaA Halbuschstrasse 122 40591 Dusseldorf Germany Board of Management: Prof. Dr. Ulrich Lehner President and Chief Executive Officer Henkelstrasse 67 and Chairman of the Board of 40191 Dusseldorf Management of KGaA Germany Dr. Jochen Krautter Executive Vice President-Technologies Henkelstrasse 67 of KGaA 40191 Dusseldorf

Germany

Mr. Alois Linder Henkelstrasse 67 40191 Dusseldorf Germany Dr. Klaus Morwind Henkelstrasse 67 40191 Dusseldorf Germany Prof. Dr. Uwe Specht Henkelstrasse 67 40191 Dusseldorf Germany Dr. Lothar Steinebach Henkelstrasse 67 40191 Dusseldorf Germany Mr. Knut Weinke Henkelstrasse 67 40191 Dusseldorf Germany Shareholders' Committee: Mr. Albrecht Woeste Henkelstrasse 67 40191 Dusseldorf Germany Dr. Paul Achleitner Konigsstrasse 28 80802 Munchen Germany Mr. Stefan Hamelmann Hebbelstrasse 13 40237 Dusseldorf Germany Dr. h.c. Ulrich Hartmann Bennigsenplatz 1 40474 Dusseldorf Germany Christoph Henkel Henkelstrasse 67 40191 Dusseldorf Germany Mr. Burkhard Schmidt Stubbenhuk 7 20459 Hamburg Germany Mr. Konstantin von Unger 45 Holland Park London W11 3RP

Executive Vice President-Consumer and Craftsmen Adhesives of KGaA

Executive Vice President-Laundry & Home Care of KGaA

Executive Vice President- Cosmetics/ Toiletries of KGaA

Chief Financial Officer and General Counsel of KGaA

Executive Vice President-Human Resources/Logistics of KGaA

Owner of R. Woeste GmbH & Co. KG and Chairman of the Supervisory Board and Chairman of the Shareholders' Committee of KGaA

Member of the Board of Allianz AG

Vice Chairman of the Shareholders' Committee of KGaA; Private Investor

Former President and Chief Executive Officer of E.ON AG

Independent Entrepreneur and Business Executive; ViceChairman of the Shareholders' Committee of KGaA

Managing Director of Jahr Holding GmbH & Co KG

Founding Partner, Blue Corporate Finance

England

Mr. Karel Vuursteen Dijsselhofplantsoen 10 NL-1077 BL Amsterdam The Netherlands

Dr. Hans-Dietrich Winkhaus Henkelstrasse 67 40191 Dusseldorf Germany Former Chairman of the Board of Management of Heineken Holding N.V.

Former President and Chief Executive Officer of KGaA

Officers and Directors of Henkel Chemie Verwaltungsgesellschaft mbH

The following table sets forth the name, business address, and position with Chemie and present principal occupation of each director, executive officer and controlling person of Chemie. Each individual listed below is a citizen of Germany.

Name and Address	Present Principal Occupation or Employment
Thomas Gerd Kuehn Henkelstrasse 67 40191 Dusseldorf Germany	Associate General Counsel of KGaA; General Manager of Chemie
Dr. Matthias Schmidt Henkelstrasse 67 40191 Dusseldorf Germany	Vice President, Accounting of KGaA; General Manager of Chemie
Dr. Michael J. Schmitt Henkelstrasse 67 40191 Dusseldorf Germany	Corporate Counsel of KGaA; Proxy Holder of Chemie