ST MARY LAND & EXPLORATION CO Form 10-O

November 02, 2007

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

#### **FORM 10-Q**

# QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended September 30, 2007

Commission file number 001-31539

#### ST. MARY LAND & EXPLORATION COMPANY

(Exact name of registrant as specified in its charter)

Delaware 41-0518430 (State or other jurisdiction of incorporation or organization) (I.R.S. Employer Identification No.)

1776 Lincoln Street, Suite 80203 700, Denver, Colorado (Zip Code) (Address of principal executive offices)

(303) 861-8140

(Registrant's telephone number, including area code)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days.

Yes b No o

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, or a non-accelerated filer. See definition of "accelerated filer and large accelerated filer" in Rule 12b-2 of the Exchange Act. (Check one):

Large accelerated filer b Accelerated filer o Non-accelerated filer o

Indicate by check mark whether the registrant is a shell company (as defined by Rule 12b-2 of the Exchange Act). Yes o No b

Indicate the number of shares outstanding of each of the issuer's classes of common stock as of the latest practicable date.

As of October 26, 2007, the registrant had 62,873,327 shares of common stock, \$0.01 par value, outstanding.

## ST. MARY LAND & EXPLORATION COMPANY

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# PART I. FINANCIAL INFORMATION ITEM 1. FINANCIAL STATEMENTS

# ST. MARY LAND & EXPLORATION COMPANY AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS (UNAUDITED)

(In thousands, except share amounts)

	ASSETS	September 30, 2007	De	ecember 31, 2006
Current assets:				
Cash and cash equivalents	\$	17,240	\$	1,464
Short-term investments		1,158		1,450
Accounts receivable		150,699		142,721
Refundable income taxes		3,097		7,684
Prepaid expenses and other		18,587		17,485
Accrued derivative asset		32,045		56,136
Deferred income taxes		4,186		-
Total current assets		227,012		226,940
Property and equipment (successful effoat cost:	rts method),			
Proved oil and gas properties		2,405,243		2,063,911
Less - accumulated depletion, depreciati	on, and			
amortization		(753,914)		(630,051)
Unproved oil and gas properties, net of i allowance	mpairment			
of \$10,210 in 2007 and \$9,425 in 2006		117,493		100,118
Wells in progress		154,430		97,498
Oil and gas properties held for sale less a depletion,	accumulated	,		Í
depreciation, and amortization		74,076		-
Other property and equipment, net of acceptacion	cumulated	, 1,0.0		
of \$11,298 in 2007 and \$9,740 in 2006		9,074		6,988
01 \$11,298 III 2007 and \$9,740 III 2000		2,006,402		1,638,464
		2,000,102		1,000,101
Noncurrent assets:		0.450		0.450
Goodwill		9,452		9,452
Accrued derivative asset		14,775		16,939
Other noncurrent assets		28,360		7,302
Total noncurrent assets		52,587		33,693
Total Assets	\$	2,286,001	\$	1,899,097
LIABILITIES AND STO	OCKHOLDERS' EQU	JITY		
Current liabilities:				
Accounts payable and accrued expenses	\$	236,044	\$	171,834
Short-term note payable				4,469
Accrued derivative liability		43,796		13,100
Deferred income taxes		-		14,667
Total current liabilities		279,840		204,070

Total Liabilities and Stockholders' Equity	\$ 2,286,001	\$ 1,899,097
Total stockholders equity	933,194	143,314
Accumulated other comprehensive income (loss)  Total stockholders' equity	(47,183) 933,194	12,929 743,374
Retained earnings	845,786	695,224
250,000 shares in 2006	(29,126)	(4,272
Treasury stock, at cost: 1,008,312 shares in 2007 and	/=0.45 <i>c</i>	
Additional paid-in capital	163,080	38,940
and 55,001,733 shares in 2006	637	553
shares in 2007		
outstanding, net of treasury shares: 62,725,278		
shares in 2006;		
issued: 63,733,590 shares in 2007 and 55,251,733		
200,000,000 shares;		
Stockholders' equity: Common stock, \$0.01 par value: authorized -		
Stookholdore' aguitu		
Commitments and contingencies		
Total noncurrent liabilities	1,072,967	951,653
Other noncurrent liabilities	8,490	8,898
Accrued derivative liability	88,111	46,432
Deferred income taxes	281,250	224,518
Net Profits Plan liability	167,531	160,583
gas properties held for sale	7,827	-
Asset retirement obligation associated with oil and	77,250	77,272
Asset retirement obligation	77,258	77,242
Long-term credit facility Senior convertible notes	155,000 287,500	334,000 99,980
Noncurrent liabilities:	155,000	224.000

The accompanying notes are an integral part of these consolidated financial statements.

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# ST. MARY LAND & EXPLORATION COMPANY AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF OPERATIONS (UNAUDITED)

(In thousands, except per share amounts)

		For the Three Ended Sept		er 30,	For the Nin Ended Sept		mber 30,	
		2007		2006	2007		2006	
Operating revenues:								
Oil and gas production revenue	\$	228,497	\$	188,159	\$ 638,357	\$	550,181	
Realized oil and gas hedge gain		10,173		4,828	36,160		14,808	
Marketed gas system revenue		7,414		3,852	31,240		13,086	
Gain on sale of proved properties		-		801	-		7,233	
Other revenue		603		400	9,090		(299)	
Total operating revenues		246,687		198,040	714,847		585,009	
Operating expenses:								
Oil and gas production expense		54,970		44,998	157,618		129,490	
Depletion, depreciation, amortization,		34,970		44,550	137,010		129,490	
and asset retirement obligation liability								
accretion		59,061		20.917	162 677		110 110	
		15,257		39,817 9,766	162,677 49,669		110,118 35,872	
Exploration		13,237		•	49,009			
Impairment of proved properties		-		5,259	-		6,548	
Abandonment and impairment of		027		020	2 006		2 260	
unproved properties		937		920	3,886		3,368	
General and administrative		13,110		9,725	37,948		30,940	
Change in Net Profits Plan liability		3,143		(3,710)	6,948		17,370	
Marketed gas system expense		7,278		3,133	29,454		11,149	
Unrealized derivative loss (gain)		(2,880)		68	2,224		5,329	
Other expense		460		842	1,577		1,832	
Total operating expenses		151,336		110,818	452,001		352,016	
Income from operations		95,351		87,222	262,846		232,993	
and one of the same of the sam		70,001		07,222	202,010		202,550	
Nonoperating income (expense):								
Interest income		355		90	612		1,454	
Interest expense		(4,082)		(2,170)	(13,885)		(5,098)	
•		,		, , ,				
Income before income taxes		91,624		85,142	249,573		229,349	
Income tax expense		(33,971)		(29,265)	(92,735)		(82,866)	
Net income	\$	57,653	\$	55,877	\$ 156,838	\$	146,483	
Basic weighted-average common shares								
outstanding		63,424		55,398	61,364		56,564	
Diluted weighted-average common								
shares outstanding		64,727		64,926	64,917		66,332	
Basic net income per common share	\$	0.91	\$	1.01	\$ 2.56	\$	2.59	
	_	0.00	*	0.00	• 4-5	*	• • •	
Diluted net income per common share	\$	0.89	\$	0.88	\$ 2.43	\$	2.25	

The accompanying notes are an integral part of these consolidated financial statements.

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# ST. MARY LAND & EXPLORATION COMPANY AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF STOCKHOLDERS' EQUITY AND COMPREHENSIVE INCOME (UNAUDITED)

#### (In thousands, except share amounts)

	Common S		Additional Paid-in Capital	Treasury Shares			dRetaine <b>©</b>	Other omprehensis Income (Loss)	Total
Balances, December 31, 2005	57,011,740	\$ 570	\$ 123,278	(250,000)	\$ (5,148)	\$ (5,593)	\$ 510,812	\$ (54,599)	\$ 569,320
Comprehensive income, net of tax:									
Net income Change in derivative instrument fair	-	-	-	-	_	-	190,015	-	190,015
value Reclassification to earnings Minimum	-	-	-	-	-	-	- -	87,107 (18,129)	87,107 (18,129)
pension liability adjustment Total	_	-	_	_	_	-	-	(180)	(180)
comprehensive income SFAS No. 158 transition									258,813
amount Cash dividends,	-	-	-	-	-	-	-	(1,270)	(1,270)
\$ 0.10 per share Treasury stock purchases	-	-	-	(3,319,300)	(123,108)	-	(5,603)	- -	(5,603)
Retirement of treasury stock Issuance of communder Employee	(3,275,689) mon stock	) (33)	(122,598)	3,275,689	122,631	-	-	_	-
Stock Purchase Plan Sale of common stock,	26,046	_	814	-	-	-	_	-	814
including income	1,489,636	16	32,970	-	-	-	_	-	32,986

tax benefit of stock option exercises	amont of								
Adoption of State Financial Account									
Standards No.	nung								
123(R)	_	_	(5,593)	-	_	5,593	_	_	_
Stock-based			, , ,			,			
compensation									
expense	-	-	10,069	43,611	1,353	-	-	-	11,422
Dalamana									
Balances, December 31,									
2006	55,251,733	\$ 553	\$ 38,940	(250,000) \$	(4,272) \$	_	\$ 695.224	\$ 12,929	\$ 743,374
2000	20,201,700	φυυυ	ψ 20,5 10	( <b>200,</b> 000) Φ	(1,2/2) Ψ		Ψ 0,2,221	Ψ 12,727	Ψ / 10,0 / 1
Comprehensive									
income, net of									
tax:									
Net income	-	-	-	-	-	-	156,838	-	156,838
Change in									
derivative									
instrument fair									
value	-	-	-	-	-	-	-	(37,420)	(37,420)
Reclassification									
to earnings	-	-	-	-	-	-	-	(22,688)	(22,688)
Minimum									
pension									
liability								(4)	(4)
adjustment Total	-	-	-	-	-	-	-	(4)	(4)
comprehensive									
income									96,726
Cash dividends,									70,720
\$ 0.10 per share	_	_	_	-	_	_	(6,276)	-	(6,276)
Treasury stock									
purchases	-	-	-	(790,816)	(25,904)	-	-	-	(25,904)
Issuance of com	non stock								
under Employee					-				
Stock Purchase									
Plan	14,622	-	455	-	-	-	-	-	455
Conversion of 5.									
Convertible Note									
due 2022 to cor									
including income tax benefit of	<b>3</b>								
conversion	7,692,295	77	107,160		_			_	107,237
Issuance of com		, ,	107,100						107,237
upon settlement									
RSUs following									
of restriction per									
•	302,370	3	(4,569)	-	-	-	-	-	(4,566)

471,320	4	13,538	-	-	-	-	-	13,542
1,250	-	7,556	32,504	1,050	-	-	-	8,606
63.733.590	\$ 637	\$ 163,080	(1.008.312) \$	(29,126) \$	- \$84	5.786 \$ (4	<b>17.183</b> ) <b>\$</b>	933,194
	1,250	1,250 -		1,250 - 7,556 32,504	1,250 - 7,556 32,504 1,050	1,250 - 7,556 32,504 1,050 -	1,250 - 7,556 32,504 1,050	1,250 - 7,556 32,504 1,050

The accompanying notes are an integral part of these consolidated financial statements.

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# ST. MARY LAND & EXPLORATION COMPANY AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED) (In thousands)

	For the Nin	
	Ended Septe 2007	2006
Reconciliation of net income to net cash provided	2007	2000
by operating activities:		
Net income	\$ 156,838	\$ 146,483
Adjustments to reconcile net income to net cash	Ψ 120,030	Ψ 110,102
provided by operating activities:		
Gain on insurance settlement	(6,340)	-
Gain on sale of proved properties	-	(7,233)
Depletion, depreciation, amortization,		(,,===)
and asset retirement obligation liability accretion	162,677	110,118
Exploratory dry hole expense	12,714	4,033
Abandonment and impairment of unproved properties	3,886	9,915
Unrealized derivative loss	2,224	5,329
Change in Net Profits Plan liability	6,948	17,370
Stock-based compensation expense	8,606	8,979
Deferred income taxes	79,289	64,612
Other	(5,168)	398
Changes in current assets and liabilities:	(0,100)	273
Accounts receivable	(208)	30,810
Refundable income taxes	4,587	(21,495)
Prepaid expenses and other	28,035	(15,048)
Accounts payable and accrued expenses	27,552	(21,612)
Income tax benefit from the exercise of stock options	(7,658)	(15,110)
Net cash provided by operating activities	473,982	317,549
1 to that pro nate of operating northing	170,702	C 1 7,C 13
Cash flows from investing activities:		
Proceeds from insurance settlement	7,064	-
Proceeds from sale of oil and gas properties	324	1,183
Capital expenditures	(500,111)	(293,977)
Acquisition of oil and gas properties	(32,650)	(9,933)
Deposits for acquisition of oil and gas assets	(15,310)	-
Deposits to short-term investments available-for-sale	(1,153)	-
Receipts from short-term investments available-for-sale	1,450	-
Other	29	79
Net cash used in investing activities	(540,357)	(302,648)
Cash flows from financing activities:		
Proceeds from credit facility	553,914	338,000
Repayment of credit facility	(732,914)	(272,000)
Repayment of short-term note payable	(4,469)	-
Income tax benefit from the exercise of stock options	7,658	15,110
Proceeds from issuance of senior convertible debt - net	280,664	-
Proceeds from sale of common stock	6,342	16,046
Repurchase of common stock	(25,904)	(123,108)
Dividends paid	(3,140)	(2,858)

Net cash provided by (used in) financing activities	82,151	(28,810)
Net change in cash and cash equivalents	15,776	(13,909)
Cash and cash equivalents at beginning of period	1,464	14,925
Cash and cash equivalents at end of period	\$ 17,240	\$ 1,016

The accompanying notes are an integral part of these consolidated financial statements.

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# ST. MARY LAND & EXPLORATION COMPANY AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED) (Continued)

Supplemental schedule of additional cash flow information and noncash investing and financing activities:

For the Nine
Months
Ended September
30,
2007 2006
(in thousands)

Cash paid for interest, net of capitalized interest

\$ 13,476 \$ 8,157

Cash paid or (refunded) for income taxes

\$ (1,048) \$ 29,849

Dividends of approximately \$3.2 million have been declared by the Company's Board of Directors, but not paid,

as of September 30, 2007.

As of September 30, 2007, and 2006, \$103.1 million and \$90.5 million, respectively, are included as additions

to oil and gas properties and as increases in accounts payable and accrued expenses. These oil and

gas property additions are reflected in cash used in investing activities in the periods that the payables are settled.

In May 2007 and 2006 and July 2007 and 2006 the Company issued 26,292, 26,076, 6,212 and 3,751 shares.

respectively, of common stock from treasury to its non-employee directors pursuant to the Company's non-employee director stock compensation plan. The Company recorded compensation expense related to issuances of shares to non-employee directors of \$855,000 and \$465,000 for the nine-month periods ended

September 30, 2007, and 2006, respectively.

In March 2007 the Company called the 5.75% Senior Convertible Notes for redemption. The note

holders elected to convert the 5.75% Senior Convertible Notes to common stock. As a result, the

Company issued 7,692,295 shares of common stock on March 16, 2007, in exchange for the \$100

million of 5.75% Senior Convertible Notes. The conversion was executed in accordance with the

conversion provisions of the original indenture. Additionally, the conversion resulted in a \$7.0 million decrease in non-current deferred income taxes and a corresponding increase in additional

paid-in capital that is a result of the recognition of the cumulative excess tax benefit earned by the

Company associated with the contingent interest feature of this note.

In June 2006 the Company hired a new senior executive. In doing so, the Company issued 13,784

shares of stock and recorded compensation expense of approximately \$728,000. Additionally, in

March 2007 the Company issued 1,250 shares of stock to the senior executive as the Company reached certain performance levels. The Company has recognized approximately \$93,000 of expense related to this issuance as of September 30, 2007.

In February 2007 and 2006 the Company issued 78,657 and 484,351 restricted stock units, respectively, pursuant to the Company's Restricted Stock Plan. The total value of the issuances were \$2.5 million and \$16.4 million, respectively.

In May 2006 the Company closed a transaction whereby it exchanged oil and gas properties located in Richland County, Montana for non-core oil and gas properties. This transaction is considered a non-monetary

exchange for accounting purposes with a fair value assigned to this transaction of \$11.5 million.

The accompanying notes are an integral part of these consolidated financial statements.

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# ST. MARY LAND & EXPLORATION COMPANY AND SUBSIDIARIES NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

#### **September 30, 2007**

#### Note 1 – The Company and Business

St. Mary Land & Exploration Company ("St. Mary" or the "Company") is an independent energy company engaged in the exploration, exploitation, development, acquisition, and production of natural gas and crude oil. The Company's operations are conducted in the continental United States and offshore in the Gulf of Mexico.

#### Note 2 - Basis of Presentation and Significant Accounting Policies

#### Basis of Presentation

The accompanying unaudited condensed consolidated financial statements of St. Mary have been prepared in accordance with accounting principles generally accepted in the United States for interim financial information. They do not include all information and notes required by generally accepted accounting principles for complete financial statements. Except as disclosed herein, there has been no material change in the information disclosed in the notes to consolidated financial statements included in St. Mary's Annual Report on Form 10-K/A for the year ended December 31, 2006. In the opinion of management, all adjustments (consisting of normal recurring accruals) considered necessary for a fair presentation of the interim financial information have been included. Operating results for the periods presented are not necessarily indicative of the results that may be expected for the full year.

#### Other Significant Accounting Policies

The accounting policies followed by the Company are set forth in Note 1 to the Company's consolidated financial statements in the Form 10-K/A for the year ended December 31, 2006, and are supplemented throughout the footnotes of this document. It is suggested that these unaudited condensed consolidated financial statements be read in conjunction with the consolidated financial statements and notes included in the Form 10-K/A for the year ended December 31, 2006.

#### Note 3 – Acquisitions, Divestitures, and Assets Held for Sale

#### Catarina Field Acquisition

On June 1, 2007, the Company acquired oil and gas properties located primarily in the Catarina Field in Webb County, Texas in exchange for \$29.0 million of cash. The Company allocated \$29.0 million to proved and unproved oil and gas properties. The Company allocated the purchase price based on the estimated fair value of the assets and liabilities acquired. The final purchase price will be adjusted for normal net purchase price adjustments and is expected to be finalized during the fourth quarter of 2007. The acquisition was accounted for using the purchase method and was funded with cash on hand and borrowings under the Company's credit facility.

#### Permian Basin Acquisition

On December 14, 2006, the Company acquired oil and gas properties in the Permian Basin in West Texas from private parties in exchange for \$247.4 million of cash. After normal net purchase price adjustments of approximately \$4.3 million, \$239.8 million was allocated to proved and unproved oil and

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gas properties and \$3.0 million was allocated to intangible assets. The net difference between cash exchanged and the amount allocated to oil and gas properties and intangible assets was allocated to other assets. The Company allocated the purchase price based on the estimated fair value of the assets and liabilities acquired. The acquisition was accounted for using the purchase method and was funded with cash on hand and borrowings under the Company's credit facility.

#### Richland County, Montana Acquisition

On May 15, 2006, the Company closed on a transaction whereby it exchanged oil and gas properties located in the Uinta Basin for oil and gas properties located in Richland County, Montana. The transaction was structured as an Internal Revenue Code Section 1031 tax-deferred exchange. For financial reporting purposes, the transaction is considered a non-monetary exchange and was accounted for at estimated fair value. The exchange of properties resulted in recognition of approximately \$6.4 million of gain.

#### Assets Held for Sale

On September 13, 2007, the Company announced that it had engaged an outside firm to market for sale certain non-core oil and gas properties located primarily in the Rocky Mountain and Mid-Continent regions. In accordance with Statement of Financial Accounting Standards ("SFAS") No. 144, "Accounting for the Impairment or Disposal of Long-Lived Assets", these properties have been separately presented in the balance sheet at the lower of net book value or fair value less the cost to sell. These assets are now classified as oil and gas properties held for sale on the consolidated balance sheet as of September 30, 2007. Asset retirement obligation liabilities related to these properties have also been reclassified to liabilities associated with oil and gas properties held for sale on the consolidated balance sheet as of September 30, 2007. If these properties had not been classified as held for sale, depletion, depreciation, amortization, and asset retirement obligation accretion expense would have been higher by approximately \$428,000 for both the three-month and nine-month periods ended September 30, 2007.

Assets are classified as held for sale when the Company commits to a plan to sell the assets and there is reasonable certainty that the sale will take place within one year. Upon classification as held-for-sale, long-lived assets are no longer depreciated or depleted and a measurement for impairment is performed to expense any excess of carrying value over fair value less costs to sell.

#### Note 4 – Earnings per Share

Basic net income per common share of stock is calculated by dividing net income available to common stockholders by the weighted-average basic common shares outstanding for the respective period. The shares represented by vested restricted stock units ("RSUs") are included in the calculation of the weighted-average basic common shares outstanding. The earnings per share calculations reflect the impact of any repurchases of shares of common stock made by the Company.

Diluted net income per common share of stock is calculated by dividing adjusted net income by the weighted-average diluted common shares outstanding, which includes the effect of potentially dilutive securities. Potentially dilutive securities for the earnings per share calculations consist of in-the-money outstanding stock options to purchase the Company's common stock, shares into which the 5.75% Senior Convertible Notes due 2022 (the "5.75% Convertible Notes") were convertible for the periods those notes were outstanding, shares into which the 3.50% Senior Convertible Notes due 2027 (the "3.50% Convertible Notes") are convertible, and unvested RSUs. The shares underlying the unvested grants of RSUs are included in the diluted earnings per share calculation beginning with grant date of the RSUs. Following the lapse of restriction periods, the shares underlying the units are issued and therefore are included in the number of issued and outstanding shares.

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Prior to the conversion of the Company's 5.75% Convertible Notes on March 16, 2007, potentially dilutive shares associated with this instrument were accounted for using the if-converted method for the determination of diluted earnings per share. Adjusted net income used in the if-converted method was derived by adding interest expense paid on the 5.75% Convertible Notes back to net income and then adjusting for nondiscretionary items that are based on net income and would have changed had the 5.75% Convertible Notes been converted at the beginning of the period. The 5.75% Convertible Notes were called for redemption by the Company on March 16, 2007, and all of the note holders elected to convert the notes to shares of the Company's common stock. The Company issued 7.7 million common shares in connection with the conversion of the 5.75% Convertible Notes. Upon conversion, these shares were included in the calculation of weighted-average common shares outstanding. The diluted earnings per share calculation for the nine-month period ended September 30, 2007, was adjusted for the conversion and included a time-weighted average of approximately 2.1 million potentially dilutive shares related to the 5.75% Convertible Notes. No potentially dilutive shares related to the 5.75% Convertible Notes were included in the three-month period ended September 30, 2007, as the 5.75% Convertible Notes were not outstanding during the current quarter period. The Company's 3.50% Convertible Notes have a net-share settlement right, and the treasury stock method is used to measure the potentially dilutive impact of shares associated with the conversion feature. The 3.50% Convertible Notes issued April 4, 2007, have not been dilutive for the entire time they have been outstanding and therefore do not impact the diluted earnings per share calculation for the three-month and nine-month periods ended September 30, 2007.

The dilutive effect of stock options and unvested RSUs is considered in the detailed calculations below. There were no anti-dilutive securities related to stock options or RSUs for the three-month or nine-month periods ended September 30, 2006. There were no other anti-dilutive securities for the three-month or nine-month periods ended September 30, 2007.

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The following table sets forth the calculation of basic and diluted earnings per share:

	For the Three Months Ended September 30,				For the Nine Months Ended September 30,									
	2007 2006					2007	CIIIC	2006						
		(In t	hous	ands, exce	pt pe	er share amo	share amounts)							
Net income	\$	57,653	\$	55,877	\$	156,838	\$	146,483						
Adjustments to net income for dilution: Add: Interest expense not incurred if														
5.75% Convertible Notes converted		-		1,597		1,284		4,740						
Less: Other adjustments		-		(16)		(13)		(47)						
Less: Income tax effect of adjustment items		-		(543)		(471)		(1,696)						
Net income adjusted for the effect of dilution	\$	57,653	\$	56,915	\$	157,638	\$	149,480						
Basic weighted-average common shares outstanding		63,424		55,398		61,364		56,564						
Add: Dilutive effect of stock options and unvested restricted stock units Add: Dilutive effect of 5.75% Convertible		1,303		1,836		1,471		2,076						
Notes using if-converted method Diluted weighted-average common shares		-		7,692		2,082		7,692						
outstanding		64,727		64,926		64,917		66,332						
Basic net income per common share	\$	0.91	\$	1.01	\$	2.56	\$	2.59						
Diluted net income per common share	\$	0.89	\$	0.88	\$	2.43	\$	2.25						

#### **Note 5 – Compensation Plans**

#### Cash Bonus Plan

The Company has a cash bonus plan under which the Company can award participants a cash bonus of up to 50 percent of their aggregate base salary. Any awards under the cash bonus plan are based on Company and regional performance, and then are further refined by individual performance. The Company accrues cash bonus expense related to the current year's performance. Included in the general and administrative and exploration expense line items in the consolidated statements of operations are \$1.3 million and \$474,000 of cash bonus expense related to the specific performance year for the three-month periods ended September 30, 2007, and 2006, respectively, and \$3.8 million and \$2.8 million for the nine-month periods ended September 30, 2007, and 2006, respectively.

#### Equity Incentive Compensation Plan

There are several current and historical components to the equity incentive compensation plan that are described in this section. Various types of equity awards have been granted by the Company in different periods. This section addresses the disclosure requirements for all equity awards currently outstanding.

Effective January 1, 2006, the Company adopted SFAS No. 123(R), "Share Based Payment" ("SFAS No.123(R)"), using the modified-prospective transition method. Under that transition method, compensation expense that must be recognized in periods subsequent to January 1, 2006, includes: (a) compensation cost for all share-based payments granted prior to, but not yet vested as of January 1, 2006, based on the grant date fair value estimated in accordance with the original provisions of SFAS No. 123, "Accounting for Stock-Based Compensation", and (b) compensation cost for all share-based payments granted subsequent to January 1, 2006, based on the grant date fair value estimated in accordance with the provisions of SFAS No. 123(R).

As of September 30, 2007, 2.4 million shares of common stock remained available for grant under the Company's 2006 Equity Incentive Compensation Plan (the "2006 Equity Plan"). Any issuances of a full value direct share benefit such as an outright grant of common stock, a grant of a restricted share or a restricted stock unit counts as two shares against the amount eligible to be granted under the 2006 Equity Plan. Each stock option and similar instrument granted counts as one share against the eligible shares authorized to be issued under the 2006 Equity Plan.

The following sections describe the details of RSUs and stock options outstanding as of September 30, 2007.

Restricted Stock Incentive Program Under the 2006 Equity Incentive Compensation Plan

The Company has a long-term incentive program whereby grants of restricted stock or RSUs have been awarded to eligible employees, consultants, and members of the Board of Directors. Restrictions and vesting periods for the awards are determined at the discretion of the Board of Directors and are set forth in the award agreements. Each RSU represents a right for one share of the Company's common stock to be delivered upon settlement of the award at the end of a specified period. For employees, these grants are determined annually based on a performance formula consistent with the cash bonus plan.

St. Mary issued 78,657 RSUs on February 28, 2007, related to 2006 performance and 484,351 RSUs on February 28, 2006, related to 2005 performance. The total fair value associated with these issuances was \$2.5 million in 2007 and \$16.4 million in 2006 as measured on the respective grant dates. The granted RSUs vest 25 percent immediately upon grant and 25 percent on each of the first three anniversary dates of the grant. The awards are restricted, and the shares underlying the RSUs are not issued as common shares until the third anniversary of the grant. Compensation expense is recorded monthly over the vesting period of the award. Accordingly, the Company recorded expense in 2005 related to the awards issued in 2006, recorded expense in 2006 related to the awards issued in 2007, and is recording expense over the earning determination period in 2007 for grants that will be issued in 2008. Vested shares of common stock underlying the RSU grants will be issued on the third anniversary of the grants, at which time the shares carry no further restrictions. For all grants made subsequent to and including the 2006 grant period, the Company is using the accelerated amortization method as described in Financial Accounting Standards Board ("FASB") Interpretation No. 28, "Accounting for Stock Appreciation Rights and Other Variable Stock Option or Award Plans—an interpretation of APB Opinions No. 15 and 25," whereby approximately 47 percent of the total estimated compensation expense is recognized in the first year of the vesting period. Expense for grants made for plan years prior to 2006 is being amortized under the straight-line method since that method was previously utilized by the Company and was allowed prior to the adoption of SFAS No. 123(R).

St. Mary also issued 20,007 RSUs and 5,000 RSUs for various grants to specific employees during the nine months ended September 30, 2007, and 2006, respectively. These grants have various vesting schedules. The fair value of these awards will be recorded to compensation expense over the respective vesting periods using the same basic framework as described above.

On June 30, 2007, the Company converted 427,059 RSUs, which were granted on June 30, 2004, into common stock. The Company and the majority of the grant participants mutually agreed to net share settle the awards to cover income and payroll tax withholdings as provided for in the plan document and award agreements. As a result, the Company issued a net 302,370 shares of common stock associated with this grant. The remaining 124,689 shares were withheld to offset tax withholding obligations that occurred upon the delivery of the shares underlying those RSUs.

As of September 30, 2007, there were a total of 693,349 RSUs outstanding, of which 390,804 were vested. Total compensation expense related to the RSUs for the three-month periods ended September 30, 2007, and 2006, was \$2.1 million and \$1.6 million respectively, and the total compensation expense related to the RSUs for the nine-month periods ended September 30, 2007, and 2006, was \$7.1 million and \$6.9 million respectively. There is \$2.8 million included in compensation expense for the nine-month period ended September 30, 2007, for the first 25 percent vesting of the estimated value of grants expected to be issued in 2008 related to the 2007 performance year. As of September 30, 2007, there was \$5.0 million of total unrecognized compensation expense related to unvested restricted stock unit awards. The unrecognized compensation expense is being amortized over each grant's respective vesting period through 2010.

In measuring compensation expense from the grant of RSUs, SFAS No. 123(R) requires companies to estimate the fair value of the award on the grant date. The fair value of an RSU is inherently less than the market value of an unrestricted security. The fair value of RSUs has been measured using the Black-Scholes option pricing model. The Company's computation of expected volatility is based on the historic volatility of St. Mary's common stock. The Company's computation of expected life is determined based on historical experience of similar awards, giving consideration to the contractual terms of the stock-based awards, vesting schedules, and expectations of future employee behavior. The interest rate for periods within the contractual life of the award is based on the U.S. Treasury constant maturity yield at the time of grant. The fair values of granted RSUs were estimated using the following weighted-average assumptions:

	For the Nine	e Months
	Ended Septe	mber 30,
	2007	2006
Risk free interest rate:	4.6%	4.7%
Dividend yield:	0.3%	0.3%
Volatility factor of the market price of the Company's		
common stock:	32.2%	36.6%
Expected life of the awards (in years):	3	3

A summary of the status and activity of non-vested RSUs for the nine-month period ended September 30, 2007, is presented below.

	Weighted-Average Grant-Date						
	Non-Vested RSUs	Value					
Non-vested as of December 31, 2006	506,161 \$	28.92					
Granted	98,664 \$	32.30					
Vested	(264,048) \$	25.98					
Forfeited	(38,232) \$	31.44					
Non-vested as of September 30, 2007	302,545 \$	32.26					

Stock Option Grants Under the 2006 Equity Incentive Compensation Plan

The Company previously granted stock options under the St. Mary Land & Exploration Company Stock Option Plan and Incentive Stock Option Plan. The last issuance of stock options was December 31, 2004. Stock options to purchase shares of the Company's common stock had been issued to eligible employees and members of the Board of Directors. All options granted to date under the option plans were granted at exercise prices equal to the respective closing market price of the Company's common stock on the grant dates, which generally occurred on the last day of a fiscal period. All stock options granted under the option plans are exercisable for a period of up to ten years from the date of grant.

During the three-month periods ended September 30, 2007, and 2006, the Company recognized stock-based compensation expense of approximately \$27,000 and \$623,000, respectively, related to stock options that were outstanding as of January 1, 2006. During the nine-month periods ended September 30, 2007, and 2006, the Company recognized stock-based compensation expense of approximately \$409,000 and \$1.6 million, respectively, related to stock options that were outstanding as of January 1, 2006. There was no cumulative effect adjustment from the adoption of SFAS No. 123(R).

The following table summarizes the stock options outstanding as of September 30, 2007, and activity for the nine-month period then ended.

		Weighted-Average							
	We	eighted-Average	Remaining	Agg	gregate				
		Exercise	Contractual	Int	trinsic				
	Options	Price	Term	7	/alue				
					(In				
			(In years)	tho	usands)				
Outstanding, beginning of period	3,121,602	12.56							
Exercised	(471,320) \$	12.48							
Forfeited	(2,452) \$	7.34							
Outstanding, end of period	2,647,830	12.58	4.62	\$	61,150				
Vested, or expected to vest, end of period	2,647,830			\$	61,150				
Exercisable, end of period	2,628,115	5 12.54	4.61	\$	60,798				

As of September 30, 2007, there was \$44,000 of total unrecognized compensation cost related to unvested stock option awards.

The fair value of options was measured at the date of grant using the Black-Scholes option pricing model. There were no stock options granted during the nine-month period ended September 30, 2007.

#### Net Profits Plan

Under the Company's Net Profits Interest Bonus Plan (the "Net Profits Plan"), all oil and gas wells that are completed or acquired during a year are designated within a specific pool. Key employees recommended by senior management and designated as participants by the Company's Compensation Committee of the Board of Directors and employed by the Company on the last day of that year become entitled to payments under the Net Profits Plan after the Company has received net cash flows returning 100 percent of all costs associated with that pool. Thereafter, ten percent of future net cash flows

generated by the pool are allocated among the participants and are distributed at least annually. The portion of net cash flows from the pool to be allocated among the participants increases to 20 percent after the Company has recovered 200 percent of the total costs for the pool, including payments made under the Net Profits Plan at the ten percent level. The Net Profits Plan has been in place since 1991. Pool years prior to and including 2005 are fully vested. Pool years beginning in 2006 carry a vesting period of three years whereby one-third is vested at the end of the year for which participation is designated and one-third vests on each of the following two anniversary dates. Beginning with the 2006 pool, the maximum benefit to full participants from a single year's pool is limited to 300 percent of a participating individual's adjusted base salary paid during the year to which the pool relates.

In a separate calculation, the Company records the estimated liability for future payments under the Net Profits Plan based on the discounted value of estimated future payments associated with each individual pool. The calculation of this liability is a significant management estimate. For a predominate number of the pools, a discount rate of 15 percent is used to calculate this liability and is intended to represent the best estimate of the present value of expected future payments under the Net Profits Plan. The Company's estimate of its liability is highly dependent on the oil and natural gas price and cost assumptions and discount rates used in the calculations. The commodity price assumptions are formulated by applying a price that is derived from a rolling average of actual prices realized over the prior 24 months together with adjusted New York Mercantile Exchange ("NYMEX") strip prices for the ensuing 12 months for a total of 36 months of data. This average is adjusted to include the effect of hedge prices for the percentage of forecasted production hedged in the relevant period. The forecasted non-cash expense associated with this significant management estimate is highly volatile from period to period due primarily to fluctuations that occur in the crude oil and natural gas commodity markets. The Company continually evaluates the assumptions used in this calculation in order to include the current market environment for oil and natural gas prices, costs, discount rates, and overall market conditions.

The following table presents the changes in the estimated future liability attributable to the Net Profits Plan. Reductions in the liability relate to the realized results for the periods presented from oil and gas operations for the properties associated with the respective pools that have achieved payout status.

	For the Three Months				For the Nine Months			
	Ended Sept	emb	er 30,		Ended September 30,			
	2007		2006		2007		2006	
	(In thou	sanc	ls)		(In thousands)			
Liability balance for Net Profits Plan as of the								
beginning of the period	\$ 164,388	\$	157,904	\$	160,583	\$	136,824	
Increase in liability	11,383		3,043		28,906		37,937	
Reduction in liability for cash payments made								
or accrued and recognized as compensation								
expense	(8,240)		(6,752)		(21,958)		(20,566)	
Liability balance for Net Profits Plan as of the								
end of the period	\$ 167,531	\$	154,195	\$	167,531	\$	154,195	

The calculation of the estimated liability for the Net Profits Plan is highly sensitive to price estimates and discount rate assumptions. For example, if the commodity prices used in the calculation changed by five percent, the liability recorded at September 30, 2007, would differ by approximately \$15 million. A one percentage point change in the discount rate would result in a change of the liability of approximately \$10 million. Actual cash payments to be made in future periods are dependent on realized actual production, prices, and costs associated with the properties in each individual pool of the

Net Profits Plan. Consequently, actual cash payments will be inherently different from the amounts estimated.

The Company records changes in the present value of estimated future payments under the Net Profits Plan as a separate item in the consolidated statements of operations. The change in the estimated liability is recorded as a non-cash expense or benefit in the current period. The amount recorded as an expense or benefit associated with the change in the estimated liability is not allocated to general and administrative expense or exploration expense because it is associated with the future net cash flows from oil and gas properties in the respective pools rather than current period realized performance. The table below presents the estimated allocation of the change in the liability if the Company did allocate the adjustment to these specific line items:

	I	For the Th	lonths	For the Nine Months			
	]	Ended September 30,			Ended September 30		
	2007			2006	2007		2006
		(In tho	ls)	(In thousands)			
General and administrative expense	\$	1,202	\$	(1,627) \$	3,086	\$	7,337
Exploration expense		1,941		(2,083)	3,862		10,033
Total	\$	3,143	\$	(3,710) \$	6,948	\$	17,370

#### **Note 6 - Income Taxes**

Income tax expense for the three-month and nine-month periods ended September 30, 2007, and 2006, differs from the amount that would be provided by applying the statutory U.S. federal income tax rate to income before income taxes primarily due to the effect of state income taxes, percentage depletion, the estimated effect of the domestic production activities deduction, and other permanent differences.

	For the Three Months				For the Nine Months				
		<b>Ended Sept</b>	emb	er 30,		Ended September 30,			
		2007		2006		2007		2006	
	(In thousands)					(In thousands)			
Current portion of income tax expense									
(benefit):									
Federal	\$	6,512	\$	(766)	\$	11,494	\$	17,374	
State		627		102		1,952		880	
Deferred portion of income tax expense:		26,832		29,929		79,289		64,612	
Total income tax expense	\$	33,971	\$	29,265	\$	92,735	\$	82,866	
Effective tax rates		37.1%		34.4%		37.2%		36.1%	

A change in tax rates between reported periods will generally reflect differences in the Company's estimated highest marginal state tax rates due to changes in the composition of income between state tax jurisdictions. Differences can also reflect various effects of the Company's estimates of the domestic production activities deduction, percentage depletion, and the possible impact of permanent differences related to state income tax calculations.

The Company adopted the provisions of FASB Interpretation No. 48, "Accounting for Uncertainty in Income Taxes" ("FIN No. 48"), on January 1, 2007. There was no financial statement adjustment required as a result of adoption. At adoption the Company had a long-term liability for unrecognized tax benefit of \$1.0 million and accumulated interest liability of \$92,000. The entire

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amount of unrecognized tax benefit would affect the Company's effective tax rate if recognized. Interest expense associated with income tax is recorded as interest expense in the consolidated statements of operations. Penalties associated with income tax are recorded in general and administrative expense in the consolidated statements of operations.

The Company and its subsidiaries file income tax returns in the U.S. federal jurisdiction and in various states. With few exceptions, the Company is no longer subject to U.S. federal or state income tax examinations by these tax authorities for years before and including 2003. The Internal Revenue Service completed audits for the 2000, 2002 and 2003 tax years during the quarter ended March 31, 2007. There was no change to the provision for income tax as a result of these examinations.

In the third quarter of 2007 the Company received a refund of income tax and interest of \$3.1 million from a carryback of net operating losses to the 2000 tax year. An additional \$980,000 is due to the Company for income tax refunds and accrued interest resulting from a carry over of minimum tax credits to the 2003 tax year. These amounts have been previously recognized by the Company.

#### Note 7 - Long-term Debt

#### Revolving Credit Facility

The Company's revolving credit facility specifies a maximum loan amount of \$500 million and has a maturity date of April 7, 2010. Borrowings under the facility are secured by a pledge in favor of the lenders of collateral that includes the majority of the Company's oil and gas properties and the common stock of the material subsidiaries of the Company. The borrowing base under the credit facility as authorized by the bank group as of the date of this filing is \$1.25 billion and is subject to regular semi-annual redeterminations. The borrowing base redetermination process considers the value of St. Mary's oil and gas properties and other assets, as determined by the bank syndicate. The Company has elected an aggregate commitment amount of \$500 million under the credit facility. The Company must comply with certain financial and non-financial covenants. Interest and commitment fees are accrued based on the borrowing base utilization percentage table below. Euro-dollar loans accrue interest at London Interbank Offered Rate ("LIBOR") plus the applicable margin from the utilization table, and Alternative Base Rate ("ABR") loans accrue interest at Prime plus the applicable margin from the utilization table. Commitment fees are accrued on the unused portion of the aggregate commitment amount and are included in interest expense in the consolidated statements of operations.

Borrowing base utilization percentage	<50%	≥50%<75%	≥75%<90%	≥90%
Euro-dollar loans	1.000%	1.250%	1.500%	1.750%
ABR loans	0.000%	0.000%	0.250%	0.500%
Commitment fee rate	0.250%	0.300%	0.375%	0.375%

The Company had \$155.0 million of Euro-dollar loans outstanding as of September 30, 2007.

#### 5.75% Senior Convertible Notes Due 2022

The Company called for redemption of its 5.75% Convertible Notes on March 16, 2007. The call for redemption resulted in the note holders electing to convert the notes to common stock in accordance with the conversion provision in the original indenture. The 5.75% Convertible Note holders converted all \$100.0 million of 5.75% Convertible Notes to common shares at a conversion price of \$13.00 per share. The Company issued 7.7 million common shares in connection with the conversion.

#### 3.50% Senior Convertible Notes Due 2027

On April 4, 2007, the Company issued \$287.5 million aggregate principal amount of 3.50% Convertible Notes. The 3.50% Convertible Notes mature on April 1, 2027, unless earlier converted, redeemed, or purchased by the Company. The 3.50% Convertible Notes are unsecured senior obligations and rank equal in right of payment with all of the Company's existing and any future unsecured senior debt and senior in right of payment to any future subordinated debt.

Holders may convert their notes based on a conversion rate of 18.3757 shares of the Company's common stock per \$1,000 principal amount of the 3.50% Convertible Notes (which is equal to an initial conversion price of approximately \$54.42 per share), subject to adjustment, contingent upon and only under the following circumstances: (1) if the closing price of the Company's common stock reaches specified thresholds or the trading price of the notes falls below specified thresholds, (2) if the notes are called for redemption, (3) if specified distributions to holders of the Company's common stock are made or specified corporate transactions occur, (4) if a fundamental change occurs, or (5) during the ten trading days prior to, but excluding, the maturity date. The notes and underlying shares have been registered under a shelf registration statement. If the Company becomes involved in a material transaction or corporate development, it may suspend trading of the 3.50% Convertible Notes under the prospectus. In the event the suspension period exceeds 45 days within any three-month period or 90 days within any twelve-month period, the Company will be required to pay additional interest to all holders of the 3.50% Convertible Notes, not to exceed a rate per annum of 0.50 percent of the issue price of the 3.50% Convertible Notes; provided that no such additional interest shall accrue after April 4, 2009.

Upon conversion of the 3.50% Convertible Notes, holders will receive cash or common stock, or any combination thereof as elected by the Company. At any time prior to the maturity date of the notes, the Company has the option to unilaterally and irrevocably elect to settle its obligations upon conversion of the notes in cash and, if applicable, shares of common stock. If the Company makes this election, then, for each \$1,000 principal amount of notes converted, the Company will pay the following to holders in lieu of shares of common stock: (1) an amount in cash equal to the lesser of (i) \$1,000 or (ii) the conversion value determined in the manner set forth in the indenture for the 3.50% Convertible Notes, and (2) if the conversion value exceeds \$1,000, the Company will also deliver, at its election, cash or common stock or a combination of cash and common stock with respect to the remaining value deliverable upon conversion. Currently, it is the Company's intention to net share settle the 3.50% Convertible Notes. However, the Company has not made this a formal legal irrevocable election and thereby reserves the right to settle the 3.50% Convertible Notes in any manner allowed under the offering memorandum as business conditions warrant.

If a holder elects to convert its notes in connection with certain events that constitute a change of control before April 1, 2012, the Company will pay, to the extent described in the related indenture, a make-whole premium by increasing the conversion rate applicable to the 3.50% Convertible Notes. In addition, the Company will pay contingent interest in cash, commencing with any six-month period beginning on or after April 1, 2012, if the average trading price of a note for the five trading days ending on the third trading day immediately preceding the first day of the relevant six-month period equals 120 percent or more of the principal amount of the 3.50% Convertible Notes.

On or after April 6, 2012, the Company may redeem for cash all or a portion of the 3.50% Convertible Notes at a redemption price equal to 100 percent of the principal amount of the notes to be redeemed plus accrued and unpaid interest, if any, up to but excluding, the applicable redemption date. Holders of the 3.50% Convertible Notes may require the Company to purchase all or a portion of their notes on each of April 1, 2012, April 1, 2017, and April 1, 2022, at a purchase price equal to 100 percent of the principal amount of the notes to be repurchased plus accrued and unpaid interest, if any, up to but excluding the applicable purchase date. On April 1, 2012, the Company may pay the

purchase price in cash, in shares of common stock, or in any combination of cash and common stock. On April 1, 2017 and April 1, 2022, the Company must pay the purchase price in cash.

In August 2007 the FASB proposed FASB Staff Position APB 14-a, "Accounting for Convertible Debt Instruments That May Be Settled in Cash Upon Conversion (including Partial Cash Settlement)", ("FSP APB 14-a"). FSP APB 14-a proposes that the accounting treatment for certain convertible debt instruments that may be settled in cash, shares of common stock, or any portion thereof at the election of the issuing company be accounted for utilizing a bifurcation model under which the value of the debt instrument would be determined without regard to the conversion feature. The difference between this calculated value and the convertible debt instrument issue price would be allocated to the option and recorded as equity rather than debt. Pending enactment, the changes are proposed to become effective for years beginning after December 15, 2007. FSP APB 14-a does not contain a grandfather provision, thus the Company would be required to account for its existing convertible debt instruments using the prescribed bifurcation method under the framework described by the FASB.

#### Weighted-average Interest Rate Paid and Capitalized Interest Costs

The weighted-average interest rates paid for the third quarters of 2007 and 2006 were 5.1 percent and 7.5 percent, respectively, including commitment fees paid on the unused portion of the credit facility aggregate commitment, amortization of deferred financing costs, amortization of the contingent interest embedded derivative associated with the 5.75% Convertible Notes, and the effects of interest rate swaps. The weighted-average interest rates paid for the nine-month periods ended September 30, 2007, and 2006, were 5.9 percent and 7.9 percent, respectively. Capitalized interest costs for the Company for the three-month periods ended September 30, 2007, and 2006 were \$1.2 million and \$896,000, respectively, and capitalized interest costs for the nine-month periods ended September 30, 2007, and 2006, were \$3.8 million and \$2.3 million, respectively.

#### **Note 8 – Derivative Financial Instruments**

#### Oil and Gas Commodity Hedges

To mitigate a portion of the potential exposure to adverse market changes in oil and natural gas prices, the Company has entered into various derivative contracts. The Company's derivative contracts in place include swap and collar arrangements for the sale of oil, natural gas, and natural gas liquids. Please refer to the tables under *Summary of Oil and Gas Production Hedges in Place* in Part I, Item 2 of this quarterly report for details regarding the Company's hedged volumes and associated prices. As of the date of this filing, the Company has hedge contracts in place through 2011 for approximately 13 million Bbls of anticipated crude oil production, 79 million MMBtu of anticipated natural gas production, and 1 million Bbls of anticipated natural gas liquids production.

The Company attempts to qualify its oil and natural gas derivative instruments as cash flow hedges for accounting purposes under SFAS No. 133, "Accounting for Derivative Instruments and Hedging Activities" ("SFAS No. 133"), and related pronouncements. The Company formally documents all relationships between the derivative instruments and the hedged production, as well as the Company's risk management objective and strategy for the particular derivative contracts. This process includes linking all derivatives that are designated as cash flow hedges to the specific forecasted sale of oil or natural gas at its physical location. The Company also formally assesses (both at the derivative's inception and on an ongoing basis) whether the derivatives being utilized have been highly effective at offsetting changes in the cash flows of hedged production and whether those derivatives may be expected to remain highly effective in future periods. If it is determined that a derivative has ceased to be highly effective as a hedge, the Company will discontinue hedge accounting prospectively for that derivative instrument. If hedge accounting is discontinued and the derivative remains outstanding, the Company

will recognize all subsequent changes in its fair value in the consolidated statements of operations for the period in which the change occurs. As of September 30, 2007, all oil and natural gas derivative instruments qualified as cash flow hedges for accounting purposes. Two natural gas liquids derivative contracts entered into during the third quarter of 2007 did not qualify for cash flow accounting due to a lack of underlying production. These hedges were entered into as a result of the Gold River acquisition and upon closing of the acquisition in the fourth quarter of 2007 were designated against the acquired production. The Company recorded \$1.5 million of derivative loss in the financial statements related to these unqualified hedges for the three- and nine-month periods ended September 30, 2007. The Company anticipates that all forecasted transactions will occur by the end of their originally specified periods. All contracts are entered into for other than trading purposes.

The fair value of derivative instruments is included in the consolidated balance sheets as an asset or liability. The estimated fair value of oil, natural gas, and natural gas liquids derivative contracts was a net liability of \$84.9 million at September 30, 2007.

Gains or losses from the settlement of oil and gas derivative contracts are reported in the total operating revenues section in the consolidated statements of operations. Changes in the fair value of derivative instruments designated as cash flow hedges, to the extent they are effective in offsetting cash flows attributable to the hedged risk, are recorded in other comprehensive income until the hedged item is recognized in earnings. Any change in fair value resulting from ineffectiveness is recognized currently in unrealized derivative gain or loss in the consolidated statements of operations.

The Company seeks to minimize ineffectiveness by entering into oil derivative contracts indexed to NYMEX and natural gas contracts indexed to regional index prices associated with pipelines in proximity to the Company's areas of production. As the Company's derivative contracts contain the same index as the Company's sale contracts, this results in hedges that are highly correlated with the underlying hedged item.

Derivative gain from ineffectiveness related to oil, natural gas, and natural gas liquids derivative contracts qualifying for hedge accounting for the three-month period ended September 30, 2007 was \$4.3 million. A net loss of \$433,000 was recorded for the same period in 2006. Amounts for the nine-month periods ended September 30, 2007, and 2006, were a net loss of \$900,000 and \$6.2 million, respectively.

As of September 30, 2007, the estimated amount of unrealized derivative loss net of deferred income taxes to be reclassified from accumulated other comprehensive income to realized oil and gas hedge loss in the next twelve months was \$5.9 million.

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The following table summarizes derivative instrument gain (loss) activity:

	For the Three Months Ended September 30, 2007 2006				For the Nine Months Ended September 30, 2007 2006			
	(In thousands)			s)	(In thou	ısand	nds)	
Derivative contract settlements realized in oil								
and gas hedge gain	\$	10,173	\$	4,828 \$	36,160	\$	14,808	
Ineffective portion of hedges qualifying for								
hedge accounting included in derivative gain								
(loss)		4,336		(433)	(889)		(6,187)	
Non-qualified derivative contracts included in								
derivative gain (loss)		(1,456)		366	(1,335)		859	
Interest rate derivative contract settlements								
included in interest expense		-		(275)	(283)		(550)	
Total gain	\$	13,053	\$	4,486 \$	33,653	\$	8,930	

#### Interest Rate Derivative Contracts

Effective September 13, 2007, the Company entered into a one year floating-to-fixed interest rate derivative contract for a notional amount of \$75 million. Under the agreement, the Company will pay a fixed rate of 4.90 percent and will be paid a variable rate of the one-month LIBOR rate. The fair value of the interest rate derivative was a liability of \$166,000 as of September 30, 2007. This derivative qualifies for cash flow hedge accounting treatment under SFAS No. 133 and related pronouncements. Consequently, the Company did not record a net derivative gain or loss in the consolidated statements of operations for the three-month period ended September 30, 2007, related to this interest rate derivative contract.

#### Convertible Note Derivative Instrument

The contingent interest provision of the 5.75% Convertible Notes was considered an embedded equity-related derivative that was not clearly and closely related to the fair value of an equity interest and therefore was separately accounted for as a derivative instrument. There was no derivative gain or loss recorded in the consolidated statements of operations for the three-month and nine-month periods ended September 30, 2007, and there was a net gain of \$238,000 recorded for the three-month period ended September 30, 2006, and a net gain of \$468,000 recorded for the nine-month period ended September 30, 2006, from mark-to-market adjustments for this derivative. The contingent interest provision of the 3.50% Convertible Notes is also a derivative instrument. However, the value of this derivative was determined to be de minimis at the inception of the instrument.

#### Note 9 – Pension Benefits

The Company has a non-contributory pension plan covering substantially all employees who meet age and service requirements (the "Qualified Pension Plan"). The Company also has a supplemental non-contributory pension plan covering certain management employees (the "Non-qualified Pension Plan").

Components of Net Periodic Benefit Cost for Both Plans

The following table presents the components of the net periodic cost for both the Qualified Pension Plan and the Non-qualified Pension Plan:

		or the The Ended Sep		For the Nine Months Ended September 30,				
	2	2007 2006		2006	2007		2006	
		(In tho	(In thousands)					
Service cost	\$	478	\$	422 \$	1,433	\$	1,264	
Interest cost		198		163	595		489	
Expected return on plan assets		(135)		(107)	(405)		(297)	
Amortization of net actuarial loss		55		74	164		222	
Net periodic benefit cost	\$	596	\$	552 \$	1,787	\$	1,678	

Prior service costs are amortized on a straight-line basis over the average remaining service period of active participants. Gains and losses in excess of ten percent of the greater of the benefit obligation and the market-related value of assets are amortized over the average remaining service period of active participants.

#### **Contributions**

The Company contributed \$1.6 million to the Qualified Pension Plan during the second quarter of 2007. No further contributions to the Qualified Pension Plan are planned for the remainder of 2007.

#### **Note 10 - Asset Retirement Obligations**

The Company recognizes an estimated liability for future costs associated with the abandonment of its oil and gas properties. A liability for the fair value of an asset retirement obligation and a corresponding increase to the carrying value of the related long-lived asset are recorded at the time a well is completed or acquired. The increase in carrying value is included in proved oil and gas properties in the consolidated balance sheets. The Company depletes the amount added to proved oil and gas property costs and recognizes expense in connection with the accretion of the discounted liability over the remaining estimated economic lives of the respective oil and gas properties. Cash paid to settle asset retirement obligations is included in the operating section of the Company's consolidated statements of cash flows.

The Company's estimated asset retirement obligation liability is based on historical experience in abandoning wells, estimated economic lives, estimates as to the cost to abandon the wells in the future, and federal and state regulatory requirements. The liability is discounted using a credit-adjusted risk-free rate estimated at the time the liability is incurred or revised. The credit-adjusted risk-free rates used to discount the Company's abandonment liabilities range from 6.50 percent to 7.25 percent. Revisions to the liability could occur due to changes in estimated abandonment costs or well economic lives, or if federal or state regulators enact new requirements regarding the abandonment of wells.

A reconciliation of the Company's asset retirement obligation liability is as follows:

		For the Three Months Ended September 30,				For the Nine Months Ended September 30,			
	2007			2006		2007		2006	
		(In thousands)				(In thousands)			
Beginning asset retirement obligation	\$	90,554	\$	69,011	\$	77,242	\$	66,078	
Liabilities incurred		2,702		1,106		7,443		2,864	
Liabilities settled		(3,380)		(131)		(4,678)		(1,293)	
Accretion expense		1,465		1,222		4,215		3,559	
Revision to estimated cash flow		651		-		7,770		-	
Ending asset retirement obligation	\$	91,992	\$	71,208	\$	91,992	\$	71,208	

Accounts payable and accrued expenses as of September 30, 2007, contain \$6.9 million related to the Company's asset retirement obligation. The amount relates to the estimated plugging and abandonment costs associated with one offshore platform that was destroyed during Hurricane Rita. Plugging and abandonment of the platform is expected to be completed by the end of 2007. Accounts payable and accrued expenses did not contain an amount related to the Company's asset retirement obligation as of December 31, 2006.

#### Note 11 - Repurchase of Common Stock

#### Stock Repurchase Program

During the third quarter of 2007 St. Mary repurchased 790,816 shares of its outstanding common stock in the open market at a weighted-average price of \$32.76 per share, including commissions, for a total of \$25.9 million. As of the date of this filing, the Company has Board authorization to repurchase up to 5,209,184 shares of common stock. The shares may be repurchased from time to time in open market transactions or in privately negotiated transactions, subject to market conditions and other factors, including certain provisions of St. Mary's existing credit facility agreement and compliance with securities laws. Stock repurchases may be funded with existing cash balances, internal cash flow, and borrowings under the revolving credit facility.

During the second quarter of 2006 St. Mary repurchased 3,319,300 shares of its common stock at a weighted-average price of \$37.09 per share including commissions.

#### **Note 12 – Insurance Settlement**

In April of 2007 the Company reached a global insurance settlement for reimbursement of damages sustained during Hurricane Rita. St. Mary's net amount of the final settlement is approximately \$33 million. As a result of this settlement, the Company recorded a gain of \$6.3 million in other revenue in the accompanying financial statements for the nine-month period ended September 30, 2007. The gain calculation takes into consideration approximately \$10.0 million of future costs associated with the plugging and abandonment of one offshore platform. Additionally, the Company has accrued for approximately \$708,000 of expected hurricane related damage repair costs related to its outside-operated properties. The Company continues to closely monitor the activities associated with these properties. Any significant variation between actual and estimated plugging and abandonment and outside-operated damage repair costs will impact the final determination of the gain associated with the insurance settlement. The Company expects adjustments to the gain to be completed by the fourth quarter of 2007.

#### Note 13 – Subsequent Events

#### Gold River Acquisition

On October 4, 2007, the Company completed the purchase of certain oil and gas properties in the Olmos producing formation located primarily in Webb and Dimmit counties, Texas in the Gold River Field. These assets were purchased from Rockford Energy Partners II, LLC. Total cash paid was \$151.0 million, for the purchase price net of customary closing adjustments to account for activity between the effective date and the closing date. The acquisition was funded with cash on hand and borrowings under the Company's existing revolving credit facility. This property acquisition is adjacent to the recently acquired Catarina Field assets discussed in Note 3 – Acquisitions, Divestitures, and Assets Held for Sale. The Company has hedged the first three years of natural gas production and the first two years of associated natural gas liquids production.

#### Variable Interest Entity

Prior to closing on the Gold River acquisition, the Company assigned all of its rights and duties under the purchase and sale agreement to NBF Reverse Exchange, LLC, an indirect wholly-owned subsidiary of Comerica Incorporated, which further assigned all of its rights and duties under the purchase and sale agreement to St. Mary Land & Exploration Acquisition Company, LLC ("SMLEA, LLC"), a company unaffiliated with St. Mary. The acquisition of properties in the Gold River Field has been structured to qualify as the first step of a reverse like-kind exchange under Section 1031 of the Internal Revenue Code of 1986, as amended, and I.R.S. Revenue Procedure 2000-37. The Gold River assets were acquired by NBF Reverse Exchange, LLC as an exchange accommodation titleholder. SMLEA, LLC will hold the assets pursuant to a qualified exchange accommodation agreement until the second step of the like-kind exchange is completed. As of the date of closing on October 4, 2007, the assets held by SMLEA, LLC, are being leased by St. Mary under a triple net lease whereby St. Mary enjoys the benefits and risks of all revenues and costs attributed to the properties. The Gold River assets are managed by St. Mary under the terms of a management agreement with SMLEA, LLC. The second step of the like-kind exchange is expected to be completed in conjunction with the divestiture of certain non-core oil and gas properties discussed in Note 3 – Acquisitions, Divestitures, and Assets Held for Sale.

In connection with the reverse like-kind exchange described above, St. Mary loaned an amount equal to the purchase price of the assets to SMLEA, LLC. Based on the provisions of FASB Interpretation No. 46(R), "Consolidation of Variable Interest Entities", the Company determined that SMLEA, LLC is a variable interest entity for which St. Mary is the primary beneficiary. Accordingly, SMLEA, LLC will be consolidated into St. Mary beginning on October 4, 2007. As of October 4, 2007, SMLEA, LLC had total assets of approximately \$151 million. As a result of the consolidation, St. Mary will recognize all oil and gas reserves and production as well as all revenues and expenses attributed to the Gold River acquisition beginning on October 4, 2007.

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# ITEM 2. MANAGEMENT'S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

This discussion contains forward-looking statements. Please refer to "Cautionary Information about Forward-Looking Statements" at the end of this item for an explanation of these types of statements.

# Overview of the Company

#### General Overview

We are an independent energy company focused on the exploration, exploitation, development, acquisition, and production of natural gas and crude oil in the United States. We earn greater than 90 percent of our revenues and generate our cash flows from operations primarily from the sale of produced natural gas, natural gas liquids, and crude oil. Our oil and gas reserves and operations are concentrated primarily in various Rocky Mountain basins, including the Williston, Big Horn, Wind River, Powder River, and Greater Green River basins; the Mid-Continent Anadarko and Arkoma basins; the Permian Basin; the tight sandstone and carbonate formations of East Texas and North Louisiana; South Texas assets targeting the Olmos formation; and the onshore Gulf Coast and offshore Gulf of Mexico.

Our primary objective is growing net asset value per share. Over the long term we believe that growing net asset value per share leads to superior stock price performance. A focus on net asset value per share provides us the flexibility to pursue a variety of projects that we believe will create value and requires us to be disciplined in our investment decisions. We believe that our regional diversity and the balance between oil and natural gas in our proved reserves are advantages that we can leverage to build value for our stockholders.

#### Oil and Gas Production and Operating Margins

Our production for the third quarter of 2007 was 27.5 BCFE. This is the seventh consecutive quarter of increasing production. Production increases throughout 2007 have been the result of our ongoing drilling operations, as well as the acquisition and subsequent development of oil and gas assets in the Permian region that were purchased in December 2006 and the Catarina Field acquisition that closed on June 1, 2007. Production for the third quarter was higher than we had projected earlier in the year which we believe is attributable primarily to overall well performance. Growth of production from quarter to quarter is impacted by the timing of drilling operations, completions, workovers, and other operational issues, as well as the overall production decline rate of our existing asset base. We believe that an important metric for measuring success of oil and gas production companies is the ability to grow reserves on an economic basis, which then provides a base for growth in production that will positively affect our net asset value.

Our operating margins, net of general and administrative costs, remain very strong because approximately 40 percent of our 2007 production to date is crude oil. Strong crude oil prices and solid realizations from our hedging program, specifically on natural gas, have contributed to a net equivalent operating margin of \$6.21 per MCFE. This represents a four percent increase from the same period a year ago.

# Oil and Gas Prices

Our results of operations and financial condition are significantly affected by oil and natural gas commodity prices, which can fluctuate dramatically. We sell the majority of our natural gas under

contracts that use first of the month index pricing, which means gas produced in that month is sold at the first of the month price regardless of the spot price on the day the gas is produced. Our crude oil is sold using contracts that pay us the average of the NYMEX West Texas Intermediate (WTI) daily settlement or the average of the posted prices for the period in which the crude oil is produced, adjusted for market quality, transportation, and location differentials.

The three-month average bid week price for natural gas at Henry Hub decreased 19 percent to \$6.13 per Mcf between the second quarter and third quarter of 2007. This was six percent lower than the same period in 2006. The high level of natural gas in storage resulting from a mild summer was the primary driver of lower prices. While high natural gas inventories led to a general decline in prices across the country, the Rocky Mountain region was affected more than most. The increased basis differential between Henry Hub and various Rocky Mountain natural gas hubs that existed for most of the year continued throughout the third quarter of 2007. A significant amount of our gas production in the Rocky Mountains is associated with the production of oil. For us, the strong price for oil economically justifies the continued production of gas despite currently weaker gas prices. Our exposure to Colorado Interstate Gas pricing is relatively small, representing approximately seven percent of our total equivalent production. A major pipeline project, known as Rockies Express, impacting the Rocky Mountain region, is expected to come online in early 2008. The differentials implied by the futures curves between Rocky Mountain hubs and Henry Hub indicate that the pressure on prices in the Rocky Mountains should moderate when Rockies Express is placed into service. Overall, the futures market for natural gas is stronger than current pricing, with NYMEX first, second, and third year strips trading at \$8.52, \$8.70, and \$8.41, respectively, on an MMBtu basis as of the end of the third guarter of 2007. Subsequent to September 30, 2007, natural gas futures prices remain relatively stable compared to those seen at the end of the third quarter of 2007. Additionally, the amount of natural gas liquids that can be extracted from our gas production has increased in recent quarters primarily as a result of the acquisition of properties in the Permian Basin in late 2006. As a result, the actual difference between the NYMEX natural gas price and our pre-hedge realized price was smaller than we had estimated because of the contribution from natural gas liquids.

The average daily NYMEX price for WTI crude for the third quarter of 2007 was \$75.38 per barrel, which represents a 16 percent increase from the second quarter of 2007.

Crude oil prices increased steadily over the second half of the third quarter of 2007 in response to tightening of supplies and continued geopolitical unrest. In addition, financial markets responded to concerns regarding crude oil inventories in the United States as well as the declining value of the U.S. dollar. Approximately 66 percent of our crude oil production comes from our properties in the Rocky Mountain region, where the third quarter average differential was the lowest we have experienced in 2007. In mid-October, the prompt month NYMEX contract traded at over \$90 per barrel and first, second, and third year NYMEX strips recently closed at \$89.56, \$83.49, and \$81.25, respectively, on a per barrel basis.

While changes in quoted NYMEX oil and Henry Hub natural gas prices are generally used as a basis for comparison within our industry, the price we receive for oil and natural gas is affected by quality, energy content, location, and transportation differentials for these products. We refer to this price as our realized price, which excludes the effects of hedging. Our realized price is further impacted by the result of our hedging contracts that have settled in the respective periods, which is referred to as our net realized price. Our natural gas price realizations for the three months ended September 30, 2007, were improved by \$17.6 million of realized hedging gains while our oil price realization was negatively impacted by \$7.4 million of realized hedging losses. For the nine months ended September 30, 2007, our natural gas price realizations were improved by \$45.5 million of realized hedging gains and our oil price realization was negatively impacted by \$9.3 million of realized hedging losses. On a percentage basis,

we have hedged more forecasted crude oil production than forecasted natural gas production. Furthermore, a significant portion of our anticipated crude oil production is hedged using swap prices that are below the current NYMEX strip prices, moderating the benefit that could be gained from the increase in oil prices.

	For the Three Months Ended September 30, 2007				
<u>Crude Oil (per Bbl)</u> :					
NYMEX price	\$	75.38			
Net realized price	\$	71.68			
Net realized price, including the effects of hedging	\$	67.56			
Natural Gas (per Mcf):					
NYMEX price	\$	6.13			
Net realized price	\$	5.98			
Net realized price, including the effects of hedging	\$	7.03			

# Hedging Activities

We have an active hedging program, which is largely utilized for acquisitions. We hedge the first two to five years of an acquisition's risked production. We occasionally enter into derivative transactions to hedge a portion of our existing forecasted production. Taking into account all oil and gas production hedge contracts in place through the date of this filing, we have hedged anticipated production of approximately 13 million Bbls of oil, 79 million MMBtu of natural gas, and 1 million Bbls of natural gas liquids through the year 2011. We believe we have established an economic base for our future operations, and the floors and ceilings on our collars minimize our exposure to price declines while also allowing us to participate in a higher oil and natural gas price environment. Please see Note 8 – Derivative Financial Instruments in Part I, Item 1 of this report for additional information regarding our oil and gas hedges, and see the caption, *Summary of Oil and Gas Production Hedges in Place*, later in this section.

# Drilling and Completion Cost Environment

After several years of cost escalation, we have begun to see cost reductions for some services associated with drilling operations. In general, day rates for land-based drilling rigs are holding steady and in some cases are decreasing as drillers face an increasing supply of drilling rigs entering the market. Additionally, we believe there is potential to further reduce costs by working with more efficient service providers. Prices for completion services continue to be firm, although new capacity is being added by incumbent providers as well as new entrants to the drilling service sector. The cost environment remains highly dynamic and varies greatly from region to region. Historically, cost changes have lagged commodity prices, both on upward and downward price trends. In making our investment decisions, we evaluate current economics on an individual investment basis prior to proceeding. We have a formal process for establishing a drilling budget and our prospect inventory and strong balance sheet give us the flexibility to adjust this budget as additional opportunities arise or as the economics of our planned activities change. As of the date of this filing, our drilling budget for 2007 is unchanged since our last estimate at \$727 million for drilling, plus approximately \$190 million of acquisitions, as discussed below.

As a result of the growth in our drilling inventory, we have initiated a review of our purchasing practices with the intention of consolidating our purchasing efforts to realize savings through volume discounts offered by vendors as well as to secure a supply of critical materials. We believe that this initiative will have a positive impact on our cost structure over the next several years.

#### Net Profits Plan

Payments made for distributions from the Net Profits Plan in the amounts of \$8.2 million and \$22.0 million have been expensed as compensation costs for the three-month and nine-month periods ended September 30, 2007, respectively. These payments are slightly lower than originally budgeted due to the effects of increased oil and gas production expense and additional capital expenditures, which decreased the current impact of and delayed the timing of payout for the 2004 pool. Actual cash payments will be inherently different from the estimated liability amount. Additional discussion is included in the analysis in the *Comparison of Financial Results and Trends* sections below. We estimate that we will pay approximately \$32 million of cash payments through the end of 2007, but this amount does not include any potential cash payments made as a result of our planned divestiture of non-core oil and gas properties. It is not possible to predict this liability with certainty due to the impact of commodity prices, operating costs, and actual produced volumes.

With respect to the accounting estimate of the liability associated with future estimated payments from our Net Profits Plan, we have recorded \$6.9 million of net expense for the nine-month period ended September 30, 2007. We note the liability has increased \$3.1 million from June 30, 2007. This increase is due to an increase in estimated future payments predominately caused by an increase in oil prices.

The calculation of the estimated liability associated with the Net Profits Plan requires management to prepare an estimate of future amounts payable from the plan. On a monthly basis, we calculate estimates of the payments to be made for each individual Net Profits Plan pool. The underlying principal factors for our estimates are forecasted oil and gas production from the properties that comprise each individual pool, price assumptions, cost assumptions, and the discount rate. In most cases, the cash flow streams used in these calculations will span more than 20 years. We generally use a 15 percent discount rate to calculate the present value of these future payments, and the resulting amount is recorded as a liability. Commodity prices impact the calculated cash flows during periods both before and after payout and can dramatically affect the timing of the estimated date of payout of the individual pools. Our commodity price assumptions are currently determined from an average of actual prices realized over the prior 24 months together with adjusted NYMEX strip prices for the ensuing 12 months for a total of 36 months of data. This average is supplemented by including the effect of commodity price realizations and anticipated hedge prices for the percentage of forecasted hedged production in the relevant period. The calculation of the estimated liability for the Net Profits Plan is highly sensitive to our price estimates and discount rate assumptions. For example, if we changed the commodity prices in our calculation by five percent, the liability recorded on the balance sheet at September 30, 2007, would differ by approximately \$15 million. A one percentage point change in the discount rate would result in a change to the liability of approximately \$10 million. We frequently re-evaluate the assumptions used in our calculations and consider the possible impacts stemming from the current market environment including current and future oil and gas prices, discount rates, and overall market conditions.

# Third Quarter 2007 Highlights

In August 2007, we announced that Robert L. Nance, 71, the long-serving President and CEO of our wholly-owned subsidiary, Nance Petroleum Corporation, and regional manager of our Rocky Mountain region, intends to retire in the first quarter of 2008. We also announced that Mark D. Mueller had joined us and will succeed Mr. Nance as regional manager of the Rocky Mountain region effective November 5, 2007. Mr. Nance will continue to serve as an executive advisor to the CEO and President of St. Mary through the date of his retirement.

Throughout August 2007 we repurchased a total of 790,816 shares of outstanding common stock in the open market. The shares were repurchased at a weighted-average cost of \$32.76 per share, including commissions, using cash on hand and borrowings under our existing revolving credit facility. We repurchased the shares under our existing Board authorized stock repurchase program. As of the date of this filing, we are authorized to repurchase 5,209,184 additional shares under this program. Consistent with our view of treating large share repurchases as acquisitions, we have hedged production volumes equal to the amount of reserves represented by the repurchased shares in proportion to the total number of shares outstanding. Our management continues to evaluate the opportunities to repurchase common stock as a part of our business plan.

Our third quarter 2007 net income was \$57.7 million or \$0.89 per diluted share compared to 2006 results of \$55.9 million or \$0.88 per diluted share. Production for the third quarter was 27.5 BCFE. The production increase represents a 19 percent increase from the same period a year ago and a six percent increase from the previous quarter. Per MCFE lease operating expense and transportation expense increased \$0.06 to \$1.46 as compared to \$1.40 from the same period of 2006. Production taxes remained flat at \$0.54 per MCFE, and depreciation, depletion, and amortization (DD&A), including ARO accretion expense, increased \$0.43 to \$2.15 per MCFE. Although our production volumes have increased, the net income increase was tempered by increased costs, particularly in depreciation, depletion, and amortization. The increase in general and administrative expenses is driven by our growing employee base. It is also affected by the increase in Net Profits Plan payments, as well as a higher bonus accrual compared to the same period in 2006. Exploration expense for the third quarter of 2007 was \$15.3 million, which was \$5.5 million higher than the \$9.8 million incurred during the third quarter of 2006 due to the overall increase in the level of activity and the increase in payments under the Net Profits Plan during 2007. We discuss these financial results and trends in more detail below.

In September 2007, we engaged a third party marketing firm to coordinate a property divestiture of certain non-core oil and gas properties. The divestiture package represents non-strategic assets that are located primarily in the Rocky Mountain and Mid-Continent regions. Bids are expected to be received by mid-November 2007, and the transaction is expected to close before the end of the year. We plan to use a like-kind exchange structure for a portion of the sales proceeds, which we believe will add additional value.

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The table below provides information regarding selected production and financial information for the quarter ended September 30, 2007, and the immediately preceding three quarters. Additional per MCFE detail is contained later in this section.

	For the Three Months Ended								
			N	March	December				
	Sej	otember 30,	Jι	ine 30,		31,		31,	
		2007		2007		2007		2006	
		(In million	s, ex	cept produ	ction	n sales data	a)		
Production (MCFE)		27.5		26.0		25.5		25.1	
Oil and gas production revenues									
before the effects of hedging	\$	228.5	\$	216.2	\$	193.7	\$	180.6	
Lease operating expense	\$	36.9	\$	31.6	\$	34.1	\$	31.2	
Transportation costs	\$	3.2	\$	4.2	\$	4.4	\$	3.0	
Production taxes	\$	14.9	\$	14.5	\$	13.7	\$	12.9	
General and administrative									
expense	\$	13.1	\$	13.7	\$	11.1	\$	7.9	
Net income	\$	57.7	\$	59.2	\$	40.0	\$	43.5	
Percentage change from previous qua	rter:								
Production (MCFE)		6%		2%		2%		8%	
Oil and gas production revenues									
before the effects of hedging		6%		12%		7%		(4)%	
Lease operating expense		17%		(7)%		9%		4%	
Transportation costs		(24)%		(5)%		47%		25%	
Production taxes		3%		6%		6%		3%	
General and administrative									
expense		(4)%		23%		41%		(19)%	
Net income		(3)%		48%		(8)%		(22)%	

First Nine Months 2007 Financial Highlights

In the first nine months of 2007 our net income was \$156.8 million or \$2.43 per diluted share compared to the first nine months of 2006 income of \$146.5 million or \$2.25 per diluted share. Production for the first nine months was 79.0 BCFE. This represents a 17 percent increase from the same period a year ago. Per MCFE lease operating expense increased \$0.05 to \$1.30 as compared to a year ago. This increase over last year's comparable period is due to an increase in oil and gas production expense. While costs associated with drilling and completing wells are staying flat or declining, costs related to the ongoing operation of oil and gas properties continue to experience upward pressure. As a company with a significant oil component to our production mix, our property base inherently requires more labor than operations that are dominated by natural gas production. Labor costs continue to be a significant driver of our lease operating expense. In addition to the higher costs we are incurring on our base activity, we also have been actively repairing properties in order to restore or increase production in the Gulf Coast and Rockies. Per MCFE transportation costs increased \$0.03 to \$0.15 as compared to a year ago. The increase is due to a change in the sales measurement point for wells located in the Rocky Mountain region as well as newly drilled wells with higher transportation costs. Production taxes increased \$0.01 to \$0.55 per MCFE, and DD&A, including ARO accretion expense, increased \$0.43 to \$2.06 per MCFE. We discuss these financial results and trends in more detail below.

We called our 5.75% Convertible Notes for redemption in March 2007. The note holders elected conversion of the notes into shares of common stock. As a result, we reclassified the \$100.0 million of

debt associated with the issuance to equity and issued 7.7 million shares of common stock. The combination of this conversion, the issuance of \$287.5 million of 3.50% Convertible Notes, net income earned for the nine-month period ended September 30, 2007, the repurchase of \$25.9 million of common stock in August 2007, and the change in accumulated other comprehensive income primarily associated with changes in derivative valuations, has resulted in our debt to book capitalization ratio decreasing from 37 percent at December 31, 2006, to 32 percent at September 30, 2007.

#### Events Subsequent to September 30, 2007

On October 4, 2007, we closed the previously announced \$153 million Gold River acquisition of oil and gas properties located primarily in Webb and Dimmit counties, Texas from Rockford Energy Partners II, LLC. The properties are predominantly natural gas and associated liquids which target the Olmos formation. This acquisition is adjacent to our properties at Catarina Field, which we acquired in June 2007. Total cash paid for the acquisition was \$151 million, for the purchase price net of customary closing adjustments, using cash on hand and borrowings under our existing revolving credit facility. We have hedged the first three years of gas production and the first two years of associated liquids. We have estimated proved reserves associated with this acquisition of approximately 95 BCFE.

#### Outlook for the Remainder of 2007

The execution of our drilling program, a focus on reducing operating costs, and the divestiture of our assets held for sale will be the principal areas of focus over the remainder of the year. We expect to have access to the rigs and services required to carry out our drilling program. Finding and retaining qualified employees and contractors continues to be one of the biggest challenges to our industry. The current commodity price and cost environment supports the remainder of our 2007 capital program. We believe that we have access to the requisite personnel, equipment, and services required to execute on our program. The highlights of the remaining 2007 capital program include:

- ArkLaTex— Activity in the ArkLaTex for 2007 is focused on an operated horizontal carbonate program in the James Lime trend and two outside-operated programs. We are planning to operate one to two rigs in our horizontal carbonate program over the remainder of 2007. We plan to continue to drill in areas where we have announced successful tests outside the historic development area this year. The two successful outside-operated plays are the Elm Grove and Terryville fields, both of which target the Cotton Valley formation. We are pleased with the pace of development of our operating partners at Elm Grove, who are currently operating three rigs in acreage where we have an interest. Increased density drilling on 20 acre spacing and horizontal drilling are potential developments we continue to discuss with our partners. At Terryville Field, two outside-operated rigs are currently operating on our acreage. Recent wells drilled in the area by our operating partner have met our expectations.
- *Gulf Coast* In this region, activity for the remainder of 2007 will be centered on integrating our new acquisitions at Catarina and Gold River Field, which target natural gas in the shallow Olmos formation in South Texas. We currently have one operated drilling rig running in Catarina Field and expect to operate one to two drilling rigs in Gold River Field. During the third quarter, we had two exploration discoveries in our direct hydrocarbon indicator program. Both wells targeted the mid-Miocene era sands and are expected to be placed on production near the end of 2007. We also anticipate continuing to complete and develop a number of previously announced exploration wells.

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- *Mid-Continent* Our 2007 plans in the Mid-Continent are principally centered on the Arkoma program in eastern Oklahoma and the Anadarko Basin in western Oklahoma. Two operated rigs are currently working in the Arkoma program, where we are primarily targeting the Woodford shale formation with horizontal wells. We are encouraged by the results of our most recent wells, which we believe have improved our understanding of the reservoir system and have helped validate the drilling and completion designs that we plan to use going forward. We are in the process of acquiring additional 3D seismic, after which we will have approximately 75 percent of our acreage covered by 3D seismic. In the Anadarko Basin, we are operating two rigs currently. Plans for the remainder of the year in the Anadarko Basin are focused on drilling wells targeting the Granite Wash formation and high-grading our inventory of Atoka locations.
- Permian Basin Our Permian Basin activity in 2007 will be significantly higher as a result of the development of two programs targeting the Permian age Spraberry interval, now widely referred to in the industry as the Wolfberry play. These programs are the operated Sweetie Peck assets and an outside-operated program at Halff East. Well performance at Sweetie Peck continues to be in line with expectations set at the time of the acquisition in late 2006. Due to the disappointing operational performance of two rigs in this program, we have reduced our current rig count in this program from five to three. Activity at Sweetie Peck ran ahead of schedule for most of the year, and as a result we expect it to meet its production budget for the year.

At Halff East, we now plan to drill more than twice the original 15 wells that were planned at the beginning of the year. The increase in this program reflects results that have exceeded our initial expectations. There are currently two outside-operated rigs running in the program.

Between Sweetie Peck and Halff East, we now expect to drill or participate in the drilling of 80 wells targeting the Wolfberry, up from an original budget of 69 wells.

- Rockies Conventional Our 2007 operated property plan for the conventional Rockies program involves continuing the horizontal re-entry program in the Mississippian formations of the Williston Basin, the exploitation of Bakken infill locations in Montana, and drilling Red River projects. We plan to operate two to three rigs in this region for the remainder of the year. Outside-operated activities include wells targeting the Bakken, Madison, and Mission Canyon formations in the Williston Basin. Other outside-operated activity includes wells targeting the Almond formation in the eastern Green River Basin; however, due to significant natural gas price decreases in this region, a number of the projects we planned to pursue will be delayed until 2008. Oil projects in this region continue to have solid economics given high oil prices.
- Rockies Hanging Woman Basin Coalbed Methane At the end of September 2007, there were 391 wells producing 11.1 MMcf per day gross and 6.8 MMcf per day net. Due to pressure on natural gas prices in the Rocky Mountains, we had briefly reduced gas production at Hanging Woman Basin while ensuring transportation obligations were met and necessary dewatering efforts continued. Subsequent to quarter end, we secured better pricing and have resumed full production at Hanging Woman Basin. We are currently operating six rigs in the Hanging Woman Basin program. Our efforts for the remainder of the year center on expanding the development on the eastern half of this project, completing wells on 80 acre spacing in the shallow coals and drilling additional test wells in the deeper Roberts and Kendick coals. Our expectations are that incremental production from the Hanging Woman Basin program will be approximately 3 BCFE for 2007 although the

number of wells drilled will be less than previously anticipated mainly due to drilling delays earlier this year caused by record rainfall in the Powder River Basin. We are carefully evaluating the future drilling program for the Hanging Woman Basin project to determine the most appropriate and efficient plan of development.

Our planned drilling program described above is dynamic, and there are a number of factors that could impact our decisions to invest capital in one or all of these regions. Commodity prices, well costs, and program performance are a few factors that individually or in combination could change the scale or relative allocation of our drilling and acquisition budgets.

We continue to evaluate acquisitions, both in our regional offices and at our corporate headquarters. We anticipate capital spending for acquisitions of approximately \$190 million in 2007. We have a strong track record of executing economic acquisitions. We have grown our inventory of drilling prospects in part through acquisitions and organic leasehold development. Our strong balance sheet gives us the ability to move quickly when we find an acquisition target that we believe will be accretive to us and will help us build our inventory of quality drilling prospects. We may also divest selected non-core assets when market conditions and prices are attractive, as evidenced by our announced divestiture program. We continuously evaluate opportunities in the marketplace for oil and gas properties and, accordingly, we may be a buyer or a seller of properties at various times.

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# A quarter and nine-month overview of selected production and financial information, including trends:

Selected Operations Data (In thousands, except sales price, volume, and per MCFE amounts): % of % of For the Three Months Change For the Nine Months Change Ended September 30, Between Ended September 30, Between 2007 Periods 2007 Periods 2006 2006 Net production volumes 17% Oil (MBbls) 1,796 1,496 20% 5,203 4,454 Natural gas (MMcf) 47,743 16% 16,675 14,182 18% 40,994 MCFE (6:1) 27,453 23,160 19% 78,962 67,717 17% Average daily production Oil (Bbls per day) 19,526 16,265 20% 19,060 16,314 17% Natural gas (Mcf per 18% 174,881 150,162 16% 181,249 154,154 MCFE per day (6:1) 298,405 251,742 19% 248,046 17% 289,240 Oil & gas production revenues(1) Oil production \$ 121,365 91,693 32% \$ 313,118 20% \$ 260,135 Gas production 117,305 101,294 16% 361,399 304,854 19% Total \$ 238,670 \$ 192,987 24% \$ 674,517 \$ 564,989 19% Oil & gas production expense Lease operating expenses 36,861 30,109 22% \$ 102,615 84,733 21% Transportation costs 3,169 2,371 34% 11,775 48% 7,966 Production taxes 19% 14,940 12,518 43,228 36,791 17% Total 54,970 \$ 44,998 22% \$ 157,618 \$ 129,490 22% Average realized sales price, before hedging \$ \$ Oil (per Bbl) \$ 65.02 10% \$ -% 71.68 61.97 61.83 Natural gas (per Mcf) \$ 5.98 \$ 6.41 \$ 6.63 \$ 6.70 (7)%(1)%Average realized sales price, net of hedging \$ Oil (per Bbl) \$ \$ 67.56 61.28 10% 60.18 \$ 58.41 3% Natural gas (per Mcf) \$ 7.03 \$ 7.14 \$ 7.57 \$ 7.44 2% (2)%Per MCFE Data: Average realized sales price, before hedging \$ 8.32 \$ 8.12 2% \$ 8.08 \$ 8.12 -% \$ 8.69 \$ 8.33 \$ 8.54 \$ 8.34 4% 2%

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Average realized sales						
price, net of hedging						
Lease operating expense	(1.34)	(1.30)	3%	(1.30)	(1.25)	4%
Transportation	(0.12)	(0.10)	20%	(0.15)	(0.12)	25%
Production taxes	(0.54)	(0.54)	-%	(0.55)	(0.54)	2%
General and						
administrative	(0.48)	(0.42)	14%	(0.48)	(0.46)	4%
Operating margin	\$ 6.21	\$ 5.97	4%	\$ 6.06	\$ 5.97	2%
Depletion, depreciation, amortization, and asset retirement obligation						
liability accretion	\$ 2.15	\$ 1.72	25%	\$ 2.06	\$ 1.63	26%

<sup>(1)</sup> Includes the effects of our hedging activities

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Financial Information (In Thousands, Except Per Share Amounts):

									% of
									Change
						Dec	embe	er 31,	Between
		Ser	otem	ber 30, 2	007		2006	)	Periods
Working capital (deficit)		\$		(52,		\$		22,870	(331)%
Long-term debt		\$		442,	-	\$	۷	133,980	2%
Stockholders' equity		\$		933,		\$		743,374	26%
	F	For the Th	ree l	Months	% of	For the N	ine N	<b>M</b> onths	% of
	]	Ended Sep	tem	ber 30,	Change	Ended Se	ptem	ber 30,	Change
					Between		•		Between
		2007		2006	Periods	2007		2006	Periods
Basic net income per common									
share	\$	0.91	\$	1.01	(10)%	\$ 2.56	\$	2.59	(1)%
Diluted net income per common					, ,				. ,
share	\$	0.89	\$	0.88	1%	\$ 2.43	\$	2.25	8%
Basic weighted-average shares									
outstanding		63,424		55,398	14%	61,364		56,564	8%
Diluted weighted-average shares outstanding		64,727		64,926	-%	64,917		66,332	(2)%

We present this table as a summary of information relating to key indicators of financial condition and operating performance that we believe are important.

We present per MCFE information because we use this information to evaluate our performance relative to our internal targets as well as our peers, and to identify and measure trends that we believe require analysis. Our quarter-to-quarter comparison of financial results presented later provides additional details and analysis of changes between the quarters in selected line items. We expect oil and gas production expenses to increase slightly throughout 2007 as a result of increased production from higher cost oil projects in the Permian region. Depreciation, depletion, and amortization per MCFE will continue to significantly increase due to higher costs associated with finding and acquiring oil and gas reserves. We expect general and administrative expense to increase in the fourth quarter of 2007 as compared to the third quarter as a result of adding additional employees and the overall upward pressure on compensation in the exploration and production industry. Additionally, variability in this expense will be affected by commodity prices that impact Net Profits Plan payments and the impact of changes to estimates of bonus compensation.

We have in-the-money stock options and unvested RSUs that are considered potentially dilutive securities. At times these dilutive securities can affect our earnings per share. Consequently, both basic and diluted earnings per share are presented in the table above. We are accounting for the potentially dilutive shares related to our 3.50% Convertible Notes under the treasury stock method. As a result, there is no impact on the diluted share calculation at the current time since our stock price is not above the conversion price for the issuance. A detailed explanation is presented in Note 4 – Earnings Per Share in Part I, Item 1 of this report. Basic and diluted weighted-average common shares outstanding used in our earnings per share calculations for the three-month periods ended September 30, 2007, and 2006, reflect an increase in outstanding shares related to stock option exercises. We issued 471,320 and 1,371,313 shares of common stock during the nine-month periods ended September 30, 2007, and 2006, respectively, as a result of stock

option exercises. The remaining information in the table relates to information we have provided in our operations update press releases and is intended to supplement the discussion above.

# **Overview of Liquidity and Capital Resources**

We believe that we have sufficient liquidity and capital resources to execute our business plan for the foreseeable future.

#### Sources of Cash

Our current expectation is that total 2007 capital investment under the drilling and acquisition program will exceed our cash flow generated from operations. We have been aided greatly this year by higher commodity prices so our estimated cash flow from operations is approximately \$140 million higher than we originally budgeted. This amount has been used to reduce the amount of borrowings required under our revolving credit facility, even as we increased our overall capital investment program. Accordingly, we expect to access cash funding through the use of our revolving credit facility. We expect to use proceeds from the property divestiture package to reduce outstanding borrowings under the revolving credit facility.

Our primary sources of liquidity are the cash provided by operating activities, debt financing, sales of non-strategic properties, and cash raised through the capital markets. All of these sources can be impacted by the general condition of our industry and by significant fluctuations in oil and natural gas prices, operating costs, and volumes produced. We have no control over market prices for oil and natural gas, although we are able to influence the amount of our net revenues related to oil and gas sales through the use of derivative contracts. A decrease in market prices for commodities would reduce expected cash flow from operating activities and could reduce the borrowing base of our credit facility as well as the value of non-strategic properties we may consider selling. Historically, decreases in market prices for commodities have limited our industry's access to the capital markets. The debt and equity capital markets are currently favorable to energy companies that operate in the exploration and production industry. This is a result of strong commodity prices and the general strength reflected in the balance sheets of the companies in our industry.

# Our Current Credit Facility

We have a five-year, \$500 million credit facility agreement with Wachovia Bank, Wells Fargo Bank, and eight other participating banks. This credit facility has a borrowing base currently set at \$1.25 billion, and we have elected a commitment amount of \$500 million. We believe this commitment level is adequate for our near-term liquidity requirements. The credit agreement has a maturity date of April 7, 2010. We must comply with certain financial and non-financial covenants, and we are currently in compliance with all of those covenants. We had \$210 million of available borrowing capacity under this facility as of the date of this filing. Interest and commitment fees are accrued based on the borrowing base utilization percentage. Euro-dollar loans accrue interest at LIBOR plus the applicable margin from the utilization table, and Alternate Base Rate loans accrue interest at Prime plus the applicable margin from the utilization table. This table is located in Note 7 – Long-term Debt in Part I, Item 1 of this report. Any outstanding letter-of-credit reduce the amount available under the commitment amount on a dollar-for-dollar basis. Borrowings under the facility are secured by mortgages on the majority of our oil and gas properties and by a pledge of the common stock of our material subsidiary companies.

Commitment fees are accrued on the unused portion of the aggregate commitment amount and are included in interest expense in the consolidated statements of operations. We had an outstanding loan balance of \$155.0 million as of September 30, 2007, comprised entirely of Euro-dollar based borrowings.

Our weighted-average interest rate paid for the three- and nine- month periods ended September 30, 2007, was 5.1 percent and 5.9 percent, respectively and included fees paid on the unused portion of the credit facility's aggregate commitment amount and amortization of deferred financing costs associated with the 3.50% Convertible Notes.

#### Uses of Cash

We use cash for the acquisition, exploration, and development of oil and gas properties and for the payment of debt obligations, trade payables, general and administrative costs, income taxes, common stock repurchases, and stockholder dividends. In the first nine months of 2007 we spent \$500.1 million for capital development and \$32.7 million on acquisitions. These cash outflows were funded using cash inflows from operations and available borrowing capacity under our revolving credit facility.

During the third quarter of 2007, we purchased 790,816 shares of our common stock in the open market at a weighted-average price of \$32.76, including commissions, for a total of \$25.9 million. We have Board authorization to repurchase up to an additional 5.2 million shares of our common stock under our stock repurchase program. Shares may be repurchased from time to time in open market transactions or privately negotiated transactions subject to market conditions and other factors including certain provisions of our existing bank credit facility agreement, compliance with securities laws, and the terms and provisions of our stock repurchase program.

On May 14, 2007, we paid \$3.1 million in dividends to stockholders of record as of the close of business May 4, 2007. Our intention is to continue to make these dividend payments for the foreseeable future subject to our future earnings, our financial condition, possible credit facility covenants, and other currently unexpected factors which could arise.

The following table presents amounts and percentage changes in cash flows between the nine-month periods ending September 30, 2007, and 2006. The analysis following the table should be read in conjunction with our consolidated statements of cash flows in Part I, Item 1 of this report.

		For the Ni	ne M	Ionths			
	Ended September 30,						Percent
	2007 2006				Change	Change	
			(In	thousands)			
Net cash provided by operating activities	\$	473,982	\$	317,549	\$	156,433	49%
Net cash used in investing activities	\$	(540,357)	\$	(302,648)	\$	(237,709)	79%
Net cash provided by (used in) financing							
activities	\$	82,151	\$	(28,810)	\$	110,961	385%

Analysis of cash flow changes between the nine-month periods ended September 30, 2007, and September 30, 2006

Operating activities. Cash received from oil and gas sales, net of the effects of hedging, increased \$56.1 million to \$670.7 million for the nine-month period ended September 30, 2007, from \$614.6 million for the nine-month period ended September 30, 2006. This increase was the result of a 17 percent increase in production volumes and a two percent increase in our net realized price after hedging, resulting in a 19 percent increase in production revenue. The benefits derived from the production and pricing were somewhat offset by an increase in oil and gas production expense.

*Investing activities*. Cash proceeds from an insurance settlement related to Hurricane Rita totaled \$7.1 million for the nine-month period ended September 30, 2007. Total cash outflow for 2007 capital

expenditures for leasehold and drilling activities increased \$206.1 million or 70 percent, and cash outflow related to the acquisition of oil and gas properties increased \$22.7 million, or 229 percent, compared to the same period in 2006. Cash received from short-term investments classified as available-for-sale, increased \$1.5 million for the nine-month period ended September 30, 2007, as compared to the same period in 2006, whereas deposits paid to short-term investments available-for-sale increased \$1.2 million for the nine-month period ended September 30, 2007, as compared to the same period in 2006. Cash paid for deposits related to the acquisition of oil and gas assets increased \$15.3 million for the nine-month period ended September 30, 2007, as compared to the same period in 2006.

Financing activities. Net repayments against our credit facility increased \$245.0 million for the nine-month period ended September 30, 2007, compared with the same period in 2006. Payments against our short-term note payable increased \$4.5 million for the nine-month period ended September 30, 2007, compared with the same period in 2006. We received \$280.7 million, net of \$6.8 million of deferred financing costs, from the issuance of convertible debt for the nine-month period ended September 30, 2007. Our income tax benefit attributable to the exercise of stock options decreased \$7.5 million to \$7.7 million for the nine months ended September 30, 2007. We received \$9.7 million less from the sale of common stock related to stock option exercises and issuance under the employee stock purchase plan in the nine-month period ended September 30, 2007, compared to the same period in 2006. We spent \$97.2 million less to repurchase shares of our common stock in the nine-month period ended September 30, 2007, compared to the same period in 2006.

#### Capital Expenditure Forecast

We use our capital resources primarily for the exploration and development of oil and gas properties and for acquisitions. Our capital expenditures forecast for drilling remains at approximately \$727 million. This amount excludes non-cash asset retirement obligation capitalized assets. Anticipated 2007 exploration and development expenditures for each of our regions are presented in the following table. We estimate a slight amount of increased capital investment in our Gulf Coast region, which will be offset by decreases in the Rockies and ArkLaTex regional investments. The precise amount to be invested in the 2007 drilling program in each region cannot be predicted but should be representative of the amounts presented below.

	Exploration		
	and		
	Deve	lopment	
	Expenditures		
	(In n	nillions)	
Mid-Continent region	\$	206	
Rocky Mountain region		144	
ArkLaTex region		123	
Permian Basin region		126	
Gulf Coast region		70	
Hanging Woman Basin			
CBM		58	
	\$	727	

We regularly review our capital expenditure budget to reflect changes in current and projected cash flows, acquisition opportunities, drilling opportunities, debt requirements, regional cost inflation, and other factors. It is important to note that strong commodity prices have decreased the amount by which we forecast outspending our positive cash flows. The above allocations are subject to change based on these factors and the timing of drilling operations.

The following table sets forth certain information regarding the costs incurred by us in our oil and gas property acquisition, exploration, and development activities, whether capitalized or expensed.

		For the Nine Months				
		Ended September 30,				
	2007 2006					
		(In thousands)				
Development costs	\$	411,076	\$	248,168		
Exploration costs		98,650		100,068		
Acquisitions:						
Proved		32,876		21,660		
Unproved		(225)		-		
Leasehold		35,686		19,597		
Total, including asset retirement obligation	\$	578,063	\$	389,493		

Costs incurred for capital and exploration activities during the first nine months of 2007 increased \$188.6 million, or 48 percent, compared to the same period in 2006. Excluding acquisitions, our development and exploration spending has increased \$161.5 million compared to the same nine-month period in the prior year. The significant percentage increase in leasehold costs reflect a focus on gaining access to leasehold in developing oil and gas plays.

We believe internally generated cash flows together with the cash available under our credit facility will be sufficient to fund our planned operational, drilling, and acquisition expenditures for the foreseeable future. The amount and allocation of future capital and exploration expenditures will depend upon a number of factors including the number and size of available economic acquisition and drilling opportunities, our cash flows from operating and financing activities, and our ability to assimilate acquisitions we make. Also, the impact of oil and gas prices on investment opportunities, the availability of capital and borrowing facilities, and the success of our development and exploratory activities may lead to changes in funding requirements for future development.

#### Financing alternatives

The debt and equity capital markets remain attractive to energy companies that operate in the exploration and production segment. This is a result of strong commodity prices and the general strength reflected in the balance sheets of the companies in our industry.

In April 2007 we completed the private placement of \$287.5 million of 3.50% Convertible Notes as discussed in Note 7 - Long-term Debt of Part I, Item 1 of this report.

#### Commodity Price Risk and Interest Rate Risk

We are exposed to market risk, including the effects of changes in oil and gas commodity prices and changes in interest rates as discussed below. Since we produce and sell crude oil, natural gas and natural gas liquids, our financial results are affected when prices for these commodities fluctuate. In order to reduce the impact of fluctuations in commodity prices, we enter into hedging transactions. Changes in interest rates can affect the amount of interest we earn on our cash, cash equivalents, and short-term investments and the amount of interest we pay on borrowings under our revolving credit facility. Changes in interest rates do not affect the amount of interest we pay on our fixed rate convertible notes, but do affect the fair value of that debt. We anticipate that all hedge and derivative contract transactions will occur as expected.

There has been no material change to the natural gas and crude oil price sensitivity analysis previously disclosed. Please see the corresponding section under Part II, Item 7 of our Annual Report on Form 10-K/A for the year ended December 31, 2006.

Summary of Oil and Gas Production Hedges in Place

Our oil and natural gas derivative contracts include swap and collar arrangements. All contracts are entered into for other than trading purposes.

Our net realized oil and gas prices are impacted by hedges we have placed on future estimated production. We have historically entered into hedges of existing production around the time we make acquisitions of producing oil and gas properties. Our intent has been to lock in a significant portion of an equivalent amount of existing production to the prices we used to evaluate the risked economics of our acquisitions. We also hedge a portion of our future production on a discretionary basis.

In a typical commodity swap agreement, if the agreed-upon published, third-party index price is lower than the swap fixed price, we receive the difference between the index price per unit of production and the agreed upon swap fixed price. If the index price is higher than the swap fixed price, we pay the difference. For collar agreements, if the price of the agreed upon third-party index is lower than the contracted floor price, we receive the difference below such contract price for each unit of production hedged. Conversely, we pay the difference between the agreed upon contracted ceiling price and the index price only if the index price is above the contracted ceiling price.

As of the date of this filing, our hedged positions of anticipated future production through 2011 totaled approximately 13 million Bbls of crude oil, 79 million MMBtu of natural gas, and 1 million Bbls of natural gas liquids. We seek to minimize basis risk and index the majority of our oil contracts to NYMEX prices and our gas contracts to various regional index prices associated with pipelines in proximity to our areas of gas production.

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The following tables describe the volumes, average contract prices, and fair value of contracts we have in place as of September 30, 2007.

# **Oil Contracts**

Oil Swaps

Fair Value at
Weighted-AveragSeptember 30, 2007

<u>Contract Period</u> Volumes Contract Price (Liability)

(Bbl) (Per Bbl) (In thousands)