MACDERMID INC Form SC 13D/A May 15, 2003

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

> > SCHEDULE 13D (Rule 13d-101)

(Amendment No. 5)\*

MACDERMID, INCORPORATED

(Name of Issuer)

COMMON STOCK

\_\_\_\_\_

(Title of Class of Securities)

554273 10 2

\_\_\_\_\_

\_\_\_\_\_

Page 2 of 18 Pages

(CUSIP Number)

Joshua N. Korff, Esq. KIRKLAND & ELLIS 153 East 53rd Street New York, NY 10022 (212) 446-4800

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

March 21, 2003

(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 Sections 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box. []

Page 1 of 18 Pages

13D

CUSIP No. 5542773 10 2

\_\_\_\_\_

\_\_\_\_\_

1 NAMES OF REPORTING PERSONS / I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)

CITICORP VENTURE CAPITAL, LTD.

\_\_\_\_\_

2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP\*

|                        |  | ) [X]<br>) [] |
|------------------------|--|---------------|
| 3 SEC USE              | ONLY   |               |
| 4 SOURCE C             | DF FUNDS*  |               |
| Nc                     | ot applicable.   |               |
|                        | DX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED<br>TO ITEMS 2(D) OR 2(E) | [ ]           |
| 6 CITIZENS             | SHIP OR PLACE OF ORGANIZATION  |               |
| Ne                     | ew York  |               |
|                        | 7 SOLE VOTING POWER  |               |
| NUMBER OF<br>SHARES    | None   |               |
| BENEFICIALLY           | 2 8 SHARED VOTING POWER  |               |
| OWNED BY<br>EACH       | 851,720**  |               |
| REPORTING              | 9 SOLE DISPOSITIVE POWER   |               |
| PERSON<br>WITH         | None   |               |
|                        | 10 SHARED DISPOSITIVE POWER  |               |
|                        | 851,720**  |               |
|                        | TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON                      |               |
| 12 CUECK DC            | VY TE THE ACCRECATE AMOUNT IN DOM (11) EVOLUDES CERTAIN                    |               |
| 12 CHECK BC<br>SHARES* | )X IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN                    | []            |
| 13 PERCENT             | OF CLASS REPRESENTED BY AMOUNT IN ROW (11)                                 |               |
| 2.                     | 6%   |               |
| <br>14 TYPE OF         | REPORTING PERSON*  |               |

2

| * SEE INSTRUCT                  | IONS.                         |                          |                            |
|---------------------------------|-------------------------------|--------------------------|----------------------------|
| **Represents 8<br>Capital, Ltd. |                               | directly beneficially o  | wned by Citicorp Venture   |
| CUSIP No. 5542                  | 773 10 2                      | 13D                      | Page 3 of 18 Pages         |
| 1 NAMES OF<br>(ENTITIES         |                               | GONS / I.R.S. IDENTIFICA | TION NOS. OF ABOVE PERSONS |
| CIT                             | IBANK, N.A.                   |                          |                            |
| 2 CHECK THE                     | APPROPRIATE E                 | 30X IF A MEMBER OF A GRO | UP*<br>(a) [X]<br>(b) []   |
| 3 SEC USE O                     | <br>NLY                       |                          |                            |
| 4 SOURCE OF                     |                               |                          |                            |
| Not                             | applicable.                   |                          |                            |
|                                 | IF DISCLOSURE<br>2(D) OR 2(E) | C OF LEGAL PROCEEDINGS I | S REQUIRED PURSUANT [ ]    |
| 6 CITIZENSH                     | IP OR PLACE OF                | ORGANIZATION             |                            |
| Nat                             | ional Banking                 | Association              |                            |
|                                 | 7 SOLE VC                     | DTING POWER              |                            |
| NUMBER OF<br>SHARES             | Nor                           | ne                       |                            |
| BENEFICIALLY                    | 8 SHARED                      | VOTING POWER             |                            |
| OWNED BY                        | 851                           | .,720**                  |                            |
| EACH<br>REPORTING               | 9 SOLE DI                     | SPOSITIVE POWER          |                            |
| PERSON                          |                               |                          |                            |
| WITH                            | Nor                           |                          |                            |

|      | Edgar Filing: MACDERMID INC - Form SC 13D/A  |               |
|------|--|---------------|
|      | 10 SHARED DISPOSITIVE POWER  |               |
|      | 851,720**  |               |
| 11   | AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON                             |               |
|      | 851,720**  |               |
| 12   | CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN<br>SHARES*                | []            |
| 13   | PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)                                       |               |
|      | 2.6%   |               |
| 14   | TYPE OF REPORTING PERSON*  |               |
|      | ВК   |               |
|      | E INSTRUCTIONS.  |               |
|      | presents 851,720 shares directly beneficially owned by Citicorp tal, Ltd. ("CVC").       | Venture       |
| CUSI | P No. 5542773 10 2 13D Page  | 4 of 18 Pages |
| 1    | NAMES OF REPORTING PERSONS / I.R.S. IDENTIFICATION NOS. OF ABO<br>(ENTITIES ONLY)        | VE PERSONS    |
|      | CITICORP   |               |
| 2    |  | ) [X]<br>) [] |
| 3    | SEC USE ONLY   |               |
| 4    | SOURCE OF FUNDS*   |               |
|      | Not applicable.  |               |
| 5    | CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSU.<br>TO ITEMS 2(D) OR 2(E) | ANT<br>[ ]    |
| 6    | CITIZENSHIP OR PLACE OF ORGANIZATION   |               |

| Del                              | aware                 |                                      |                                   |  |
|----------------------------------|-----------------------|--------------------------------------|-----------------------------------|--|
|                                  | 7 S                   | OLE VOTING POWER                     |                                   |  |
| NUMBER OF<br>SHARES              |                       | None                                 |                                   |  |
| BENEFICIALLY                     | 8 S                   | HARED VOTING POW                     | <br>ER                            |  |
| OWNED BY                         |                       |                                      |                                   |  |
| EACH                             |                       | 933,570**                            |                                   |  |
| REPORTING                        | 9 S                   | OLE DISPOSITIVE                      | POWER                             |  |
| PERSON                           |                       | Nono                                 |                                   |  |
| WITH                             |                       | None                                 |                                   |  |
|                                  | 10 S.                 | HARED DISPOSITIV                     | E POWER                           |  |
|                                  |                       | 933,570**                            |                                   |  |
| SHARES*                          | F CLASS               | AGGREGATE AMOUNT<br>REPRESENTED BY A |                                   | []   |
| 14 TYPE OF R.<br>HC              |                       | PERSON*                              |                                   |  |
| * SEE INSTRUCT<br>**Represents ( |                       | 20 shares direct                     | ly beneficially                   | owned by Citicorp Venture                          |
| Capital, Ltd.<br>limited partne  | ("CVC"),<br>rship, wi | and (ii) 81,850                      | shares directl<br>tner is a wholl | y beneficially owned by a<br>y-owned subsidiary of |
| CUSIP No. 5542                   | 773 10 2              |                                      | 13D                               | Page 5 of 18 Pages                                 |
| 1 NAMES OF 1<br>(ENTITIES        |                       | G PERSONS / I.R.                     | S. IDENTIFICATI                   | ON NOS. OF ABOVE PERSONS                           |

5

|     | CIT            | FIGROUP HOLDINGS COMPANY   |           |
|-----|----------------|--|-----------|
| 2   | CHECK THE      |  | [X]<br>[] |
| 3   | SEC USE O      | DNLY   |           |
| 4   | SOURCE OF      | FUNDS*   |           |
|     | Not            | applicable.  |           |
| 5   |                | ( IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUA)<br>2(D) OR 2(E) | NT<br>[ ] |
| 6   | CITIZENSH      | HIP OR PLACE OF ORGANIZATION   |           |
|     |                | 7 SOLE VOTING POWER  |           |
| NU  | IMBER OF       | Maria  |           |
| S   | HARES          | None   |           |
| BEN | IEFICIALLY     | 8 SHARED VOTING POWER  |           |
| OW  | NED BY         | 000 570++  |           |
|     | EACH           | 933,570**  |           |
| RE  | PORTING        | 9 SOLE DISPOSITIVE POWER   |           |
| P   | PERSON<br>WITH | None   |           |
|     |                | 10 SHARED DISPOSITIVE POWER  |           |
|     |                | 933,570**  |           |
| 11  |                | E AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON                     |           |
|     | SHARES*        | K IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN                   | []        |
| 13  |                | DF CLASS REPRESENTED BY AMOUNT IN ROW (11)                               |           |
|     | 2.9            | 98   |           |

| 14 TYPE OF F                    | REPORTING PERSON*                       |                         |   |
|---------------------------------|---|-------------------------|---|
| HC                              |   |                         |   |
|                                 |   |                         |   |
| * SEE INSTRUCI                  | TIONS.                                  |                         |   |
|                                 |   |                         |   |
| Capital, Ltd.<br>a limited part | ("CVC"), and (ii)<br>nership, whose get | 81,850 shares directly  | owned by Citicorp Venture<br>beneficially owned by by<br>ly-owned subsidiary of<br>mership. |
| CUSIP No. 5542                  | 2773 10 2                               | 13D                     | Page 6 of 18 Pages  |
| 1 NAMES OF<br>(ENTITIES         |   | / I.R.S. IDENTIFICATIC  | ON NOS. OF ABOVE PERSONS  |
| CII                             | IGROUP INC.                             |                         |   |
| 2 CHECK THE                     | APPROPRIATE BOX                         | IF A MEMBER OF A GROUP* |   |
|                                 |   |                         | (a) [X]<br>(b) []   |
| 3 SEC USE C                     | DNLY                                    |                         |   |
| 4 SOURCE OF                     | ' FUNDS*                                |                         |   |
| Not                             | applicable.                             |                         |   |
|                                 | X IF DISCLOSURE OF<br>2(D) OR 2(E)      | LEGAL PROCEEDINGS IS F  | REQUIRED PURSUANT [ ]   |
| 6 CITIZENSE                     | IIP OR PLACE OF OR                      | GANIZATION              |   |
| Del                             | aware                                   |                         |   |
|                                 | 7 SOLE VOTIN                            | G POWER                 |   |
| NUMBER OF                       |   |                         |   |
| SHARES                          | None                                    |                         |   |
| BENEFICIALLY                    | 8 SHARED VOT                            | ING POWER               |   |
| OWNED BY                        |   |                         |   |
| EACH                            | 981,77                                  | 0 * *                   |   |
| REPORTING                       | 9 SOLE DISPO                            | SITIVE POWER            |   |

|         | PERSON      |       | Nor        |            |           |          |           |      |    |
|---------|-------------|-------|------------|------------|-----------|----------|-----------|------|----|
|         | WITH        |       | ION        | 16         |           |          |           |      |    |
|         |             | 10    | SHARED     | DISPOSIT   | IVE POWER |          |           |      |    |
|         |             |       | 981        | 1,770**    |           |          |           |      |    |
| <br>11  | AGGREGATE   | AMOU  | NT BENEFI  | CIALLY O   | WNED BY B | ACH REPO | DRTING PE | RSON |    |
|         | 981         | ,770* | *          |            |           |          |           |      |    |
| 12      | E AGGREGA   | TE AM | IOUNT IN F | ROW (11) I | EXCLUDES  | CERTAIN  | SHARES*   |      | [] |
| 13      | PERCENT C   | F CLA | SS REPRES  | SENTED BY  | AMOUNT 1  | N ROW (1 | L1)       |      |    |
|         | 3.0         | 00    |            |            |           |          |           |      |    |
| 14      | TYPE OF R   | EPORT | ING PERSC  | <br>)N*    |           |          |           |      |    |
|         | HC          |       |            |            |           |          |           |      |    |
| <br>* S | EE INSTRUCT | IONS. |            |            |           |          |           |      |    |

\*\*Represents (i) 851,720 shares directly beneficially owned by Citicorp Venture Capital, Ltd. ("CVC"), (ii) 81,850 shares directly beneficially owned by a limited partnership whose general partner is a wholly-owned subsidiary of Citicorp, for which shares CVC disclaims beneficial ownership, and (iii) 48,200 shares that may be deemed to be beneficially owned by other subsidiaries of Citigroup Inc., for which shares CVC disclaims beneficial ownership.

ITEM 1. SECURITIES AND ISSUER.

This Amendment No. 5 ("Amendment") to the Schedule 13D dated December 29, 1999 as amended by Amendment No. 1 filed on March 5, 2002, Amendment No. 2 filed on July 12, 2002, Amendment No. 3 filed on September 25, 2002 and Amendment No. 4 filed on January 9, 2003, relates to the common stock, no par value, (the "Common Stock") of MacDermid, Incorporated, a Connecticut corporation (the "Issuer"). This Amendment is being filed with the Securities and Exchange Commission ("SEC") pursuant to Rule 13d-2(a) of the Securities Exchange Act of 1934, as amended (the "Exchange Act").

ITEM 2. IDENTITY AND BACKGROUND.

The response to Item 2 of the Schedule 13D is hereby amended and supplemented as follows:

(a) - (c) See Schedule A and B attached hereto.

(d) - (f) On April 28, 2003 Salomon Smith Barney, Inc. ("SSB"), now named Citigroup Global Markets, Inc., a subsidiary of Citigroup Inc. ("Citigroup"), announced final agreements with the SEC, the National Association of Securities Dealers, the New York Stock Exchange and the New York Attorney

General (as lead state among the 50 states, the District of Columbia and Puerto Rico) to resolve on a civil basis all their outstanding investigations into its research and initial public offering allocation and distribution practices.

SSB will pay \$300 million for retrospective relief, plus \$25 million for investor education, and has committed to spend \$75 million to provide independent third-party research to its clients at no charge. SSB will also adopt new policies and procedures to further ensure the independence of its research and address other issues identified in the course of the investigation SSB reached these final settlement agreements without admitting or denying any wrongdoing or liability. The settlements do not establish wrongdoing or liability for purposes of any other proceeding.

Other than as described above, during the last five years, none of the Reporting Persons or, to the best of the knowledge of the Reporting Persons, any of the persons listed on Schedules A and B hereto, has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or was a party to a civil proceeding of a judicial or administrative body of competent jurisdiction as a result of which such person 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. The citizenship of each of the individuals identified pursuant to paragraphs (a) through (c) is identified on Schedule A and B hereto.

ITEM 4. PURPOSE OF TRANSACTION.

(a) From February 21, 2003 to May 9, 2003, Citicorp Venture Capital, Ltd. ("CVC") disposed of 583,232 shares of Common Stock in open market transactions in the ordinary course of business (1) pursuant to Rule 144 ("Rule 144"), as promulgated under the Securities Act of 1933, as amended, as reported on Form 144 dated November 27, 2002, and March 24, 2003 and (2) pursuant to a registration statement filed by the Issuer on Form S-3 effective as of February 28, 2003. In addition, on May 9, 2003 CVC sold 1,350,000 shares of Common Stock at a price of \$22.60 per share back to the Issuer pursuant to a Purchase and Sale Agreement (the "Purchase and Sale Agreement"), dated as of May 7, 2003, attached hereto as Exhibit 2 and incorporated by reference herein. Under the terms and conditions of the Purchase and Sale Agreement, CVC also granted the Issuer an option to purchase the remaining 851,720 shares of Common Stock held by CVC through November 3, 2003. The description of the terms and conditions of the Purchase and Sale Agreement in this Item 4, and Item 6 below is qualified in its entirety by reference to the full text of the Purchase and Sale Agreement attached hereto as Exhibit 2.

# 7 of 18 Pages

As a result of the foregoing transactions, CVC no longer beneficially owns greater than 5% of the outstanding Common Stock of the Issuer, and as a result, CVC and its affiliates will no longer be required to file amendments with respect to the Reporting Person's holdings of Common Stock on Schedule 13D pursuant to Rule 13d-2(a) of the Exchange Act.

ITEM 5. INTEREST IN SECURITIES OF THE ISSUER.

The percentage calculations in Item 5 of this Amendment are based upon the 32,311,504 shares of Common Stock outstanding, as reported in the Company's Form 10-K filed on March 25, 2003. The response to Item 5 of the Schedule 13D is hereby amended and supplemented as follows:

(a) CVC. As of the date of this Amendment, CVC directly beneficially

owns 851,720 shares of Common Stock. This amount does not include (1) 81,850 shares directly beneficially owned by a partnership, whose general partner is a wholly-owned subsidiary of Citicorp (the "Partnership") and (2) 48,200 shares of Common Stock that may be deemed to be beneficially owned by other subsidiaries of Citigroup. The aggregate number of shares held by CVC represents approximately 2.6% of the outstanding shares of Common Stock. CVC has the shared power to vote and the shared power to dispose of the entire number of shares directly beneficially owned by CVC. CVC disclaims beneficial ownership with respect to the 81,850 shares directly beneficially owned by the Partnership and the 48,200 shares which may be deemed to be beneficially owned by other subsidiaries of Citigroup.

CITIBANK, N.A. ("Citibank"). As of the date of this Amendment, Citibank, exclusively through its holding company structure, indirectly beneficially owns 851,720 shares of Common Stock directly beneficially owned by CVC. This amount does not include (1) 81,850 shares directly beneficially owned by the Partnership and (2) 48,200 shares of Common Stock that may be deemed to be beneficially owned by other subsidiaries of Citigroup for which Citibank disclaims beneficial ownership. The aggregate number of shares held through the holding company structure by Citibank represents approximately 2.6% of the outstanding shares of Common Stock. Citibank has shared power to vote and shared power to dispose of the entire number of shares directly beneficially owned by CVC.

CITICORP. ("Citicorp") As of the date of this Amendment, Citicorp, exclusively through its holding company structure, indirectly beneficially owns 933,570 shares of Common Stock representing (1) 851,720 shares directly beneficially owned by CVC and (2) 81,850 shares directly beneficially owned by the Partnership. This amount does not include 48,200 shares of Common Stock that may be deemed to be beneficially owned by other subsidiaries of Citigroup for which Citicorp disclaims beneficial ownership. Citicorp may be deemed to beneficially own the 81,850 shares held by the Partnership because a wholly-owned subsidiary of Citicorp is the general partner of the Partnership. The aggregate number of shares held through the holding company structure by Citicorp represents approximately 2.9% of the outstanding shares of Common Stock. Citicorp has shared power to vote and shared power to dispose of the entire number of shares directly beneficially owned by CVC and the Partnership.

CITIGROUP HOLDINGS COMPANY. ("Citigroup Holdings"). As of the date of this Amendment, Citigroup Holdings, exclusively through its holding company structure, indirectly beneficially owns 933,570 shares of Common Stock representing (1) 851,720 shares directly beneficially owned by CVC and (2) 81,850 shares directly beneficially owned by the Partnership. This amount does not include 48,200 shares of Common Stock that may be deemed to be beneficially owned by other subsidiaries of Citigroup for which Citigroup Holdings disclaims beneficial ownership. Citigroup Holdings may be deemed to beneficially own the 81,850 shares held by the Partnership because Citicorp is a wholly-owned subsidiary of Citigroup Holdings. The aggregate number of shares held through the holding company structure by Citigroup Holdings represents approximately 2.9% of the outstanding shares of Common Stock. Citigroup Holdings has shared power to vote and shared power to dispose of the entire number of

#### 8 of 18 Pages

shares directly beneficially owned by CVC and the Partnership. CVC disclaims beneficial ownership with respect to the 81,850 shares directly beneficially owned by the Partnership.

CITIGROUP INC. As of the date hereof, Citigroup, exclusively through its holding company structure, indirectly beneficially owns 981,770 shares of Common Stock representing (1) 851,720 shares directly beneficially owned by CVC,

(2) 81,850 shares directly beneficially owned by the Partnership and (3) 48,200 shares directly beneficially owned by other subsidiaries of Citigroup. As a result of its holding company structure, Citigroup may be deemed to beneficially own the 81,850 shares held by the Partnership and the 48,200 shares held by its direct and indirect subsidiaries. The aggregate number of shares held through Citigroup's holding company structure represents approximately 3.0% of the outstanding shares of Common Stock. Citigroup has shared power to vote and shared power to dispose of the entire number of shares directly beneficially owned by CVC, the Partnership and the other subsidiaries of Citigroup.

(c) From February 21 to April 22, 2003, CVC disposed of 583,232 shares of Common Stock in open market transactions in the ordinary course of business under Rule 144, as promulgated under the Securities Act of 1933, as amended and pursuant to a registration statement filed by the Issuer on Form S-3, effective as of February 28, 2003. Such dispositions of Common Stock were reported on Forms 144 dated (1) November 27, 2002 for the sale of 158,000 shares of Common Stock and (2) March 24, 2003 for the sale of 131,800 shares of Common Stock. The dates, share amounts, and prices for such dispositions since February 21, 2003 are as follows:

|           |             | AVERAGE PRICE |
|-----------|-------------|---------------|
| DATE      | SHARES SOLD | PER SHARE     |
|           |             |               |
|           |             |               |
| 2/21/2003 | 21,000      | 22.30         |
| 2/24/2003 | 13,000      | 22.01         |
| 2/25/2003 | 20,182      | 22.09         |
| 2/27/2003 | 10,900      | 22.02         |
| 2/28/2003 | 8,050       | 22.03         |
| 3/03/2003 | 10,150      | 22.00         |
| 3/04/2003 | 6,100       | 21.90         |
| 3/05/2003 | 7,500       | 21.87         |
| 3/06/2003 | 3,900       | 21.51         |
| 3/07/2003 | 2,800       | 21.10         |
| 3/10/2003 | 10,350      | 21.01         |
| 3/11/2003 | 13,800      | 21.00         |
| 3/13/2003 | 32,800      | 21.01         |
| 3/14/2003 | 10,650      | 21.00         |
| 3/17/2003 | 46,600      | 21.08         |
| 3/18/2003 | 47,800      | 21.22         |
| 3/19/2003 | 34,950      | 21.21         |
| 3/20/2003 | 33,700      | 21.02         |
| 3/21/2003 | 65,600      | 21.08         |
| 3/25/2003 | 18,450      | 21.02         |
| 3/26/2003 | 6,650       | 21.01         |
| 4/02/2003 | 9,150       | 21.00         |
| 4/03/2003 | 14,300      | 21.01         |
|           |             |               |

#### 9 of 18 Pages

| 4/04/2003 | 16,000 | 21.02 |
|-----------|--------|-------|
| 4/07/2003 | 24,550 | 21.21 |
| 4/09/2003 | 1,600  | 20.64 |
| 4/10/2003 | 150    | 20.50 |
| 4/11/2003 | 650    | 20.53 |
| 4/14/2003 | 4,850  | 20.50 |

| 4/15/2003 | 21,500    | 20.57 |
|-----------|-----------|-------|
| 4/16/2003 | 9,350     | 20.72 |
| 4/17/2003 | 13,650    | 20.71 |
| 4/21/2003 | 21,550    | 20.70 |
| 4/22/2003 | 21,000    | 20.70 |
| 5/09/2003 | 1,350,000 | 22.60 |

On May 9, 2003 an additional 1,350,000 Common Shares were sold pursuant to the Purchase and Sale Agreement. See Item 4 above and Item 6 below which are incorporated by reference herein.

(d) Pursuant to certain terms and conditions in the Plan and Agreement of Merger dated February 18, 1999, by and among the Issuer, MCD Acquisition Corp., a Delaware corporation, PTI, Inc., a Delaware corporation, and CVC, as amended from time to time, the Issuer was required to retain a designee of CVC on its Board of Directors (the "Board"). As a result of CVC's dispositions of Common Stock reported in this Amendment the Issuer is no longer contractually required to retain designee of CVC on its Board. Nevertheless, the Board has asked CVC's current Board designee Joseph M. Silvestri, and Mr. Silvestri has agreed, to remain on the Board. Mr. Silvestri, age 41, has been Vice President of CVC for the last five years.

ITEM 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER.

Pursuant to the terms of the Purchase and Sale Agreement, on May 7, 2003 CVC sold 1,350,000 shares of Common Stock at a price of \$22.60 per share back to the Issuer. Under the Purchase and Sale Agreement, CVC also granted the Issuer an option to purchase (the "Purchase Option") the remaining 851,720 shares of Common Stock held by CVC through November 3, 2003 at a purchase price equal to the average closing sale price on The New York Stock Exchange ("NYSE") for the 10 consecutive trading days preceding the date the Issuer gives notice to CVC of its election to exercise the Purchase Option; however, if the average 10 day closing price exceeds \$25 per share, the purchase price shall be \$22.60 per share, the purchase price shall be \$22.60 per share.

If the Issuer does not exercise the Purchase Option, pursuant to the Purchase and Sale Agreement, the Issuer has granted CVC an option to sell its shares back to the Issuer (the "Sale Option") at any time after 9:00 a.m. EST November 4, 2003 until 5:00 p.m. EST on November 7, 2003 at a purchase price equal to the average closing sale price on NYSE for the 10 consecutive trading days preceding the date the CVC gives notice to the Issuer of its election to exercise the Sale Option; however, if the average 10 day closing price exceeds \$25 per share, the purchase price shall be \$25 per share, and if the average 10 day closing price is less than \$22.60 per share, the purchase price shall be \$22.60 per share. The description of the terms and conditions of the Purchase and Sale Agreement in this Item 6, and in Item 4 above, is qualified in its entirety by reference to the full text of the agreement attached hereto as Exhibit 2.

Except as set forth herein or in the Schedules or Exhibits hereto, to the best of the knowledge of the Reporting Persons, none of the persons listed on Schedules A through B has any other contracts,

#### 10 of 18 Pages

arrangements, understandings or relationships (legal or otherwise) with any person with respect to any securities of the Issuer, including, but not limited

to, transfer or voting of any securities of the Issuer, finder's fees, joint ventures, loan or option arrangements, puts or calls, guarantees or profits, division of profits or loss or the giving or withholding of proxies.

ITEM 7. MATERIAL TO BE FILED AS EXHIBITS.

1. Joint Filing Agreement, dated as of May 15, 2003 by and among CVC, Citibank, Citicorp, Citigroup Holdings and Citigroup.

2. Purchase and Sale Agreement, dated as of May 7, 2003 by and between MacDermid, Incorporated and Citicorp Venture Capital, Ltd.

#### 11 of 18 Pages

#### SIGNATURES

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

Dated: May 15, 2003

CITICORP VENTURE CAPITAL, LTD. By: /s/ Serena D. Moe \_\_\_\_\_ Name: Serena D. Moe Vice President & Assistant Secretary Its: CITIBANK, N.A. /s/ Serena D. Moe By: \_\_\_\_\_ Name: Serena D. Moe Its: Assistant Secretary CITICORP By: /s/ Serena D. Moe \_\_\_\_\_ Name: Serena D. Moe Its: Assistant Secretary CITIGROUP HOLDINGS COMPANY By: /s/ Serena D. Moe \_\_\_\_\_ -----Name: Serena D. Moe Assistant Secretary Its: CITIGROUP INC.

By: /s/ Serena D. Moe

Name: Serena D. Moe Its: Assistant Secretary

12 of 18 Pages

SCHEDULE A

EXECUTIVE OFFICERS AND DIRECTORS OF CITICORP VENTURE CAPITAL, LTD.

| NAME, POSITION, CITIZENSHIP<br>(UNITED STATES, UNLESS OTHERWISE INDICATED) | TITLE                                   |
|--|---|
| William T. Comfort<br>Director   | Director and Chairman                   |
| David F. Thomas<br>Executive Officer                                       | Director and Vice President             |
| Michael T. Bradley<br>Executive Officer                                    | Vice President                          |
| Lauren M. Connelly<br>Executive Officer                                    | Vice President and Secretary            |
| Charles E. Corpening<br>Executive Officer                                  | Vice President                          |
| Michael A. Delaney<br>Executive Officer                                    | Vice President and Managing<br>Director |
| Michael S. Gollner<br>Executive Officer                                    | Vice President                          |
| Ian D. Highet<br>Executive Officer   | Vice President                          |
| Darryl A. Johnson<br>Executive Officer                                     | Assistant Vice President                |
| Byron L. Knief<br>Executive Officer  | Vice President                          |
| Richard E. Mayberry<br>Executive Officer                                   | Vice President                          |
| Thomas F. McWilliams<br>Executive Officer                                  | Vice President                          |

13 of 18 Pages

| NAME, POSITION, CITIZENSHIP<br>(UNITED STATES, UNLESS OTHERWISE INDICATED) | TITLE                                |
|--|--------------------------------------|
| Anthony P. Mirra<br>Executive Officer                                      | Vice President & Assistant Secretary |
| Paul C. Schorr<br>Executive Officer  | Vice President and Managing Director |
| Joseph M. Silvestri<br>Executive Officer                                   | Vice President                       |
| James A. Urry<br>Executive Officer   | Vice President                       |
| John D. Weber<br>Executive Officer   | Vice President                       |

14 of 18 Pages

#### SCHEDULE B

# EXECUTIVE OFFICERS AND DIRECTORS OF CITIGROUP INC.

NAME, POSITION, CITIZENSHIP (UNITED STATES, UNLESS OTHERWISE INDICATED)

C. Michael Armstrong Director

Alain J. P. Belda Director Brazil

George David Director

Kenneth T. Derr Director

John M. Deutch Director

The Honorable Gerald R. Ford Honorary Director

Ann Dibble Jordan Director

# TITLE

Chairman, Comcast Corporation

President & Chief Executive Offic Alcoa Inc.

Chairman & Chief Executive Office United Technologies Corporation

Chairman, Retired ChevronTexaco Corporation

Institute Professor Massachusetts Institute of Techno

Former President of the United St

Consultant

Dudley C. Mecum Director

Richard D. Parsons Director

Andrall E. Pearson Director

Roberto Hernandez Ramirez Director Mexico

Robert E. Rubin Director and Executive Officer

Franklin A. Thomas Director

15 of 18 Pages

NAME, POSITION, CITIZENSHIP (UNITED STATES, UNLESS OTHERWISE INDICATED)

Sanford I. Weill Director and Executive Officer

Arthur Zankel Director

Winfred F. W. Bischoff Executive Officer United Kingdom and Germany

Michael A. Carpenter Executive Officer

Robert Druskin Executive Officer

Stanley Fischer Executive Officer

William P. Hannon Executive Officer

Michael S. Helfer

Thomas Wade Jones Executive Officer

Sallie Krawcheck Executive Officer Managing Director Capricorn Holdings

Chief Executive Officer, AOL - Time Warner Inc.

Founding Chairman Yum! Brands, Inc.

Chairman Banco de Nacional de Mexico

Chairman, Executive Committee, Ci Member of the Office of the Chair Citigroup Inc.

Consultant, TFF Study Group

TITLE

#### \_\_\_\_

Chairman and Chief Executive Offi Citigroup Inc.

Senior Managing Member, High Rise Management, L.P.

Chairman, Citigroup Europe

Chairman and Chief Executive Offi Global Investments

Chief Operations and Technology C Citigroup Inc.

Vice Chairman -- Citigroup Inc.

Controller & Chief Accounting Off Citigroup Inc.

General Counsel and Corporate Sec Citigroup Inc.

Chairman & Chief Executive Office Global Investment Management and Group

Chairman and Chief Executive Offi Barney

Marjorie Magner Executive Officer

Michael T. Masin Executive Officer

Deryck C. Maughan Executive Officer United Kingdom

Victor J. Menezes Executive Officer

Charles O. Prince, III Executive Officer

16 of 18 Pages

NAME, POSITION, CITIZENSHIP (UNITED STATES, UNLESS OTHERWISE INDICATED)

William R. Rhodes Executive Officer

Todd S. Thomson Executive Officer

Robert B. Willumstad Executive Officer

Chief Operating Officer -- Global

Vice Chairman and Chief Operating Citigroup Inc.

Vice Chairman -- Citigroup Inc.

Senior Vice Chairman -- Citigroup

Chairman and CEO -- Citigroup Glo

TITLE

Senior Vice President -- Citigrou

Chief Financial Officer -- Citigr

President -- Citigroup Inc.

17 of 18 Pages

EXHIBIT INDEX

- Joint Filing Agreement, dated as of May 15, 2003 by and among CVC, Citibank, Citicorp, Citigroup Holdings and Citigroup.
- Purchase and Sale Agreement, dated as of May 7, 2003 by and between MacDermid, Incorporated and Citicorp Venture Capital, Ltd.

18 of 18 Pages