HOMESTORE INC Form SC 13G/A February 12, 2004

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13G/A

Under the Securities Exchange Act of 1934 (Amendment No. 3 )

HomeStore Inc.

-----

(Name of Issuer)

COMMON STOCK

\_\_\_\_\_

(Title of Class of Securities)

437852106

-----

(CUSIP Number)

December 31, 2003

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(Date of Event Which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

[ ] Rule 13d-1(b)

[ X ] Rule 13d-1(c)

[ ] Rule 13d-1(d)

\*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 the disclosures provided in a prior cover page.

The information required in 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).

(Continued on following pages(s))

SCHEDULE 13G/A

CUSIP NO. 437852106

\_\_\_\_\_\_

Name of Reporting Person I.R.S. Identification Nos. of above persons (entities only)

AMERINDO INVESTMENT ADVISORS INC., a California corporation, AMERINDO INVESTMENT ADVISORS, INC., a Panama corporation, AMERINDO INVESTMENT ADVISORS INC. PROFIT SHARING PLAN, AMERINDO ADVISORS (UK) LIMITED RETIREMENT BENEFITS SCHEME, ALBERTO W. VILAR, GARY A. TANAKA, JAMES P.F. STABLEFORD and RENATA LEPORT, who disaffirm the existence of any group and who are sometimes collectively referred to as the "Reporting Persons."

\_\_\_\_\_ Check the Appropriate Box (a) if a Member of a Group (See Instructions) (b) \_\_\_\_\_ \_\_\_\_\_\_ 3) SEC Use Only 4) Citizenship or Place of Organization See Item 4 of separate cover pages for Reporting Persons \_\_\_\_\_\_ Number of Shares (5) Sole Voting Power Beneficially Owned by Each Reporting 7,500 shares in the aggregate for all Reporting Persons Person with and as to all but a portion of which beneficial ownership is disclaimed (6) Shared Voting Power 5,059,200 shares in the aggregate for all Reporting Persons and as to all but up to 17,500 shares of which beneficial ownership is disclaimed (7) Sole Dispositive Power 7,500 shares in the aggregate for all Reporting Persons and as to all but a portion of which beneficial ownership is disclaimed (8) Shared Dispositive Power 5,05 9,200 shares in the aggregate for all Reporting Persons and as to all but up to 17,500 shares of which beneficial ownership is disclaimed -----

9) Aggregate Amount Beneficially Owned by Each Reporting Person

5,076,700 shares in the aggregate for all Reporting Persons and as to all but up to 17,500 shares of which beneficial ownership is disclaimed

10)	Check if the A in Row 9 Exclu Shares (See In	des Certain	[X]
11)	Percent of Cla		4.22%
12)	Type of Report (See Instructi		IA, EP,IN
		SCHEDULE 13G/A	
CUSI	TP NO. 4378521		
1)		ing Person ication Nos. of above persons (entities on IMENT ADVISORS INC.	ly)
2)	Check the Appr if a Member of (See Instructi	a Group ons) (b)	
3)	SEC Use Only		
4)	Citizenship or	Place of Organization	
Number of Shares Beneficially Owned by Each Reporting Person with		<ul><li>(5) Sole Voting Power</li><li>(6) Shared Voting Power</li><li>5,059,200 shares, as to all of which benefits disclaimed</li></ul>	None ficial ownership
		(7) Sole Dispositive Power  (8) Shared Dispositive Power	None
		5.059.200 shares, as to all of which bene	ficial ownership

is disclaimed

9)	Aggregate Amount Beneficially Owned by Each Reporting Person		
	5,059,200 shares, as to all but a portion is disclaimed	n of which beneficial (	ownership
10)	Check if the Aggregate Amount in Row 9 Excludes Certain Shares (See Instructions)		[X]
11)	Percent of Class Represented by Amount in Row 9		4.21%
12)	Type of Reporting Person (See Instructions)		IA
	SCHEDULE 13	G/A	
CUS:	IP NO. 437852106		
1)	Name of Reporting Person I.R.S. Identification Nos. of above pers	ons (entities only)	
	AMERINDO INVESTMENT ADVISORS, INC.		
2)	Check the Appropriate Box if a Member of a Group	(a)	
	(See Instructions)	(b)	
3)	SEC Use Only		
4)	Citizenship or Place of Organization Panama		
Numk	per of Shares (5) Sole Voting Power		None

Beneficially Owned by Each Reporting Person with		(6) S	<pre>(6) Shared Voting Power  0 shares, as to all of which beneficial ownership is disclaimed</pre>				
		(7) S	ole Dispositive	Power		None	
		(8) S	hared Dispositi	ve Power			
		0 shar discla	es, as to all c imed	f which benef	icial ownership	) is	
9)	Aggregate Amou Owned by Each		_				
	0 shares, as t	o all o	f which benefic	ial ownership	is disclaimed		
10)	Check if the A in Row 9 Exclu Shares (See In	des Cer	tain			[X]	
11)	Percent of Cla		esented			0.00%	
12)	Type of Report (See Instructi	-	son			IA	
			acumpy.	P. 126 (2)			
CUSI	P NO. 4378521	06	SCHEDUL	E 13G/A			
1)	Name of Report		son Nos. of above	persons (enti	ties only)		
	Amerindo Inves	tment A	dvisors Inc. Pr	ofit Sharing I	Plan		
2)	Check the Appropriate Box if a Member of a Group (See Instructions)			(a)			
				(b)	(b)		

	= aga: :g. : : a = a : a = a : a	
S) SEC Use Only		
) Citizenship	or Place of Organization	
New York		
Number of Shares Beneficially Owne By Each Reporting	d (5) Sole Voting Power	
erson with	7,500 shares, as to all of which beneficial is disclaimed	l ownership
	(6) Shared Voting Power	None
	(7) Sole Dispositive Power	
	7,500 shares, as to all of which beneficial is disclaimed	l ownership
	(8) Shared Dispositive Power	None
Owned by Eac	ount Beneficially h Reporting Person , as to all of which beneficial ownership is o	disclaimed
Owned by Eac 7,500 shares	th Reporting Person  , as to all of which beneficial ownership is of the second of the	
Owned by Eac 7,500 shares 10) Check if the in Row 9 Exc	th Reporting Person  , as to all of which beneficial ownership is of the control	
Owned by Eac 7,500 shares  O) Check if the in Row 9 Exc Shares (See	th Reporting Person  , as to all of which beneficial ownership is of the second	x
Owned by Eac 7,500 shares  O) Check if the in Row 9 Exc Shares (See  1) Percent of C by Amount in	th Reporting Person  , as to all of which beneficial ownership is of the second	0.01
Owned by Eac 7,500 shares 10) Check if the in Row 9 Exc Shares (See 11) Percent of C by Amount in	th Reporting Person  , as to all of which beneficial ownership is of the second	disclaimed  [X]
Owned by Eac 7,500 shares  Owned by Eac 7,500 shares  Oheck if the in Row 9 Exc Shares (See  Oheck if the in Row 9 Exc Shares (See  Type of Repo	th Reporting Person  , as to all of which beneficial ownership is of the second	0.01 <sup>9</sup>
Owned by Eac  7,500 shares  O) Check if the in Row 9 Exc Shares (See  1) Percent of C by Amount in  2) Type of Repo	th Reporting Person  , as to all of which beneficial ownership is of the composition of t	0.01 <sup>9</sup>

Name of Reporting Person I.R.S. Identification Nos. of above persons (entities only)

AMERINDO ADVISORS (UK) LIMITED RETIREMENT BENEFITS SCHEME

2)	2) Check the Appropriate Box if a Member of a Group (See Instructions)			(a)				
				(b)				
3)	SEC Use Only							
4)	Citizenship or Place of Organization							
	United KINGDOM							
Number of Shares (5) Sole Voting Power Beneficially Owned								
by E	ach Reporting	(6)	Shared Voting Power					
Person with			10,000 shares, as to all of which beneficial ownership is disclaimed $% \left( 1,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0$					
		(7)	Sole Dispositive Power	None				
		(8)	Shared Dispositive Power					
			000 shares, as to all of w disclaimed	hich beneficial ownership	Þ			
9)	Aggregate Amou Owned by Each							
	10,000 shares,	as t	to all of which beneficial	ownership is disclaimed				
10)	Check if the Aggregate Amount in Row 9 Excludes Certain Shares (See Instructions)							
11)	Percent of Class Represented by Amount in Row 9							
12)	Type of Reporting Person (See Instructions)							

#### SCHEDULE 13G/A

CUSIP NO. 437852106 1) Name of Reporting Person I.R.S. Identification Nos. of above persons (entities only) ALBERTO W. VILAR \_\_\_\_\_\_ 2) Check the Appropriate Box if a Member of a Group (See Instructions) 3) SEC Use Only \_\_\_\_\_\_ 4) Citizenship or Place of Organization United States \_\_\_\_\_\_ Number of Shares (5) Sole Voting Power Beneficially Owned by Each Reporting 7,500 shares, as to only a portion of which beneficial Person with ownership is affirmed (6) Shared Voting Power 5,059,200 shares, as to all but up to 17,500 shares of which beneficial ownership is disclaimed (7) Sole Dispositive Power 7,500 shares, as to only a portion of which beneficial ownership is affirmed (8) Shared Dispositive Power 5,059,200 shares, as to all but up to 17,500 shares of which beneficial ownership is disclaimed \_\_\_\_\_\_ 9) Aggregate Amount Beneficially Owned by Each Reporting Person 5,076,700 shares, as to all but a portion of which beneficial ownership is disclaimed \_\_\_\_\_\_

10) Check if the Aggregate Amount

[X]

in Row 9 Excludes Certain
Shares (See Instructions)

11)	Percent of Cla by Amount in R		epresented			4.22%
12)	Type of Report (See Instructi		Person			IN
				SCHEDULE 13G	/ A	
CUSI	IP NO. 4378521	06		201122012 100	, <del></del>	
1)	Name of Report I.R.S. Identif GARY A. TANAKA	icati		f above perso	ns (entities only)	
2)	Check the Appropriate Box (a)					
	if a Member of (See Instructi		coup		(b)	
3)	SEC Use Only					
4)	Citizenship or	Plac	ce of Orga	nization		
	United States					
	per of Shares	(5)	Sole Vot	ing Power		None
Beneficially Owned by Each Reporting Person with		(6)	Shared V	oting Power		
					l but up to 10,000 is disclaimed	shares of
		(7)	Sole Dis	positive Powe	r	None
		(8)	Shared D	ispositive Po	wer	
					l but up to 10,000 is disclaimed	shares of

9)	Aggregate Amount Beneficially Owned by Each Reporting Person	
	5,069,200 shares, as to all but a portion of is disclaimed	which beneficial ownership
10)	Check if the Aggregate Amount in Row 9 Excludes Certain Shares (See Instructions)	[X]
11)	Percent of Class Represented by Amount in Row 9	0.01
12)	Type of Reporting Person (See Instructions)	IN
cusi	SCHEDULE P NO. 437852106	13G/A
1)	Name of Reporting Person I.R.S. Identification Nos. of above persons JAMES P.F. STABLEFORD	(entities only)
2)	Check the Appropriate Box if a Member of a Group (See Instructions)	(a) (b)
3)	SEC Use Only	
4)	Citizenship or Place of Organization United Kingdom	
Bene	er of Shares (5) Sole Voting Power ficially Owned ach Reporting (6) Shared Voting Power	None

Person with		10,000 shares, affirmed	as to	all of	which	beneficial	ownership	is
		(7) Sole Dispo	ositive	Power			None	
		(8) Shared Dis	spositi <sup>.</sup>	ve Powe	er			
		10,000 shares, affirmed				beneficial		is
9)		nt Beneficially Reporting Person	n					
	10,000 shares,	as to all of wh	nich be	neficia	al owne	ership is a	ffirmed	
10)	Check if the Aggregate Amount in Row 9 Excludes Certain Shares (See Instructions)							[X]
11)	1) Percent of Class Represented by Amount in Row 9							0.01%
12)	Type of Report: (See Instruction							IN
CUSI	P NO. 4378521		SCHEDUL:	E 13G/ <i>I</i>	A			
1)	Name of Report: I.R.S. Identif: RENATA LE PORT	ing Person ication Nos. of	above j	persons	s (ent:	ities only)		
2)	Check the Appro	_		(a)				
	(See Instruction				(b)			
3)	SEC Use Only							

4) Cit	Citizenship or Place of Organization							
United Kingdom								
	of Shares	(5)	Sole Voting Power None					
	Reporting	(6)	Shared Voting Power					
rerson v	V I C11	10,000 shares, as to all of which beneficial ownership affirmed $% \left( 1,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0$						
		(7)	Sole Dispositive Power None					
		(8)	Shared Dispositive Power					
			00 shares, as to all of which beneficial ownershind	p is				
Owr	Aggregate Amount Beneficially Owned by Each Reporting Person  10,000 shares, as to all of which beneficial ownership is affirmed							
in	0) Check if the Aggregate Amount [X] in Row 9 Excludes Certain Shares (See Instructions)							
	1) Percent of Class Represented by Amount in Row 9 0.0							
	12) Type of Reporting Person (See Instructions)							

### Item 1.

<sup>(</sup>a) The name of issuer as to whose securities this statement relates is Homestore, Inc. (the "Issuer").

(b) The address of Issuer's principal place of business is 30700 Russell Ranch Road, Westlake Village, CA 91362.

## Item 2.

(a-c) This statement is being filed by Amerindo Investment Advisors Inc., a California corporation whose principal executive offices are located at One Embarcadero Center, Suite 2300, San Francisco, California, 94111 ("Amerindo"), Amerindo Investment Advisors, Inc., a Panama corporation, whose principal executive offices are located at Edificio Sucre, Calle 48 Este, Bella Vista, Apartado 6277, Panama 5, Panama ("Amerindo Panama"), the Amerindo Investment Advisors Inc. Profit Sharing Plan, whose address is 399 Park Avenue, 22nd Floor, New York, NY 10022 (the "Plan"), the Amerindo Advisors (UK) Limited Retirement Benefits Scheme, whose address is 43 Grosvenor Street, London WIX 9PG England (the "Retirement Benefits Scheme"), Alberto W. Vilar, Gary A. Tanaka, James P.F. Stableford, and Renata Le Port (sometimes hereinafter collectively referred to as the "Reporting Persons"). Although this statement is being made jointly by the Reporting Persons, each of them expressly disaffirms membership in any group under Rule 13d-5 under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or otherwise. Amerindo and Amerindo Panama are sometimes hereinafter collectively referred to as the "Advisor Entities."

Each of the Advisor Entities is an investment advisor, and all of the subject securities have been purchased by the Advisor Entities (or, in the case of securities held, by the Plan and the Retirement Benefits Scheme) in the ordinary course of their respective businesses as investment advisors and not with the purpose of effecting change or influencing the control of the issuer or in connection with or as a participant in any transaction having such purpose or effect, including any transaction subject to Rule 13d-3(b) under the Exchange Act. Amerindo is registered as an investment advisor under the Investment Advisors Act of 1940, as amended. Messrs. Vilar and Tanaka are the sole shareholders and directors of each of the Advisor Entities. Alberto W. Vilar is sole trustee of the Plan, and Messrs. Alberto W. Vilar, Gary A. Tanaka, James P.F. Stableford and Ms. Renata Le Port are joint trustees of the Retirement Benefits Scheme (which are qualified employee benefit plans). Because each of the Advisor Entities is obligated to act in the best interests of its respective clients and in accordance with the respective mandates of those clients, and because the trustee of the Plan and the trustees of the Retirement Benefits Scheme are required to act in the best interest of the beneficiaries thereof, there is no agreement between or among any of the Reporting Persons to act together with respect to the issuer or its securities, except that they may, from time to time and provided that transactions are otherwise being effected at the same time, aggregate orders for client accounts in order to receive more favorable trading terms.

- (d-e) This statement is being filed as to the Common Stock of Homestore, Inc., Cusip Number 437852106.
- Item 3. If this statement is filed pursuant to Rules 13d-1(b), or 13d-2(b) or ---- (c), check whether the person filing is a:
  - (a-i) Inapplicable.
- (j) This statement is being filed jointly by the Reporting Persons, although each of them expressly disaffirms membership in any group under Rule

13d-5 under the Exchange Act.

Item 4. Ownership.

(a-c) The following table sets forth for each of the Advisor Entities and for the Plan the aggregate number of shares of the Common Stock of the Issuer beneficially owned by such person as of December 31, 2003, and the percentage which such shares constitute of the total number of shares outstanding, as reflected on the Issuer's Form 100 for the Quarter ended September 30, 2003, unless based on more recent information obtained directly from the Issuer (with beneficial ownership determined as set forth in Rule 13d-3 under the Exchange Act, but with beneficial ownership being expressly disclaimed). Messrs. Vilar and Tanaka, as the sole shareholders and directors of the Advisor Entities, share with each other investment and dispositive power as to all of the shares shown as owned by the Advisor Entities, who otherwise have sole investment and dispositive power with respect thereto, except that each client of the Advisor Entities has the unilateral right to terminate the advisory agreement with the Advisor Entity in question on notice which typically need not exceed 30 days. Alberto W. Vilar is sole trustee of the Plan, and Messrs. Alberto W. Vilar, Gary A. Tanaka, James P.F. Stableford and Ms. Renata LePort are joint trustees of the Retirement Benefits Scheme.

Name	No. of Shares	Percent of Class
Amerindo	5,076,700	4.22%
Amerindo Panama	0	0.00%
Plan	7,500	0.01%
Retirement Benefits		
Scheme	10,000	0.01%
Alberto W. Vilar	5,094,200	4.21%
Gary A. Tanaka	5,104,200	4.21%
James P.F. Stableford	10,000	0.01%
Renata Le Port	10,000	0.01%

Item 5. Ownership of Five Percent or Less of a Class.

If this statement is being filed to report the fact that as Of December 31, 2003 the reporting persons have ceased to be Beneficial owners of more than five percent of the class of Securities check the following  $\{X\}$ .

Item 6. Ownership of More Than Five Percent on Behalf of Another Person.

The subject shares are all owned by clients of the Advisor Entities or by the Plan and the Retirement Benefits Scheme. No such person's interest in the securities included in this report exceeds 5% of the class outstanding.

Item 8. Identification and Classification of Members of the Group.

(a-c) This statement is being filed by Amerindo Investment Advisors Inc., a California corporation whose principal executive offices are located at One Embarcadero Center, Suite 2300, San Francisco, California, 94111 ("Amerindo"), Amerindo Investment Advisors, Inc., a Panama corporation, whose principal executive offices are located at Edificio Sucre, Calle 48 Este, Bella Vista, Apartado 6277, Panama 5, Panama ("Amerindo Panama"), the Amerindo Investment Advisors Inc. Profit Sharing Plan, whose address is 399 Park Avenue, 22nd Floor, New York, NY 10022 (the "Plan"), the Amerindo Advisors (UK) Limited Retirement Benefits Scheme, whose address is 43 Grosvenor Street, London WIX 9PG England (the "Retirement Benefits Scheme"), Alberto W. Vilar, Gary A. Tanaka, James P.F. Stableford, and Renata Le Port (sometimes hereinafter collectively referred to as the "Reporting Persons"). Although this statement is being made jointly by the Reporting Persons, each of them expressly disaffirms membership in any group under Rule 13d-5 under the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or otherwise. Amerindo and Amerindo Panama are sometimes hereinafter collectively referred to as the "Advisor Entities."

Each of the Advisor Entities is an investment advisor, and all of the subject securities have been purchased by the Advisor Entities (or, in the case of securities held, by the Plan and the Retirement Benefits Scheme) in the ordinary course of their respective businesses as investment advisors and not with the purpose of effecting change or influencing the control of the issuer or in connection with or as a participant in any transaction having such purpose or effect, including any transaction subject to Rule 13d-3(b) under the Exchange Act. Amerindo is registered as an investment advisor under the Investment Advisors Act of 1940, as amended. Messrs. Vilar and Tanaka are the sole shareholders and directors of each of the Advisor Entities. Alberto W.Vilar is sole trustee of the Plan, and Messrs. Alberto W. Vilar, Gary A. Tanaka, James P.F. Stableford and Ms. Renata Le Port are joint trustees of the Retirement Benefits Scheme (which are qualified employee benefit plans). Because each of the Advisor Entities is obligated to act in the best interests of its respective clients and in accordance with the respective mandates of those clients, and because the trustee of the Plan and the trustees of the Retirement Benefits Scheme are required to act in the best interest of the beneficiaries thereof, there is no agreement between or among any of the Reporting Persons to act together with respect to the issuer or its securities, except that they may, from time to time and provided that transactions are otherwise being effected at the same time, aggregate orders for client accounts in order to receive more favorable trading terms.

(d-e) This statement is being filed as to the Common Stock of Homestore, Inc., Cusip Number 437852106.

Item 9. Notice of Dissolution of Group.

Inapplicable.

Item 10. Certification.

By signing below, the undersigned certify that, to the best of their knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

#### SIGNATURES

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

AMERINDO INVESTMENT ADVISORS INC., a California corporation

By: /s/ Alberto W. Vilar

ALBERTO W. VILAR, PRESIDENT

AMERINDO INVESTMENT ADVISORS, INC., a Panama Corporation

AMERINDO INVESTMENT ADVISORS INC. PROFIT SHARING PLAN

AMERINDO ADVISORS (UK) LIMITED RETIREMENT BENEFITS SCHEME

By: /s/ Gary A. Tanaka
GARY A. TANAKA, TRUSTEE

By: /s/ James P.F. Stableford
JAMES P.F. STABLEFORD, TRUSTEE

By: /s/ Renata Le Port
RENATA LE PORT, TRUSTEE

By: /s/ Alberto W. Vilar

By: /s/ Gary A. Tanaka
-----GARY A. TANAKA

ALBERTO W. VILAR

EXHIBIT A

HOMESTORE, INC.

COMMON STOCK

437852106

We hereby agree that the within Statement on Schedule 13G/A regarding our beneficial ownership of Common Stock is filed on behalf of each of us.

AMERINDO INVESTMENT ADVISORS INC., a California corporation

AMERINDO INVESTMENT ADVISORS, INC., a Panama Corporation

AMERINDO INVESTMENT ADVISORS INC. PROFIT SHARING PLAN

By: /s/ Alberto W. Vilar

ALBERTO W. VILAR, TRUSTEE

AMERINDO ADVISORS (UK) LIMITED RETIREMENT BENEFITS SCHEME

By: /s/ Alberto W. Vilar
-----ALBERTO W. VILAR, TRUSTEE

By: /s/ Gary A. Tanaka
GARY A. TANAKA, TRUSTEE

By: /s/ James P.F. Stableford

JAMES P.F. STABLEFORD, TRUSTEE

By: /s/ Gary A. Tanaka
-----GARY A. TANAKA

EXHIBIT B

HOMESTORE, INC.

COMMON STOCK

437852106

Although we hereby disaffirm the existence of a group as set forth under Rule 13d-5 under the Securities Exchange Act of 1934, as amended, this statement is being made on behalf of Amerindo Investment Advisors Inc., Amerindo Investment Advisors, Inc., the Amerindo Investment Advisors Inc. Profit Sharing Plan, the Amerindo Advisors (UK) Limited Retirement Benefits Scheme, Alberto W. Vilar, Gary A. Tanaka, James P.F. Stableford and Renata Le Port.

AMERINDO INVESTMENT ADVISORS INC., a California corporation By: /s/ Alberto W. Vilar ALBERTO W. VILAR, PRESIDENT AMERINDO INVESTMENT ADVISORS, INC., a Panama Corporation By: /s/ Alberto W. Vilar \_\_\_\_\_ ALBERTO W. VILAR, DIRECTOR AMERINDO INVESTMENT ADVISORS INC. PROFIT SHARING PLAN By: /s/ Alberto W. Vilar \_\_\_\_\_ ALBERTO W. VILAR, TRUSTEE AMERINDO ADVISORS (UK) LIMITED RETIREMENT BENEFITS SCHEME By: /s/ Alberto W. Vilar ALBERTO W. VILAR, TRUSTEE By: /s/ Gary A. Tanaka \_\_\_\_\_ GARY A. TANAKA, TRUSTEE By: /s/ James P.F. Stableford JAMES P.F. STABLEFORD, TRUSTEE By: /s/ Renata Le Port \_\_\_\_\_ RENATA LE PORT, TRUSTEE By: /s/ Alberto W. Vilar ALBERTO W. VILAR

By: /s/ Gary A. Tanaka

GARY A. TANAKA