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APACHE CORP
Form S-4/A
January 26, 2004

AS FILED WITH THE U.S. SECURITIES AND EXCHANGE COMMISSION ON JANUARY 26, 2004

REGISTRATION NO. 333-107934

333-107934-01

SECURITIES AND EXCHANGE COMMISSION
WASHINGTON, D.C. 20549

AMENDMENT NO. 1

TO

FORM S-4
REGISTRATION STATEMENT UNDER THE SECURITIES ACT OF 1933

APACHE CORPORATION

APACHE FINANCE CANADA CORPORATION
(Exact name of each registrant as specified in its charter)

DELAWARE	NO. 41-0747868	1311
NOVA SCOTIA	NO. 98-0216251	1311
(State or other jurisdiction of incorporation or organization)	(I.R.S. Employer Identification Numbers)	(Primary Standard Industrial Classification Code Number)

ONE POST OAK CENTRAL
2000 POST OAK BOULEVARD, SUITE 100
HOUSTON, TEXAS 77056-4400
(713) 296-6000
(Address, including zip code, and telephone
number, including
area code, of registrant's principal executive
offices)

ERIC L. HARRY
2000 POST OAK BOULEVARD, SUITE 100
HOUSTON, TEXAS 77056-4400
(713) 296-6000
(Name, address, including zip code, and
telephone number,
including area code, of agent for service)

COPIES TO:

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RALPH K. MILLER, JR.
CHAMBERLAIN, HRDLICKA, WHITE, WILLIAMS &
MARTIN
1200 SMITH STREET, SUITE 1400
HOUSTON, TEXAS 77002-4310

CRAIG E. CHAPMAN
SIDLEY AUSTIN BROWN & WOOD LLP
787 SEVENTH AVENUE
NEW YORK, NEW YORK 10019

APPROXIMATE DATE OF COMMENCEMENT OF PROPOSED SALE OF THE SECURITIES TO THE PUBLIC: From time to time after this registration statement becomes effective.

If the securities being registered on this form are being offered in connection with the formation of a holding company and there is compliance with General Instruction G, check the following box. []

If this form is filed to register additional securities for an offering pursuant to Rule 462(b) under the Securities Act, check the following box and list the Securities Act registration statement number of the earlier effective registration statement for the same offering. []

If this form is a post-effective amendment filed pursuant to Rule 462(d) under the Securities Act, check the following box and list the Securities Act registration statement number of the earlier effective registration statement for the same offering. []

THE REGISTRANTS HEREBY AMEND THIS REGISTRATION STATEMENT ON THE DATE OR DATES AS MAY BE NECESSARY TO DELAY ITS EFFECTIVE DATE UNTIL THE REGISTRANTS SHALL FILE A FURTHER AMENDMENT WHICH SPECIFICALLY STATES THAT THIS REGISTRATION STATEMENT SHALL BECOME EFFECTIVE IN ACCORDANCE WITH SECTION 8(a) OF THE SECURITIES ACT OF 1933, AS AMENDED, OR UNTIL THIS REGISTRATION STATEMENT SHALL BECOME EFFECTIVE ON SUCH DATE THE SEC, ACTING PURSUANT TO SAID SECTION 8(a), MAY DETERMINE.

The information in this prospectus is not complete and may be changed. We may not consummate the exchange offer until the registration statement filed with the Securities and Exchange Commission is effective. This prospectus is not an offer to sell or exchange these securities and it is not soliciting an offer to acquire or exchange these securities in any jurisdiction where the offer, sale or exchange is not permitted.

SUBJECT TO COMPLETION, DATED JANUARY 26, 2004

PROSPECTUS

\$350,000,000

APACHE FINANCE CANADA CORPORATION
EXCHANGE OFFER FOR \$350,000,000

4.375% NOTES DUE 2015

FULLY AND UNCONDITIONALLY GUARANTEED BY

(APACHE CORPORATION LOGO)

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Apache Canada is offering to exchange its 4.375% senior notes due 2015, or the "exchange notes," for its currently outstanding 4.375% senior notes due 2015, or the "outstanding notes." We have fully and unconditionally guaranteed the outstanding notes and will fully and unconditionally guarantee the exchange notes. The exchange notes are substantially identical to the outstanding notes, except that the exchange notes have been registered under the federal securities laws, and specified transfer restrictions, registration rights and special interest relating to the outstanding notes will not apply to the exchange notes. The exchange notes will represent the same debt as the outstanding notes, and we and Apache Canada will issue the exchange notes under the same indenture.

The principal features of the exchange offer are as follows:

- Expires 5:00 p.m., New York City time, on _____, 2004 unless extended.
- Subject to customary conditions, including the condition that the exchange offer not violate applicable law or any applicable interpretation of the staff of the U.S. Securities and Exchange Commission, or the "SEC."
- All outstanding notes that are validly tendered and not withdrawn will be exchanged.
- Tenders of outstanding notes may be withdrawn any time prior to the expiration of this exchange offer.
- The exchange of the outstanding notes for exchange notes will not be a taxable exchange for U.S. and Canadian federal income tax purposes.
- We will not receive any cash proceeds from the exchange offer.
- Any outstanding notes not validly tendered will continue to remain outstanding and accrue interest but will remain subject to existing transfer restrictions.

Each broker-dealer that receives exchange notes for its own account pursuant to the exchange offer must acknowledge that it will deliver a prospectus in connection with any resale of such exchange notes. The letter of transmittal states that, by so acknowledging and by delivering a prospectus, a broker-dealer will not be deemed to admit that it is an "underwriter" within the meaning of the Securities Act. This prospectus, as it may be amended or supplemented from time to time, may be used by a broker-dealer in connection with resales of exchange notes received in exchange for outstanding notes where such outstanding notes were acquired by such broker-dealer as a result of market-making activities or other trading activities. We have agreed that, for a period of 90 days after the expiration date, as defined herein, we will make this prospectus available to any broker-dealer for use in connection with any such resale. See "Plan of Distribution."

There has not previously been any public market for the exchange notes that will be issued in the exchange offer. We do not intend to list the exchange notes on any national stock exchange or on the Nasdaq National Market. There can

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be no assurance that an active market for such exchange notes will develop.

NEITHER THE U.S. SECURITIES AND EXCHANGE COMMISSION NOR ANY STATE SECURITIES COMMISSION HAS APPROVED OR DISAPPROVED OF THESE SECURITIES OR PASSED UPON THE ADEQUACY OR ACCURACY OF THIS PROSPECTUS. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENSE.

The date of this prospectus is January , 2004.

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ABOUT THIS PROSPECTUS

In this prospectus, "Apache," "we," "us," and "our" mean Apache Corporation, and "Apache Canada" means Apache Finance Canada Corporation. Unless otherwise stated, the dollar amounts contained in this prospectus are presented in U.S. dollars.

You should not assume that the information contained in, as well as any information we filed or will file with the SEC and that is incorporated by reference into this prospectus is accurate as of any date other than its respective date. Our business, financial condition, results of operations and prospects may have changed since that date.

This exchange offer is not being made to, and we will not accept surrenders for exchange from, holders of outstanding notes in any jurisdiction in which the exchange offer or the acceptance thereof would not be in compliance with the securities or blue sky laws of that jurisdiction.

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OIL AND GAS TERMS

When describing natural gas:.....	Mcf	= thousand cubic feet
	MMbtu	= million British thermal units
	MMcf	= million cubic feet
	Bcf	= billion cubic feet
When describing oil:.....	Bbl	= barrel
	Mbbls	= thousand barrels
	MMbbls	= million barrels
When comparing natural gas to oil:....	6 Mcf of gas	= 1 bbl of oil equivalent
	Boe	= barrel of oil equivalent
	Mboe	= thousand barrels of oil equivalent
	MMboe	= million barrels of oil equivalent

WHERE YOU CAN FIND MORE INFORMATION

We file annual, quarterly and special reports, proxy statements and other information with the SEC. Our SEC filings are available to the public over the Internet at the SEC's web site at <http://www.sec.gov>. You may also read and copy any document we file at the SEC's public reference rooms located at

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450 Fifth Street, N.W., Washington, D.C. 20549. Please call the SEC at 1-800-SEC-0330 for further information on the public reference rooms and their copy charges.

Our common stock has been listed and traded on the New York Stock Exchange since 1969, Nasdaq National Market since 2004, and the Chicago Stock Exchange since 1960. Accordingly, you may inspect the information we file with the SEC at the New York Stock Exchange, 20 Broad Street, New York, New York 10005, National Association of Securities Dealers, Inc., 1735 K Street N.W., Washington, D.C. 20006, and at the Chicago Stock Exchange, One Financial Place, 440 S. LaSalle Street, Chicago, Illinois 60605-1070. For more information on obtaining copies of our public filings at the New York Stock Exchange, you should call (212) 656-5060.

We incorporate by reference the documents filed by us listed below and any future filings we make with the SEC under Sections 13(a), 13(c), 14 or 15(d) of the Securities Exchange Act of 1934, other than information in such documents that is deemed not to be filed, after the date of this prospectus and until this offering is completed, or after the date of this initial registration statement to the date of effectiveness of this registration statement:

- Annual Report on Form 10-K, as amended by Form 10-K/A, for the fiscal year ended December 31, 2002;
- Quarterly Reports on Form 10-Q, as amended by Form 10-Q/A, for the fiscal quarters ended March 31, 2003, June 30, 2003 and September 30, 2003;
- Current Report on Form 8-K, filed January 12, 2004;

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- Current Report on Form 8-K, filed January 8, 2004;
- Current Report on Form 8-K, filed December 22, 2003;
- Current Report on Form 8-K, filed September 30, 2003;
- Current Report on Form 8-K, filed September 18, 2003;
- Current Report on Form 8-K, filed July 14, 2003;
- Current Report on Form 8-K, filed May 16, 2003;
- Current Report on Form 8-K, filed April 17, 2003, as amended by Forms 8-K/A, filed June 16, 2003 and January 26, 2004;
- Current Report on Form 8-K, filed January 16, 2003; and
- Current Report on Form 8-K, filed January 13, 2003.

The information incorporated by reference is an important part of this prospectus, and information that we file later with the SEC will automatically update and supersede this information. Each of these documents is available from the SEC's web site and public reference rooms described above. Through our website, <http://www.apachecorp.com>, you can access electronic copies of documents we file with the SEC, including our annual reports on Form 10-K, quarterly reports on Form 10-Q and current reports on Form 8-K and any amendments to those reports. Information on our website is not incorporated by reference in this prospectus. Access to those electronic filings is available as soon as practical after filing with the SEC. You may also request a copy of those filings, excluding exhibits, at no cost by writing or telephoning Cheri L. Peper, Corporate Secretary, at our principal executive office, which is:

Apache Corporation
2000 Post Oak Boulevard, Suite 100
Houston, Texas 77056-4400
(713) 296-6000.

IF YOU WOULD LIKE TO REQUEST ANY DOCUMENTS, PLEASE DO SO BY _____,
2004, IN ORDER TO RECEIVE THEM BEFORE THE EXCHANGE OFFER EXPIRES.

There are no separate financial statements of Apache Canada included or incorporated by reference in this prospectus. We do not believe these financial statements would be helpful because:

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- Apache Canada is a wholly-owned subsidiary of Apache, which files consolidated financial information under the Securities Exchange Act of 1934;
- the notes to the financial statements in the periodic reports that Apache files with the SEC include condensed consolidating financial statements for Apache, Apache Canada and other subsidiaries of Apache;
- Apache Canada does not have any independent operations other than issuing the notes, holding shares in subsidiaries, and other necessary or incidental activities as described in this prospectus; and
- Apache guarantees the notes of Apache Canada.

You should rely only on the information incorporated by reference or provided in this prospectus or any prospectus supplement. The information on our web site is not incorporated by reference into this prospectus. Neither Apache nor Apache Canada has authorized anyone to provide you with different information.

Neither Apache nor Apache Canada is making an offer of the securities covered by this prospectus in any state where the offer is not permitted. You should not assume that the information in this prospectus or in any other document incorporated by reference in this prospectus is accurate as of any date other than the date of those documents.

CAUTIONARY STATEMENTS REGARDING FORWARD-LOOKING STATEMENTS

This prospectus and the documents incorporated by reference in this prospectus contain statements that constitute "forward looking statements" within the meaning of Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934.

These statements relate to future events or our future financial performance, which involve known and unknown risks, uncertainties and other factors that may cause our actual results, levels of activity, performance or achievements to be materially different from those expressed or implied by any forward looking statements. In some cases, you can identify forward looking statements by terminology such as "expect," "anticipate," "estimate," "intend," "may," "will," "could," "would," "should," "predict," "potential," "plan," "believe" or the negative of these terms or similar terminology.

These statements are only predictions. Actual events or results may differ materially because of market conditions in our markets or other factors. Moreover, we do not, nor does any other person, assume responsibility for the accuracy and completeness of those statements. Unless otherwise required by applicable securities laws, we disclaim any intention or obligation to update any of the forward-looking statements after the date of this prospectus. All of the forward-looking statements are qualified in their entirety by reference to the factors discussed under the captions "Risk Factors" and "Management's Discussion and Analysis of Results of Operations and Financial Condition" in our Form 10-K for the fiscal year ended December 31, 2002 (incorporated by reference in this prospectus), and similar sections in our subsequent filings that we incorporated by reference in this prospectus, which describe risks and factors that could cause results to differ materially from those projected in those forward-looking statements.

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Those risk factors may not be exhaustive. We operate in a continually changing business environment, and new risk factors emerge from time to time. We cannot predict these new risk factors, nor can we assess the impact, if any, of these new risk factors on our businesses or the extent to which any factor, or combination of factors, may cause actual results to differ materially from those projected in any forward-looking statements. Accordingly, forward-looking statements should not be relied upon as a prediction of actual results.

Section 27A of the Securities Act of 1933 and Section 21E of the Securities Exchange Act of 1934 are not applicable to Apache Canada.

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PROSPECTUS SUMMARY

This summary highlights selected information about us, Apache Canada and the exchange offer. This summary is not complete and does not contain all of the information that is important to you. You should carefully read this prospectus and the other documents we refer to and incorporate by reference for a more complete understanding of us and the exchange offer. In particular, we incorporate important business and financial information in this prospectus.

APACHE CORPORATION

Apache Corporation is a Delaware corporation founded in 1954 that, directly and through subsidiaries, explores for, acquires and develops oil and gas reserves and produces natural gas, crude oil, condensate and natural gas liquids. In North America, our exploration and production interests are focused on the Gulf of Mexico, the Anadarko Basin, the Permian Basin, the Gulf Coast and the Western Sedimentary Basin of Canada. Outside North America, we currently have exploration and production interests offshore Western Australia, in and offshore Egypt, in Argentina, and offshore The People's Republic of China and the UK North Sea, and exploration interests in Poland.

Through September 30, 2003, our average daily production was:

- 208.8 Mbbls of crude oil, condensate and natural gas liquids; and
- 1,203 MMcf of natural gas.

As of September 30, 2003, our worldwide proved reserves totaled 1,567 MMboe, including:

- 821 MMbbls of crude oil, condensate and natural gas liquids; and
- 4,477 Bcf of natural gas.

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STRATEGY

Our strategy is to increase our oil and gas reserves, production, cash flow and earnings through a balanced growth program that involves:

- exploiting our existing asset base;
- acquiring properties to which we can add value; and
- investing in high-potential exploration prospects.

Exploiting Our Existing Asset Base. We seek to maximize the value of our existing asset base by increasing production and reserves while controlling per unit operating costs. In order to achieve these objectives, we actively examine our operations to reduce costs, identify production enhancement initiatives such as workovers and recompletions employing new technology, and divest marginal and non-strategic properties.

Acquiring Properties to Which We Can Add Value. Generally, we seek to purchase reserves at appropriate prices by avoiding auction processes where we are competing with other buyers. Our aim is to follow each acquisition with a cycle of reserve enhancement, property consolidation and cash flow acceleration, thereby facilitating asset growth and debt reduction. During the past decade, we have consistently succeeded in adding value to acquired properties through this strategy. We acquired 254 MMboe and 213 MMboe of proved reserves for \$1.3 billion and \$0.9 billion in 2000 and 2001, respectively. In addition, the acquisitions included \$94 million of production, processing and transportation facilities in 2000, and \$146 million of such facilities and \$197 million of goodwill in 2001. In 2002, we acquired an estimated 49 MMboe of proved reserves for approximately \$352 million. Our 2002 acquisitions added \$3 million of production, processing and transportation facilities. For the first nine months in 2003, we have acquired an estimated 260 MMboe of proved reserves for approximately \$1.5 billion, and we have added \$5 million of production, processing and transportation facilities. We believe that the current

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environment is favorable for possible additional acquisitions, and we continue to evaluate attractive opportunities. Any future acquisitions would be subject to a number of conditions, including conditions beyond our control, and there can be no assurance that we will enter into or actually consummate any such transactions.

Investing In High-Potential Exploration Prospects. Our international investments and exploration activities are a significant component of our long-term growth strategy. They complement our North American operations, which are more development oriented. We seek to concentrate our exploratory investments in a select number of international areas and to become a dominant operator in those regions. We believe that these investments, although higher-risk, offer the potential for significant reserve additions.

A critical component in implementing our three-pronged growth strategy is maintenance of significant financial flexibility. We are committed to preserving a strong balance sheet and credit position to give us the foundation required to pursue our growth initiatives.

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Our executive offices are located at 2000 Post Oak Boulevard, Suite 100, Houston, Texas 77056, and our telephone number is (713) 296-6000.

APACHE CANADA

Apache Canada is an unlimited liability company organized in August 1999 under the laws of Nova Scotia, Canada. Apache Canada was established to facilitate financing of and investment in our Canadian operations and entities. We use Apache Canada to issue debt securities, such as the outstanding notes and the exchange notes, guaranteed by us.

The principal place of business of Apache Canada is 700 -- 9th Ave. SW, Suite 1000, Calgary, Alberta, Canada T2P 3V4; telephone 403-261-1200.

SUMMARY OF THE EXCHANGE OFFER

For a more complete description of the terms of the exchange offer, see "The Exchange Offer" below in this prospectus.

The Exchange Offer..... Apache Canada is offering to exchange up to \$350,000,000 aggregate principal amount of its 4.375% Notes due 2015, which have been registered under the Securities Act (the "exchange notes"), for up to \$350,000,000 aggregate principal amount of its outstanding 4.375% Notes due 2015, which were issued in a private offering on May 15, 2003 (the "outstanding notes"). Apache Canada will issue exchange notes promptly after the expiration of the exchange offer. The outstanding notes may be exchanged only in integral multiples of \$1,000 principal amount.

Registration Rights..... You are entitled to exchange your outstanding notes for freely tradeable exchange notes with substantially identical terms. The exchange offer will satisfy your registration rights. After the exchange offer is complete, you will no longer be entitled to any exchange or registration rights with respect to your untendered outstanding notes. Accordingly, if you do not exchange your outstanding notes, you will not be able to reoffer, resell or otherwise dispose of your outstanding notes unless you comply with the registration and prospectus delivery requirements of the

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Securities Act, or if an exemption from registration under the Securities Act is available.

Resales of the Exchange
Notes..... Based on interpretations by the staff of the SEC, as detailed in a series of "no-action

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letters" issued to third parties, we believe that the exchange notes issued in the exchange offer may be offered for resale, resold or otherwise transferred by you without compliance with the registration and prospectus delivery requirements of the Securities Act, provided that:

- you are acquiring the exchange notes in the ordinary course of your business;
- you are not participating, do not intend to participate and have no arrangement or understanding with any person to participate in a distribution of the exchange notes; and
- you are not an "affiliate" of ours.

If you do not meet the above criteria you will have to comply with the registration and prospectus delivery requirements of the Securities Act in connection with any reoffer, resale or other disposition of your exchange notes. Brokers or dealers who acquired outstanding notes directly from Apache Canada may not rely on the staff's interpretations and must comply with the registration and prospectus delivery requirements of the Securities Act, including being named as a selling security holder, in order to resell the outstanding notes or the exchange notes. Each broker or dealer that receives exchange notes for its own account in exchange for outstanding notes that were acquired as a result of market-making or other trading activities, except for outstanding notes that were acquired directly from us, must acknowledge that it will deliver this prospectus in connection with any sale of exchange notes.

Accrued Interest on the Exchange Notes and Outstanding Notes.....

The exchange notes will bear interest at the annual rate of 4.375% from the most recent date to which interest has been paid on the outstanding notes or if no interest has been paid, from the issue date of the outstanding notes. If your outstanding notes are accepted for exchange, then you will receive interest on the exchange notes and not on the outstanding notes.

Expiration Date.....

5:00 p.m., New York City time, on , 2004, unless we extend the expiration date.

Conditions to the Exchange Offer.....

The exchange offer is subject to customary conditions, which may be waived by us. The exchange offer is not conditioned upon any minimum principal amount of outstanding notes

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being tendered.

Procedures for Tendering

Outstanding Notes.....

If you wish to tender outstanding notes for exchange notes pursuant to the exchange offer, you must transmit to JPMorgan

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Chase Bank, who is the exchange agent, on or prior to the expiration date:

- a properly completed and duly executed letter of transmittal, which accompanies this prospectus, together with your outstanding notes and any other required documentation, to the exchange agent at its address listed in this prospectus and on the front cover of the letter of transmittal; or
- a computer-generated agent's message transmitted through The Depository Trust Company's Automated Tender Program system and received by the exchange agent and forming a part of a confirmation of book-entry transfer in which you acknowledge and agree to be bound by the terms of the letter of transmittal.

By executing the letter of transmittal, you will represent to us that, among other things:

- you, or the person or entity receiving the related exchange notes, are acquiring the exchange notes in the ordinary course of business;
- neither you nor any person or entity receiving the related exchange notes is engaging in or intends to engage in a distribution of the exchange notes within the meaning of the federal securities laws;
- you are not an "affiliate" of ours; and
- you are not acting on behalf of any person or entity that could not truthfully make these statements.

See "The Exchange Offer -- Procedures for Tendering Outstanding Notes" and "Plan of Distribution."

Special Procedures for

Beneficial Holders.....

If you are the beneficial holder of outstanding notes that are registered in the name of your broker, dealer, commercial bank, trust company or other nominee, and you wish to tender in the exchange offer, you should contact the person in whose name your outstanding notes are registered promptly and instruct such person to

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tender on your behalf. See "The Exchange Offer -- Procedures for Tendering Outstanding Notes."

Guaranteed Delivery Procedures.....	If you wish to tender your outstanding notes and you cannot deliver such notes, the letter of transmittal or any other required documents to the exchange agent before the expiration date, you may tender your outstanding notes according to the guaranteed delivery procedures set forth in "The Exchange Offer -- Guaranteed Delivery Procedures."
Withdrawal Rights.....	Tenders may be withdrawn at any time before 5:00 p.m., New York City time, on the expiration date.
Acceptance of Outstanding Notes and Delivery of Exchange Notes.....	Subject to specified conditions, we will accept for exchange any and all outstanding notes which are properly tendered in the exchange offer before 5:00 p.m., New York City time, on the
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expiration date. The exchange notes will be delivered promptly after the expiration date. See "The Exchange Offer -- Terms of the Exchange Offer."	
Federal Income Tax Considerations.....	The exchange of outstanding notes for exchange notes generally will not be a taxable event for United States and Canadian federal income tax purposes. See "Federal Income Tax Considerations" for more information.
Use of Proceeds.....	We will not receive any proceeds from the issuance of the exchange notes.
Exchange Agent.....	JPMorgan Chase Bank is serving as exchange agent in connection with the exchange offer. The address, telephone number and facsimile number of the exchange agent are set forth in "The Exchange Offer -- Exchange Agent."
Effect on Holders of Outstanding Notes.....	Any outstanding notes that remain outstanding after this exchange offer will continue to be subject to restrictions on their transfer. After this exchange offer, holders of outstanding notes will not, with limited exceptions, have any further rights under the exchange offer and the registration rights agreement. Any market for outstanding notes that are not exchanged could be adversely affected by the conclusion of this exchange offer.

 SUMMARY OF THE EXCHANGE NOTES

The following summary contains basic information about the exchange notes. The following summary does not contain all the information that may be important to you. For a more complete understanding of the exchange notes, please refer to the section of this prospectus entitled "Description of Notes and Guarantees," particularly those subsections to which we have referred you.

Issuer.....	Apache Finance Canada Corporation
Exchange Notes.....	\$350,000,000 aggregate principal amount of 4.375% Notes due 2015, which have been registered under the Securities Act. The terms of the exchanges notes will be identical in all material respects to the outstanding notes, except that the exchange notes will not contain language restricting their transfer, and holders of the exchange notes generally will not be entitled to further registration rights under the exchange offer and the registration rights agreement and will not be entitled to special interest. The exchange notes issued in the exchange offer will evidence the same debt as the outstanding notes, which they will replace, and both the outstanding notes and the exchange notes are governed by the same indenture.
Guarantee.....	The exchange notes will be irrevocably and unconditionally guaranteed by Apache.
Maturity.....	May 15, 2015.
Interest Payment Dates.....	Interest will accrue from the last date on which interest was paid on the outstanding notes, or if no interest has been paid on the outstanding notes, from May 15, 2003 and will be payable

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semiannually on each May 15 and November 15, beginning on the first interest payment date after the issuance of the exchange notes. The payment of interest on exchange notes will constitute payment of any accrued but unpaid interest on the outstanding notes tendered for exchange.

Ranking.....	The exchange notes will be senior unsecured obligations of Apache Canada and will rank equally and ratably with all other existing and future senior indebtedness of Apache Canada. The exchange notes will be guaranteed on a senior unsecured basis by Apache, which guarantee will rank equally and ratably with
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all existing and future senior indebtedness of Apache. See "Description of Notes and Guarantees -- Ranking of Notes and Guarantees."

Optional Make-Whole
Redemption.....

The exchange notes will be redeemable, at the option of Apache Canada, at any time, in whole or in part, at a redemption price equal to the greater of (i) 100% of their principal amount and (ii) the sum of the present values of the remaining scheduled payments of principal and interest thereon discounted, on a semi-annual basis, at the treasury yield plus 15 basis points, plus accrued interest to the date of redemption.

Optional Tax Redemption.....

If specified Canadian tax law changes require the payment of additional amounts, Apache Canada may redeem all, but not less than all, of the exchange notes at the principal amount of the notes to be redeemed, plus accrued interest to the date of redemption.

Mandatory Offer to Repurchase
on a Change in Control.....

If a change in control, as defined in the indenture referred to below, occurs, each holder of exchange notes may elect to require Apache Canada to repurchase the holder's exchange notes. If a holder makes this election, Apache Canada must purchase the holder's exchange notes for their principal amount plus accrued interest to the purchase date. See "Description of Notes and Guarantees -- Apache Canada is Obligated to Purchase Notes on a Change in Control."

Covenants.....

We and Apache Canada will issue the exchange notes under the indenture dated as of November 23, 1999, among Apache, Apache Canada and JPMorgan Chase Bank, as trustee. The indenture, among other things, limits our ability and the ability of Apache Canada and our other subsidiaries, to:

- incur liens;
- engage in sale-leaseback transactions; and
- in the case of us and Apache Canada, merge or consolidate or sell all or substantially all of our or their assets.

These covenants are subject to important exceptions and qualifications that are described under "Description of Notes and Guarantees."

Absence of a Public Market for
the Exchange Notes.....

There is no public trading market for the

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exchange notes and we do not intend to apply for listing of the exchange notes on any national securities exchange or for quotation of the exchange notes on any automated dealer quotation system. No assurances can be given as to the liquidity of the trading market for the exchange notes or that an active public market for the exchange notes will develop. If an active trading market does not develop, the market price and liquidity of the exchange notes may be adversely affected.

Form..... The exchange notes will be represented by one or more permanent global exchange notes in fully registered form without interest coupons, deposited with the trustee as custodian for, and registered in the name of, a nominee of The Depository Trust Company, except in limited circumstances specified in this prospectus.

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SUMMARY HISTORICAL FINANCIAL AND OPERATING DATA

We have provided in the tables below our selected financial and operating data. The financial information for each of the years in the three-year period ended December 31, 2002, and at December 31, 2000, 2001 and 2002, has been derived from our audited financial statements. The summary consolidated financial data for the nine months ended September 30, 2003 and 2002 was derived from our unaudited financial statements that have been incorporated by reference in this prospectus and, in the opinion of management, have been prepared in a manner consistent with the audited financial statements for the three years ended December 31, 2002. Operating resulting for the nine months ended September 30, 2003 are not necessarily indicative of results that may be expected for the full year. All share and per-share results have been adjusted to reflect the five percent and ten percent common stock dividends declared in 2002 and 2001, respectively, and the two-for-one stock split declared in September 2003. You should read the following financial information in conjunction with our consolidated financial statements and related notes that we have incorporated by reference in this prospectus.

	YEAR ENDED DECEMBER 31,			NINE MONTHS ENDED SEPTEMBER 30,	
	2000 (1)	2001 (2)	2002	2002	2003 (4)
	(UNAUDITED)				
	(IN THOUSANDS, EXCEPT SHARE AND PER SHARE AMOUNTS)				
INCOME STATEMENT DATA:					
Total revenues(3).....	\$ 2,301,978	\$ 2,809,391	\$ 2,559,873	\$ 1,829,500	\$ 3,125,506
Net income.....	713,056	723,399	554,329	373,510	860,271
Income attributable to common stock.....	693,068	703,798	543,514	364,115	856,011
Net income per common share:					

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Basic.....	2.54	2.44	1.83	1.23	2.66
Diluted.....	2.46	2.37	1.80	1.21	2.64
Cash dividends declared per common share.....	.09	.17	.19	.15	.16
Net cash provided by operating activities.....	1,517,368	1,905,000	1,380,718	1,009,269	2,079,109
BALANCE SHEET DATA (AT END OF PERIOD):					
Working capital.....	\$ 76,673	\$ 175,291	\$ 234,546	\$ 369,208	\$ 40,035
Total assets.....	7,481,950	8,933,656	9,459,851	9,248,709	12,240,045
Long-term debt.....	2,193,258	2,244,357	2,158,815	2,163,182	2,514,118
Shareholders' equity...	3,754,640	4,418,483	4,924,280	4,761,160	6,297,085
Common shares outstanding.....	285,596,268	287,916,676	302,506,424	302,330,097	323,861,084

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- (1) Includes the results of the acquisitions of specified oil and gas properties from Repsol, Collins & Ware, Occidental and Phillips after January 24, 2000, June 30, 2000, August 17, 2000, and December 29, 2000, respectively.
 - (2) Includes the results of the acquisitions of specified oil and gas properties from Repsol YPF and Fletcher Challenge Energy after March 22, 2001, and March 27, 2001, respectively.
 - (3) As a result of the consensus on Emerging Issues Task Force Issue 00-10, "Accounting for Shipping and Handling Fees and Costs," for the year ended December 31, 2002, third party gathering and transportation costs have been reported as an operating expense instead of a reduction to revenues as previously reported. A reclassification has been made to reflect this change for the years ended December 31, 2000 and 2001, resulting in an increase in reported revenue and operating expense for those periods. The change has no impact on income attributable to common stock. For 2000 and

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2001, the reclassification resulted in an increase in reported revenue and operating expense of \$18.1 million and \$32.3 million, respectively, with no impact on income attributable to common stock.

- (4) Includes the results of the acquisitions of specified oil and gas properties from BP p.l.c. after March 13, 2003 for the Gulf of Mexico properties and after April 2, 2003 for the U.K. North Sea properties.

YEAR ENDED DECEMBER 31,			NINE MONTHS SEPTEMBER 30,
2000	2001	2002	2002
-----	-----	-----	-----

(UNAUDITED)

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OPERATING DATA:

Proved reserves:

Oil (Mbbbls) (1).....	522,473	599,388	636,765	605,122
Natural gas (Bcf).....	3,384	4,005	4,055	3,772
Total proved reserves (Mboe) (2).....	1,086,418	1,266,943	1,312,538	1,233,731
Reserves outside North America (% of total).....	20%	25%	22%	23%
Reserve replacement ratio(3).....	393%	244%	137%	65%
Reserve life index (years) (4).....	11.4	10.1	10.5	9.9
Finding and development costs per Boe(2) (5).....	\$ 5.65	\$ 5.64	\$ 7.04	\$ 10.85
Average daily production:				
Oil (Mbbbls/day) (1).....	122	156	161	162
Natural gas (MMcf/day).....	831	1,127	1,080	1,082
Total production (Mboe/day) (2).....	260	344	341	343
Average lease operating costs per Boe(2).....	\$ 2.66	\$ 3.22	\$ 3.71	\$ 3.63

- (1) Includes crude oil, condensate and natural gas liquids.
- (2) 6 Mcf of natural gas = 1 Boe.
- (3) Total reserve additions for the period, including revisions and net of property sales, divided by annual production.
- (4) Total proved reserves at period end divided by annual production.
- (5) Total capitalized costs incurred for the period, excluding capitalized interest and property sales, divided by total reserve additions for the period, including revisions.

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USE OF PROCEEDS

Neither we nor Apache Canada will receive any proceeds from the exchange offer. The exchange offer is intended to satisfy our obligations and those of Apache Canada under the registration rights agreement entered into for the benefit of the holders of outstanding notes in connection with the initial private offering of the outstanding notes. The net proceeds that Apache Canada received from the sale of the outstanding notes on May 15, 2003, were used to repay \$347,312,000 outstanding under our commercial paper program, which was utilized in connection with the previously announced purchase of properties in the North Sea and Gulf of Mexico from subsidiaries of BP p.l.c., and the balance was applied against the outstanding indebtedness under the Canadian portion of our \$1.5 billion global credit facility.

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CAPITALIZATION

The following table sets forth our cash and cash equivalents and consolidated capitalization on a historical basis as of September 30, 2003. The table should be read in conjunction with our consolidated financial statements

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and related notes incorporated by reference in this prospectus.

	AS OF SEPTEMBER 30, 2003 ACTUAL

	(UNAUDITED) (IN THOUSANDS)
Cash and Cash Equivalents.....	\$ 42,637 =====
Total Debt:	
Apache:	
7.95% notes due 2026.....	\$ 178,630
7.625% debentures due 2096.....	149,175
7.625% notes due 2019.....	149,154
7.375% debentures due 2047.....	148,014
7.7% notes due 2026.....	99,664
7.0% notes due 2018.....	148,491
6.25% notes due 2012.....	397,470
Money market lines of credit and commercial paper.....	322,500
Subsidiary and other obligations:	
Apache Finance Australia 6.5% notes due 2007.....	169,357
Apache Finance Australia 7.0% notes due 2009.....	99,581
Apache Finance Canada 4.375% notes due 2015.....	349,682
Apache Finance Canada 7.75% notes due 2029.....	297,044
Fletcher Notes.....	5,356
Apache Clearwater, Inc.	--

Total debt.....	2,514,118 -----
Preferred Interests of Subsidiaries.....	-- -----
Shareholders' Equity:	
Series B preferred stock.....	98,387
Common stock.....	207,487
Paid-in capital.....	4,023,754
Retained earnings.....	2,204,487
Treasury stock.....	(106,564)
Accumulated other comprehensive loss.....	(130,466)

Total shareholders' equity.....	6,297,085 -----
Total capitalization.....	\$8,811,203 =====

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RATIOS OF EARNINGS TO FIXED CHARGES

Our ratios of earnings to fixed charges were as follows for the periods indicated in the table below.

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	NINE MONTHS ENDED		YEAR ENDED DECEMBER 31,				
	SEPTEMBER 30,						
	2003	2002	2002	2001	2000	1999	1998
Ratio of earnings to fixed charges.....	10.27	4.97	5.52	6.71	7.41	3.03	--

Our ratios of earnings to fixed charges were computed based on:

"earnings," which is the amount resulting from adding:

- pretax income from continuing operations before adjustment for minority interests in consolidated subsidiaries or income or loss from equity investees,
- fixed charges,
- amortization of capitalized interest,
- distributed income of equity investees, and
- our share of pre-tax losses of equity investees for which charges arising from guarantees are included in fixed charges,

and subtracting:

- interest capitalized,
- preference security dividend requirements of consolidated subsidiaries, and
- the minority interest in pre-tax income of subsidiaries that have not incurred fixed charges;

"fixed charges," which means the sum of the following:

- interest expensed and capitalized,
- amortized premiums, discounts and capitalized expenses related to indebtedness,
- an estimate of the interest within rental expense, and
- preference security dividend requirements of consolidated subsidiaries.

Due to the \$243.2 million non-cash write-down of the carrying value of our U.S. proved oil and gas properties for the year ended December 31, 1998, our 1998 earnings were inadequate to cover fixed charges by \$236.8 million.

THE EXCHANGE OFFER

PURPOSE AND EFFECT OF THE EXCHANGE OFFER

The following is a summary of the exchange offer relating to the outstanding notes. As a summary, it does not contain all of the information you might find useful. For further information you should read the registration

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rights agreement and the form of letter of transmittal, copies of which has been filed as exhibits to the registration statement of which this prospectus is a part. The exchange offer is intended to satisfy our obligations under the registration rights agreement.

Exchange Offer Registration Statement. Apache Canada issued the outstanding notes, and Apache issued its guarantee of the outstanding notes, on May 15, 2003. The initial purchasers of the outstanding notes have advised us that they subsequently resold the outstanding notes to "qualified institutional buyers" in reliance on Rule 144A under the Securities Act. As a condition to the offering of the outstanding notes, we entered into a registration rights agreement dated May 15, 2003, among us, Apache Canada and the

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initial purchasers, pursuant to which we agreed, subject to specified circumstances, for the benefit of all holders of the outstanding notes, at our own expense, unless the exchange offer would not be permitted by applicable law or SEC policy, to:

- file the registration statement of which this prospectus is a part with the SEC on or prior to 90 days after the issue date of the outstanding notes,
- use our reasonable best efforts to cause the registration statement to be declared effective by the SEC on or prior to 150 days after the issue date of the outstanding notes,
- use our reasonable best efforts to keep the registration statement effective until the closing of the exchange offer, and
- use our reasonable best efforts to issue, on or prior to 270 days after the issue date of the outstanding notes, exchange notes in exchange for all outstanding notes tendered prior thereto.

Further, we agreed to keep the exchange offer open for acceptance for not less than a period of 20 business days after the date notice of the exchange offer is mailed to holders of outstanding notes or, if longer, the minimum period required under applicable law. For each outstanding note validly tendered pursuant to the exchange offer and not withdrawn, the holder of the outstanding note will receive an exchange note having a principal amount equal to that of the tendered outstanding note. Interest on each exchange note will accrue from the last date on which interest was paid on the tendered outstanding note in exchange therefor or, if no interest was paid on such outstanding note, from the issue date of the outstanding notes.

In specific circumstances, we are obligated to use our reasonable best efforts to file a shelf registration statement for resales of outstanding notes and to use our reasonable best efforts to cause such shelf registration statement to be declared effective by the SEC.

Transferability. Apache Canada issued the outstanding notes in a transaction exempt from the registration requirements of the Securities Act. Accordingly, the outstanding notes may not be offered or sold in the United States unless registered, or pursuant to an applicable exemption, under the Securities Act and applicable state securities laws. Based on no-action letters issued by the staff of the SEC with respect to similar transactions with third parties, we believe that the exchange notes issued pursuant to the exchange offer in exchange for outstanding notes may be offered for resale, resold and otherwise transferred by holders of notes who are not our affiliates without further compliance with the registration and prospectus delivery requirements of

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the Securities Act, provided that:

- any exchange notes to be received by the holder were acquired in the ordinary course of the holder's business;
- at the time of the commencement of the exchange offer the holder is not engaged in, does not intend to engage in, and has no arrangement or understanding with any person to participate in the distribution (within the meaning of the Securities Act) of the exchange notes;
- the holder is not an "affiliate" of ours, as defined in Rule 405 under the Securities Act, or, if it is an affiliate, that it will comply with the registration and prospectus delivery requirements of the Securities Act to the extent applicable; and
- the holder did not purchase the outstanding notes directly from Apache Canada to resell pursuant to 144A or another available exemption.

We have not sought, however, a no-action letter with respect to the exchange offer and we cannot assure you that the staff of the SEC would make a similar determination with respect to the exchange offer. Any holder who tenders his outstanding notes in the exchange offer with any intention of participating in a distribution of exchange notes or who is an affiliate of ours

- cannot rely on the interpretation by the staff of the SEC;
- will not be able to validly tender outstanding notes in the exchange offer; and

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- must comply with the registration and prospectus delivery requirements of the Securities Act in connection with any secondary resale transactions.

In addition, each broker-dealer that receives exchange notes for its own account pursuant to the exchange offer must acknowledge that it acquired the outstanding notes for its own account as the result of market-making activities or other trading activities and that it will deliver a prospectus in connection with any resale of such exchange notes. The letter of transmittal accompanying this prospectus states that by so acknowledging and by delivering a prospectus, a broker-dealer will not be deemed to admit that it is acting in the capacity of an "underwriter" within the meaning of Section 2(a)(11) of the Securities Act. This prospectus, as it may be amended or supplemented from time to time, may be used by a broker-dealer in connection with resales of exchange notes received in exchange for outstanding notes where the outstanding notes were acquired by such broker-dealer as a result of market-making activities or other trading activities. Pursuant to the registration rights agreement, we agreed to make this prospectus available to any such broker-dealer for use in connection with any such resale. See "Plan of Distribution."

Shelf Registration Statement. If any of the following occurs:

- if, because of any changes in law, SEC rules or regulations or applicable interpretations thereof by the staff of the SEC, the we are not permitted to effect the exchange offer;
- if for any other reason the exchange offer registration statement is not declared effective within 150 calendar days following the issue date of the outstanding notes, provided that we are not then actively pursuing such effectiveness;

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- if for any other reason the exchange offer is not consummated within 270 calendar days after the issue date of the outstanding notes, provided that we are not then actively pursuing such consummation;
- upon the written request of the initial purchasers with respect to any outstanding notes that such initial purchaser acquired directly from us; or
- upon the written request of any holder of outstanding notes that either
 - is not permitted pursuant to applicable law, SEC rules and regulations or applicable interpretations thereof by the staff of the SEC to participate in the exchange offer, or
 - participates in the exchange offer and does not receive fully tradable notes pursuant to the exchange offer;

then in each such case we will, at our cost:

- promptly, file with the SEC, and thereafter will use our reasonable best efforts to cause to be declared effective promptly but no later than 270 calendar days after the issue date of the outstanding notes, a shelf registration statement relating to the offer and sale of the outstanding notes by the holders thereof from time to time in accordance with the methods of distribution elected by the majority of such holders participating in the shelf registration and set forth in such shelf registration statement; and
- use our reasonable best efforts to keep the shelf registration statement continuously effective in order to permit the prospectus that is a part of the shelf registration statement to be usable by holders of outstanding notes for a period ending on the earliest of
 - two years from the date we originally issued the outstanding notes,
 - the date on which the outstanding notes become eligible for resale without volume limitations pursuant to Rule 144 under the Securities Act, or
 - for such shorter period that will terminate when all outstanding notes covered by the shelf registration statement have been sold under the shelf registration statement or cease to be outstanding or otherwise cease to have rights to be included in the shelf registration statement.

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We will, in the event of the filing of the shelf registration statement, provide to each holder of the outstanding notes copies of the prospectus that is a part of the shelf registration statement, notify each such holder when the shelf registration statement for the outstanding notes has become effective and take other specified action as is required to permit unrestricted resales of the outstanding notes. A holder of outstanding notes who sells such outstanding notes pursuant to the shelf registration statement generally will be:

- required to be named as a selling security holder in the related prospectus;
- required to deliver the prospectus to purchasers;

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- subject to the civil liability provisions under the Securities Act in connection with those sales; and
- bound by the provisions of the registration rights agreement which are applicable to the holder (including specified indemnification obligations).

In addition, each holder of the outstanding notes may be required to deliver information to be used in connection with the shelf registration statement as set forth in the registration rights agreement in order to have their outstanding notes included in the shelf registration statement and to benefit from the provisions regarding special interest.

Special Interest. Apache Canada will pay special interest in respect of the outstanding notes (for each outstanding note which has not been exchanged in the exchange offer) if the exchange offer is not consummated and the shelf registration statement is not declared effective on or prior to the date that is 270 days after the issue date of the notes.

The preceding event is a registration default. Apache Canada will pay special interest to each holder of outstanding notes while a registration default is continuing immediately following the occurrence of such registration default in an amount equal to 0.25% per annum of the principal amount of the outstanding notes. Following the cure of a particular registration default, the accrual of special interest with respect to such registration default will cease.

TERMS OF THE EXCHANGE OFFER

Upon satisfaction or waiver of all the conditions of the exchange offer, Apache Canada will accept any and all outstanding notes properly tendered and not properly withdrawn prior to the expiration date and will issue the exchange notes promptly after acceptance of the outstanding notes. See "-- Conditions to the Exchange Offer" and "-- Procedures for Tendering Outstanding Notes." Apache Canada will issue \$1,000 principal amount of exchange notes in exchange for each \$1,000 principal amount of outstanding notes accepted in the exchange offer. As of the date of this prospectus, \$350,000,000 aggregate principal amount of the 4.375% notes due 2015 are outstanding. Holders may tender some or all of their outstanding notes pursuant to the exchange offer. Outstanding notes, however, may be tendered only in integral multiples of \$1,000.

The exchange notes are substantially identical to the outstanding notes except that the exchange notes will not contain specified transfer restrictions, registration rights and special interest provisions. The issuance of exchange notes in exchange for outstanding notes pursuant to the exchange offer will not result in a repayment of the indebtedness of Apache Canada that is presently evidenced by the outstanding notes. The exchange notes will evidence the same debt as the outstanding notes and will be issued pursuant to, and entitled to the benefits of, the indenture pursuant to which the outstanding notes were issued and will be deemed one issue of notes, together with any outstanding notes not tendered in the exchange offer.

This prospectus, together with the letter of transmittal, is being sent to all registered holders and to others believed to have beneficial interests in the outstanding notes. Holders of outstanding notes do not have any appraisal or dissenters' rights under the indenture in connection with the exchange offer. We and Apache Canada intend to conduct the exchange offer in accordance with the applicable requirements of the Securities Act, the Exchange Act and the rules and regulations of the SEC promulgated thereunder.

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For purposes of the exchange offer, Apache Canada will be deemed to have accepted validly tendered outstanding notes when, and as if, Apache Canada has given oral or written notice thereof to the exchange agent. The exchange agent will act as our agent for the purpose of distributing the exchange notes from us to the tendering holders. If Apache Canada does not accept any tendered outstanding notes because of an invalid tender, the occurrence of other events set forth in this prospectus or otherwise, Apache Canada will return the unaccepted outstanding notes, without expense, to the tendering holder thereof promptly after the expiration date.

Holder's who tender outstanding notes in the exchange offer will not be required to pay brokerage commission's or fees or, except as set forth below under "-- Transfer Taxes," transfer taxes with respect to the exchange of outstanding notes pursuant to the exchange offer. We or Apache Canada will pay all charges and expenses, other than applicable taxes, if any, in connection with the exchange offer. See "-- Fees and Expenses."

Neither we nor Apache Canada makes any recommendation to holders of outstanding notes as to whether to tender or refrain from tendering all or any portion of their outstanding notes in the exchange offer. In addition, no one has been authorized to make any recommendation as to whether holders should tender outstanding notes in the exchange offer. Holders of outstanding notes must make their own decisions whether to tender outstanding notes in the exchange offer and, if so, the aggregate amount of outstanding notes to tender based on the holders' own financial positions and requirements.

EXPIRATION DATE; EXTENSIONS; AMENDMENTS

The term "expiration date" shall mean 5:00 p.m., New York City time, on , , 2004, unless we and Apache Canada, in our sole discretion, extend the exchange offer, in which case the term "expiration date" shall mean the latest date and time to which the exchange offer is extended. In order to extend the exchange offer, we and Apache Canada will notify the exchange agent by oral or written notice and each registered holder by means of press release or other public announcement of any extension, in each case, prior to 9:00 a.m., New York City time, on the next business day after the previously scheduled expiration date.

We and Apache Canada reserve the right, in our sole discretion, to:

- delay accepting any outstanding notes,
- extend the exchange offer,
- terminate the exchange offer if the conditions set forth below under " -- Conditions to the Exchange Offer" shall not have been satisfied, or
- amend the terms of the exchange offer in any manner.

We and Apache Canada will notify the exchange agent of any delay, extension, termination or amendment by oral or written notice. We and Apache Canada will additionally notify each registered holder of any amendment by means of press release or other public announcement. We and Apache Canada will give to the exchange agent written confirmation of any oral notice.

EXCHANGE DATE

As soon as practicable after the close of the exchange offer Apache Canada will accept for exchange all outstanding notes properly tendered and not validly withdrawn prior to 5:00 p.m., New York City time, on the expiration date in

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accordance with the terms of this prospectus and the letters of transmittal.

CONDITIONS TO THE EXCHANGE OFFER

Completion of the exchange offer is subject to the conditions that:

- the exchange offer or the making of any exchange by a holder, does not violate applicable law or any applicable interpretation of the staff of the SEC,

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- the due tendering of outstanding notes is in accordance with the exchange offer,
- each holder of outstanding notes exchanged in the exchange offer shall have represented that all exchange notes to be received by it were acquired in the ordinary course of its business and that at the time of the consummation of the exchange offer it shall have no arrangement or understanding with any person to participate in the distribution (within the meaning of the Securities Act) of the exchange notes and shall have made such other representations as may be reasonably necessary under applicable SEC rules, regulations or interpretations to render the use of Form S-4 or other appropriate form under the Securities Act available, and
- no action or proceeding shall have been instituted or threatened in any court or by or before any governmental agency with respect to the exchange offer which, in our or Apache Canada's judgment, would reasonably be expected to impair the ability of us or Apache Canada to proceed with the exchange offer.

The foregoing conditions are for our and Apache Canada's sole benefit and may be asserted by us or Apache Canada regardless of the circumstances giving rise to any such condition or may be waived by us or Apache Canada in whole or in part at any time and from time to time in our sole discretion. Our or Apache Canada's failure at any time to exercise any of the foregoing rights shall not be deemed a waiver of any such right and such right shall be deemed an ongoing right which may be asserted at any time and from time to time. In addition, we and Apache Canada will not accept for exchange any outstanding notes tendered, and no exchange notes will be issued in exchange for any such outstanding notes, if, at such time, any stop order shall be threatened by the SEC or be in effect with respect to the registration statement of which this prospectus is a part or the qualification of the indenture under the Trust Indenture Act of 1939, as amended.

The exchange offer is not conditioned on any minimum aggregate principal amount of outstanding notes being tendered for exchange.

CONSEQUENCES OF FAILURE TO EXCHANGE

Any outstanding notes not tendered pursuant to the exchange offer will remain outstanding and continue to accrue interest at the rate of 4.375% (that is, without special interest), and holders of outstanding notes not tendered will not be entitled to any further registration rights under the registration rights agreement, except under limited circumstances. The outstanding notes will remain "restricted securities" within the meaning of the Securities Act. Accordingly, prior to the date that is two years after the later of the issue date of the outstanding notes and the last date on which we or any of our affiliates was the owner of the outstanding notes, the outstanding notes may be resold only

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- to us;
- to a person who the seller reasonably believes is a "qualified institutional buyer" purchasing for its own account or for the account of another "qualified institutional buyer" in compliance with the resale limitations of Rule 144A;
- to an "institutional accredited investor" that, prior to the transfer, furnishes to the trustee a written certification containing representations and agreements relating to the restrictions on transfer of the notes (the form of this letter can be obtained from the trustee);
- pursuant to the limitations on resale provided by Rule 144 under the Securities Act;
- pursuant to the resale provisions of Rule 904 of Regulation S under the Securities Act;
- pursuant to an effective registration statement under the Securities Act; or
- pursuant to any other available exemption from the registration requirements of the Securities Act,

subject in each of the foregoing cases to compliance with applicable state securities laws.

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As a result, the liquidity of the market for non-tendered outstanding notes could be adversely affected upon completion of the exchange offer. The foregoing restrictions on resale will no longer apply after the later of the second anniversary of the issue date of the outstanding notes or the purchase of the outstanding notes from us or our affiliate.

FEES AND EXPENSES

We will not make any payments to brokers, dealers or others soliciting acceptances of the exchange offer. The principal solicitation is being made by mail; however, additional solicitations may be made in person or by telephone by our officers and employees.

Expenses incurred in connection with the exchange offer will be paid by us. Such expenses include, among others, the fees and expenses of the trustee and the exchange agent, accounting and legal fees, printing costs and other miscellaneous fees and expenses.

ACCOUNTING TREATMENT

We will not recognize any gain or loss for accounting purposes upon the consummation of the exchange offer. We will amortize the expenses of the exchange offer as additional interest expense over the term of the exchange notes.

PROCEDURES FOR TENDERING OUTSTANDING NOTES

The tender of outstanding notes pursuant to any of the procedures set forth in this prospectus and in the letter of transmittal will constitute a binding agreement between the tendering holder and us in accordance with the terms and

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subject to the conditions set forth in this prospectus and in the letter of transmittal. The tender of outstanding notes will constitute an agreement to deliver good and marketable title to all tendered outstanding notes prior to the expiration date free and clear of all liens, charges, claims, encumbrances, interests and restrictions of any kind.

Except as provided in "-- Guaranteed Delivery Procedures," unless the outstanding notes being tendered are deposited by you with the exchange agent prior to the expiration date and are accompanied by a properly completed and duly executed letter of transmittal, we may, at our option, reject the tender. Issuance of exchange notes will be made only against deposit of tendered outstanding notes and delivery of all other required documents. Notwithstanding the foregoing, DTC participants tendering through its Automated Tender Offer Program ("ATOP") will be deemed to have made valid delivery where the exchange agent receives an agent's message prior to the expiration date.

Accordingly, to properly tender outstanding notes, the following procedures must be followed:

Notes held through a Custodian. Each beneficial owner holding outstanding notes through a DTC participant must instruct the DTC participant to cause its outstanding notes to be tendered in accordance with the procedures set forth in this prospectus.

Notes held through DTC. Pursuant to an authorization given by DTC to the DTC participants, each DTC participant holding outstanding notes through DTC must

- electronically transmit its acceptance through ATOP, and DTC will then edit and verify the acceptance, execute a book-entry delivery to the exchange agent's account at DTC and send an agent's message to the exchange agent for its acceptance, or
- comply with the guaranteed delivery procedures set forth below and in a notice of guaranteed delivery. See "-- Guaranteed Delivery Procedures -- Notes held through DTC."

Promptly after the date of this prospectus, the exchange agent will establish an account at DTC for purposes of the exchange offer with respect to outstanding notes held through DTC. Any financial institution that is a DTC participant may make book-entry delivery of interests in outstanding notes into the exchange agent's account through ATOP. However, although delivery of interests in the outstanding

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notes may be effected through book-entry transfer into the exchange agent's account through ATOP, an agent's message in connection with such book-entry transfer, and any other required documents, must be, in any case, transmitted to and received by the exchange agent at its address set forth under "-- Exchange Agent," or the guaranteed delivery procedures set forth below must be complied with, in each case, prior to the expiration date. DELIVERY OF DOCUMENTS TO DTC DOES NOT CONSTITUTE DELIVERY TO THE EXCHANGE AGENT. The confirmation of a book-entry transfer into the exchange agent's account at DTC as described above is referred to herein as a "Book-Entry Confirmation."

The term "agent's message" means a message transmitted by DTC to, and received by, the exchange agent and forming a part of the book-entry confirmation, which states that DTC has received an express acknowledgment from each DTC participant tendering through ATOP that such DTC participants have received a letter of transmittal and agree to be bound by the terms of the

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letter of transmittal and that we may enforce such agreement against such DTC participants.

Cede & Co., as the holder of the global note, will tender a portion of each global note equal to the aggregate principal amount of outstanding notes for which instructions to tender are given by DTC participants.

By tendering, each holder and each DTC participant will represent to us that, among other things, it is:

- not our affiliate;
- not a broker-dealer tendering outstanding notes acquired directly from us for its own account;
- acquiring the exchange notes in its ordinary course of business; and
- not engaged in, and does not intend to engage in, and has no arrangement or understanding with any person to participate in, a distribution of the exchange notes.

In addition, each broker-dealer that is to receive exchange notes for its own account in exchange for outstanding notes must represent that such outstanding notes were acquired by such broker-dealer as a result of market-making activities or other trading activities, and must acknowledge that it will deliver a prospectus that meets the requirements of the Securities Act in connection with any resale of the exchange notes. The letter of transmittal states that by so acknowledging and by delivering a prospectus, a broker-dealer will not be deemed to admit that it is an "underwriter" within the meaning of Section 2(a)(11) of the Securities Act. See "Plan of Distribution."

Unless waived by us, we will not accept any alternative, conditional, irregular or contingent tenders. By executing a letter of transmittal or transmitting an acceptance through ATOP, as the case may be, each tendering holder waives any right to receive any notice of the acceptance for purchase of its outstanding notes.

We will resolve all questions as to the validity, form, eligibility (including time of receipt) and acceptance of tendered outstanding notes, and such determination will be final and binding. We reserve the absolute right to reject any or all tenders that are not in proper form or the acceptance of which may, in the opinion of our counsel, be unlawful. We also reserve the absolute right to waive any condition to the exchange offer and any irregularities or conditions of tender as to particular outstanding notes. Our interpretation of the terms and conditions of the exchange offer (including the instructions in the letter of transmittal) will be final and binding. Unless waived, any irregularities in connection with tenders must be cured within such time as we shall determine. We, along with the exchange agent, shall be under no duty to give notification of defects in such tenders and shall not incur liabilities for failure to give such notification. Tenders of outstanding notes will not be deemed to have been made until such irregularities have been cured or waived. Any outstanding notes received by the exchange agent that are not properly tendered and as to which the irregularities have not been cured or waived will be returned by the exchange agent to the tendering holder, unless otherwise provided in the letter of transmittal, as soon as practicable following the expiration date.

If any letter of transmittal, endorsement, bond power, power of attorney or

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any other document required by the letter of transmittal is signed by a trustee, executor, administrator, guardian, attorney-in-fact, officer of a corporation or other person acting in a fiduciary or representative capacity, that person should so indicate when signing, and, unless waived by us, proper evidence satisfactory to us, in our sole discretion, of that person's authority must be submitted. A beneficial owner of outstanding notes that are held by or registered in the name of a broker, dealer, commercial bank, trust company or other nominee or custodian is urged to contact that entity promptly if that beneficial holder wishes to participate in the exchange offer.

LETTERS OF TRANSMITTAL AND OUTSTANDING NOTES MUST BE SENT ONLY TO THE EXCHANGE AGENT. DO NOT SEND LETTERS OF TRANSMITTAL OR OUTSTANDING NOTES TO US, APACHE CANADA OR DTC.

The method of delivery of outstanding notes, letters of transmittal, any required signature guaranties and all other required documents, including delivery through DTC and any acceptance through ATOP, is at the election and risk of the persons tendering and delivering acceptances or letters of transmittal and, except as otherwise provided in the applicable letter of transmittal, delivery will be deemed made only when actually received by the exchange agent. If delivery is by mail, it is suggested that the holder use properly insured, registered mail with return receipt requested, and that the mailing be made sufficiently in advance of the expiration date to permit delivery to the exchange agent prior to the expiration date.

GUARANTEED DELIVERY PROCEDURES

Notes held through DTC. DTC participants holding outstanding notes through DTC who wish to cause their outstanding notes to be tendered, but who cannot transmit their acceptances through ATOP prior to the expiration date, may cause a tender to be effected if:

- guaranteed delivery is made by or through a firm or other entity identified in Rule 17Ad-15 under the Exchange Act, including the following, which we call "eligible institutions":
 - a bank;
 - a broker, dealer, municipal securities dealer, municipal securities broker, government securities dealer or government securities broker;
 - a credit union;
 - a national securities exchange, registered securities association or clearing agency; or
 - a savings institution that is a participant in a Securities Transfer Association recognized program;
- prior to the expiration date, the exchange agent receives from any of the above institutions a properly completed and duly executed notice of guaranteed delivery, by mail, hand delivery, facsimile transmission or overnight courier, substantially in the form provided with this prospectus; and
- book-entry confirmation and an agent's message in connection therewith are received by the exchange agent within three New York Stock Exchange trading days after the expiration date.

Notes held by Holders. Holders who wish to tender their outstanding notes but

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- whose outstanding notes are not immediately available and will not be available for tendering prior to the expiration date; or
- who cannot deliver their outstanding notes, the letter of transmittal, or any other required documents to the exchange agent prior to the expiration date,

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may effect a tender if:

- the tender is made by or through any of the above-listed eligible institutions;
- prior to the expiration date, the exchange agent receives from any above-listed eligible institutions a properly completed and duly executed notice of guaranteed delivery, whether by mail, hand delivery, facsimile transmission or overnight courier, substantially in the form provided with this prospectus; and
- a properly completed and executed letter of transmittal, as well as the certificate(s) representing all tendered outstanding notes in proper form for transfer, and all other documents required by the letter of transmittal, are received by the exchange agent within three New York Stock Exchange trading days after the expiration date.

WITHDRAWAL RIGHTS

You may withdraw tenders of outstanding notes, or any portion of your outstanding notes, in integral multiples of \$1,000 principal amount due at the stated maturity, at any time prior to 5:00 p.m., New York City time, on the expiration date. Any outstanding notes properly withdrawn will be deemed to be not validly tendered for purposes of the exchange offer.

Notes held through DTC. DTC participants holding outstanding notes who have transmitted their acceptances through ATOP may, prior to 5:00 p.m., New York City time, on the expiration date, withdraw the instruction given thereby by delivering to the exchange agent, at its address set forth under "-- Exchange Agent," a written, telegraphic or facsimile notice of withdrawal of such instruction. Such notice of withdrawal must contain the name and number of the DTC participant, the principal amount due at the stated maturity of outstanding notes to which such withdrawal relates and the signature of the DTC participant. Receipt of such written notice of withdrawal by the exchange agent effectuates a withdrawal.

Notes held by Holders. Holders may withdraw their tender of outstanding notes, prior to 5:00 p.m., New York City time, on the expiration date, by delivering to the exchange agent, at its address set forth under "-- Exchange Agent," a written, telegraphic or facsimile notice of withdrawal. Any such notice of withdrawal must:

- specify the name of the person who tendered the outstanding notes to be withdrawn;
- contain a description of the outstanding notes to be withdrawn and identify the certificate number or numbers shown on the particular certificates evidencing such outstanding notes and the aggregate principal amount due at the stated maturity represented by such outstanding notes; and
- be signed by the holder of such outstanding notes in the same manner as

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the original signature on the letter of transmittal by which such outstanding notes were tendered (including any required signature guaranties), or be accompanied by

- documents of transfer in a form acceptable to us, in our sole discretion; and
- a properly completed irrevocable proxy that authorized such person to effect such revocation on behalf of such holder.

If the outstanding notes to be withdrawn have been delivered or otherwise identified to the exchange agent, a signed notice of withdrawal is effective immediately upon written, telegraphic or facsimile notice of withdrawal even if physical release is not yet effected.

All signatures on a notice of withdrawal must be guaranteed by a recognized participant in the Securities Transfer Agents Medallion Program, the New York Stock Exchange Medallion Signature Program or the Stock Exchange Medallion Program; provided, however, that signatures on the notice of withdrawal need not be guaranteed if the outstanding notes being withdrawn are held for the account of any of the institutions listed above under "-- Guaranteed Delivery Procedures."

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A withdrawal of an instruction or a withdrawal of a tender must be executed by a DTC participant or a holder of outstanding notes, as the case may be, in the same manner as the person's name appears on its transmission through ATOP or letter of transmittal, as the case may be, to which such withdrawal relates. If a notice of withdrawal is signed by a trustee, partner, executor, administrator, guardian, attorney-in-fact, agent, officer of a corporation or other person acting in a fiduciary or representative capacity, such person must so indicate when signing and must submit with the revocation appropriate evidence of authority to execute the notice of withdrawal. A DTC participant or a holder may withdraw an instruction or a tender, as the case may be, only if such withdrawal complies with the provisions of this prospectus.

All questions as to the validity, form and eligibility, including time of receipt, or withdrawal notices will be determined by us, in our sole discretion, which determination shall be final and binding on all parties. Neither we, Apache Canada, the exchange agent nor any other person is under any duty to give any notification of any irregularities in any notice of withdrawal nor will those parties incur any liability for failure to give that notice.

A withdrawal of a tender of outstanding notes by a DTC participant or a holder, as the case may be, may be rescinded only by a new transmission of an acceptance through ATOP or execution and delivery of a new letter of transmittal, as the case may be, in accordance with the procedures described herein.

EXCHANGE AGENT

JPMorgan Chase Bank has been appointed as exchange agent for the exchange offer. Questions, requests for assistance and requests for additional copies of this prospectus or of the letter of transmittal should be directed to the exchange agent addressed as follows:

By Mail:
(Registered or Certified Mail is recommended)

JPMorgan Chase Bank,

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as Exchange Agent
ITS Bond Events
P.O. Box 2320
Dallas, TX 75221
Attention: Frank Ivins

By hand or by overnight courier:

JPMorgan Chase Bank,
as Exchange Agent
ITS Bond Events
2001 Bryan Street
9th Floor
Dallas, TX 75201
Attention: Frank Ivins

By Facsimile Transmission:
(For Eligible Institutions only)
(214) 468-6494
Attention: Frank Ivins

To confirm facsimile:
(214) 468-6464

Telephone Inquiries: (800) 275-2048

DELIVERY TO AN ADDRESS OTHER THAN AS SET FORTH ABOVE WILL NOT CONSTITUTE A VALID DELIVERY.

The exchange agent also acts as trustee under the indenture.

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TRANSFER TAXES

Holders of outstanding notes who tender their outstanding notes for exchange notes will not be obligated to pay any transfer taxes in connection therewith, except that holders who instruct us to register exchange notes in the name of, or request that outstanding notes not tendered or not accepted in the exchange offer be returned to, a person other than the registered tendering holder will be responsible for the payment of any applicable transfer tax thereon.

OTHER

Participation in the exchange offer is voluntary. You should carefully consider whether to accept the exchange offer. You should consult your financial and tax advisors in making your own decision on what action to take.

We may in the future seek to acquire untendered outstanding notes in open market or privately negotiated transactions, through subsequent exchange offers or otherwise. We have no present plans to acquire any outstanding notes that are not tendered in the exchange offer or to file a registration statement to permit resales of any untendered outstanding notes.

DESCRIPTION OF NOTES AND GUARANTEES

GENERAL

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Apache Canada issued the outstanding notes and will issue the exchange notes as one separate series under the indenture dated as of November 23, 1999, among Apache Canada, Apache and JPMorgan Chase Bank, as trustee. The exchange notes will be issued in the form of one or more global notes registered in the name of The Depository Trust Company ("DTC") or its nominee, as described under "-- Book-Entry, Delivery and Form." The following description is a summary of the material provisions of the exchange notes, the guarantees and the indenture. The terms of the exchange notes and guarantees are substantially identical in all material respects to the outstanding notes and guarantees, except that the exchange notes and guarantees will have been registered under the Securities Act and, therefore, will not bear legends restricting their transfer and will not contain specified provisions providing for additional interest under specified circumstances described in the registration rights agreement, the provisions of which will terminate upon the consummation of the exchange offer. This description does not restate the indenture in its entirety. We and Apache Canada urge you to read the indenture because it, and not this description, defines your rights as holders of the exchange notes. Unless otherwise stated, all references to "issuer" mean Apache Canada and all references to "guarantor" mean Apache, the term "notes" refers to both the outstanding notes and the exchange notes and the term "guarantee" refers to our guarantee of the outstanding notes and the exchange notes.

The notes are senior unsecured obligations of Apache Canada. We will irrevocably and unconditionally guarantee the notes as to principal, premium, if any, interest and additional amounts, if any.

The notes are redeemable as described below under "-- Optional Redemption" and "-- Redemption for Taxation Reasons." The notes are not entitled to the benefit of any sinking fund. If a change in control, as defined in the indenture, occurs, each holder of notes may elect to require Apache Canada to repurchase the holder's notes. If a holder makes this election, Apache Canada must purchase the holder's notes for their principal amount plus accrued interest to the purchase date. See "-- Apache Canada is Obligated to Purchase Notes on a Change in Control."

With the exceptions and pursuant to the requirements set forth in the indenture, we and Apache Canada may discharge our and its obligations under the indenture with respect to the notes as described in "-- Discharge, Defeasance and Covenant Defeasance."

Other than as described below under "-- The Indenture Limits Our and Apache Canada's Ability to Incur Liens," "-- The Indenture Limits Our and Apache Canada's Ability to Engage in Sale/Leaseback

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Transactions" and "-- Apache Canada is Obligated to Purchase Notes on a Change in Control," the indenture does not limit our or Apache Canada's ability to incur indebtedness or afford holders of securities protection if our credit quality declines or if we are involved in a takeover, recapitalization or highly leveraged or similar transaction.

Apache Canada will issue the notes in denominations of \$1,000 or integral multiples of \$1,000.

PRINCIPAL, MATURITY AND INTEREST

The notes will mature on May 15, 2015. Apache Canada may issue and sell additional principal amounts of the notes or other debt securities in the future without the consent of the holders of the notes. Any additional notes, together with these notes, will constitute a single series of notes under the indenture.

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Interest on the notes will accrue at the rate of 4.375% per year and will be payable semi-annually in arrears on May 15 and November 15 of each year, commencing on November 15, 2003. Apache Canada will make each interest payment to the person in whose name the notes are registered at the close of business on the immediately preceding May 1 or November 1, as the case may be, whether or not that date is a business day.

Interest on the notes will accrue from the most recent date to which interest has been paid or, if no interest has been paid, from May 15, 2003, and will be computed on the basis of a 360-day year comprised of twelve 30-day months.

If any interest payment date, maturity date or redemption date falls on a day that is not a business day, the payment will be made on the next business day and, unless we and Apache Canada default on the payment, no interest will accrue for the period from and after the interest payment date, maturity date or redemption date. As used in this prospectus, the term "business day" means any day, other than a Saturday or Sunday, that is neither a legal holiday nor a day on which commercial banks are authorized or required by law, regulation or executive order to close in The City of New York.

RANKING

The notes will be unsecured obligations of Apache Canada and will rank equally with all other unsecured senior indebtedness of Apache Canada, and the guarantees will be unsecured obligations of Apache and will rank equally with all other unsecured senior indebtedness of Apache. At November 30, 2003, Apache had approximately \$2.35 billion of unsecured senior indebtedness outstanding on a consolidated basis.

Dividend and other distributions to us from our various subsidiaries may be subject to statutory, contractual and other restrictions (including, without limitation, exchange controls that may be applicable to foreign subsidiaries). The rights of our creditors to participate in the assets of any subsidiary upon that subsidiary's liquidation or recapitalization will be subject to the prior claims of the subsidiary's creditors, except to the extent that we may ourselves be a creditor with recognized claims against the subsidiary. The claims of holders under the guarantees will be effectively subordinated to the claims of creditors of our subsidiaries other than, in the case of the notes, Apache Canada. The indenture does not restrict the amount of indebtedness that we, Apache Canada or our other subsidiaries may incur.

GUARANTEES

We will irrevocably and unconditionally guarantee to each holder of the notes issued by Apache Canada and authenticated and delivered by the trustee the due and punctual payment of the principal of, any premium and interest on, and any additional amounts payable with respect to, the notes, when and as it becomes due and payable, whether at maturity, upon acceleration, by call for redemption, repayment or otherwise in accordance with the terms of the notes and of the indenture. We will (a) agree that, if an event of default occurs under the notes, our obligations under the guarantees will be as if we had issued the notes, and will be enforceable irrespective of any invalidity, irregularity or unenforceability of the notes or the indenture or any supplement thereto and (b) waive our right to require the trustee or the holders to

pursue or exhaust their legal or equitable remedies against Apache Canada before

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exercising their rights under the guarantees.

OPTIONAL REDEMPTION

The notes are redeemable as a whole or in part, at the option of Apache Canada at any time, at a redemption price equal to the greater of (i) 100 percent of their principal amount or (ii) the sum of the present values of the remaining scheduled payments of principal and interest thereon discounted to the date of redemption on a semiannual basis (assuming a 360-day year consisting of twelve 30-day months) at the Treasury Yield plus 15 basis points, plus, in each case, accrued interest to the date of redemption. Apache Canada will, however, pay the interest installment due on any interest payment date that occurs on or before a redemption date to the holders of the notes as of the close of business on the record date immediately preceding that interest payment date.

"Treasury Yield" means, with respect to any redemption date, the rate per annum equal to the semiannual equivalent yield to maturity of the Comparable Treasury Issue, assuming a price for the Comparable Treasury Issue (expressed as a percentage of its principal amount) equal to the Comparable Treasury Price for such redemption date.

"Comparable Treasury Issue" means the United States Treasury security selected by the Reference Treasury Dealers or Dealer as having a maturity comparable to the remaining term of the notes that would be utilized, at the time of selection and in accordance with customary financial practice, in pricing new issues of corporate debt securities of comparable maturity to the remaining term of the notes.

"Comparable Treasury Price" means, with respect to any redemption date, (i) the average of the Reference Treasury Dealer Quotations for such redemption date, after excluding the highest and lowest of such Reference Treasury Dealer Quotations, or (ii) if the trustee obtains fewer than four but more than one such Reference Treasury Dealer Quotations, the average of all such Quotations or (iii) or if the trustee obtains only one such Referenced Treasury Dealer Quotation, such quotation.

"Reference Treasury Dealer Quotations" means with respect to each Reference Treasury Dealer and any redemption date, the average, as determined by the trustee, bid and asked prices for the Comparable Treasury Issue (expressed in each case as a percentage of the principal amount) quoted in writing to the trustee by such Reference Treasury Dealer at 5:00 p.m. (New York City time) on the third business day preceding such redemption date.

"Reference Treasury Dealer" means each of (i) Banc of America Securities LLC and Deutsche Bank Securities Inc. (or their respective affiliates that are Primary Treasury Dealers), and their respective successors; provided, however, that if either of the foregoing ceases being a U.S. Government securities dealer in New York City (a "Primary Treasury Dealer"), we may substitute another Primary Treasury Dealer, and (ii) any other Primary Treasury Dealer(s) selected by the trustee after consultation with us.

Holders of notes to be redeemed will be given notice of redemption, at their addresses as set forth in the security register for the notes, at least 30 and not more than 60 days prior to the date fixed for redemption. If fewer than all of the notes are to be redeemed, the trustee will select the particular notes or portions thereof for redemption from the outstanding notes not previously called, pro rata or by lot or in such other manner as the trustee deems fair and appropriate.

Unless Apache Canada defaults in payment of the redemption price, on and after the redemption date interest will cease to accrue on the notes or portion thereof called for redemption.

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Except as noted above and in "-- Redemption for Taxation Reasons," the notes are not redeemable prior to maturity and will not be subject to any sinking fund.

PAYMENT AND PAYING AGENTS; EXCHANGE AND TRANSFERS

The notes will be exchangeable, transfers of the notes will be registrable, and principal of and premium, if any, and interest on the notes will be payable, at the corporate trust office of the trustee at

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4 New York Plaza, 15th Floor, New York, New York 10004; provided that payment of interest on an interest payment date may, at Apache Canada's option, be made by check mailed to the address of the person entitled thereto as it appears in the security register or by transfer to an account maintained by the payee with a bank located in the United States. Payments of principal, premium, if any, and interest (and additional amounts, if any) in respect of the global notes (as defined below) will be made to DTC in immediately available funds, while disbursement of such payments to owners of beneficial interests in the global notes will be made in accordance with the procedures of DTC and its participants in effect from time to time.

If a redemption occurs, neither we nor Apache Canada will be required to:

- issue, register the transfer of or exchange notes during a period beginning at the opening of business 15 days before any selection of notes to be redeemed and ending at the close of business on the day of mailing of the relevant notice of redemption; or
- register the transfer of or exchange any note, or portion thereof, called for redemption, except the unredeemed portion of any note being redeemed in part.

Neither we, Apache Canada nor the trustee will impose any service charge for any transfer or exchange of a note; however, we or Apache Canada may ask you to pay any taxes or other governmental charges in connection with a transfer or exchange of notes.

THE INDENTURE LIMITS OUR AND APACHE CANADA'S ABILITY TO INCUR LIENS

Nothing in the indenture or the notes will in any way limit the amount of indebtedness or securities which we, Apache Canada or our other subsidiaries, as defined in the indenture, may incur or issue. The indenture provides that none of us, Apache Canada or any of our other subsidiaries may issue, assume or guarantee any notes, bonds, debentures or other similar evidences of indebtedness for money borrowed secured by a mortgage, lien, pledge, security interest or other encumbrance -- defined in the indenture as "liens" -- upon any of our or its property unless we provide that any and all notes then outstanding shall be secured by a lien equally and ratably with any and all other obligations secured by the lien. The restrictions on liens will not, however, apply to:

- liens existing on the date of the indenture or provided for under the terms of agreements existing on the date of the indenture;
- liens securing all or part of the cost of exploring, producing, gathering, processing, marketing, drilling or developing any of our or our subsidiaries' properties, or securing indebtedness incurred to

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provide funds therefor or indebtedness incurred to finance all or part of the cost of acquiring, constructing, altering, improving or repairing any property or assets, or improvements used in connection with such property, or securing indebtedness incurred to provide funds therefor;

- liens securing only indebtedness owed by one of our subsidiaries to us, Apache Canada or to one or more of our other subsidiaries;
- liens on the property of any corporation or other entity existing at the time it becomes our subsidiary;
- liens on any property to secure indebtedness incurred in connection with the construction, installation or financing of pollution control or abatement facilities or other forms of industrial revenue bond financing or indebtedness issued or guaranteed by the United States or any state or any department, agency or instrumentality of either or indebtedness issued to or guaranteed for the benefit of a foreign government or any state or any department, agency or instrumentality of either or an international finance agency or any division or department thereof, including the World Bank, the International Finance Corp. and the Multilateral Investment Guarantee Agency;
- any extension, renewal or replacement or successive extensions, renewals or replacements of any lien referred to in the foregoing clauses that existed on the date of the indenture;

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- other "ordinary course liens," as defined in the indenture, incurred in the ordinary course of business; or
- liens which secure "limited recourse indebtedness," as defined in the indenture.

In addition, the following types of transactions, among others, shall not be deemed to create indebtedness secured by liens:

- the sale, granting of liens with respect to or other transfer of crude oil, natural gas or other petroleum hydrocarbons in place for a period of time until, or in an amount that, the transferee will receive as a result of the transfer a specified amount of money or of crude oil, natural gas or other petroleum hydrocarbons;
- the sale or other transfer of any other interest in property of the character commonly referred to as a production payment, overriding royalty, forward sale or similar interest; and
- the granting of liens required by any contract or statute in order to permit us or one of our subsidiaries to perform any contract or subcontract made by it with or at the request of the U.S. government or any foreign government or international finance agency, any state or any department thereof, or any agency or instrumentality of either, or to secure partial, progress, advance or other payments to us or one of our subsidiaries by any of these entities pursuant to the provisions of any contract or statute.

Notwithstanding the limitations on liens described above, we, Apache Canada and any one or more of our other subsidiaries may issue, assume or guarantee the following indebtedness secured by liens on assets without regard to the limitations described above: indebtedness in any aggregate principal amount that, together with the aggregate outstanding principal amount of all our other

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indebtedness and indebtedness of any of our subsidiaries so secured (excluding indebtedness secured by the permitted liens described above), and the aggregate amount of sale/leaseback transaction obligations that would otherwise be subject to the limitations on sale/leaseback transactions described below, does not at the time such indebtedness is incurred exceed 10% of our consolidated net worth as shown on our most recent audited consolidated balance sheet.

THE INDENTURE LIMITS OUR AND APACHE CANADA'S ABILITY TO ENGAGE IN SALE/LEASEBACK TRANSACTIONS

Neither we, Apache Canada nor any of our other subsidiaries will enter into any arrangement with any person, other than us or one of our subsidiaries, to lease any property to us, Apache Canada or a subsidiary of ours for more than three years. For the restriction to apply, we or one of our subsidiaries must sell or plan to sell the property to the person leasing it to us or our subsidiary or to another person to which funds have been or are to be advanced on the security of the leased property. The limitation does not apply where:

- either we, Apache Canada or our other subsidiaries would be entitled to create debt secured by a lien on the property to be leased in a principal amount equal to or exceeding the value of that sale/leaseback transaction;
- since the date of the indenture and within a period commencing six months before the consummation of that arrangement and ending six months after the consummation of the arrangement, we, Apache Canada or our other subsidiaries have expended or will expend for any property -- including amounts expended for the acquisition, exploration, drilling or development of the property, and for additions, alterations, improvements and repairs to the property -- an amount equal to all or a portion of the net proceeds of that arrangement and we, Apache Canada or our other subsidiaries designate that amount as a credit against that arrangement, with any amount not being so designated to be applied as set forth in the next item; or
- during or immediately after the expiration of the 12 months after the effective date of that transaction, we or Apache Canada apply to the voluntary defeasance, redemption or retirement of the notes and its other senior indebtedness, as defined in the indenture, an amount equal to the

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greater of the net proceeds of the sale or transfer of the property leased in that transaction and the fair value of the property at the time of entering into the transaction, in either case adjusted to reflect the remaining term of the lease and any amount we utilize as set forth in the prior item. The amount will be reduced by the principal amount of other senior indebtedness we voluntarily retired within that 12-month period.

THE INDENTURE INCLUDES EVENTS OF DEFAULT

Any one of the following events will constitute an "event of default" under the indenture with respect to the notes:

- if we or Apache Canada fail to pay any interest on the notes (or additional amounts, if any, in respect thereof) when due, and the failure continues for 30 days;
- if we or Apache Canada fail to pay principal of or any premium on the notes (or additional amounts, if any, in respect thereof) when due and payable, either at maturity or otherwise;

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- if we or Apache Canada fail to perform or breach any of the other covenants or warranties in the indenture or the notes -- other than a covenant or warranty included in the indenture solely for the benefit of a series of securities other than the notes -- and that breach or failure continues for 60 days after written notice as provided in the indenture;
- if any of our, Apache Canada's or any of our other subsidiaries' indebtedness, as defined in the indenture, in excess of an aggregate of \$25,000,000 in principal amount is accelerated under any event of default as defined in any mortgage, indenture or instrument and the acceleration has not been rescinded or annulled within 30 days after written notice as provided in the indenture specifying the event of default and requiring us or Apache Canada to cause that acceleration to be rescinded or annulled;
- if we, Apache Canada or any of our other subsidiaries fail to pay, bond or otherwise discharge within 60 days of entry, a judgment, court order or uninsured monetary damage award against us or them in excess of an aggregate of \$25,000,000 which is not stayed on appeal or otherwise being appropriately contested in good faith; and
- specified events of voluntary or involuntary bankruptcy, insolvency or reorganization involving us, Apache Canada or any of our other subsidiaries.

If an event of default with respect to the notes, other than an event of default described above pertaining to events of bankruptcy, insolvency or reorganization, occurs and is continuing, either the trustee or the holders of at least 25% in aggregate principal amount of the outstanding notes may declare the principal amount of the notes to be due and payable immediately. At any time after a declaration of acceleration has been made, but before a judgment or decree for payment of money has been obtained by the trustee, and subject to applicable law and other provisions of the indenture, the holders of a majority in aggregate principal amount of the notes may, under some circumstances, rescind and annul the acceleration. If an event of default described above pertaining to events of bankruptcy, insolvency or reorganization occurs, the principal amount and accrued interest will become immediately due and payable without any declaration or other act by the trustee or any holder.

Within 90 days after the occurrence of any default with respect to the notes, the trustee must transmit notice of the default to the holders of the notes unless the event of default has been cured or waived. However, except in the case of a payment default, the trustee may withhold the notice if and so long as the board of directors, the executive committee or a trust committee of directors or responsible officers of the trustee has in good faith determined that the withholding of the notice is in the interest of the holders of the notes.

If an event of default occurs and is continuing with respect to the notes, the trustee may in its discretion proceed to protect and enforce its rights and the rights of the holders of the notes by all appropriate judicial proceedings.

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Subject to the duty of the trustee during any default to act with the required standard of care, the trustee is under no obligation to exercise any of its rights or powers under the indenture at the request or direction of any of the holders of the notes, unless the holders offer the trustee reasonable indemnity. Subject to indemnifying the trustee, and subject to applicable law and other provisions of the indenture, the holders of a majority in aggregate principal amount of the outstanding notes may direct the time, method and place of conducting any proceeding for any remedy available to the trustee, or

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exercising any trust or power conferred on the trustee, with respect to the notes.

APACHE CANADA IS OBLIGATED TO PURCHASE NOTES ON A CHANGE IN CONTROL

If a change in control, as defined in the indenture, occurs, Apache Canada must mail within 15 days a written notice regarding the change in control to the trustee and to every holder of the notes. The notice must also be published at least once in an authorized newspaper, as defined in the indenture, and must state:

- the events causing the change in control and the date of the change in control;
- the date by which notice of the change in control is required by the indenture to be given;
- the date, 35 business days after the occurrence of the change in control, by which Apache Canada must purchase the notes it is obligated to purchase pursuant to the selling holder's exercise of rights on change in control;
- the price Apache Canada must pay for the notes it is obligated to purchase;

SHS	G7945J104	1778	78554 SH	DEFINED	02		0	78554
SECURE COMPUTING CORP		COM	813705100	133	15453	SH		DEFINED 02
SELECT SECTOR SPDR TR		SBI CONS DISCR	81369Y407	2641	79110	SH		DEFINED 02
SELECT SECTOR SPDR TR		SBI CONS STPLS	81369Y308	403	16661	SH		DEFINED 02
SELECT SECTOR SPDR TR		SBI INT-ENERGY	81369Y506	58550	1032259	SH		DEFINED 02
SELECT SECTOR SPDR TR		SBI INT-UTILS	81369Y886	4114	127400	SH		DEFINED 02
SELECT SECTOR SPDR TR		SBI MATERIALS	81369Y100	9214	287025	SH		DEFINED 02
SEMICONDUCTOR HLDRS TR		DEP RCPT	816636203	2814	85493	SH		DEFINED 02
SEPRACOR INC		COM	817315104	6596	115435	SH		DEFINED 02
SFB SB 07/22/06 0132 000		COM	78462F9SB	243	500	SH	PUT	DEFINED 02
SFBC INTL INC		COM	784121105	1391	91744	SH		DEFINED 02
SHERWIN WILLIAMS CO		COM	824348106	928	19553	SH		DEFINED 02
SHIRE PLC		SPONSORED ADR	82481R106	12240	276744	SH		DEFINED 02
SIERRA HEALTH SVCS INC		COM	826322109	815	18091	SH		DEFINED 02
SILICON LABORATORIES INC		COM	826919102	2499	71088	SH		DEFINED 02
SIMON PPTY GROUP INC NEW		COM	828806109	1696	20447	SH		DEFINED 02
SINA CORP		ORD	G81477104	924	37003	SH		DEFINED 02
SINGING MACH INC		COM NEW	829322304	18	55272	SH		DEFINED 01
SIRIUS SATELLITE RADIO INC		COM	82966U103	311	65430	SH		DEFINED 02
SIRVA INC		COM	82967Y104	219	33776	SH		DEFINED 01
SK TELECOM LTD		SPONSORED ADR	78440P108	807	34479	SH		DEFINED 02
SKX JE 10/21/06 0025 000		COM	8305669JE	300	1500	SH	Call	DEFINED 02
SKYWEST INC		COM	830879102	564	22758	SH		DEFINED 02
SLB HL 08/19/06 0060 000		COM	8068579HL	480	700	SH	Call	DEFINED 02
SLB KZ 11/18/06 0062 500		COM	8068579KZ	296	400	SH	Call	DEFINED 02
SLE MW 01/20/07 0017 500		COM	8031119MW	372	2010	SH	PUT	DEFINED 02
SNP SM 07/22/06 0065 000		COM	16941R9SM	341	429	SH	PUT	DEFINED 02
SOFTWARE HOLDRS TR		DEPOSITRY RCPT	83404B103	267	7700	SH		DEFINED 02
SONUS PHARMACEUTICALS INC		COM	835692104	383	77000	SH		DEFINED 02
SONY CORP		ADR NEW	835699307	722	16400	SH		DEFINED 02
SOURCE INTERLINK COS INC		COM NEW	836151209	563	47287	SH		DEFINED 02
SOUTHERN COPPER CORP		COM	84265V105	8132	91236	SH		DEFINED 02
SOUTHWEST AIRLS CO		COM	844741108	699	42681	SH		DEFINED 03
SOUTHWESTERN ENERGY CO		COM	845467109	3816	122478	SH		DEFINED 02
SPDR TR		UNIT SER 1	78462F103	40666	319500	SH		DEFINED 02
SPRINT NEXTEL CORP		COM FON	852061100	972	48635	SH		DEFINED 02
SPT UJ 09/16/06 1150 000		COM	12486T9UJ	520	1000	SH	PUT	DEFINED 02
SQX AZ 01/20/07 0032 500		COM	8552449AZ	540	750	SH	Call	DEFINED 02

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SRA INTL INC	CL A	78464R105	869	32646	SH	DEFINED	01
SRA INTL INC	CL A	78464R105	260	9761	SH	DEFINED	02
SSH HX 08/19/06 0022 500PKG	COM	8529839HX	285	4076	SH	Call	DEFINED 02
ST JUDE MED INC	COM	790849103	294	9058	SH	DEFINED	01
ST JUDE MED INC	COM	790849103	5374	165777	SH	DEFINED	02
ST PAUL TRAVELERS INC	COM	792860108	1837	41214	SH	DEFINED	02
STAR SCIENTIFIC INC	COM	85517P101	729	282402	SH	DEFINED	02
STARWOOD HOTELS&RESORTS WRLD	COM	85590A401	2322	38478	SH	DEFINED	02
STATE STR CORP	COM	857477103	597	10278	SH	DEFINED	01
STEEL TECHNOLOGIES INC	COM	858147101	364	18723	SH	DEFINED	02
STEMCELLS INC	COM	85857R105	84	41193	SH	DEFINED	02
STJ SJ 07/22/06 0050 000	COM	7908499SJ	804	458	SH	PUT	DEFINED 02
STREETTRACKS SER TR	DJ WL SMCP ETF	86330E810	18710	324214	SH	DEFINED	02
STREETTRACKS SER TR	DJ WLSH TOT MK	86330E885	2362	25700	SH	DEFINED	02
STREETTRACKS SER TR	KBW BK ETF	86330E794	1612	30000	SH	DEFINED	02
STREETTRACKS SER TR	SPDR HOMEBUILD	86330E745	809	23800	SH	DEFINED	02
STRYKER CORP	COM	863667101	1158	27510	SH	DEFINED	02
SUNCOR ENERGY INC	COM	867229106	217	2673	SH	DEFINED	01
SUNCOR ENERGY INC	COM	867229106	680	8400	SH	DEFINED	02
SUNOCO INC	COM	86764P109	349	5042	SH	DEFINED	02
SUNPOWER CORP	COM CL A	867652109	2259	80635	SH	DEFINED	02
SUNTRUST BKS INC	COM	867914103	646	8473	SH	DEFINED	01
SUPERGEN INC	COM	868059106	238	65543	SH	DEFINED	02
SUPERIOR INDS INTL INC	COM	868168105	218	11918	SH	DEFINED	02
SUQ AZ 01/20/07 0002 500	COM	8668109AZ	267	1550	SH	Call	DEFINED 02
SUQ JH 10/21/06 0004 000	COM	8668109JH	523	11000	SH	Call	DEFINED 02
SUQ MA 01/20/07 0005 000	COM	8668109MA	200	2000	SH	PUT	DEFINED 02
SVB FINL GROUP	COM	78486Q101	560	12317	SH	DEFINED	02
SWF MI 01/20/07 0045 000	COM	8009969MI	517	1202	SH	PUT	DEFINED 02
SWIFT ENERGY CO	COM	870738101	984	22928	SH	DEFINED	02
SWQ AP 01/20/07 0012 500	COM	80004C9AP	378	97	SH	Call	DEFINED 02
SYMANTEC CORP	COM	871503108	1613	103781	SH	DEFINED	02
SYMBOL TECHNOLOGIES INC	COM	871508107	480	44514	SH	DEFINED	02
SYNAGRO TECHNOLOGIES INC	COM NEW	871562203	64	16226	SH	DEFINED	02
SYNIVERSE HLDGS INC	COM	87163F106	344	23368	SH	DEFINED	02
SZP GL 07/22/06 1260 000	COM	7839819GL	3905	1755	SH	Call	DEFINED 02
SZP UJ 09/16/06 1250 000	COM	7839819UJ	2134	1100	SH	PUT	DEFINED 02
TAG-IT PAC INC	COM	873774103	14	20989	SH	DEFINED	01
TAKE-TWO INTERACTIVE SOFTWARE	COM	874054109	2850	267383	SH	DEFINED	02
TD AMERITRADE HLDG CORP	COM	87236Y108	6408	432707	SH	DEFINED	02
TECH DATA CORP	COM	878237106	449	11722	SH	DEFINED	02
TEEKAY SHIPPING MARSHALL ISL	COM	Y8564W103	3482	83233	SH	DEFINED	02
TEKELEC	COM	879101103	3604	291836	SH	DEFINED	02
TELE NORTE LESTE PART S A	SPON ADR PFD	879246106	467	36638	SH	DEFINED	02
TELEFONOS DE MEXICO S A	SPON ADR ORD L	879403780	1176	56435	SH	DEFINED	02
TELEFONOS DE MEXICO S A	SPON ADR ORD L	879403780	585	28100	SH	DEFINED	02
TELETOUCH COMMUNICATIONS INC	COM NEW	87951V206	5	13565	SH	DEFINED	01
TELLABS INC	COM	879664100	664	49866	SH	DEFINED	02
TEMPLE INLAND INC	COM	879868107	917	21384	SH	DEFINED	02
TENGASCO INC	COM NEW	88033R205	17	12984	SH	DEFINED	01
TEREX CORP NEW	COM	880779103	10499	106373	SH	DEFINED	02
TESORO CORP	COM	881609101	6012	80844	SH	DEFINED	02
TETON ENERGY CORP	COM	881628101	85	14905	SH	DEFINED	01
TEVA PHARMACEUTICAL INDS LTD	ADR	881624209	1951	61749	SH	DEFINED	02
TEX GM 07/22/06 0065 000	COM	8807799GM	213	63	SH	Call	DEFINED 02
TEX GT 07/22/06 0100 000	COM	8807799GT	224	710	SH	Call	DEFINED 02
TEXAS INSTRS INC	COM	882508104	1163	38400	SH	DEFINED	02
THQ AA 01/20/07 0005 000	COM	8855359AA	320	4000	SH	Call	DEFINED 02
THX IK 09/16/06 0055 000	COM	4421209IK	695	939	SH	Call	DEFINED 02
TIME WARNER TELECOM INC	CL A	887319101	291	19616	SH	DEFINED	02
TIVO INC	COM	888706108	2728	381487	SH	DEFINED	02
TORONTO DOMINION BK ONT	COM NEW	891160509	364	7163	SH	DEFINED	02

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TQA TE 08/19/06 0025 000	COM	87236Y9TE	217	213	SH	PUT	DEFINED	02
TRANSOCEAN INC	ORD	G90078109	4465	55589	SH		DEFINED	02
TRIBUNE CO NEW	COM	896047107	207	6375	SH		DEFINED	01
TRIBUNE CO NEW	COM	896047107	722	22275	SH		DEFINED	02
TRIDENT MICROSYSTEMS INC	COM	895919108	306	16144	SH		DEFINED	02
TRONOX INC	CL A	897051108	158	12200	SH		DEFINED	02
TS LE 12/16/06 0025 000	COM	88031M9LE	290	175	SH	Call	DEFINED	02
TSW IH 09/16/06 0040 000	COM	8709999IH	1007	2651	SH	Call	DEFINED	02
TUK WU 11/18/06 0007 500	COM	8887069WU	1113	10600	SH	PUT	DEFINED	02
TUO UC 09/16/06 0015 000	COM	8740549UC	872	2100	SH	PUT	DEFINED	02
TVQ UU 09/16/06 0037 500	COM	8816249UU	489	808	SH	PUT	DEFINED	02
TWX GR 07/22/06 0017 000	COM	8873179GR	260	5464	SH	Call	DEFINED	02
TWX MD 01/20/07 0020 000	COM	8873179MD	401	1500	SH	PUT	DEFINED	02
TXF AL 01/20/07 0060 000	COM	8739979AL	300	500	SH	Call	DEFINED	02
TXF JY 10/21/06 0057 500	COM	8739979JY	1180	2000	SH	Call	DEFINED	02
TXU AX 01/20/07 0052 500	COM	8731689AX	639	600	SH	Call	DEFINED	02
TXU CORP	COM	873168108	5804	97071	SH		DEFINED	02
TXU GW 07/22/06 0047 500	COM	8731689GW	916	733	SH	Call	DEFINED	02
TYC MF 01/20/07 0030 000	COM	9021249MF	228	785	SH	PUT	DEFINED	02
TYCO INTL LTD NEW	COM	902124106	7148	259924	SH		DEFINED	02
UAL CORP	COM NEW	902549807	2991	96437	SH		DEFINED	02
UBJ TA 08/19/06 0105 000	COM	G589979TA	274	45	SH	PUT	DEFINED	02
UCO HH 08/19/06 0040 000	COM	9134319HH	234	100	SH	Call	DEFINED	02
UHB SI 07/22/06 0045 000	COM	9139949SI	440	3317	SH	PUT	DEFINED	02
ULTRA PETROLEUM CORP	COM	903914109	39670	669303	SH		DEFINED	02
ULTRALIFE BATTERIES INC	COM	903899102	127	12562	SH		DEFINED	02
UNION PAC CORP	COM	907818108	1029	11073	SH		DEFINED	03
UNISYS CORP	COM	909214108	86	13666	SH		DEFINED	02
UNIT CORP	COM	909218109	308	5406	SH		DEFINED	02
UNITED DOMINION REALTY TR IN	COM	910197102	296	10560	SH		DEFINED	01
UNITED MICROELECTRONICS CORP	SPONSORED ADR	910873207	273	87819	SH		DEFINED	01
UNITED MICROELECTRONICS CORP	SPONSORED ADR	910873207	127	40698	SH		DEFINED	02
UNITED PARCEL SERVICE INC	CL B	911312106	279	3385	SH		DEFINED	01
UNITED PARCEL SERVICE INC	CL B	911312106	564	6855	SH		DEFINED	03
UNITED RENTALS INC	COM	911363109	1102	34464	SH		DEFINED	02
UNITED TECHNOLOGIES CORP	COM	913017109	357	5634	SH		DEFINED	02
UNITED THERAPEUTICS CORP DEL	COM	91307C102	3861	66830	SH		DEFINED	02
UNITEDHEALTH GROUP INC	COM	91324P102	13868	309683	SH		DEFINED	02
UNIVERSAL TECHNICAL INST INC	COM	913915104	406	18426	SH		DEFINED	01
UNIVISION COMMUNICATIONS INC	CL A	914906102	6553	195607	SH		DEFINED	02
UQ AU 01/20/07 0007 500	COM	69562K9AU	349	2050	SH	Call	DEFINED	02
UQM TECHNOLOGIES INC	COM	903213106	78	27016	SH		DEFINED	02
URI LH 12/16/06 0040 000	COM	9113639LH	204	1900	SH	Call	DEFINED	02
US BANCORP DEL	COM NEW	902973304	661	21395	SH		DEFINED	01
USP SE 07/22/06 0025 000	COM	6979009SE	290	414	SH	PUT	DEFINED	02
USP SX 07/22/06 0022 500	COM	6979009SX	264	587	SH	PUT	DEFINED	02
UTILITIES HOLDRS TR	DEPOSITRY RCPT	918019100	40151	341800	SH		DEFINED	02
UVM AK 01/20/07 0055 000	COM	G5876H9AK	536	1930	SH	Call	DEFINED	02
UVM KK 11/18/06 0055 000	COM	G5876H9KK	281	1497	SH	Call	DEFINED	02
UVM ML 01/20/07 0060 000	COM	G5876H9ML	330	201	SH	PUT	DEFINED	02
UXU SC 07/22/06 0015 000	COM	2081929SC	569	1724	SH	PUT	DEFINED	02
VALERO ENERGY CORP NEW	COM	91913Y100	3699	55600	SH		DEFINED	02
VALERO L P	COM UT LTD PRT	91913W104	229	4631	SH		DEFINED	01
VANGUARD INDEX FDS	EXT MKT VIPERS	922908652	903	9500	SH		DEFINED	02
VANGUARD INDEX FDS	GROWTH VIPERS	922908736	207	3900	SH		DEFINED	02
VANGUARD INDEX FDS	MID CAP VIPERS	922908629	499	7400	SH		DEFINED	02
VANGUARD INDEX FDS	SMLL CP VIPERS	922908751	381	6000	SH		DEFINED	02
VANGUARD INTL EQUITY INDEX F	PACIFIC VIPERS	922042866	2787	44525	SH		DEFINED	02
VANGUARD SECTOR INDEX FDS	CONSUMER DISC	92204A108	1632	30600	SH		DEFINED	02
VANGUARD SECTOR INDEX FDS	FINLS VIPERS	92204A405	1017	17627	SH		DEFINED	02
VANGUARD SPECIALIZED PORTFOL	VIPERS DIV APP	921908844	14037	285414	SH		DEFINED	02
VARIAN MED SYS INC	COM	92220P105	511	10790	SH		DEFINED	02

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VARIAN SEMICONDUCTOR EQUIPMN	COM	922207105	327	10031	SH		DEFINED	02
VCD AX 01/20/07 0022 500PKG	COM	0049819AX	240	4250	SH	Call	DEFINED	02
VCH AL 01/20/07 0060 000	COM	1669989AL	362	658	SH	Call	DEFINED	02
VCH AM 01/20/07 0065 000	COM	1669989AM	335	1146	SH	Call	DEFINED	02
VCT AK 01/20/07 0055 000	COM	2529989AK	3110	1000	SH	Call	DEFINED	02
VDO MJ 01/20/07 0050 000	COM	2609939MJ	274	250	SH	PUT	DEFINED	02
VEECO INSTRS INC DEL	COM	922417100	799	33499	SH		DEFINED	02
VERIFONE HLDGS INC	COM	92342Y109	228	7486	SH		DEFINED	02
VERIZON COMMUNICATIONS	COM	92343V104	10967	327469	SH		DEFINED	02
VGN AE 01/20/07 0025 000	COM	3709929AE	355	500	SH	Call	DEFINED	02
VGN ME 01/20/07 0025 000	COM	3709929ME	1026	3600	SH	PUT	DEFINED	02
VGN MX 01/20/07 0022 500	COM	3709929MX	255	1230	SH	PUT	DEFINED	02
VHB AL 01/20/07 0060 000	COM	9199949AL	295	250	SH	Call	DEFINED	02
VIACOM INC NEW	CL A	92553P102	212	5906	SH		DEFINED	01
VIACOM INC NEW	CL B	92553P201	876	24449	SH		DEFINED	01
VIAD CORP	COM NEW	92552R406	545	17397	SH		DEFINED	02
VIDESH SANCHAR NIGAM LTD	SPON ADR NEW	92659G600	240	13656	SH		DEFINED	02
VIE AJ 01/20/07 0050 000	COM	6519969AJ	375	500	SH	Call	DEFINED	02
VIK MG 01/20/07 0035 000	COM	0329869MG	410	1000	SH	PUT	DEFINED	02
VIMICRO INTL CORP	ADR	92718N109	177	14000	SH		DEFINED	02
VIRAGEN INC	COM NEW	927638403	20	53865	SH		DEFINED	01
VIROPHARMA INC	COM	928241108	236	27435	SH		DEFINED	02
VISTACARE INC	CL A	92839Y109	136	11224	SH		DEFINED	02
VISTEON CORP	COM	92839U107	73	10181	SH		DEFINED	01
VITESSE SEMICONDUCTOR CORP	COM	928497106	94	65527	SH		DEFINED	02
VIVO PARTICIPACOES S A	SPON ADR PFD	92855S101	91	37067	SH		DEFINED	01
VIX BV 02/14/07 0012 500	COM	12497K9BV	374	923	SH	Call	DEFINED	02
VIX HV 08/16/06 0012 500	COM	12497K9HV	1257	4449	SH	Call	DEFINED	02
VIX KV 11/15/06 0012 500	COM	12497K9KV	643	1669	SH	Call	DEFINED	02
VJB AR 01/20/07 0090 000	COM	G659979AR	208	540	SH	Call	DEFINED	02
VJB MQ 01/20/07 0085 000	COM	G659979MQ	374	270	SH	PUT	DEFINED	02
VK AU 01/20/07 0150 000	COM	4989979AU	853	396	SH	Call	DEFINED	02
VK AW 01/20/07 0140 000	COM	4989979AW	555	200	SH	Call	DEFINED	02
VKP AG 01/20/07 0033 000	COM	8139759AG	209	1550	SH	Call	DEFINED	02
VLO IL 09/16/06 0060 000	COM	91913Y9IL	358	402	SH	Call	DEFINED	02
VNE MF 01/20/07 0030 000	COM	5799999MF	840	1400	SH	PUT	DEFINED	02
VOD AD 01/20/07 0020 000	COM	92857W9AD	394	1500	SH	Call	DEFINED	02
VOH MD 01/20/07 0020 000	COM	2049949MD	370	4000	SH	PUT	DEFINED	02
VOH ME 01/20/07 0025 000	COM	2049949ME	300	1000	SH	PUT	DEFINED	02
VPM AK 01/20/07 0055 000	COM	0229979AK	567	287	SH	Call	DEFINED	02
VPM AL 01/20/07 0060 000	COM	0229979AL	3459	2239	SH	Call	DEFINED	02
VRN MI 01/20/07 0045 000	COM	1729889MI	274	2149	SH	PUT	DEFINED	02
VTP AE 01/20/07 0025 000PKG	COM	1269759AE	1846	2600	SH	Call	DEFINED	02
VUH AJ 01/20/07 0050 000	COM	9139919AJ	240	1020	SH	Call	DEFINED	02
VVE AN 01/20/07 0070 000	COM	9509979AN	216	1922	SH	Call	DEFINED	02
VVE MJ 01/20/07 0050 000	COM	9509979MJ	203	1500	SH	PUT	DEFINED	02
VVK AZ 01/20/07 0002 500	COM	5279979AZ	559	3150	SH	Call	DEFINED	02
VYJ AK 01/20/07 0011 250	COM	6419869AK	231	200	SH	Call	DEFINED	02
WABASH NATL CORP	COM	929566107	296	19249	SH		DEFINED	01
WACHOVIA CORP 2ND NEW	COM	929903102	409	7567	SH		DEFINED	01
WACHOVIA CORP 2ND NEW	COM	929903102	1291	23878	SH		DEFINED	02
WAL MART STORES INC	COM	931142103	17826	370074	SH		DEFINED	02
WALGREEN CO	COM	931422109	6611	147430	SH		DEFINED	02
WALTER INDS INC	COM	93317Q105	667	11563	SH		DEFINED	02
WAR AW 01/19/08 0017 500	COM	00199D9AW	1296	1200	SH	Call	DEFINED	02
WASHINGTON MUT INC	COM	939322103	6205	136127	SH		DEFINED	02
WASHINGTON POST CO	CL B	939640108	761	976	SH		DEFINED	01
WATSCO INC	COM	942622200	2241	37458	SH		DEFINED	02
WATSON PHARMACEUTICALS INC	COM	942683103	255	10959	SH		DEFINED	02
WAUSAU PAPER CORP	COM	943315101	129	10379	SH		DEFINED	01
WAV AD 01/19/08 0020 000	COM	5219999AD	318	500	SH	Call	DEFINED	02
WBL AF 01/19/08 0030 000	COM	0799999AF	2325	3000	SH	Call	DEFINED	02

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WBX MX 01/19/08 0022 500	COM	1019999MX	1373	2250	SH	PUT	DEFINED	02
WCC AM 01/20/07 0065 000	COM	95082P9AM	353	360	SH	Call	DEFINED	02
WCI CMNTYS INC	COM	92923C104	264	13096	SH		DEFINED	02
WCK AF 01/19/08 0030 000	COM	2989979AF	1750	1400	SH	Call	DEFINED	02
WDC GC 07/22/06 0015 000	COM	9581029GC	332	692	SH	Call	DEFINED	02
WDL MD 01/19/08 0020 000	COM	5329989MD	542	5700	SH	PUT	DEFINED	02
WDQ MT 01/19/08 0037 500	COM	2479979MT	985	755	SH	PUT	DEFINED	02
WDV MB 01/19/08 0010 000	COM	5029989MB	248	1225	SH	PUT	DEFINED	02
WEIGHT WATCHERS INTL INC NEW	COM	948626106	1997	48828	SH		DEFINED	02
WEK ME 01/19/08 0025 000	COM	2779989ME	550	1550	SH	PUT	DEFINED	02
WELLPOINT INC	COM	94973V107	521	7157	SH		DEFINED	02
WELLS FARGO & CO NEW	COM	949746101	202	3011	SH		DEFINED	01
WELLS FARGO & CO NEW	COM	949746101	1572	23437	SH		DEFINED	02
WENDYS INTL INC	COM	950590109	3915	67156	SH		DEFINED	02
WEST CORP	COM	952355105	533	11133	SH		DEFINED	02
WESTAR ENERGY INC	COM	95709T100	3280	155812	SH		DEFINED	01
WESTERN GAS RES INC	COM	958259103	278	4643	SH		DEFINED	02
WESTWOOD ONE INC	COM	961815107	197	26290	SH		DEFINED	02
WET SEAL INC	CL A	961840105	564	115603	SH		DEFINED	02
WEYERHAEUSER CO	COM	962166104	840	13494	SH		DEFINED	02
WFE ME 01/19/08 0025 000	COM	0029769ME	363	2500	SH	PUT	DEFINED	02
WFO MB 01/19/08 0010 000	COM	3459979MB	342	950	SH	PUT	DEFINED	02
WGG AF 01/19/08 0030 000	COM	4599969AF	494	447	SH	Call	DEFINED	02
WGM MX 01/19/08 0022 500	COM	3709959MX	4343	9240	SH	PUT	DEFINED	02
WHIRLPOOL CORP	COM	963320106	317	3837	SH		DEFINED	01
WHIRLPOOL CORP	COM	963320106	3460	41866	SH		DEFINED	02
WHITING PETE CORP NEW	COM	966387102	640	15285	SH		DEFINED	02
WHOLE FOODS MKT INC	COM	966837106	2023	31304	SH		DEFINED	02
WHW AJ 01/19/08 0050 000	COM	4069999AJ	1475	500	SH	Call	DEFINED	02
WIK AD 01/19/08 0020 000	COM	6549999AD	355	1000	SH	Call	DEFINED	02
WILLBROS GROUP INC	COM	969199108	248	13116	SH		DEFINED	02
WILLIAMS COS INC DEL	COM	969457100	6112	261659	SH		DEFINED	02
WILLIAMS SONOMA INC	COM	969904101	233	6846	SH		DEFINED	02
WIND RIVER SYSTEMS INC	COM	973149107	142	16011	SH		DEFINED	02
WIRELESS HOLDRS TR	DEPOSITRY RCPT	97653L208	870	15000	SH		DEFINED	02
WITNESS SYS INC	COM	977424100	382	18916	SH		DEFINED	02
WJN AN 01/19/08 0070 000	COM	4789999AN	223	1000	SH	Call	DEFINED	02
WKV AJ 01/19/08 0050 000	COM	5859999AJ	230	500	SH	Call	DEFINED	02
WLU MJ 01/19/08 0050 000	COM	7479999MJ	819	700	SH	PUT	DEFINED	02
WMA AD 01/19/08 0020 000	COM	6209989AD	370	974	SH	Call	DEFINED	02
WMB TX 08/19/06 0022 500	COM	9694579TX	252	3253	SH	PUT	DEFINED	02
WMF AD 01/19/08 0020 000	COM	5949989AD	1962	3600	SH	Call	DEFINED	02
WMF AF 01/19/08 0030 000	COM	5949989AF	827	9450	SH	Call	DEFINED	02
WMQ AL 01/19/08 0060 000	COM	2339919AL	439	520	SH	Call	DEFINED	02
WNM MB 01/19/08 0010 000PKG	COM	5599979MB	751	2178	SH	PUT	DEFINED	02
WNU MM 01/19/08 0065 000	COM	6119989MM	595	1750	SH	PUT	DEFINED	02
WNU MQ 01/19/08 0085 000	COM	6119989MQ	416	400	SH	PUT	DEFINED	02
WO AX 01/19/08 0022 500	COM	8529999AX	598	2750	SH	Call	DEFINED	02
WPA AE 01/19/08 0025 000	COM	9029989AE	1274	2450	SH	Call	DEFINED	02
WPU AB 01/19/08 0010 000	COM	7599999AB	1876	4750	SH	Call	DEFINED	02
WPY AC 01/19/08 0015 000	COM	7479979AC	2813	6050	SH	Call	DEFINED	02
WRIGLEY WM JR CO	COM	982526105	798	17596	SH		DEFINED	02
WRR AP 01/19/08 0080 000	COM	0229999AP	535	1000	SH	Call	DEFINED	02
WRR AR 01/19/08 0090 000	COM	0229999AR	225	1000	SH	Call	DEFINED	02
WRV AK 01/19/08 0055 000	COM	1729939AK	630	3001	SH	Call	DEFINED	02
WRV AL 01/19/08 0060 000	COM	1729939AL	341	3499	SH	Call	DEFINED	02
WSS AT 01/19/08 0100 000	COM	9039919AT	259	489	SH	Call	DEFINED	02
WSS MJ 01/19/08 0050 000	COM	9039919MJ	203	270	SH	PUT	DEFINED	02
WSS MO 01/19/08 0075 000	COM	9039919MO	9245	4300	SH	PUT	DEFINED	02
WTB AB 01/19/08 0010 000	COM	2849999AB	531	600	SH	Call	DEFINED	02
WTB MC 01/19/08 0015 000	COM	2849999MC	276	850	SH	PUT	DEFINED	02
WTX MH 01/19/08 0040 000	COM	8819939MH	2024	2200	SH	PUT	DEFINED	02

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WUB AL 01/19/08 0060 000	COM	8069989AL	738	500	SH	Call	DEFINED	02
WVW AH 01/19/08 0040 000	COM	0079939AH	526	2393	SH	Call	DEFINED	02
WVY MX 01/19/08 0022 500	COM	0299979MX	369	3072	SH	PUT	DEFINED	02
WWD AN 01/19/08 0070 000	COM	6179999AN	417	700	SH	Call	DEFINED	02
WWS AC 01/19/08 0015 000	COM	8089999AC	306	874	SH	Call	DEFINED	02
WUW MB 01/19/08 0010 000	COM	8199989MB	378	2130	SH	PUT	DEFINED	02
WYETH	COM	983024100	799	17990	SH		DEFINED	02
WYH MF 01/19/08 0030 000	COM	9849969MF	670	2413	SH	PUT	DEFINED	02
WYI AE 01/19/08 0025 000	COM	6299949AE	620	250	SH	Call	DEFINED	02
WYNN RESORTS LTD	COM	983134107	1072	14621	SH		DEFINED	02
WYS MJ 01/19/08 0050 000	COM	9129999MJ	475	1000	SH	PUT	DEFINED	02
WZJ AB 01/19/08 0010 000	COM	7569929AB	341	1287	SH	Call	DEFINED	02
WZM AN 01/19/08 0070 000	COM	5909999AN	2256	2400	SH	Call	DEFINED	02
WZY AI 01/19/08 0045 000	COM	1659999AI	390	2000	SH	Call	DEFINED	02
X AN 01/20/07 0070 000	COM	9129099AN	483	500	SH	Call	DEFINED	02
X GH 07/22/06 0040 000	COM	9129099GH	908	300	SH	Call	DEFINED	02
X GL 07/22/06 0060 000	COM	9129099GL	293	276	SH	Call	DEFINED	02
XANSER CORP	COM	98389J103	91	18071	SH		DEFINED	01
XAV HJ 08/19/06 0150 000	COM	6929929HJ	416	750	SH	Call	DEFINED	02
XBA AV 01/20/07 0042 500	COM	2789969AV	225	6003	SH	Call	DEFINED	02
XBT IH 09/16/06 0060 000	COM	8139719IH	613	3831	SH	Call	DEFINED	02
XBT IY 09/16/06 0051 000	COM	8139719IY	345	493	SH	Call	DEFINED	02
XCEL ENERGY INC	COM	98389B100	259	13506	SH		DEFINED	01
XILINX INC	COM	983919101	554	24472	SH		DEFINED	02
XIQ MH 01/20/07 0040 000	COM	57772K9MH	295	364	SH	PUT	DEFINED	02
XLF UC 09/16/06 0029 000	COM	8139959UC	289	16500	SH	PUT	DEFINED	02
XM SATELLITE RADIO HLDGS INC	CL A	983759101	13536	923932	SH		DEFINED	02
XNZ GP 07/22/06 0380 000	COM	0019969GP	537	126	SH	Call	DEFINED	02
XOI HX 08/19/06 1180 000	COM	03113E9HX	230	80	SH	Call	DEFINED	02
XOM AH 01/20/07 0040 000	COM	30231G9AH	569	257	SH	Call	DEFINED	02
XOM AJ 01/20/07 0050 000	COM	30231G9AJ	1444	1119	SH	Call	DEFINED	02
XOM AK 01/20/07 0055 000	COM	30231G9AK	1084	1232	SH	Call	DEFINED	02
XOM AM 01/20/07 0065 000	COM	30231G9AM	827	2927	SH	Call	DEFINED	02
XOM GH 07/22/06 0040 000	COM	30231G9GH	211	97	SH	Call	DEFINED	02
XOM ML 01/20/07 0060 000	COM	30231G9ML	224	801	SH	PUT	DEFINED	02
XTW AH 01/20/07 0040 000PKG	COM	9839769AH	613	700	SH	Call	DEFINED	02
YAA MO 01/20/07 0075 000	COM	0349979MO	792	800	SH	PUT	DEFINED	02
YAD AE 01/19/08 0025 000	COM	7419979AE	2022	1954	SH	Call	DEFINED	02
YAHOO INC	COM	984332106	1695	51372	SH		DEFINED	02
YAV MD 01/19/08 0020 000	COM	6939929MD	430	1000	SH	PUT	DEFINED	02
YCH AK 01/19/08 0055 000	COM	1649989AK	212	550	SH	Call	DEFINED	02
YDQ AG 01/19/08 0035 000	COM	G959999AG	2585	1343	SH	Call	DEFINED	02
YDR AS 01/19/08 0095 000	COM	G909999AS	2842	2800	SH	Call	DEFINED	02
YDR AT 01/19/08 0100 000	COM	G909999AT	611	711	SH	Call	DEFINED	02
YDR MM 01/19/08 0065 000	COM	G909999MM	265	500	SH	PUT	DEFINED	02
YEA AG 01/19/08 0035 000	COM	9259989AG	1422	1170	SH	Call	DEFINED	02
YEA AJ 01/19/08 0050 000	COM	9259989AJ	1284	1759	SH	Call	DEFINED	02
YEP AF 01/19/08 0030 000	COM	0399949AF	1047	600	SH	Call	DEFINED	02
YEU AI 01/19/08 0045 000	COM	2789989AI	425	2500	SH	Call	DEFINED	02
YEU AK 01/19/08 0055 000	COM	2789989AK	203	3000	SH	Call	DEFINED	02
YEU MG 01/19/08 0035 000	COM	2789989MG	2233	2900	SH	PUT	DEFINED	02
YFW AA 01/19/08 0005 000	COM	8299979AA	341	2905	SH	Call	DEFINED	02
YFW MU 01/19/08 0007 500	COM	8299979MU	295	1000	SH	PUT	DEFINED	02
YFX AE 01/19/08 0025 000	COM	7569989AE	1185	2393	SH	Call	DEFINED	02
YGX AW 01/19/08 0017 500	COM	2059949AW	644	1150	SH	Call	DEFINED	02
YGX MX 01/19/08 0022 500	COM	2059949MX	1298	2950	SH	PUT	DEFINED	02
YHE MW 01/19/08 0017 500	COM	0249989MW	413	950	SH	PUT	DEFINED	02
YKD AD 01/19/08 0120 000	COM	7609999AD	606	2500	SH	Call	DEFINED	02
YKY AR 01/19/08 0090 000	COM	7449989AR	1000	2150	SH	Call	DEFINED	02
YLB AG 01/19/08 0035 000	COM	2089839AG	220	500	SH	Call	DEFINED	02
YLN MZ 01/19/08 0002 500	COM	1319979MZ	246	1094	SH	PUT	DEFINED	02
Y LX MC 01/19/08 0015 000	COM	9839939MC	1629	5090	SH	PUT	DEFINED	02

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YM BIOSCIENCES INC	COM	984238105	237	63200	SH	DEFINED	02
YMB AH 01/19/08 0040 000	COM	2089949AH	1340	940	SH	Call	DEFINED 02
YME AV 01/19/08 0012 500	COM	5359959AV	433	6421	SH	Call	DEFINED 02
YML AV 01/19/08 0012 500	COM	6939879AV	937	7650	SH	Call	DEFINED 02
YMU AW 01/19/08 0017 500	COM	0099939AW	1043	500	SH	Call	DEFINED 02
YNK AJ 01/19/08 0050 000	COM	4929989AJ	5955	3000	SH	Call	DEFINED 02
YNN AG 01/19/08 0035 000	COM	0329929AG	626	325	SH	Call	DEFINED 02
YNN AI 01/19/08 0045 000	COM	0329929AI	1381	990	SH	Call	DEFINED 02
YOG AP 01/19/08 0080 000	COM	G379989AP	658	200	SH	Call	DEFINED 02
YOK AB 01/19/08 0110 000	COM	0189969AB	377	230	SH	Call	DEFINED 02
YOM AC 01/19/08 0015 000	COM	0199909AC	530	1000	SH	Call	DEFINED 02
YOM AW 01/19/08 0017 500	COM	0199909AW	390	1000	SH	Call	DEFINED 02
YOY AC 01/19/08 0015 000	COM	9029949AC	1275	1000	SH	Call	DEFINED 02
YPE MQ 01/19/08 0085 000	COM	0089939MQ	367	489	SH	PUT	DEFINED 02
YPX MJ 01/19/08 0050 000	COM	3569989MJ	5513	7500	SH	PUT	DEFINED 02
YPY MJ 01/19/08 0050 000	COM	9199999MJ	510	1500	SH	PUT	DEFINED 02
YQH AP 01/19/08 0180 000	COM	4989999AP	2718	1279	SH	Call	DEFINED 02
YRC WORLDWIDE INC	COM	984249102	544	12918	SH	DEFINED	03
YTD MD 01/19/08 0020 000	COM	G799989MD	510	2000	SH	PUT	DEFINED 02
YUE AL 01/19/08 0060 000	COM	3749999AL	1020	750	SH	Call	DEFINED 02
YUM AJ 01/20/07 0050 000	COM	9884989AJ	830	2000	SH	Call	DEFINED 02
YUP AL 01/19/08 0060 000	COM	9119999AL	587	230	SH	Call	DEFINED 02
YUP AR 01/19/08 0090 000	COM	9119999AR	776	1506	SH	Call	DEFINED 02
YVH AW 01/19/08 0017 500	COM	9289969AW	485	2336	SH	Call	DEFINED 02
YVK MC 01/19/08 0115 000	COM	7009959MC	508	170	SH	PUT	DEFINED 02
YW ME 01/19/08 0025 000	COM	6299979ME	459	1494	SH	PUT	DEFINED 02
YWM AD 01/19/08 0220 000	COM	3829909AD	624	28	SH	Call	DEFINED 02
YXG AF 01/19/08 0030 000	COM	0239939AF	438	500	SH	Call	DEFINED 02
YXG MG 01/19/08 0035 000	COM	0239939MG	293	500	SH	PUT	DEFINED 02
YXL AZ 01/19/08 0002 500	COM	5499999AZ	255	6000	SH	Call	DEFINED 02
YXX AI 01/19/08 0045 000	COM	2169959AI	285	250	SH	Call	DEFINED 02
ZDD MN 01/20/07 0070 000	COM	4648849MN	330	1000	SH	PUT	DEFINED 02
ZEBRA TECHNOLOGIES CORP	CL A	989207105	238	6981	SH	DEFINED	02
ZFK MG 01/20/07 0035 000	COM	8459969MG	607	934	SH	PUT	DEFINED 02
ZIMMER HLDGS INC	COM	98956P102	912	16079	SH	DEFINED	01
ZIMMER HLDGS INC	COM	98956P102	779	13738	SH	DEFINED	02
ZLY AM 01/20/07 0065 000	COM	1369989AM	1320	4000	SH	Call	DEFINED 02
ZNY ML 01/20/07 0060 000	COM	6299819ML	213	500	SH	PUT	DEFINED 02
ZPP AF 01/17/09 0030 000	COM	4229879AF	278	400	SH	Call	DEFINED 02
ZQN HH 08/19/06 0040 000	COM	0231359HH	270	1500	SH	Call	DEFINED 02
ZSG MF 01/17/09 0030 000	COM	2049889MF	653	2250	SH	PUT	DEFINED 02
ZUL JC 10/21/06 0015 000	COM	87959M9JC	225	757	SH	Call	DEFINED 02
ZUL VC 10/21/06 0015 000	COM	87959M9VC	362	2839	SH	PUT	DEFINED 02
ZUMIEZ INC	COM	989817101	355	9450	SH	DEFINED	02
ZWV AF 01/20/07 0030 000PKG	COM	9259899AF	231	750	SH	Call	DEFINED 02
ZZK AM 01/20/07 0065 000PKG	COM	0259909AM	235	862	SH	Call	DEFINED 02
1HOM30 11/30/10 0005 500AMEX	COM	994NGA9WB	214	800	SH	PUT	DEFINED 02
1QIW30 06/30/08 0007 875CBOE	COM	994LMA9FA	734	2727	SH	Call	DEFINED 02
1QXB28 01/28/08 0037 500AMEX	COM	994MLA9MC	1527	1620	SH	PUT	DEFINED 02
2BUC17 06/17/08 0012 500AMEX	COM	994QLA9FC	256	800	SH	Call	DEFINED 02
2JEF26 01/26/07 0022 500AMEX	COM	994M7A9AB	242	300	SH	Call	DEFINED 02
2MT 03 07/03/06 0001 000CBOE	COM	994R6A9GB	11510	3900	SH	Call	DEFINED 02
2PFQ03 07/03/06 0001 000CBOE	COM	994R6A9GA	1327	600	SH	Call	DEFINED 02
2PFQ14 07/14/06 0010 125PHLX	COM	994BZA9GD	3905	3000	SH	Call	DEFINED 02
4EUR18 07/18/06 0269 000AMEX	COM	994QSA9GC	12094	10321	SH	Call	DEFINED 02
4XOI28 07/28/06 1090 000AMEX	COM	994RAA9GE	272	80	SH	Call	DEFINED 02