CHICAGO CARBON CO Form SC 13D/A June 04, 2003

\_\_\_\_\_

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

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SCHEDULE 13D (Amendment No. 2)

UNDER THE SECURITIES EXCHANGE ACT OF 1934

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TOM BROWN, INC. (Name of Issuer)

\_\_\_\_\_

Common Stock, par value \$.10 per share
 (Title of Class of Securities)

Common Stock - 11566020 (CUSIP Number)

Barry A. L. Hoffman
Deputy General Counsel
Union Oil Company of California
2141 Rosecrans Avenue, Suite 4000
El Segundo, CA 90245
(310) 726-7600

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

\_\_\_\_\_

June 2, 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 which is the subject of this Schedule 13D, and is filing this statement because of Rule 13d-1(b) (3) or (4), check the following box [].

(0...)

(Continued on following pages)
(Page 1 of 15 Pages)

SCHEDULE 13D

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

CUSI	P No. 11566020		Page 2 of 1	.5
1. Nam	ne of Reporting P Chicago	erson Carbon Company	36-3657233	
2. Che	eck the Appropria	te Box if a Member	(a)	[x ]
3. SEC	C Use Only			
		licable. See Iter	n 4.	
5. Che	eck Box if Disclo Items 2(d) or 2(		ceedings is Required	l Pursuant [X ]
6. Cit	izenship or Plac	e of Organization		
	7.	Sole Voting Pov		
Number of S Beneficiall Owned by		,	Power 800,000	
Each Report Person With		Sole Dispositiv		
	10.	•	ive Power	

11.	Aggregate Amount Beneficially Owned by Each Reporting Pers	on 		
12.	Check Box if the Aggregate Amount in Row (11) Excludes Cer shares	 tair	 n [	]
13.	Percent of Class Represented by Amount in Row (11)  14.71323% (1)			
14.	Type of Reporting Person PN			
	ased on 39,420,303 shares of common stock, \$.10 par value, ou t forth in the Issuer's Form 10-Q for the quarter ended March		_	
	SCHEDULE 13D			
	CUSIP No. 11566020 Page 3	of	15	
1.	Name of Reporting Person  Lemont Carbon, Inc. 94-3103118			
2.		 a) b)	[X]	
3.	SEC Use Only			
4.	Source of Funds  Not applicable. See Item 4.			

		if Disclosu (d) or 2(e)	are of Legal P	roceedings is	Required Pu	rsuant [X]
6. Ci	tizenshi	p or Place Illinois	of Organizati	on		
		7.	Sole Voting			
Number of Beneficial Owned by		8.	Shared Votin	g Power 5,800,000		
Each Repor Person Wit		9.	-	tive Power -0-		
			Shared Dispo			
11. Ag	gregate	Amount Bene 5,800,000	eficially Owne	d by Each Repo	orting Person	n
12. Ch	eck Box	if the Aggr	regate Amount	in Row (11) Ex	cludes Certa	ain Shares
				ount in Row (i	11)	
14. Ty	rpe of Re	  porting Per				

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	СО	
(2)	See footnote 1.	
	SCHEDULE 13D	
	CUSIP No. 11566020 Page 4 of 15	
1.	Name of Reporting Person  Midwest 76, Inc. 94-3091652	
2.	Check the Appropriate Box if a Member of a Group  (a) [X]  (b) []	
3.	SEC Use Only	
4.	Source of Funds  Not applicable. See Item 4.	
5.	3 1	X ]
6.		

7. Sole Voting Power

-0-

\_\_\_\_\_

Number of Shares Beneficially Owned by	8. Shared Voting Power 5,800,000				
Each Reporting Person With	9. Sole Dispositive Power				
	10. Shared Dispositive Pow 5,800,000				
11. Aggregate	Amount Beneficially Owned by Each 5,800,000				
12. Check Box (See instr		[ ]			
13. Percent of	Class Represented by Amount in Ro				
14. Type of Re	porting Person				
(3) See fottnote 1					
	SCHEDULE 13D				
CUSIP No. 1		5 of 15			

I. Na	ame or kep	porting Per	son				
		Midwest N	atural Gas Piŗ	peline Co.	33-0710784	1	
2. Ch	heck the A	Appropriate	Box if a Memk	per of a Gro		[X	]
					(b)	]	]
3. SE	EC Use On	ly					
4. Sc	ource of E	 Funds					
			cable. See It	tem 4.			
		if Disclosu: o Items 2(d	re of Legal Pi	coceedings i	s Required	[X	1
6. Ci	itizenship	p or Place	of Organizatio	on			
		Delaware					
		_					
		7.	Sole Voting F	Power			
			-	-0-			
	-						
	-						
Number of Beneficial		8.	Shared Voting	g Power			
Owned by	тту		į	5,800,000			
	-						
	-						
Each Repor		9.	Sole Disposit	cive Power			
Person Wit	th		-	-0-			
	_						
	-						
		10.	Shared Dispos	sitive Power			
				5,800,000			
				.,,			

11.	Aggregate Amount Beneficially Owned by Each Reporting Person 5,800,000
12.	Check Box if the Aggregate Amount in Row (11) Excludes  Certain Shares (See Instructions) [ ]
13.	Percent of Class Represented by Amount in Row (11)  14.71323% (4)
14.	Type of Reporting Person CO
(4)	See footnote 1.
	SCHEDULE 13D
	CUSIP No. 11566020 Page 6 of 15
1.	Name of Reporting Person  Union Oil Company of California 95-1315450
2.	Check the Appropriate Box if a Member of a Group  (a) [X ]  (b) [ ]
3.	

4.	Source of	Funds			
		Not appli	cable. See	Item 4.	
5.		if Disclosu		Proceedings is Required	Pursuant
6.	Citizenshi	p or Place Delaware	of Organizat	ion	
		7.	Sole Voting	Power -0-	
Number of Benefic:		8.	Shared Voti	ng Power 5,800,000	
Each Rep Person W		9.	Sole Dispos	itive Power	
		10.		ositive Power 5,800,000	
11.	Aggregate	Amount Bene 5,800,000		ed by Each Reporting Per	son
12.		if the Aggr		in Row (11) Excludes Ce	

13.	Percent of Class Represented by Amount in Row (11)	
	14.71323% (5)	
14.	Type of Reporting Person	
	CO	
(5)	See footnote 1.	
	SCHEDULE 13D	
	CUSIP No. 11566020	Page 7 of 15
1.	Name of Reporting Person	
	Unocal Corporation 95-3825062	
2.	Check the Appropriate Box if a Member of a Group	
		(a) [X]
		(d) [ ]
3.	-	
4.	Source of Funds	
	Not applicable. See Item 4.	
5.	to Items 2(d) or 2(e)	[X ]

6. Citizenship or Place of Organization

Delaware

	7. Sole Voting Power
Number of Shares Beneficially Owned by	8. Shared Voting Power 5,800,000
Each Reporting Person With	9. Sole Dispositive Power -0-
	10. Shared Dispositive Power 5,800,000
11. Aggregate	Amount Beneficially Owned by Each Reporting Person 5,800,000
12. Check Box (See Instr	if the Aggregate Amount in Row (11) Excludes Certain Shares uctions)
13. Percent of	Class Represented by Amount in Row (11) 14.71323% (6)
14. Type of Re	porting Person
(6) See fottnote	

#### Item 1. Security and Issuer.

This statement relates to the shares of common stock, par value \$0.10 per share (the Common Delaware corporation (the "Issuer"), which has its principal executive offices at 555 Seventeenth Colorado 80202.

#### Item 2. Identity and Background.

(a). Name:

(b). Principal Business:

(a).	Name:	Chicago Carbon Company, an Illinois general partnersh that are wholly-owned subsidiaries of Union Oil Compa
(b).	Principal Business:	General partner in a partnership that is engaged in t coke.
(c).	Principal Business Address:	317 West New Avenue, Lemont, Illinois 60439.
(a).	Name:	Lemont Carbon, Inc. a Delaware corporation, and a gen 14.29% interest in Chicago, and a wholly-owned subsid California ("Lemont").
(b).	Principal Business:	General partner in a partnership that is engaged in t coke.
(c).	Principal Business Address:	2141 Rosecrans Avenue, Suite 4000, El Segundo, Califo
(a).	Name:	Midwest 76, Inc., a Delaware corporation, and a gener interest in Chicago, and a wholly-owned subsidiary of ("Midwest 76").
(b).	Principal Business:	Managing general partner of Chicago Carbon Company, w partnership that is engaged in the business of refini
(c).	Principal Business Address:	2141 Rosecrans Avenue, Suite 4000, El Segundo, Califo
(a).	Name:	Midwest Natural Gas Pipeline Company, a Delaware corp Chicago with a 11.53% interest in Chicago, and a whol Company of California ("Midwest").
(b).	Principal Business:	General partner of Chicago, which is a general partne in the business of refining needle coke.
(c).	Principal Business Address:	2141 Rosecrans Avenue, Suite 4000, El Segundo, Califo
, ,		

Union Oil Company of California, a California corpora

of Unocal Corporation ("Union Oil")

Oil and gas exploration and production.

(c). Principal Business Address: 2141 Rosecrans Avenue, Suite 4000, El Segundo, Califo

(a). Name: Unocal Corporation, a Delaware corporation ("Unocal")

(b). Principal Business: Oil and gas exploration and production

(c). Principal Business Address: 2141 Rosecrans Avenue, Suite 4000, El Segundo, Califo

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Attached as Appendix A is information concerning each partner of Chicago and the executive officers and directors of Lemont, Midwest 76, Midwest, Union and Unocal required to be disclosed in response to Item 2 and General Instruction C to Schedule 13D. Such persons may be deemed, but are not conceded to be, controlling persons of these entities. Collectively, Chicago, Lemont, Midwest 76, Midwest, Union and Unocal are hereinafter referred to as the "Reporting Persons."

- (d) During the past five years, none of the Reporting Persons nor any of the persons referred to in Appendix A has been convicted in a criminal proceeding (excluding traffic violations and similar misdemeanors).
- (e) None of the Reporting Persons nor any of the persons referred to in Appendix A has been 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, during the last five years.
  - (f) All persons named in Appendix A are citizens of the United States.
- Item 3. Source and Amount of Funds or Other Consideration.

Not applicable. See Item 4.

#### Item 4. Purpose of Transaction.

Union Oil originally purchased the shares of Common Stock reported herein for the purpose of investment. Union Oil subsequently sold the shares to Chicago in order to achieve a more tax-efficient corporate holding structure for the shares and at the time Chicago acquired the shares for the purpose of investment. Under the Stock Ownership and Registration Rights Agreement, dated as of June 29, 1999 by and between Union Oil and the Issuer (the "Stock Ownership Agreement"), a copy of which is attached hereto as Exhibit B, Union Oil retained (and pursuant to the Addendum referred to in the next sentence, Chicago succeeded to) the absolute right to vote its shares of Common Stock as it individually determined except as otherwise described in Item 6 hereof and in the Stock Ownership Agreement. Upon the sale of the shares to Chicago, Chicago, Union Oil and the Issuer executed an addendum to the Stock Ownership Agreement (the "Addendum"), attached hereto as Exhibit C, whereby Chicago became a party to the agreement and became bound by the same obligations as Union Oil under the agreement. With respect to plans or proposals that Union Oil may have that relate to any change in the present board of directors or management of the Issuer, Union Oil has the right under the Addendum to designate one member of the board of directors of the Issuer. Union Oil's current designated director to the Issuer's board of directors is Mr. Kenneth Butler.

The Stock Ownership Agreement affords Chicago certain rights, including the right to: (i) require the Issuer to undertake, from time to time, the registration with the U.S. Securities and Exchange Commission (the "S.E.C.") some or all of the shares of Common Stock it owns, subject to customary

limitations as set forth in the Stock Ownership Agreement; (ii) request that some or all of its shares of Common Stock be included with other shares of Common Stock that the Issuer proposes to register with the S.E.C., whether such registration relates to a primary or secondary offering or an offering of shares of Common Stock under a universal shelf registration statement subject to customary limitations as set forth in the Stock Ownership Agreement; and (iii) to acquire as many shares of Common Stock as may be required to maintain its then current ownership percentage if the Issuer sells or transfers additional shares of Common Stock that would otherwise dilute Chicago's ownership percentage.

On May 1, 2003, the Issuer filed a universal shelf registration statement on S.E.C. Form S-3 to sell up to \$500,000,000 of debt or equity securities. In response to the Issuer's filing as well as other strategic business considerations, Chicago is presently considering its options with respect to the shares of Common Stock it holds, including whether to sell some or all of them by exercising its registration rights under the Stock Ownership Agreement or otherwise. It is unlikely that Chicago will exercise its right to acquire additional shares of Common Stock in accordance with its rights under the Stock Ownership Agreement.

Item 5. Interest in the Securities of the Issuer.

- (a) There were 39,420,303 shares of Common Stock outstanding as of March 31, 2003. The Reporting Persons are deemed to be the beneficial owners of 5,800,000 shares of Common Stock, which constitute approximately 14.71323% of the total issued and outstanding Common Stock as of March 31, 2003.
- (b) Chicago is controlled by three general partners Lemont, Midwest 76 and Midwest which are wholly owned subsidiaries of Union. Union is a wholly owned subsidiary of Unocal. Therefore, Unocal may be deemed to control Union,

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Lemont, Midwest 76, Midwest, and Chicago. Thus, the Reporting Persons may be deemed to share voting power and investment power with respect to the Common Stock.

- (c) None of the Reporting Persons, nor any person listed on Appendix A, has effected any transactions in the Common Stock during the past  $60~\mathrm{days}$ .
- (d) To the best of the knowledge of the Reporting Persons, none of the Reporting Persons nor any person listed on Appendix A beneficially owns any Common Stock of the Issuer except as set forth above. To the best of the knowledge of each reporting Person, no persons other than Chicago has the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the shares of Common Stock beneficially owned by the Reporting Persons.
  - (e) Not applicable.
- Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer.

The shares of Common Stock acquired by Union and subsequently sold to Chicago were acquired in a private placement and are restricted securities. Pursuant to the Stock Ownership Agreement, Union retained the absolute right to vote its shares of Common Stock as it individually determined except that for so long as Union owns greater than 10% of Common Stock, it must vote its shares in

favor of the director nominees recommended by the management of the Issuer. In addition, certain transfer restrictions, and registration rights granted by the issuer are set forth in the Stock Ownership Agreement, a copy of which was included as Exhibit B to Schedule 13D filed on July 12, 1999. After the sale of the shares to Chicago, Union and the Issuer executed an addendum to the Stock Ownership Agreement (included as Exhibit B to this Schedule 13D) which has the same force and effect as if Chicago had executed a counterpart of the Stock Ownership Agreement. Additionally, the Issuer and Union executed a covenant (attached as Exhibit D to this Schedule 13D) whereby the Issuer consents to the transfer, Chicago agrees to comply with the terms and conditions of the Stock Ownership Agreement, and Union agrees to certain conditions including maintaining not less than 80% o the voting power of Chicago. Union and Chicago also executed a Clarification and Assignment (filed as Exhibit E to this Schedule 13) whereby Union assigns, conveys, and delivers to Chicago al of Union's rights, title and interest in to, and under the Stock Ownership Agreement (other than Union's rights, titles, and interests under Article 111 of the Stock Ownership Agreement, relating to Union's right to designate a director or a director nominee to the Board of Directors of the Issuer.

Item 7. Material to be Filed as Exhibits.

Exhibit A Joi	nt Filing	Agreement,	dated	June	3,	2003.
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- Exhibit B Stock Ownership and Registration Rights Agreement, dated as of June 29, 1999 by and between Union Oil and the Issuer (incorporated by reference to Exhibit B to the Schedule 13D of the Reporting Persons filed July 12, 1999).
- Exhibit C Addendum to Stock Ownership and Registration Rights Agreement dated as of September 30, 1999 by and between Union and Chicago (incorporated by reference to Exhibit B to the Schedule 13D/A of the Reporting Persons filed November 16, 1999).
- Exhibit D Unocal Covenant dated as of September 30, 1999 (incorporated by reference to Exhibit C to the Schedule 13D/A of the Reporting Persons filed November 16, 1999).
- Exhibit E Clarification and Assignment dated as of September 30, 1999 by and between Union and Chicago (incorporated by reference to Exhibit D to the Schedule 13D/A of the Reporting Persons filed November 16, 1999).

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#### SIGNATURE

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

Date: June 3, 2003

CHICAGO CARBON COMPANY

By: Midwest 76, Inc.,

its Managing General Partner

By:	/s/ Darrell D. Chessum
	arrell D. Chessum Treasurer
LEMONT CAR	BON, INC.
Ву:	/s/ Darrell D. Chessum
	arrell D. Chessum Treasurer
MIDWEST 76	, INC.
By:	/s/ Darrell D. Chessum
MIDWEST NA	TURAL GAS PIPELINE CO.
ву:	/s/ Daniel A. Franchi
	aniel A. Franchi Treasurer
UNION OIL	COMPANY OF CALIFORNIA
By:	/s/ Joe D. Cecil
	oe D. Cecil Vice President and Comptroller
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UNOCAL COR	PORATION
By:	/s/ Terry G. Dallas

Name: Terry G. Dallas

Title: Executive Vice President & CFO

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#### APPENDIX A

#### EACH PARTNER OF CHICAGO CARBON COMPANY

The following table sets forth the name, business address and present principal occupation or employment of each partner of Chicago Carbon Company. Unless otherwise indicated below, each such person is a citizen of the United States of America.

Present Principal Business; Business Address Name

See below LeMont Carbon, Inc.

Midwest 76, Inc. See below

Midwest Natural Gas Pipeline Co. See below

DIRECTORS, EXECUTIVE OFFICERS AND CONTROLLING PERSONS OF LEMONT CARBON, INC.

The following table sets forth the name, business address and present principal occupation or employment of each executive officer of Lemont Carbon Company, Inc. Unless otherwise indicated below, each such person is a citizen of the United States of America.

Name Present Principal Occupation or Employment; Business Address

John K. Bassett Director and President of Lemont Carbon, Inc., General

Manager Chicago Carbon Plant of Union Oil Company of

California

12308 South New Avenue, Lemont, Illinois 60439

Director and Vice President of Lemont Carbon, Inc., Real Mark A. Smith

Estate, Remediation, Mining & Carbon, Vice President of

Union Oil Company of California

376 South Valencia Avenue, Brea, CA 92823

Edward A. Wong Director of Lemont Carbon, Inc., Manager Planning/Tech &

Shared Resources of Union Oil Company of California

376 South Valencia Avenue, Brea, CA 92823

DIRECTORS, EXECUTIVE OFFICERS AND CONTROLLING PERSONS OF MIDWEST 76, INC.

The following table sets forth the name, business address and present principal occupation or employment of each executive officer of Midwest 76, Inc. Unless otherwise indicated below, each such person is a citizen of the United States of America.

Present Principal Occupation or Employment; Business Address Name

Director and Vice President of Midwest 76, Inc., General John K. Bassett

Manager Chicago Carbon Plant of Union Oil Company of

California

12308 South New Avenue, Lemont, Illinois 60439

Mark A. Smith Director and President of Midwest 76, Inc., Real Estate,

Remediation, Mining & Carbon, Vice President of Union Oil

Company of California

376 South Valencia Avenue, Brea, CA 92823

James J. Dean Director and Vice President of Midwest 76, Inc.,

Team Manager, Operations of Union Oil Company of California

12308 South New Avenue, Lemont, Illinois 60439

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DIRECTORS, EXECUTIVE OFFICERS AND CONTROLLING PERSONS OF MIDWEST NATURAL GAS PIPELINE CO.

The following table sets forth the name, business address and present principal occupation or employment of each executive officer of Midwest Natural Gas Pipeline Co. Unless otherwise indicated below, each such person is a citizen of the United States of America.

Name Present Principal Occupation or Employment; Business Address

Joseph A. Blount, Jr. Director and President of Midwest Natural Gas Pipeline Co., Pres

of Union Oil Company of California and President Unocal Midstrea

14141 Southwest Fwy, Sugarland, Texas 77478

John F. Oveson Director and Vice President of Midwest Natural Gas Pipeline Co.,

Union Oil Company of California

14141 Southwest Fwy, Sugarland, Texas 77478

Christopher Keene Director and Vice President of Midwest Natural Gas Pipeline Co.,

of Union Oil Company of California

14141 Southwest Fwy, Sugarland, Texas 77478

DIRECTORS, EXECUTIVE OFFICERS AND CONTROLLING PERSONS OF UNION OIL COMPANY OF CALIFORNIA

The following table sets forth the name, business address and present principal occupation or employment of each executive officer of Union Oil Company of California. Unless otherwise indicated below, each such person is a citizen of the United States of America.

Name Present Principal Occupation or Employment; Business Address

Charles R. Williamson Director, Chief Executive Officer of Union Oil Company of Califo

2141 Rosecrans Avenue, Suite 4000, El Segundo, California 90245

Timothy H. Ling Director, President and Chief Operating Officer of Union Oil Com

Terry G. Dallas	Executive Vice President and Chief Financial Officer of Union Oi 2141 Rosecrans Avenue, Suite 4000, El Segundo, California 90245
Thomas E. Fisher	Senior Vice President, Commercial Affairs of Union Oil Company o 2141 Rosecrans Avenue, Suite 4000, El Segundo, California 90245
Charles O. Strathman	Vice President and Chief Legal Officer of Union Oil Company of C 2141 Rosecrans Avenue, Suite 4000, El Segundo, California 90245

2141 Rosecrans Avenue, Suite 4000, El Segundo, California 90245

Douglas M. Miller Vice President, Corporate Development of Union Oil Company of Ca 2141 Rosecrans Avenue, Suite 4000, El Segundo, California 90245

Joe D. Cecil Vice President and Comptroller of Union Oil Company of Californi 2141 Rosecrans Avenue, Suite 4000, El Segundo, California 90245

# DIRECTORS, EXECUTIVE OFFICERS AND CONTROLLING PERSONS OF UNOCAL CORPORATION

The following table sets forth the name, business address and present principal occupation or employment of each executive officer of Unocal Corporation. Unless otherwise indicated below, each such person is a citizen of the United States of America.

Name	Present Principal Occupation or Employment; Business Address
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Charles R. Williamson	Director, Chief Executive Officer of Unocal Corporation 2141 Rosecrans Avenue, Suite 4000, El Segundo, California 90245
Timothy H. Ling	Director, President and Chief Operating Officer of Unocal Corpo 2141 Rosecrans Avenue, Suite 4000, El Segundo, California 90245
Terry G. Dallas	Executive Vice President and Chief Financial Officer of Unocal 2141 Rosecrans Avenue, Suite 4000, El Segundo, California 90245
Thomas E. Fisher	Senior Vice President, Commercial Affairs of Unocal Corporation 2141 Rosecrans Avenue, Suite 4000, El Segundo, California 90245
Charles O. Strathman	Vice President and Chief Legal Officer of Unocal Corporation 2141 Rosecrans Avenue, Suite 4000, El Segundo, California 90245

Joe D. Cecil

Vice President and Comptroller of Unocal Corporation
2141 Rosecrans Avenue, Suite 4000, El Segundo, California 90245

John W. Creighton, Jr.

Director, Vice Chairman of Unocal Corporation
2141 Rosecrans Avenue, Suite 4000, El Segundo, California 90245

Vice President, Corporate Development of Unocal Corporation 2141 Rosecrans Avenue, Suite 4000, El Segundo, California 90245

John W. Amerman Director of Unocal Corporation 2141 Rosecrans Avenue, Suite 4000, El Segundo, California 90245

James W. Crownover Director of Unocal Corporation

Douglas M. Miller

2141 Rosecrans Avenue, Suite 4000, El Segundo, California 90245

Frank C. Herringer Director of Unocal Corporation, Chairman and Director of Transa

2141 Rosecrans Avenue, Suite 4000, El Segundo, California 90245

Ferrell P. McClean Director of Unocal Corporation

2141 Rosecrans Avenue, Suite 4000, El Segundo, California 90245

Donald B. Rice Director of Unocal Corporation, Chairman, President and Chief E

2141 Rosecrans Avenue, Suite 4000, El Segundo, California 90245

Kevin W. Sharer Director of Unocal Corporation, Chairman, Chief Executive Office

2141 Rosecrans Avenue, Suite 4000, El Segundo, California 90245

Marina v.N. Whitman Director of Unocal Corporation, Professor of business administr

University of Michigan

2141 Rosecrans Avenue, Suite 4000, El Segundo, California 90245

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EXHIBIT A

Agreement re Joint Filing of Schedule 13D

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The undersigned hereby agree that they are filing jointly pursuant to Rule 13d-1 of the Securities Exchange Act of 1934 the statement dated June 3, 2003, containing the information required by Schedule 13D, for the 5,800,000 Shares of the Common Stock of Tom Brown, Inc. held by Chicago Carbon Company.

Date: June 3, 2003

CHICAGO CARBON COMPANY

By: Midwest 76, Inc.,

its Managing General Partner

By: /s/ Darrell D. Chessum

\_\_\_\_\_

Name: Darrell D. Chessum

Title: Treasurer

LEMONT CARBON, INC.

By:	/s/ [	arrell D	. Chessum		
		arrell D reasurer	. Chessum		
MIDW	EST 76, I	INC.			
Ву:	/s/ D	arrell D	. Chessum		
		arrell D reasurer	. Chessum		
MIDW	MIDWEST NATURAL GAS PIPELINE CO.				
By:	/s/ D	Daniel A.	Franchi		
		aniel A. Treasurer			
UNION OIL COMPANY OF CALIFORNIA					
ву:	/s/ J	Toe D. Ce	cil		
		Joe D. Ce	cil ident and Comptroller		
UNOC	AL CORPOF	RATION			
By:	/s/ I	erry G.	Dallas		

Name: Terry G. Dallas Title: Executive Vice President & CFO