UNITED AUTO GROUP INC Form SC 13D/A August 05, 2003

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

SCHEDULE 13D/A

UNDER THE SECURITIES EXCHANGE ACT OF 1934 (AMENDMENT NO. 18)\*

United Auto Group, Inc.
(Name of Issuer)
Common Stock (Par Value \$ 0.0001 Per Share)
(Title of Class of Securities)
909440 10 9
(CUSIP Number)
Valerie Ford Jacob, Esq. Fried, Frank, Harris, Shriver & Jacobson One New York Plaza New York, NY 10004 212-859-8000
(Name, Address and Telephone Number of Persons Authorized to Receive Notices and Communications)
August 1, 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 schedule because of Rule $13d-1(e)$ , $13d-1(f)$ or $13d-1(g)$ , check the following box [ ].
*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

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 ("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).

for any subsequent amendment containing information which would alter

disclosures provided in a prior cover page.

SCHEDULE 13D

			SCHEDULE 13D
CUSIP	No. 909440 10 9		
1		PORTING PERS	ON ICATION NO. OF ABOVE PERSON
	II	NTERNATIONAL	MOTOR CARS GROUP I, L.L.C.
2	CHECK THE A	APPROPRIATE	BOX IF A MEMBER OF A GROUP
3	SEC USE ONI	LY	
4	SOURCE OF I	FUNDS	
	AI	?	
5	CHECK BOX I	IF DISCLOSUR	E OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS
	NO	OT APPLICABL	E
6	CITIZENSHI	P OR PLACE O	F ORGANIZATION
	DE	ELAWARE	
		7	SOLE VOTING POWER
	NUMBER OF		0
	SHARES BENEFICIALLY	8	SHARED VOTING POWER
	OWNED BY		7,636,720
	EACH	9	SOLE DISPOSITIVE POWER
	REPORTING		0
	PERSON	10	SHARED DISPOSITIVE POWER
	WITH		7,636,720
11	AGGREGATE A	AMOUNT BENEF	ICIALLY OWNED BY EACH REPORTING PERSON
	19	9,124,098*	
12	CHECK BOX	IF THE AGGRE	GATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES
13			SENTED BY AMOUNT IN ROW (11)
	4.6	6.6%	
14	TYPE OF REF	PORTING PERS O	ON

<sup>\*</sup> The aggregate amount beneficially owned by each Reporting Person reported on line 11 and the percent of class reported on line 13 reflects the beneficial ownership of all Reporting Persons as a group. The amount of Voting Common Stock beneficially owned by International Motor Cars Group I,

2(d) or 2(e

L.L.C. without regard to such group status is 7,636,720, representing 18.8% of the Voting Common Stock outstanding.

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			SCHEDULE 13D	
CUS	IP No. 909440 10 9			
1	NAME OF REP		RSON IFICATION NO. OF ABOVE PERSON	
	IN	TERNATION	AL MOTOR CARS GROUP II, L.L.C.	
2	CHECK THE A	PPROPRIATI	E BOX IF A MEMBER OF A GROUP	
3	3 SEC USE ONLY			
4	SOURCE OF F	UNDS		
	AF			
5	CHECK BOX I	F DISCLOS	URE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2	
	NC	T APPLICAI	BLE	
6	CITIZENSHIP	OR PLACE	OF ORGANIZATION	
	DE	LAWARE		
	NUMBER OF	7	SOLE VOTING POWER	
	NUMBER OF		0	
	SHARES BENEFICIALLY	8	SHARED VOTING POWER	
	OWNED BY		64,490	
		9	SOLE DISPOSITIVE POWER	
	EACH		0	
	REPORTING			
	PERSON	10	SHARED DISPOSITIVE POWER	
	WITH		64,490	
11	AGGREGATE A	MOUNT BENI	EFICIALLY OWNED BY EACH REPORTING PERSON	
	19	,124,098*		

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES

12

2 (e

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 46.6% TYPE OF REPORTING PERSON 14 The aggregate amount beneficially owned by each Reporting Person reported on line 11 and the percent of class reported on line 13 reflects the beneficial ownership of all Reporting Persons as a group. The amount of Voting Common Stock beneficially owned by International Motor Cars Group II, L.L.C. without regard to such group status is 64,490, representing 0.2% of the Voting Common Stock outstanding. Page 3 of 19 SCHEDULE 13D \_\_\_\_\_\_ CUSIP No. 909440 10 9 \_\_\_\_\_\_ NAME OF REPORTING PERSON 1 S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON PENSKE CAPITAL PARTNERS, L.L.C. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP 2 (b) [ ] SEC USE ONLY 3 4 SOURCE OF FUNDS AF 5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e NOT APPLICABLE CITIZENSHIP OR PLACE OF ORGANIZATION DELAWARE 7 SOLE VOTING POWER NUMBER OF Ω SHARES BENEFICIALLY 8 SHARED VOTING POWER OWNED BY 7,701,211

	Lagai	i iiiig. Oi ti i EE	THO TO GITTO I TOMIT OF TODAY
	EACH	9	SOLE DISPOSITIVE POWER
			0
	REPORTING		
	PERSON	10	SHARED DISPOSITIVE POWER
	WITH		7,701,211
11	AGGREGATE	AMOUNT BENEFI	CIALLY OWNED BY EACH REPORTING PERSON
	1	9,124,098*	
12	CHECK BOX	IF THE AGGREG	ATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES
13	PERCENT OF	CLASS REPRES	ENTED BY AMOUNT IN ROW (11)
	4	6.6%	
14		PORTING PERSO O	N
*	on line 11 and t beneficial owner Voting Common St	he percent of ship of all R ock beneficia o such group	ally owned by each Reporting Person reported class reported on line 13 reflects the eporting Persons as a group. The amount of lly owned by Penske Capital Partners, L.L.C. status is 7,701,211, representing 19.0% of the ng.
			Page 4 of 19
			SCHEDULE 13D
CUSI	P No. 909440 10 9		
1		PORTING PERSO R.S. IDENTIFI	N CATION NO. OF ABOVE PERSON
	J	AMES A. HISLO	P

CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP

2

3

SEC USE ONLY

SOURCE OF FUNDS

PF, AF

5

5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e NOT APPLICABLE 6 CITIZENSHIP OR PLACE OF ORGANIZATION UNITED STATES 7 SOLE VOTING POWER NUMBER OF 100,000 SHARES BENEFICIALLY 8 SHARED VOTING POWER OWNED BY 7,814,719 9 SOLE DISPOSITIVE POWER EACH 213,508 REPORTING PERSON 10 SHARED DISPOSITIVE POWER WITH 7,701,211 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 19,124,098\* CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES 12 1.3 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 46.6% 14 TYPE OF REPORTING PERSON ΙN

\* The aggregate amount beneficially owned by each Reporting Person reported on line 11 and the percent of class reported on line 13 reflects the beneficial ownership of all Reporting Persons as a group. The amount of Voting Common Stock beneficially owned by James A. Hislop without regard to such group status is 7,914,719, representing 19.5% of the Voting Common Stock outstanding.

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SCHEDULE 13D

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CUSIP No. 909440 10 9

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NAME OF REPORTING PERSON
S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON

ROGER S. PENSKE

2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP			
3	SEC USE ONLY			
4	SOURCE OF	FUNDS		
	P	F, AF, 00		
5	CHECK BOX	IF DISCLOSU	JRE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d)	
	N	OT APPLICAE	BLE	
6	CITIZENSHI	P OR PLACE	OF ORGANIZATION	
	U	NITED STATE	SS S	
		7	SOLE VOTING POWER	
	NUMBER OF		474,167	
	SHARES BENEFICIALLY	8	SHARED VOTING POWER	
	OWNED BY		18,549,931	
	EACH	9	SOLE DISPOSITIVE POWER	
	REPORTING		581,224	
	PERSON	10	SHARED DISPOSITIVE POWER	
	WITH	10	18,038,109	
11		AMOUNT DENE	EFICIALLY OWNED BY EACH REPORTING PERSON	
11			EFICIALLI OWNED BI EACH REPORTING FERSON	
1.0	19,124,098*			
12	CHECK BOX	IF THE AGGF	REGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES	
13	PERCENT OF	CLASS REPF	RESENTED BY AMOUNT IN ROW (11)	
	4	6.6%		
14		PORTING PEF	RSON	
*	The aggregate am	ount benefi	cially owned by each Reporting Person reported	

<sup>\*</sup> The aggregate amount beneficially owned by each Reporting Person reported on line 11 and the percent of class reported on line 13 reflects the beneficial ownership of all Reporting Persons as a group. The amount of Voting Common Stock beneficially owned by Roger S. Penske without regard to such group status is 19,024,098, representing 46.3% of the Voting Common Stock deemed to be outstanding for this purpose.

or 2(e

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			SCHEDULE 13D		
CUSII	P No. 909440 10 9				
1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON				
	PE'	NSKE CORPO	ORATION		
2	CHECK THE A	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP			
3	SEC USE ONLY				
4	SOURCE OF FU	UNDS			
	WC				
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2				
	NO'	T APPLICAE	BLE		
6	6 CITIZENSHIP OR PLACE OF ORGANIZATION				
	DE.	LAWARE			
		7	SOLE VOTING POWER		
	NUMBER OF		0		
	SHARES BENEFICIALLY	8	SHARED VOTING POWER		
	OWNED BY		10,848,720		
	53.0H	9	SOLE DISPOSITIVE POWER		
	EACH		0		
	REPORTING	- 0			
	PERSON	10	SHARED DISPOSITIVE POWER		
	WITH		17,815,284		
11			EFICIALLY OWNED BY EACH REPORTING PERSON		
		,124,098*			
12	CHECK BOX I	F THE AGGE	REGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES		

13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

46.6%

14 TYPE OF REPORTING PERSON CO

\* The aggregate amount beneficially owned by each Reporting Person reported on line 11 and the percent of class reported on line 13 reflects the beneficial ownership of all Reporting Persons as a group. The amount of Voting Common Stock beneficially owned by Penske Corporation without regard to such group status is 18,327,106, representing 45.1% of the Voting Common Stock outstanding.

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This Amendment No. 18 (this "Amendment") amends and supplements the Schedule 13D filed on behalf of International Motor Cars Group I, L.L.C., a Delaware limited liability company ("IMCG I"), International Motor Cars Group II, L.L.C., a Delaware limited liability company ("IMCG II" and together with IMCG I, the "Purchasers"), Penske Capital Partners, L.L.C., a Delaware limited liability company ("PCP"), Penske Corporation, a Delaware corporation ("Penske Corporation"), Roger S. Penske and James A. Hislop (all such persons, the "Reporting Persons") with the Securities and Exchange Commission on April 22, 1999, as amended by Amendment No. 1 filed on May 3, 1999, Amendment No. 2 filed on August 5, 1999, Amendment No. 3 filed on February 9, 2000, Amendment No. 4 filed on September 12, 2000, Amendment No. 5 filed on October 26, 2000, Amendment No. 6 filed on December 18, 2000, Amendment No. 7 filed on December 26, 2000, Amendment No. 8 filed on February 14, 2001, Amendment No. 9 filed on March 6, 2001, Amendment No. 10 filed on August 7, 2001, Amendment No. 11 filed on March 1, 2002, Amendment No. 12 filed on March 27, 2002, Amendment No. 13 filed on May 14, 2002, Amendment No. 14 filed on June 26, 2002, Amendment No. 15 filed on August 21, 2002, Amendment No. 16 filed on April 9, 2003 and Amendment No. 17 filed on April 29, 2003 (the "Schedule 13D"), relating to the Voting Common Stock, par value \$0.0001 per share (the "Voting Common Stock"), of United Auto Group, Inc., a Delaware corporation (the "Company"). Capitalized terms used but not otherwise defined herein shall have the meanings ascribed to such terms in the Schedule 13D.

This Amendment is being filed to reflect the following

#### transactions:

o On August 1, 2003, IMCG II distributed to PCP 38,250 shares of Voting Common Stock. In turn, PCP distributed 553,544 shares of Voting Common Stock (including the 38,250 shares of Voting Common Stock received from IMCG II on August 1, 2003) to its members, who immediately distributed all 553,544 shares of Voting Common Stock. In connection with such distributions, James A. Hislop received 113,508 shares of Voting Common Stock and Roger S. Penske received 107,057 shares of Voting Common Stock. In order to induce PCP to cause such distributions, concurrently with such distributions, each of the following recipients have been asked to enter into the

Voting and Transfer Rights Agreement dated August 1, 2003 (the "Transfer Rights Agreement") with Penske Corporation: James A. Hislop, Roger S. Penske, R.J. Peters & Co., LLC, Helmet Werner, Gregory Penske, Roger S. Penske, Jr., Robert H. Kurnick, Jr., Patrick J. Conroy, Walter P. Czarnecki, Paul F. Walters, Lawrence N. Bluth, Gregory Houfley, Edward Tracz, Brian Hard, Vince Hartnett, Ludvik Koci and Mary Lou Pernicano (each a "Holder" and collectively, the "Holders"). Pursuant to the Transfer Rights Agreement, each Holder agreed that any shares of Voting Common Stock it received as a result of distributions by PCP on August 1, 2003 (collectively, the "Restricted Securities") were subject to certain transfer and voting restrictions described in greater detail in Item 6 below. An aggregate of 511,822 shares of Voting Common Stock received by the Holders are subject to the Transfer Rights Agreement.

On August 1, 2003, Penske Corporation made a loan to IMCG II in the amount of \$511,600. In order to secure the payment by IMCG II of such loan, IMCG II entered into a Pledge Agreement, dated as of August 1, 2003, in favor of Penske Corporation, pursuant to which IMCG II pledged, and granted

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Penske Corporation a security interest in, 32,250 shares of Voting Common Stock beneficially owned by IMCG II.

o On May 16, 2003, Mr. Penske acquired 12,500 shares of restricted Voting Common Stock.

The Schedule 13D is hereby amended and supplemented as

follows:

ITEM 5. INTERESTS IN SECURITIES OF THE ISSUER.

Based on the Company's Form 10-Q for the quarter ended March 31, 2003, as of May 12, 2003, there were 40,611,310 shares of Voting Common Stock outstanding.

(a) As of August 1, 2003, as a result of the transactions previously reported on this Schedule 13D:

- o in the aggregate, the Reporting Persons beneficially own an aggregate of 19,124,098 shares of Voting Common Stock, which constitutes approximately 46.6% of the 41,065,477 shares of Voting Common Stock deemed to be outstanding for this purpose;
- o IMCG I beneficially owns 7,636,720 shares of Voting Common Stock, representing 18.8% of the 40,611,310 shares of

Voting Common Stock outstanding;

- o IMCG II beneficially owns 64,490 shares of Voting Common Stock, representing 0.2% of the 40,611,310 shares of Voting Common Stock outstanding;
- o Penske Corporation beneficially owns 18,327,106 shares of Voting Common Stock, representing 45.1% of the 40,611,310 shares of Voting Common Stock outstanding;
- o PCP beneficially owns 7,701,211 shares of Voting Common Stock, representing 19.0% of the 40,611,310 shares of Voting Common Stock outstanding;
- o Roger S. Penske beneficially owns 19,024,098 shares of Voting Common Stock, representing 46.3% of the 41,065,477 shares of Voting Common Stock deemed to be outstanding for this purpose; and
- o James A. Hislop beneficially owns 7,914,719 shares of Voting Common Stock, representing 19.5% of the 40,611,310 shares of Voting Common Stock outstanding.

In accordance with Rule 13d-3 (d) (1) of the Exchange Act, the number of shares of Voting Common Stock deemed to be outstanding for purposes of calculating the beneficial ownership of the Reporting Persons in the aggregate and Roger S. Penske individually includes

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441,667 shares of Voting Common Stock issuable upon the exercise of options previously issued to Roger Penske.

As of August 1, 2003, taking into account only those securities held by the Reporting Persons that are currently outstanding and have voting rights, the Reporting Persons held approximately 45.7% of the voting power with respect to matters coming before the holders of the Voting Common Stock.

- (b) As of August 1, 2003:
- o IMCG I has the shared power to direct the vote of 7,636,720 shares of Voting Common Stock, subject to certain restrictions contained in the Restated Stockholders Agreement;
- o IMCG II has the shared power to direct the vote of 64,490 shares of Voting Common Stock, subject to certain restrictions contained in the Restated Stockholders Agreement;
- Penske Corporation has the shared power to direct the vote of 10,848,720 shares of Voting Common Stock;
- o PCP has the shared power to direct the vote of 7,701,211

shares of Voting Common Stock;

- Roger S. Penske has the sole power to direct the vote of 32,500 shares of Voting Common Stock, and, upon (w) the exercise of the Second Closing Options, (x) the exercise of an option to purchase 25,000 shares of Voting Common Stock previously granted to Roger S. Penske, (y) the exercise of a portion of an option (such portion covering 10,000 shares of Voting Common Stock) previously granted to Roger S. Penske, which portion vested in part on February 28, 2002 and in part on February 28, 2003, and (z) the exercise of a portion of an option (such portion covering 6,667 shares of Voting Common Stock) previously granted to Roger S. Penske, which portion vested on February 22, 2003, Roger S. Penske will have the sole power to direct the vote of an aggregate of 474,167 shares of Voting Common Stock and shared power to direct the vote of 18,549,931 shares of Voting Common Stock; and
- o James A. Hislop has the sole power to direct the vote of 100,000 shares of Voting Common Stock and shared power to direct the vote of 7,814,719 shares of Voting Common Stock.

 $$\operatorname{As}$  of August 1, 2003, subject to certain restrictions contained in the IMCG I Letter Agreement and the IMCG II Letter Agreement, as applicable:

- o IMCG I has the shared power to direct the disposition of 7,636,720 shares of Voting Common Stock;
- o IMCG II has the shared power to direct the disposition of 64,490 shares of Voting Common Stock;

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- o Penske Corporation has the shared power to direct the disposition of 17,815,284 shares of Voting Common Stock;
- o PCP has the shared power to direct the disposition of 7,701,211 shares of Voting Common Stock;
- Roger S. Penske has the sole power to direct the disposition of 139,557 shares of Voting Common Stock, and, upon (w) the exercise of the Second Closing Options, (x) the exercise of an option to purchase 25,000 shares of Voting Common Stock previously granted to Roger S. Penske, (y) the exercise of a portion of an option (such portion covering 10,000 shares of Voting Common Stock) previously granted to Roger S. Penske, which portion vested in part on February 28, 2002 and in part on February 28, 2003, and (z) the exercise of a portion of an option (such portion covering 6,667 shares of Voting Common Stock) previously granted to Roger S. Penske, which portion vested on February 22, 2003, Roger S. Penske will have the sole power to direct the vote of an aggregate of 581,224 shares of Voting Common Stock and shared power to direct the vote of 18,038,109 shares of Voting Common Stock; and

o James A. Hislop has the sole power to direct the disposition of 213,508 shares of Voting Common Stock and the shared power to direct the disposition of 7,701,211 shares of Voting Common Stock.

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

Transfer Rights Agreement

On August 1, 2003, each of the Holders entered into the Transfer Rights Agreement with Penske Corporation as an inducement to cause PCP to distribute to each of them their respective Restricted Securities. Pursuant to the Transfer Rights Agreement, each Holder agreed to vote its Restricted Securities as directed by Penske Corporation or, in the absence of direction by Penske Corporation, in favor of any proposal or any director nominee recommended by the Board of Directors of the Company, at any meeting of the stockholders of the Company, any adjournment thereof or pursuant to written consent. Each Holder further agreed that any breach of such voting agreement would result in a forfeiture of such Holder's Restricted Securities in favor of Penske Corporation.

Each Holder also agreed that it would at all times be the only person with a direct economic interest in the Restricted Securities, other than a permitted transferee. In addition, each Holder agreed that it would transfer no more than 33% of its Restricted Securities prior to August 1, 2004 and no more than 66% of its Restricted Securities prior to August 1, 2005. Notwithstanding the foregoing, each Holder agreed that it would, prior to any transfer in excess of 33% of its Restricted Securities, first offer to Penske Corporation the right to purchase such Restricted Securities proposed to be transferred, at a price equal to the closing price quoted on the New York Stock Exchange Composite Index on the date the transfer notice is delivered to Penske Corporation. Penske Corporation will have three business days from the time of delivery of the transfer notice to inform such Holder whether it desires to purchase any shares. If Penske Corporation informs such Holder that is does not intend to purchase any such shares or provides

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no response prior to the expiration of such period, such Holder is entitled to transfer such shares free and clear of the restrictions set forth in the Transfer Agreement.

The Transfer Rights Agreement is attached as Exhibit 35 hereto and is incorporated in and made a part of this Schedule 13D in its entirety by reference.

IMCG II Pledge Agreement

On August 1, 2003, Penske Corporation made a loan to IMCG II in the amount of \$511,600 (the "Penske Corporation Loan"). The Penske Corporation Loan is payable on demand and accrues interest at an annual rate of 6%. In order to secure the payment by IMCG II of the Penske Corporation Loan, IMCG II entered into a Stock Pledge Agreement, dated as of August 1, 2003 (the "IMCG II Pledge Agreement"), in favor of Penske Corporation, pursuant to which IMCG II pledged, and granted Penske Corporation a security interest in, 32,250 shares of Voting Common Stock beneficially owned by IMCG II. In the event that IMCG II defaults under the

Penske Corporation Loan, Penske Corporation is entitled to enforce its rights with respect to the shares of Voting Common Stock pledged by IMCG II pursuant to the IMCG II Pledge Agreement, including by causing the transfer of such shares of Voting Common Stock to Penske Corporation.

The IMCG II Pledge Agreement is attached as Exhibit 36 hereto and is incorporated in and made a part of this Schedule 13D in its entirety by reference.

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

August 4, 2003

INTERNATIONAL MOTOR CARS GROUP I, L.L.C.

By: PENSKE CAPITAL PARTNERS, L.L.C.
Its Managing Member

By: /s/ James A. Hislop

James A. Hislop

President

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

August 4, 2003

INTERNATIONAL MOTOR CARS GROUP II, L.L.C.

By: PENSKE CAPITAL PARTNERS, L.L.C.
Its Managing Member

By: /s/ James A. Hislop

James A. Hislop President

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

August 4, 2003

PENSKE CAPITAL PARTNERS, L.L.C.

By: /s/ James A. Hislop

James A. Hislop

President

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

August 4, 2003

/s/ James A. Hislop
----James A. Hislop

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

August 4, 2003

/s/ Roger S. Penske
----Roger S. Penske

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

August 4, 2003

#### PENSKE CORPORATION

By /s/ Robert H. Kurnick, Jr.

Name: Robert H. Kurnick, Jr. Title: President

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#### EXHIBIT INDEX

Exhibit 35 -- Voting and Transfer Rights Agreement, dated as of August 1, 2003, by and among James A. Hislop, Roger S. Penske, R.J. Peters & Co., LLC, Helmet Werner, Gregory Penske, Roger S. Penske, Jr., Robert H. Kurnick, Jr., Patrick J. Conroy, Walter P. Czarnecki, Paul F. Walters, Lawrence N. Bluth, Gregory Houfley, Edward Tracz, Brian Hard, Vince Hartnett, Ludvik

Koci, Mary Lou Pernicano and Penske Corporation.

Exhibit 36 -- Stock Pledge Agreement, dated as of August 1, 2003 given by International Motor Cars Group II, LLC in favor of Penske Corporation.

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