USX CORP Form SC TO-I October 12, 2001

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SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

SCHEDULE TO (Rule 14d-100)

TENDER OFFER STATEMENT UNDER SECTION 14(d)(1) OR 13(e)(1) OF THE SECURITIES EXCHANGE ACT OF 1934

USX CORPORATION

USX CAPITAL TRUST I

USX CAPITAL LLC

(Name of Subject Company (Issuer))

UNITED STATES STEEL LLC (Offeror)
to be converted into
UNITED STATES STEEL CORPORATION
(Name of Filing Person (Identifying status as Offeror, Issuer or Other
Person))

6.50% Cumulative Convertible Preferred Stock of USX Corporation 6.75% Convertible Quarterly Income Preferred Securities (QUIPS/SM/) of USX Capital Trust I

8.75% Cumulative Monthly Income Preferred Shares, Series A (MIPS(R)), of USX

Capital LLC

(Title of Class of Securities)

902905 1819 (USX Corporation) 903339 E201 (USX Capital Trust I) P96460 1031 (USX Capital LLC) (CUSIP Number of Class of Securities

P96460 1031 (USX Capital LLC)
(CUSIP Number of Class of Securities)

Dan D. Sandman, Esq.

Senior Vice President--Human Resources & Public Affairs
USX Corporation

600 Grant Street Pittsburgh, Pennsylvania 15219-4776

General Counsel, Secretary and

(412) 433-1121

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

on Behalf of the Filing Person)

COPY TO:

Robert B. Pincus, Esq.
Skadden, Arps, Slate, Meagher & Flom LLP
One Rodney Square
Wilmington, Delaware 19801
(302) 651-3000

CALCULATION OF FILING FEE

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Transaction Valuation*	Amount of Filing Fee**
\$356,489,204	\$71,298
* Estimated for purposes of calculating the Assumes the issuance of an aggregate of \$ \$ Senior Quarterly Income Debt Securities for an aggregate of \$365 million face and Convertible Preferred Stock of USX Corpor Stock"), 6.75% Convertible Quarterly Income of USX Capital Trust I (the "QUIPS"), 8.70 Preferred Shares, Series A (MIPS(R)) of Usy together with the 6.50% Preferred Stock as Securities"), or 64.26% of the Outstanding Based on the sum of (i) the product of (Among the Amount of the Fernance of the Amount of the filing fee, calculated	S365 million principal amount of es (SQUIDS/SM/) due 2031 in exchange ount of 6.50% Cumulative ration (the "6.50% Preferred ome Preferred Securities (QUIPS/SM/) 75% Cumulative Monthly Income JSX Capital LLC (the "MIPS", and, and the QUIPS, the "Outstanding and Securities of each series.  A) 2,404,487, the number of shares September 30, 2001, and (B) Preferred Stock assumed to be a herein, multiplied by \$48.40, ice of the 6.50% Preferred Stock (A) 3,937,163, the number of and (B) 64.36%, the percentage of ange offers described herein, high and low sales price of the product of (A) 10,000,000, the din the exchange offers described e of the high and low sales price
the Securities Exchange Act of 1934, as a percent of the Transaction Value.	
[X] Check box if any part of the fee is offs and identify the filing with which the capaid. Identify the previous filing by rether Form or Schedule and the date of its Amount Previously Paid: \$88,378 Fiform or Registration No.: Form S-4 LI	offsetting fee was previously egistration statement number, or s filing. Eling Party: United States Steel
<pre>[_]Check the box if the filing relates solely   made before the commencement of a tender of Check the appropriate boxes below to designal statement relates:     [_]Third-party tender offer subject to Ru     [_</pre>	offer.  Ate any transactions to which the  ale 14d-1.  _] Issuer tender offer subject to
<pre>[_]Going-private transaction subject to F [_</pre>	ale 13e-4. Rule 13e-3] Amendment to Schedule 13D under ale 13d-2.
Check the following box if the filing is a results of the tender offer: [_]	final amendment reporting the
SQUIDS/SM/ and QUIPS/SM/ are registered ser registered trademark of Goldman, Sachs & Co.	rvice marks and MIPS(R) is a

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This Tender Offer Statement on Schedule TO relates to the offers (the "Exchange Offers") by United States Steel LLC, a Delaware limited liability company ("United States Steel"), which is currently a wholly owned subsidiary of USX Corporation, a Delaware corporation ("USX"), to exchange an equal principal amount of 9.25% Senior Quarterly Income Debt Securities (SQUIDSSM) due 2031 of United States Steel (the "SOUIDS") for each validly tendered and accepted (i) share of 6.50% Cumulative Convertible Preferred Stock of USX (the "6.50% Preferred Stock"); (ii) 6.75% Convertible Quarterly Income Preferred Security (QUIPSSM) of USX Capital Trust I, a wholly owned subsidiary of USX (the "6.75% QUIPS"); and (iii) 8.75% Cumulative Monthly Income Preferred Share, Series A (MIPS(R)) of USX Capital LLC, a wholly owned subsidiary of USX (the "8.75% MIPS" and, together with the 6.50% Preferred Stock and the 6.75% QUIPS, the "Outstanding Securities"), plus payment of accrued but unpaid dividends or distributions on the Outstanding Securities; provided, that United States Steel will only accept up to an aggregate of \$365 million face amount of the Outstanding Securities in the Exchange Offers; and, further provided, that following the Exchange Offers, there must remain outstanding at least \$5 million face amount of each series of the Outstanding Securities.

The USX board of directors has approved a reorganization, pursuant to which USX will distribute all of the equity securities of United States Steel Corporation to the holders of USX's U.S. Steel Group common stock (the "Separation"). As part of the Separation, United States Steel LLC will be converted into United States Steel Corporation, a Delaware corporation, and USX will change its name to Marathon Oil Corporation. The terms and conditions of the Separation are described in the proxy statement/prospectus of USX, dated September 20, 2001 (the "Proxy Statement/Prospectus"), which forms a part of the registration statement on Form S-4 of United States Steel (Registration No. 333-69090), dated September 7, 2001, as amended September 20, 2001 (as so amended, the "Separation Registration Statement"). United States Steel is making the Exchange Offers in connection with the Separation and the related financing.

In connection with the Exchange Offers, United States Steel has filed under the Securities Act of 1933, as amended, a registration statement on Form S-4 (Registration No. 333- ) (as amended through the date hereof, the "Exchange Registration Statement") to register up to \$365 million aggregate principal amount of the SQUIDS. The terms and conditions of the Exchange Offers are described in (i) the prospectus, dated October , 2001 (the "Prospectus"), which forms a part of the Exchange Registration Statement, a copy of which is attached hereto as Exhibit 12(a)(1)(i); and (ii) the related Letters of Transmittal and Instructions thereto, copies of which are attached hereto as Exhibits 12(a)(1)(ii) through 12(a)(1)(iv), respectively (which, as they may be amended or supplemented from time to time, together constitute the "Offers").

Pursuant to General Instruction F to Schedule TO, the information contained in the Offers, including all schedules and annexes thereto, is hereby expressly incorporated herein by reference in response to all the items of this Statement, except as otherwise set forth below.

Item 1. Summary Term Sheet.

The information set forth in the section of the Prospectus entitled "Summary--Questions and Answers About the Exchange Offers" is incorporated herein by reference.

Item 2. Subject Company Information.

#### (a) Name and Address.

The subject companies and issuers are USX Corporation, a Delaware corporation, and its wholly owned subsidiaries, USX Capital Trust I, a statutory business trust formed under the Delaware Business Trust Act, and USX Capital LLC, a limited life company organized under the laws of the Turks and Caicos Islands.

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#### (b) Securities.

The subject classes of securities are 6.50% Cumulative Convertible Preferred Stock of USX, 6.75% Convertible Quarterly Income Preferred Securities of USX Capital Trust I and 8.75% Cumulative Monthly Income Preferred Shares, Series A of USX Capital LLC. As of September 30, 2001, there were outstanding 2,404,487 shares of 6.50% Preferred Stock, 3,937,216 of the 6.75% QUIPS and 10,000,000 of the 8.75% MIPS.

### (c) Trading Market and Price.

The information set forth in the section of the Prospectus entitled "Information About the Outstanding Securities" is incorporated herein by reference.

### Item 3. Identity and Background of Filing Person

#### (a) Name and Address.

The principal executive offices of United States Steel, the filing person, and USX, its parent company, are located at 600 Grant Street, Pittsburgh, Pennsylvania 15219-4776 and their telephone number is (412) 433-1121.

The information set forth in the section of the Prospectus entitled "Management of United States Steel" and the section of the Proxy Statement of USX on Schedule 14A filed on March 12, 2001 entitled "The Board of Directors and Its Committees" is incorporated herein by reference. The address of each director and executive officer listed in these sections is c/o USX Corporation, 600 Grant Street, Pittsburgh, Pennsylvania 15219-4776 and the telephone number is (412) 433-1121.

#### Item 4. Terms of the Transaction.

#### (a) Material Terms.

The information set forth in the sections of the Prospectus entitled "The Exchange Offers," "Description of the SQUIDS," "Certain Federal Income Tax Considerations," "The Exchange Offers— Accounting Treatment of Exchange Offers" and "Comparison of the Outstanding Securities and the SQUIDS" is incorporated herein by reference.

### (b) Purchases.

No securities will be purchased from any officer, director or affiliate of USX in connection with the Exchange Offers.

## Item 5. Past Contracts, Transactions, Negotiations and Agreements.

(e) Agreements Involving the Subject Company's Securities.

The information set forth in the sections of the Prospectus entitled

"Management of United States Steel," "The Proposed Separation," "Description of Other Indebtedness," "Description of the SQUIDS " and "Security Ownership of Directors and Executive Officers" is incorporated herein by reference.

The information set forth in the sections of the Proxy Statement/Prospectus entitled "Description of Capital Stock of Marathon Oil Corporation Following the Separation," "Description of Capital Stock of United States Steel Corporation Following the Separation," "Proposal One: The Separation—Financing Arrangements Relating to the Separation," "Proposal One: The Separation—Interests of Officers and Directors in the Separation," "Information about United States Steel—Management of

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United States Steel Corporation Following the Separation," and "Information About Marathon-- Management of Marathon Oil Corporation Following the Separation" is incorporated herein by reference.

Item 6. Purposes of the Transaction and Plans or Proposals.

(a) Purposes.

The information set forth in the sections of the Prospectus entitled "The Exchange Offers," "The Proposed Separation" and "Description of Other Indebtedness" is incorporated herein by reference.

(b) Use of Securities Acquired.

The Outstanding Securities acquired pursuant to the Exchange Offers will be cancelled and retired.

(c) Plans.

The information set forth in the sections of the Prospectus entitled "The Proposed Separation," "Relationship Between United States Steel Corporation and Marathon Oil Corporation After the Separation," "Management of United States Steel," "Capitalization," "Unaudited Pro Forma Condensed Combined Financial Statements," "Description of Other Indebtedness," "Description of the SQUIDS" and "Comparison of the Outstanding Securities and the SQUIDS" is incorporated herein by reference.

The information set forth in the sections of the Proxy Statement/Prospectus entitled "Description of Capital Stock of Marathon Oil Corporation Following the Separation," "Description of Capital Stock of United States Steel Corporation Following the Separation," "Market Price and Dividend Information of Marathon Group Shares and U. S. Steel Group Shares," "Proposal One: The Separation—Financing Arrangements Relating to the Separation," "Comparison of the Rights of Stockholders," "Information About United States Steel—Management of United States Steel Corporation Following the Separation," and "Information About Marathon—Management of Marathon Oil Corporation Following the Separation" is incorporated herein by reference.

Item 7. Source and Amount of Funds or Other Consideration.

(a) Source of Funds.

Not applicable.

(b) Conditions.

Not applicable.

(d) Borrowed Funds.

Not applicable.

Item 8. Interest in Securities of the Subject Company.

(a) Securities Ownership.

Neither United States Steel nor USX, nor any of their respective directors or executive officers or majority-owned subsidiaries, nor any of their associates owns any of the Outstanding Securities.

(b) Securities Transactions.

None.

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Item 9. Persons/Assets, Retained, Employed, Compensated or Used.

(a) Solicitations or Recommendations.

The information set forth in the sections of the Prospectus entitled "The Exchange Offers--Dealer Managers and Soliciting Dealers" and "The Exchange Offers--Other Fees and Expenses" is incorporated herein by reference.

Item 10. Financial Statements.

(a) Financial Information.

The following financial statements and financial information are incorporated herein by reference:

- (1) The audited consolidated financial statements of USX set forth in USX's Annual Report on Form 10-K for the fiscal year ended December 31, 2000, as amended by Form 10-K/A filed on September 14, 2001 and by Form 10-K/A filed on October 11, 2001;
- (2) The unaudited consolidated financial statements of USX set forth in USX's Quarterly Report on Form 10-Q for the quarter ended June 30, 2001; and
- (3) The information set forth in the sections of the Prospectus entitled "Summary Financial Data of United States Steel" and "Selected Historical Financial Information for United States Steel" is incorporated herein by reference; and
- (4) The information set forth in the sections of the Prospectus entitled "Summary Financial Data of United States Steel" and "Selected Historical Financial Information for United States Steel" is incorporated herein by reference.
- (b) Pro Forma Information.

The information set forth in the section of the Prospectus entitled "Unaudited Pro Forma Condensed Combined Financial Statements" is incorporated herein by reference.

Item 11. Additional Information.

(a) (1) Agreements.

The information set forth in the sections of the Prospectus entitled "Management of United States Steel" and "Relationship Between United States Steel Corporation and Marathon Oil Corporation After the Separation" is incorporated herein by reference. The information set forth in the section of the Proxy Statement/Prospectus entitled "Proposal One: The Separation—Interests of Officers and Directors in the Separation" is incorporated herein by reference.

(a) (2) Regulatory Requirements.

The information set forth in the section of the Prospectus entitled "The Exchange Offers" is incorporated herein by reference.

(a) (3) Applicability of Anti-Trust Laws.

Not applicable.

(a) (4) Applicability of Margin Requirements.

Not applicable.

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(a) (5) Legal Proceedings.

None.

(b) Other Material Information.

The information set forth in the Prospectus is incorporated herein by reference.

Item 12. Exhibits.

A list of exhibits filed herewith is contained in the Index to Exhibits, which is incorporated herein by reference.

Item 13. Information Required by Schedule 13E-3.

Not applicable.

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### SIGNATURE

After due 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.

Date: October 11, 2001

/s/ Gretchen R. Haggerty

Gretchen R. Haggerty
Vice President--Accounting &

Finance

# INDEX TO EXHIBITS

Exhibit No.	Description
12(a)(1)(i)	Prospectus, dated October , 2001 (incorporated by reference to the Exchange Registration Statement).
12(a)(1)(ii)	Form of Letter of Transmittal for the 6.50% Preferred Stock (incorporated by reference to Exhibit 99.1 to the Exchange Registration Statement).
12(a)(1)(iii)	Form of Letter of Transmittal for the 6.75% QUIPS (incorporated by reference to Exhibit 99.2 to the Exchange Registration Statement).
12(a)(1)(iv)	Form of Letter of Transmittal for the 8.75% MIPS (incorporated by reference to Exhibit 99.3 to the Exchange Registration Statement).
12(a)(1)(v)	Form of Notice of Guaranteed Delivery for the 6.50% Preferred Stock (incorporated by reference to Exhibit 99.4 to the Exchange Registration Statement).
12(a)(1)(vi)	Form of Notice of Guaranteed Delivery for the 6.75% QUIPS (incorporated by reference to Exhibit 99.5 to the Exchange Registration Statement).
12(a)(1)(vii)	Form of Notice of Guaranteed Delivery for the 8.75% MIPS (incorporated by reference to Exhibit 99.6 to the Exchange Registration Statement).
12(a)(1)(viii)	Form of Letter to Brokers, Securities Dealers, Commercial Banks, Trust Companies and Other Nominees (incorporated by reference to Exhibit 99.9 to the Exchange Registration Statement).
12(a)(1)(ix)	Form of Letter to Registered Holders and Depository Trust Company Participants (incorporated by reference to Exhibit 99.10 to the Exchange Registration Statement).
12(a)(1)(x)	Letter to Clients (incorporated by reference to Exhibit 99.12 to the Exchange Registration Statement).
12(a)(2)	Not applicable.
12(a)(3)	Not applicable.
12(a)(4)	Prospectus dated October , 2001 (incorporated by reference to the Exchange Registration Statement).
12(a)(5)(i)	The audited consolidated financial statements of USX Corporation (incorporated by reference to USX Corporation's Annual Report on Form 10-K for the fiscal year ended December 31, 2000, as amended by Form 10-K/A filed on September 14, 2001).
12(a)(5)(ii)	The unaudited consolidated financial statements of USX Corporation (incorporated by reference to USX Corporation's Quarterly Report on Form 10-Q for the quarter ended March 31, 2001).
12(a)(5)(iii)	The unaudited consolidated financial statements of USX (incorporated by reference to USX Corporation's Quarterly Report on Form 10-Q for the quarter ended June 30, 2001).
12(a)(5)(v)	Form of Newspaper Announcement (incorporated by reference to Exhibit 99.13 to the Exchange Registration Statement).
12(a)(5)(vi)	Press Release (incorporated by reference to Exhibit 99.14 to the Exchange Registration Statement).
12 (b) 12 (c)	Not applicable. Not applicable.

# Exhibit No. Description

12(d)(1)	Agreement and Plan of Reorganization, dated as of July 31, 2001,
	between USX (to be renamed Marathon Oil Corporation) and United
	States Steel (to be converted into United States Steel
	Corporation), included as Annex A to the Proxy
	Statement/Prospectus (incorporated by reference to the Separation
	Registration Statement).

- 12(d)(2) Form of Tax Sharing Agreement between USX and United States Steel (incorporated by reference to Exhibit 10.1 to the Separation Registration Statement).
- 12(d)(3) Form of Transition Services Agreement between USX and United States Steel (incorporated by reference to Exhibit 10.2 to the Separation Registration Statement).
- 12(d)(4) Form of Financial Matters Agreement between USX and United States Steel (incorporated by reference to Exhibit 10.3 to the Separation Registration Statement).
- 12(d)(5) Form of Insurance Assistance Agreement between USX and United States Steel (incorporated by reference to Exhibit 10.4 to the Separation Registration Statement).
- 12(d)(6) Form of License Agreement between USX and United States Steel (incorporated by reference to Exhibit 10.5 to the Separation Registration Statement).
- 12(d)(7) Form of the United States Steel Corporation 2002 Stock Plan (included as Annex F to the Proxy Statement/Prospectus, incorporated by reference to the Separation Registration Statement).
- 12(d)(8) Form of United States Steel Corporation Senior Executive Officer Annual Incentive Plan, included as Annex G to the Proxy Statement/Prospectus (incorporated by reference to the Separation Registration Statement).
- 12(d)(9) Form of United States Steel Corporation Annual Incentive Compensation Plan (incorporated by reference to Exhibit 10.8 to the Separation Registration Statement).
- 12(d)(10) Form of United States Steel Corporation Non-Officer Restricted Stock Plan (effective January 1, 2002) (incorporated by reference to Exhibit 10.9 to the Separation Registration Statement).
- 12(d)(11) Completion and Retention Agreement, dated as of August 8, 2001, among USX, United States Steel and Thomas J. Usher (incorporated by reference to Exhibit 10.10 to the Separation Registration Statement).
- 12(d)(12) Retention Agreement, dated as of September 14, 2001, between United States Steel and Dan D. Sandman (incorporated by reference to Exhibit 10.11 to the Separation Registration Statement).
- 12(d)(13) Form of Change of Control Agreements, between United States Steel and Various Officers (incorporated by reference to Exhibit 10.12 to the Separation Registration Statement).
- 12(d)(14) Form of Rights Agreement between United States Steel Corporation and [ ], as Rights Agent (incorporated by reference to Exhibit 4.1 to the Separation Registration Statement).
- 12(d)(15) Form of Amendment to Rights Agreement between Marathon Oil Corporation and Mellon Investor Services, as Rights Agent (incorporated by reference to Exhibit 4.2 to the Separation Registration Statement).
- 12(d)(16) Indenture, dated as of July 27, 2001, among United States Steel, United States Steel Financing Corp., Issuers; USX, Guarantor; and The Bank of New York, Trustee (incorporated by reference to Exhibit 4.2 to USX's Form 10-Q filed for the period ending June 30, 2001).

Exhibit No.	Description
12(d)(17)	Indenture, dated as of October , 2001, among United States Steel, Issuer; USX, Guarantor; and The Bank of New York, Trustee (incorporated by reference to Exhibit 4.1 to the Exchange
12(d)(18)	Registration Statement).  Dealer Managers Agreement, dated as of October , 2001, among United States Steel, Issuer; USX, Guarantor; and Goldman, Sachs & Co., Dealer Managers (incorporated by reference to Exhibit 1.1 to the Exchange Registration Statement).
12(d)(19)	Exchange Agent Agreement, dated as of October , 2001, between United States Steel and The Bank of New York (incorporated by reference to Exhibit 99.11 to the Exchange Registration Statement).
12(d)(20)	Form T-1 Statement of Eligibility of Trustee under the Trust Indenture Act of 1939, as amended, of The Bank of New York, as trustee under the Indenture filed as Exhibit 4.1 to the Exchange Registration Statement (incorporated by reference to Exhibit 25.1 to the Exchange Registration Statement).
12(f) 12(g) 12(h)	Not applicable.  None.  Opinion of Miller & Chevalier, Chartered (incorporated by reference to Exhibit 8 to the Exchange Registration Statement).