NABORS INDUSTRIES LTD Form 10-K/A April 01, 2013 Table of Contents

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-K/A

(Amendment No. 1)

(Mark One)

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

For the fiscal year ended December 31, 2012

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

For the transition period from

to

Commission File Number 001-32657

NABORS INDUSTRIES LTD.

(Exact name of registrant as specified in its charter)

Bermuda (State or Other Jurisdiction of	980363970 (I.R.S. Employer Identification No.)
Incorporation or Organization)	
Crown House, Second Floor 4 Par-La-Ville Road Hamilton, HM08 Bermuda (Address of principal executive offices)	N/A (Zip Code)
(441) 29	2-1510
(Registrant s telephone nu	umber, including area code)
Securities registered pursuant to Section 12(b) of the Securities Exchange	e Act of 1934:
Title of each class Common shares, \$.001 par value per share	Name of each exchange on which registered The New York Stock Exchange
Securities registered pursuant to Section 12(g) of the Securities Exchange	e Act of 1934:
Non	ne.
Indicate by check mark whether the registrant is a well-known seasoned i	issuer, as defined in Rule 405 of the Securities Act. YES x NO o
Indicate by check mark if the registrant is not required to file reports purs	suant to Section 13 or Section 15(d) of the Act. YES o NO x
Indicate by check mark whether the registrant: (1) has filed all reports recoff 1934 during the preceding 12 months (or for such shorter period that the such filing requirements for the past 90 days. YES x NO o	
Indicate by check mark whether the registrant has submitted electronicall File required to be submitted and posted pursuant to Rule 405 of Regulation	

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K is not contained herein, and will not be contained, to the best of registrant s knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form

10-K or any amendment to this Form 10-K. x

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

Large Accelerated Filer x

Accelerated Filer o

Non-accelerated Filer o

Smaller Reporting Company o

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

The aggregate market value of the 275,797,408 common shares, par value \$.001 per share, held by non-affiliates of the registrant, based upon the closing price of our common shares as of the last business day of our most recently completed second fiscal quarter, June 30, 2012, of \$14.40 per share as reported on the New York Stock Exchange, was \$3,971,482,675. Common shares held by each officer and director and by each person who owns 5% or more of the outstanding common shares have been excluded in that such persons may be deemed affiliates. This determination of affiliate status is not necessarily a conclusive determination for other purposes.

DOCUMENTS INCORPORATED BY REFERENCE (to the extent indicated herein)

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NABORS INDUSTRIES LTD.

Form 10-K/A

For the Year Ended December 31, 2012

Explanatory Note

This Amendment No.1 on Form 10-K/A is being filed to amend our Annual Report on Form 10-K for the year ended December 31, 2012, originally filed with the Securities and Exchange Commission on March 1, 2013 (the Original Filing). We are filing this amendment to present separate audited financial statements for Sabine Oil & Gas LLC, a former non-consolidated subsidiary, that we determined were required pursuant to Regulation S-X, Rule 3-09, Separate financial statements of subsidiaries not consolidated and 50 percent or less owned persons. The audited financial statements of Sabine Oil and Gas LLC were not available for inclusion with our Original Filing, but are required to be filed as an amendment within 90 days after the end of our fiscal year.

Except as described above, this Amendment No. 1 does not amend any information set forth in the Original Filing and we have not updated disclosures contained therein to reflect any events that occurred on a date subsequent to the date of the Original Filing.

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ITEM 15. EXHIBITS, FINANCIAL STATEMENT SCHEDULES	
(a) The following documents are filed as part of this report:	
(1) Financial Statements	
Consolidated Balance Sheets as of December 31, 2012 and 2011 Consolidated Statements of Income (Loss) for the Years Ended December 31, 2012, 2011 and 2010 Consolidated Statements of Other Comprehensive Income (Loss) for the Years Ended December 31, 2012, 2011 and 2010 Consolidated Statements of Cash Flows for the Years Ended December 31, 2012, 2011 and 2010 Consolidated Statements of Changes in Shareholders Equity for the Years Ended December 31, 2012, 2011 and 2010	Page No.
(2) Financial Statement Schedules	
Schedule II Valuation and Qualifying Accounts Schedule III Financial Statements and Notes for Sabine Oil & Gas LLC	Page No.
All other supplemental schedules are omitted because of the absence of the conditions under which they are required or the require is included in the financial statements or the related notes.	red information
*Previously filed.	
(b) Exhibits	

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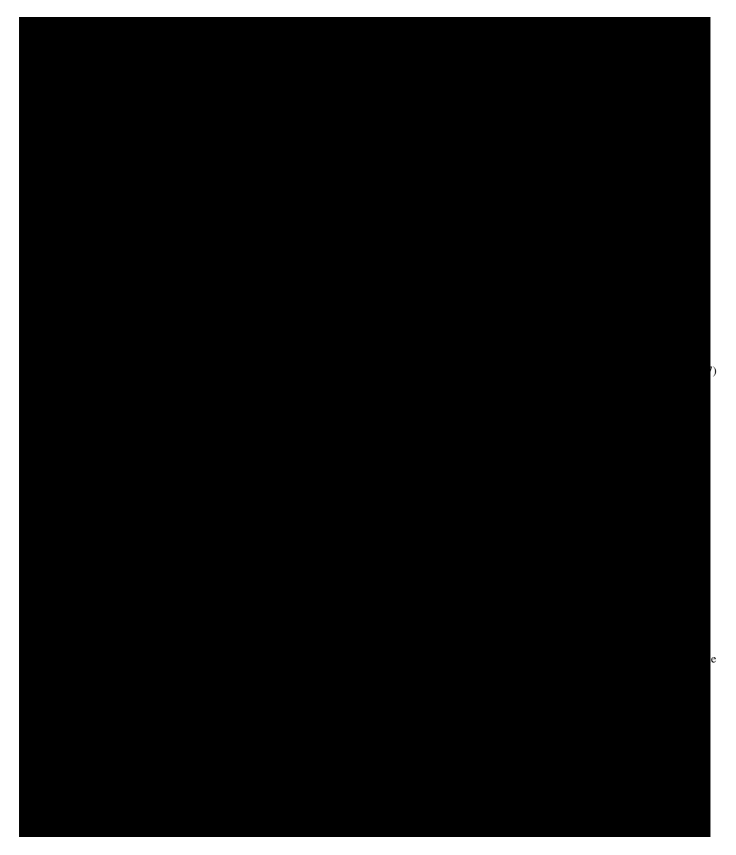
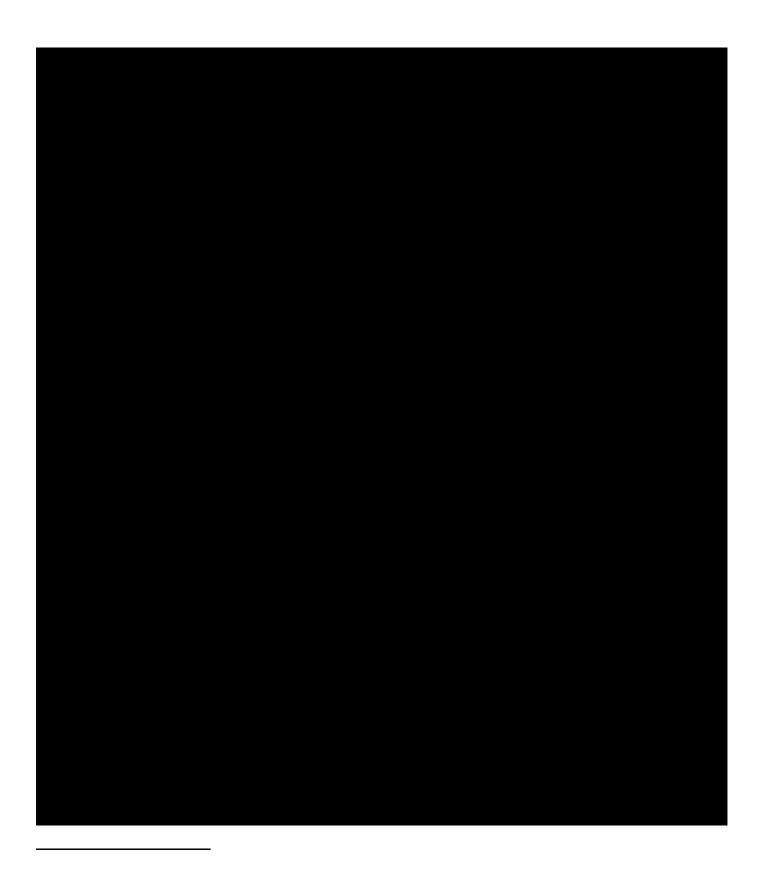


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- ** Filed herewith.
- (+) Management contract or compensatory plan or arrangement.

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SIGNATURES

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

NABORS INDUSTRIES LTD.

By: /s/ R. Clark Wood

R. Clark Wood

Principal Accounting and

Financial Officer

Date: April 1, 2013

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Schedule III Financial Statements and Notes for Sabine Oil & Gas LLC

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Schedule III Financial Statements and Notes for Sabine Oil & Gas LLC

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Independent Auditor s Reports

The Member of Sabine Oil & Gas LLC

We have audited the accompanying consolidated financial statements of Sabine Oil & Gas LLC (formerly known as NFR Energy LLC) and its subsidiaries, which comprise the consolidated balance sheets as of December 31, 2012 and 2011, and the related consolidated statements of operations, of member s capital and of cash flows for each of the three years in the period ended December 31, 2012.

Management s Responsibility for the Consolidated Financial Statements

Management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with accounting principles generally accepted in the United States of America; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

Auditor s Responsibility

Our responsibility is to express an opinion on the consolidated financial statements based on our audits. We conducted our audits in accordance with auditing standards generally accepted in the United States of America and in accordance with the auditing standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the consolidated financial statements. The procedures selected depend on our judgment, including the assessment of the risks of material misstatement of the consolidated financial statements, whether due to fraud or error. In making those risk assessments, we consider internal control relevant to the Company's preparation and fair presentation of the consolidated financial statements in order to design audit procedures that are appropriate in the circumstances. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the consolidated financial statements. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Opinion

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of Sabine Oil & Gas LLC and its subsidiaries at December 31, 2012 and 2011, and the results of their operations and their cash flows for each of the three

years in the period ended December 31, 2012 in accordance with accounting principles generally accepted in the United States of America.
/s/ PricewaterhouseCoopers LLP
Houston, Texas
March 31, 2013
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Consolidated Financial Statements

Sabine Oil & Gas LLC

Consolidated Balance Sheets

As of December 31, 2012 and 2011

	De	ecember 31, 2012	D	ecember 31, 2011
		(in thou	isands)	
Assets				
Current assets:				
Cash and cash equivalents	\$	6,193	\$	4,306
Accounts receivable, net		33,190		24,872
Prepaid expenses and other current assets		3,718		5,649
Derivative instruments		54,855		90,838
Other short term assets		515		
Total current assets		98,471		125,665
Property, plant and equipment:				
Oil and gas properties (full cost method)				
Proved		2,839,900		2,292,875
Unproved		332,898		208,230
Gas gathering and processing equipment		15,564		39,763
Office furniture and fixtures		9,262		8,963
		3,197,624		2,549,831
Accumulated depletion, depreciation and amortization		(1,851,998)		(1,041,969)
Total property, plant and equipment, net		1,345,626		1,507,862
Other assets:				
Derivative instruments		6,731		36,920
Deferred financing costs		29,827		14,669
Goodwill		173,547		
Other long term assets		853		
Total other assets		210,958		51,589
Total assets	\$	1,655,055	\$	1,685,116
Liabilities and member s capital				
Current liabilities:				
Accounts payable - trade	\$	2,965	\$	5,221
Accounts payable - related party		3,585		12,126
Royalties payable		8,814		8,820
Accrued interest payable		15,523		13,908
Accrued exploration and development		19,805		39,772
Accrued operating expenses and other		31,102		26,647
Derivative instruments		3,875		56
Other short term obligations		251		532
Total current liabilities		85,920		107,082
Long term liabilities:		,		,
Revolving credit facility		405,000		418,000
Second lien term loan		490,127		
Senior notes		347,411		346,782
Asset retirement obligation		13,580		15,348
Derivative instruments		18,017		17,409
Other long term obligations		5,151		322

Total long term liabilities	1,279,286	797,861
Commitments and contingencies		
Member s capital:		
Member s capital	1,533,008	1,267,698
Amounts receivable from member		(41)
Accumulated deficit	(1,306,203)	(620,585)
Accumulated other comprehensive income	63,044	130,837
Total controlling interests member s capital	289,849	777,909
Noncontrolling interests		2,264
Total member s capital	289,849	780,173
Total liabilities and member s capital	\$ 1,655,055	\$ 1,685,116

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

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Consolidated Financial Statements

Sabine Oil & Gas LLC

Consolidated Statements of Operations

For the Years Ended December 31, 2012, 2011 and 2010

	For 2012	r Ended December 31, 2011 n thousands)	2010
Revenues			
Oil, natural gas and natural gas liquids	\$ 181,098	\$ 204,989 \$	132,062
Gain on derivative instruments	107,374	72,517	51,104
Other	24	131	1,390
Total revenues	288,496	277,637	184,556
Operating expenses			
Lease operating	41,011	27,113	18,637
Workover	2,638	2,903	848
Marketing, gathering, transportation and other	21,167	19,717	13,730
Production and ad valorem taxes	4,400	7,775	5,483
General and administrative	21,394	23,543	20,605
Depletion, depreciation and amortization	96,096	82,178	52,490
Gain on bargain purchase	(14,470)	(99,548)	(372)
Accretion	862	628	493
Bad debt	40	3	18
Impairments	730,916	29,921	1,711
Loss on sale of assets	9,880		
Total operating expenses	913,934	94,233	113,643
Other income (expenses)			
Interest expense	(49,387)	(39,632)	(33,468)
Gain (loss) on derivative instruments	(10,312)	(25,799)	2,547
Other expense	(498)	(389)	(963)
Total other expenses	(60,197)	(65,820)	(31,884)
Net income (loss) including noncontrolling interests	(685,635)	117,584	39,029
Less: Net loss (income) applicable to noncontrolling interests	17	(117)	(260)
Net income (loss) applicable to controlling interests	\$ (685,618)	\$ 117,467 \$	38,769

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

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Consolidated Financial Statements

Sabine Oil & Gas LLC

Consolidated Statement of Member s Capital

For the Years ended December 31, 2012, 2011 and 2010

(in thousands)

Member s contributions 60 60,000		•	orehensive me (Loss)	Memb Units	oer s	Capital Value	Amounts Receivable from Membe	e:Retained Defici	•	Noncontrolling of Interests	otal Member s Capital
Amounts receivable from member 10	Balance as of December 31, 2009			1,007	\$	1,005,607	\$ (358	(776,821) \$ 55,399	\$ 2,775 \$	286,602
Distributions to member for state tax withholding				60		60,000					60,000
Member Section Secti							208				208
Net income applicable to controlling interests \$ 38,769 \$ 38,769 \$ 38,769 \$ 38,769 \$ 38,769 \$ 38,769 \$ 38,769 \$ 38,769 \$ 38,769 \$ 38,769 \$ 38,769 \$ 38,769 \$ 38,769 \$ 38,769 \$ 38,769 \$ 38,769 \$ 38,769 \$ 50,323 \$ 50,000 \$ 50,323 \$ 50,000 \$ 50,323 \$ 50,000 \$ 50,323 \$ 50,000 \$ 50,323 \$ 50,000 \$ 50,323 \$ 50,000 \$ 50,323 \$ 50,000 \$ 50,323 \$ 50,000 \$ 50,323 \$ 50,000 \$ 50,323 \$ 50,000 \$ 50						(424)				(424)
Interests	*										
Unrealized gain on derivative contracts	11	\$	38.769					38.769)		38,769
Comprehensive income applicable to controlling interests 89,092		Ψ	50,707					20,705			20,707
Comprehensive income applicable to controlling interests 260	e		50.323						50.323	;	50,323
Controlling interests 89,092			30,323						30,323		30,323
Noncontrolling interests 260 2	controlling interests		89,092								
Rember Separate	**		260							260	260
Realance as of December 31, 2010											
Member s contributions 203 203,000 203 Amounts receivable from member 109 (888) (888) (988)	ε	\$	89,352								
Amounts receivable from member Distributions - noncontrolling interests Distributions to member for state tax withholding (485) Comprehensive income: Net income applicable to controlling interests \$117,467	Balance as of December 31, 2010			1,067	\$	1,065,183	\$ (150) \$ (738,052	2) \$ 105,722	\$ 3,035 \$	435,738
Amounts receivable from member Distributions - noncontrolling interests Distributions to member for state tax withholding (485) Comprehensive income: Net income applicable to controlling interests 117,467											
Distributions - noncontrolling interests (888) Controlling				203		203,000					203,000
interests (888) 0.0 Distributions to member for state tax withholding (485) (485) (485) Comprehensive income: Net income applicable to controlling interests 117,467 117. Unrealized gain on derivative contracts 25,115 25,115 25. Comprehensive income applicable to controlling interests 142,582 Net income applicable to noncontrolling interests 117 Comprehensive income including noncontrolling interests 142,699 Balance as of December 31, 2011 1,270 \$ 1,267,698 \$ (41) \$ (620,585) \$ 130,837 \$ 2,264 \$ 780. Member s contributions 88 87,467 87. In-kind contributions 178 178,000							109				109
withholding (485) (Comprehensive income: Net income applicable to controlling interests \$ 117,467 <t< td=""><td>_</td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td></td><td>(888)</td><td>(888)</td></t<>	_									(888)	(888)
Net income applicable to controlling interests \$ 117,467 \$ 117,47						(485)				(485)
Net income applicable to controlling interests \$ 117,467						(,				()
interests \$ 117,467 \$ 117,	•										
Unrealized gain on derivative contracts 25,115 25,1	11	\$	117,467					117,467	•		117,467
contracts 25,115 <td></td> <td></td> <td>.,</td> <td></td> <td></td> <td></td> <td></td> <td>.,</td> <td></td> <td></td> <td>.,</td>			.,					.,			.,
Comprehensive income applicable to controlling interests 142,582 Net income applicable to noncontrolling interests 117 Comprehensive income including noncontrolling interests 142,699 Balance as of December 31, 2011 1,270 \$ 1,267,698 \$ (41) \$ (620,585) \$ 130,837 \$ 2,264 \$ 780. Member s contributions 88 87,467 87.467 In-kind contributions 178 178,000 178.46	2		25.115						25.115	j	25,115
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Net income applicable to noncontrolling interests 117 117 Comprehensive income including noncontrolling interests \$ 142,699 \$ 1,270 \$ 1,267,698 \$ (41) \$ (620,585) \$ 130,837 \$ 2,264 \$ 780. Member s contributions 88 87,467 87.467 In-kind contributions 178 178,000	*		142,582								
noncontrolling interests 117 Comprehensive income including noncontrolling interests \$ 142,699 Balance as of December 31, 2011 1,270 \$ 1,267,698 (41) (620,585) 130,837 \$ 2,264 780.00 Member s contributions 88 87,467 87.467 87.467 In-kind contributions 178 178,000 178.000			,								
Comprehensive income including noncontrolling interests \$ 142,699 Balance as of December 31, 2011 1,270 \$ 1,267,698 \$ (41) \$ (620,585) \$ 130,837 \$ 2,264 \$ 780. Member s contributions 88 87,467 87.467 In-kind contributions 178 178,000 178.			117							117	117
noncontrolling interests \$ 142,699 Balance as of December 31, 2011 1,270 \$ 1,267,698 \$ (41) \$ (620,585) \$ 130,837 \$ 2,264 \$ 780. Member s contributions 88 87,467 87. In-kind contributions 178 178,000 178.	-										
Balance as of December 31, 2011 1,270 1,267,698 (41) (620,585) 130,837 2,264 780. Member s contributions 88 87,467 87. In-kind contributions 178 178,000 178.		\$	142,699								
Member's contributions 88 87,467 87 In-kind contributions 178 178,000 178	ę		,	1,270	\$	1.267.698	\$ (41) \$ (620,585	5) \$ 130,837	\$ 2,264 \$	780,173
In-kind contributions 178 178,000 178.	,										
	Member s contributions			88		87,467					87,467
	In-kind contributions			178		178,000					178,000
	Amounts receivable from member										41
Distributions - noncontrolling											
· ·										(175)	(175)
Distributions to member for state tax withholding (157)						(157)				(157)

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Sale of noncontrolling interests						(2,072)	(2,072)
Comprehensive loss:							
Net loss applicable to controlling							
interests	\$ (685,618)			(685,618)			(685,618)
Unrealized loss on derivative							
contracts	(67,793)				(67,793)		(67,793)
Comprehensive loss applicable to							
controlling interests	(753,411)						
Net loss applicable to noncontrolling							
interests	(17)					(17)	(17)
Comprehensive loss including							
noncontrolling interests	\$ (753,428)						
Balance as of December 31, 2012		1,536	\$ 1,533,008 \$	\$ (1,306,203) \$	63,044 \$	\$	289,849

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

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Consolidated Financial Statements

Sabine Oil & Gas LLC

Consolidated Statement of Cash Flows

For the Years ended December 31, 2012, 2011 and 2010

	For the Year Ended December 31, 2012 2011		2010		
		(in thousands)			
Cash flows from operating activities:	(CO # CO #)	415.504	20.020		
Net income (loss), including noncontrolling interests \$	(685,635)	\$ 117,584 \$	39,029		
Adjustments to reconcile net income (loss) to net cash provided by					
operating activities:					
Depletion, depreciation and amortization	96,096	82,178	52,490		
Impairments	730,916	29,921	1,711		
Loss on sale of assets	10,531	600	1,138		
Bad debt expense	40	3	18		
Accretion expense	862	628	493		
Accrued interest expense	2,372	1,458	11,953		
Rent expense and amortization of deferred rent	(532)	(38)	(321)		
Amortization of deferred financing costs	4,020	2,817	4,325		
(Gain) loss on derivative instruments	7,940	23,844	(1,672)		
Amortization of option premiums	(56)		3,239		
Amortization of prepaid expenses	2,546	2,482	1,762		
Gain on bargain purchase	(14,470)	(99,548)	(372)		
Non cash distributions to member	(157)	(485)	(424)		
Changes in operating assets and liabilities:					
(Increase) decrease in accounts receivable	(8,471)	(8,858)	3,610		
Increase in other assets	(5,811)	(6,713)	(5,393)		
Increase (decrease) in accounts payable, royalties payable and					
accrued liabilities	3,975	13,159	(5,871)		
Net cash provided by operating activities	144,166	159,032	105,715		
Cash flows from investing activities:					
Oil and gas property additions	(170,970)	(292,648)	(270,548)		
Oil and gas property acquisitions	(559,066)	(385,218)	(64,525)		
Cash received from insurance proceeds	12,680		2,343		
Gas processing equipment additions	(5,409)	(3,810)	(246)		
Other asset additions	(384)	(2,952)	(425)		
Proceeds from sale of assets	35,764	3,706	8,012		
Net cash used in investing activities	(687,385)	(680,922)	(325,389)		
Cash flows from financing activities:					
Borrowings under 1st lien revolving credit facility	123,000	584,500	176,500		
Borrowings under 2nd lien revolving credit facility	490,000	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	345,597		
Debt repayments	(136,000)	(260,500)	(347,000)		
Deferred financing costs	(19,227)	(4,462)	(13,683)		
Member s contributions	87,508	203,109	60,208		
Distributions - noncontrolling interests	(175)	(888)			

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Net cash provided by financing activities	545,106	521,759	221,622
Net increase (decrease) in cash and cash equivalents	1,887	(131)	1,948
Cash and cash equivalents, beginning of period	4,306	4,437	2,489
Cash and cash equivalents, end of period	\$ 6,193	\$ 4,306	\$ 4,437

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

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1. Organization

Effective December 19, 2012, NFR Energy LLC was renamed Sabine Oil & Gas LLC (Sabine or the Company). The Company was established as a Delaware limited liability company in late 2006 by Ramshorn Investments, Inc. (Ramshorn), a wholly owned subsidiary of Nabors Industries Ltd. (Nabors), and First Reserve Corporation (First Reserve), who formed the Company as a joint venture to invest in oil and natural gas exploration opportunities within the onshore U.S. market. Additional equity contributions were made by certain members of the Company s management and the board of representatives (the Member).

On November 5, 2010, the Company formed NFR Holdings LLC, subsequently renamed Sabine Oil & Gas Holdings LLC, as a Delaware limited liability company (Holdings), at which time Holdings formed NFR Holdings II LLC, subsequently renamed Sabine Oil & Gas Holdings II LLC, as a Delaware limited liability company (Holdings II), and Holdings II formed NFR Merger Sub LLC, as a Delaware limited liability company (Merger Sub). Effective November 5, 2010, Merger Sub merged into the Company, with the Company being the surviving entity (the Merger) and all of the membership interests of the Company were converted into membership interests owned by Holdings. In addition to membership interests, all incentive units are maintained and held by Holdings. As a consequence of the Merger, Holdings II is the single member owner of the Company. The change in legal structure had no direct impact on the financial statements of the Company.

In December 2012, Nabors sold its equity interest in Holdings to First Reserve resulting in affiliates of First Reserve owning approximately 99.6% of the common equity interests of Holdings.

The Company is operating in one segment and is pursuing development and exploration projects in a variety of forms including operated and non-operated working interests, joint ventures, farm-outs, and acquisitions, including conventional and unconventional resources. Sabine is a holding company within which it conducts its operations through, and its operating assets are owned by, its subsidiaries.

2. Significant Accounting Policies

Basis of Presentation

The Company presents its consolidated financial statements in accordance with U.S. generally accepted accounting principles (GAAP). The accompanying consolidated financial statements include Sabine and its subsidiaries. All significant intercompany transactions have been eliminated. Certain other reclassifications have been made to prior periods to conform to the current presentation.

Cash and Cash Equivalents

All highly liquid investments purchased with an initial maturity of three months or less are considered to be cash equivalents.

Concentration of Credit Risk

The Company s significant receivables are comprised of oil and natural gas revenue receivables. The amounts are due from a limited number of entities; therefore, the collectability is dependent upon the general economic conditions of a few purchasers. The Company regularly reviews collectability and establishes the allowance for doubtful accounts as necessary using the specific identification method. The receivables are not collateralized.

Derivative instruments subject the Company to a concentration of credit risk. See Note 8 Derivative Financial Instruments

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2. Significant Accounting Policies (continued)

Inventory

Inventory, which is included in prepaid expenses and other, consists principally of tubular goods, spare parts, and equipment, that is used in our drilling operations. The inventory balance, net of impairments, was \$1.6 million and \$4.1 million as of December 31, 2012 and 2011, respectively. Inventory is stated at the lower of weighted average cost or market. Under this method, the total impairments relating to obsolete inventory was \$1.2 million, \$1.4 million and \$1.7 million in 2012, 2011 and 2010, respectively, and included in Impairments in the Consolidated Statements of Operations.

Oil and Natural Gas Properties and Equipment

The Company uses the full cost method of accounting for its investment in oil and natural gas properties. Under this method, the Company capitalizes all acquisition, exploration, and development costs incurred for the purpose of finding oil and natural gas reserves, including salaries, benefits, and other internal costs directly attributable to these activities. The Company capitalized \$2.7 million, \$3.5 million and \$3.5 million of internal costs in 2012, 2011 and 2010, respectively. Costs associated with production and general corporate activities, however, are expensed in the period incurred. The Company also includes the present value of its dismantlement, restoration, and abandonment costs within the capitalized oil and natural gas property balance (see Asset Retirement Obligation below). Unless a significant portion of the Company s proved reserve quantities is sold (greater than 25%), proceeds from the sale of oil and natural gas properties are accounted for as a reduction to capitalized costs, and gains and losses are not recognized unless such adjustments would significantly alter the relationship between capitalized costs and proved reserves of oil and natural gas.

Depletion of exploration, development costs and production equipment is computed using the units-of-production method based upon estimated proved oil and natural gas reserves. The costs of unproved properties are withheld from the depletion base until such time as they are either developed or abandoned. The properties are reviewed on a quarterly basis for impairment, and if impaired, are reclassified to proved property and included in the ceiling test and depletion calculations.

Under the full cost method of accounting, a ceiling test is performed on a quarterly basis. The full cost ceiling test is an impairment test prescribed by SEC Regulation S-X Rule 4-10. The ceiling test determines a limit on the book value of oil and natural gas properties. The capitalized costs of proved oil and natural gas properties, net of Accumulated depletion, depreciation and amortization (accumulated DD&A) on our Consolidated Balance Sheets, may not exceed the estimated future net cash flows from proved oil and natural gas reserves, excluding future cash outflows associated with settling asset retirement obligations that have been accrued on our Consolidated Balance Sheets, using the unweighted average first-day-of-the-month prices for the prior twelve month period ended December 31, 2012, 2011 and 2010 (adjusted for quality and basis differentials), held flat for the life of production, discounted at 10%, plus the cost of unevaluated properties and major development projects excluded from the costs being amortized. If capitalized costs exceed this limit, the excess is charged to expense and reflected as accumulated DD&A.

For the years ended December 31, 2012 and 2011 the Company recognized an impairment of \$718.1 million and \$25.7 million, respectively, for the carrying value of proved oil and gas properties in excess in excess of the ceiling limitation as a result of the decline of natural gas prices. The

Company did not recognize any impairment charges relating to oil and natural gas properties in 2010. The average of the historical unweighted first-day-of-the-month prices for the prior twelve month periods ended December 31, 2012 and March 31, 2013 was \$2.76 and \$2.95 per Mcf for natural gas, respectively. Cash flow hedges of natural gas production in place increased the ceiling value by \$89.4 million at December 31, 2012. The Company could have a further reduction in our asset carrying value for oil and gas properties upon a decline in the average of the historical unweighted first-day-of-the-month natural gas prices for the prior twelve month periods.

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2. Significant Accounting Policies (continued)

Gathering assets and related facilities, certain other property and equipment, and furniture and fixtures are depreciated using the straight-line method based on the estimated useful lives of the respective assets, generally ranging from 3 to 30 years. In accordance with Accounting Standards Codification (ASC) 360-35 Impairment or disposal of long lived assets , these assets are tested for recoverability whenever events or changes in circumstances indicate that the carrying amount may not be recoverable. An impairment loss is then recognized if the carrying amount is not recoverable and exceeds fair value. In 2012, we recorded impairment charges for gas gathering and processing equipment of \$11.5 million based on an expected present value technique and estimated future cash flows using current volume throughput and pricing assumptions, for properties which were subsequently sold in August 2012. No impairment charges for gas gathering and processing equipment were recognized in 2011 or 2010. Leasehold improvements are amortized over the shorter of their economic lives or the lease term. Repairs and maintenance costs are expensed in the period incurred.

The Company s Depletion, depreciation and amortization (DD&A) expense on our oil and natural gas properties is calculated each quarter utilizing period end reserve quantities.

For the years ended December 31, 2012, 2011 and 2010, the Company received insurance proceeds of \$12.7 million, \$0.0 million and \$2.3 million, respectively, which were netted with the replacement costs recognized in oil and gas properties. Insurance proceeds were received as the result of control of well events during drilling or completion operations in East Texas.

Capitalized Interest

The Company capitalizes interest costs to oil and natural gas properties on expenditures made in connection with exploration and development projects that are not subject to current depletion. Interest is capitalized only for the period that activities are in progress to bring these projects to their intended use. The Company capitalized \$4.3 million and \$5.9 million of interest during the years ended December 31, 2012 and 2011, respectively.

Leases

The Company accounts for leases with escalation clauses and rent holidays on a straight-line basis in accordance with Accounting Standards Codification (ASC) 840, Leases . The deferred rent expense liability associated with future lease commitments was reported under the caption Other long term obligations on our Consolidated Balance Sheets.

Derivative Instruments and Hedging Activities

The Company uses derivative financial instruments to achieve a more predictable cash flow from its oil and natural gas production by reducing its exposure to price fluctuations. Such derivative instruments, which are placed with major financial institutions who are participants in the Company s Credit Facility (see Note 5) that the Company believes are minimal credit risks, may take the form of forward contracts, futures contracts, swaps, options, or basis swaps.

At December 31, 2012, with the exception of basis swaps, substantially all of our oil and natural gas derivative contracts are settled based upon reported New York Mercantile Exchange (NYMEX) prices. Our derivative contracts are with multiple counterparties to minimize our exposure to any individual counterparty and we have netting arrangements with all of our counterparties that provide for offsetting payables against receivables from separate hedging arrangements with that counterparty. The oil and natural gas reference prices, upon which the commodity derivative contracts are based, reflect various market indices that have a generally high degree of historical correlation with actual prices received by the Company for its oil and natural gas production. Our fixed-price swap and collar agreements are used to fix the sales price for our anticipated future oil and natural gas production. Upon settlement, the Company receives a fixed price for the hedged commodity and receives or pays our counterparty a floating market price, as defined in each instrument. The instruments are settled monthly. When the floating price exceeds the fixed price for a contract month, the Company pays our counterparty.

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2. Significant Accounting Policies (continued)

When the fixed price exceeds the floating price, our counterparty is required to make a payment to the Company. The Company has designated these swap and collar agreements as cash flow hedges.

The Company s non-designated positions at December 31, 2012 included natural gas basis swaps and both oil and natural gas options. The basis swaps are used to minimize exposure to fluctuating differentials on certain pricing indices against other pricing indices. These instruments are settled monthly. Upon settlement, the Company will pay a floating price on a specified index, and the counterparty will pay a floating price on a different specified index, either of which may include a specified differential. When the Company s specified index price is less than the counterparties, the counterparty will pay the Company. When the Company s specified index price is greater than the counterparties specified index price, the Company will pay the counterparty. Additionally, the Company has bought natural gas puts, sold natural gas and oil calls and sold oil puts. For the natural gas and oil calls, the counterparty has the option to purchase a set volume of the contracted commodity at a contracted date in the future. For the natural gas and oil puts, the counterparty has the option to sell a contracted volume of the commodity at a contracted price on a contracted date in future.

The Company accounts for these activities pursuant to ASC 815, Derivatives and Hedging which requires that derivative instruments other than those that meet the normal purchases and sales exception, be recorded on the balance sheets as either an asset or liability measured at fair value (which is generally based on information obtained from independent parties). ASC 815 also requires that changes in fair value be recognized currently in earnings unless specific hedge accounting criteria are met. Hedge accounting treatment allows unrealized gains and losses on cash flow hedges to be deferred in accumulated other comprehensive income. Realized gains and losses from the Company s oil and natural gas cash flow hedges are generally recognized in Gain (loss) on derivative instruments located in Revenue in the Consolidated Statement of Operations when the forecasted transaction occurs. Gains and losses from the change in fair value of derivative instruments that do not qualify for hedge accounting are reported in current-period earnings as a Gain (loss) on derivative instruments located in Other income in the Consolidated Statement of Operations. If at any time the likelihood of occurrence of a hedged forecasted transaction ceases to be probable, hedge accounting under ASC 815 will cease on a prospective basis and all future changes in the fair value of the derivative will be recognized directly in earnings. Amounts recorded in Accumulated other comprehensive income in the Consolidated Balance Sheets prior to the change in the likelihood of occurrence of the forecasted transaction will remain in Accumulated other comprehensive income until such time as the forecasted transaction impacts earnings. If it becomes probable that the original forecasted production will not occur, then the derivative gain or loss would be reclassified from Accumulated other comprehensive income into earnings immediately. Hedge effectiveness is measured at least quarterly based on the relative changes in fair value between the derivative instruments and the hedged item over time, and any ineffectiveness is immediately reported as unrealized Gain (loss) on derivative instruments in the Consolidated Statement of Operations.

Deferred Financing Costs

Deferred financing costs of approximately \$19.2 million and \$4.5 million were incurred during 2012 and 2011, respectively. Deferred financing costs in 2012 include costs associated with the amendment of the Company s Credit Facility and Second Lien. Deferred financing costs in 2011 include costs associated with the amendment of the Company s Credit Facility. Deferred financing costs are being amortized over the life of the respective obligations with \$3.2 million included in interest expense in 2012. As a result of a reduction in the borrowing base of our Credit Facility in 2012, the Company also expensed \$0.8 million, in 2012.

Financial Instruments

The Company s financial instruments including cash and cash equivalents, accounts receivable, and accounts payable are carried at cost, which approximates fair value due to the short-term maturity of these instruments. The Company s credit facilities are reported at carrying value which approximates fair value based on current rates applicable to similar instruments. Since considerable judgment is required to develop estimates of fair value, the estimates provided are not necessarily indicative of the amounts the Company could realize upon the purchase or refinancing of such instruments. The

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2. Significant Accounting Policies (continued)

Company s derivative instruments are reported at fair value based on Level 2 fair value methodologies and the 2017 notes are reported at carrying value but further compared to fair value based on Level 2 fair value methodologies (see Note 9).

Goodwill

Goodwill represents the excess of the purchase price of an asset over the estimated fair value of the assets acquired. The Company assesses the carrying amount of goodwill by testing for impairment annually and when impairment indicators arise. Goodwill totaled \$173.5 million at December 31, 2012 with no balance as of December 31, 2011. The goodwill was recognized during 2012 as a result of our December 2012 acquisitions discussed in Note 4 Property Acquisitions and Divestitures. No impairment of goodwill was recognized during 2012, 2011, or 2010.

Asset Retirement Obligation

The Company follows ASC 410, Asset Retirement and Environmental Obligations . If a reasonable estimate of the fair value of an obligation to perform site reclamation, dismantle facilities or plug and abandon wells can be made, we record a liability (an asset retirement obligation or ARO) on our Consolidated Balance Sheets and capitalize the present value of the asset retirement cost in Oil and gas properties in the period in which the retirement obligation is incurred. In general, the amount of an ARO and the costs capitalized will be equal to the estimated future cost to satisfy the abandonment obligation assuming the normal operation of the asset, using current prices that are escalated by an assumed inflation factor up to the estimated settlement date, which is then discounted back to the date that the abandonment obligation was incurred using an assumed cost of funds for our company. After recording these amounts, the ARO is accreted to its future estimated value using the same assumed cost of funds and the additional capitalized costs are depreciated on a unit-of-production basis within the related full cost pool. The capitalized costs associated with an ARO are included in the amortization base for purposes of calculating the ceiling test.

The information below reconciles the value of the asset retirement obligation:

	For the year ended December 31, 2012 2011 (in thousands)				
Beginning balance as of December 31, 2011	\$	15,348	\$	9,213	
Liabilities incurred		1,887		5,693	
Liabilities settled		(4,791)		(186)	
Change in estimate		274			
Accretion expense		862		628	
Ending balance as of December 31, 2012	\$	13,580	\$	15,348	

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2. Significant Accounting Policies (continued)

Revenue Recognition

The Company records revenues from the sales of oil, natural gas and natural gas liquids when produced, sold and collectability is ensured. The Company may have an interest with other producers in certain properties, in which case the Company uses the sales method to account for gas imbalances. Under this method, revenue is recorded on the basis of natural gas actually sold by the Company. The Company also reduces revenue for other owners natural gas sold by the Company that cannot be volumetrically balanced in the future due to insufficient remaining reserves. The Company s remaining over- and under-produced gas balancing positions are considered in the Company s proved oil and natural gas reserves. The Company had no material gas imbalances at December 31, 2012 and 2011.

Use of Estimates

The preparation of the consolidated financial statements for the Company in conformity with GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from these estimates.

The Company s consolidated financial statements are based on a number of significant estimates, including oil, natural gas and natural gas liquids reserve quantities that are the basis for the calculation of DD&A and impairment of oil, natural gas and natural gas liquids properties, and timing and costs associated with its retirement obligations.

Income Taxes

The Company is a limited liability company treated as a partnership for federal and state income tax purposes with all income tax liabilities and/or benefits of the Company being passed through to the Member. As such, no recognition of federal or state income taxes for the Company or its subsidiaries that are organized as limited liability companies have been provided for in the accompanying consolidated financial statements. Any uncertain tax position taken by the member is not an uncertain position of the Company.

In accordance with the operating agreement of Sabine, to the extent possible without impairing the Company s ability to continue to conduct its business and activities, and in order to permit its Member to pay taxes on the taxable income of the Company, Sabine would be required to make distributions to the Member in the amount equal to the estimated tax liability of such Member computed as if the Member paid income tax at the highest marginal federal and state rate applicable to an individual resident of New York, New York, in the event that taxable income is generated for the Member. There was no taxable income and therefore no distributions to the Member in 2012, 2011 or 2010.

Recent Accounting Pronouncements

In June 2011, the Financial Accounting Standards Board (FASB) issued Accounting Standards Update 2011-5, Presentation of Comprehensive Income (ASU 2011-5). The FASB has issued new guidance for how companies must present other comprehensive income (OCI) and its components in their financial statements. The guidance applies to all companies that report items of OCI but perhaps is most relevant for companies that have historically presented components of OCI as part of their statement of changes in stockholders—equity which is no longer an option available under this guidance. ASU 2011-5 is intended to increase the prominence of items that are recorded in OCI and improve comparability and transparency in financial statements and allow for a more prominent evaluation of the effect of OCI on a company—s overall performance. The new guidance described in ASU 2011-05 will supersede the presentation options in Topic 220 (previously known as Statement of Financial Accounting Standards No. 130, Reporting Comprehensive Income—). The guidance, however, affects only the presentation of OCI, not the components that must be reported in OCI. ASU 2011-5 is effective for private companies for annual periods beginning after December 15, 2012, and interim and annual periods thereafter. The Company will adopt ASU 2011-5 in the first quarter of 2013.

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2. Significant Accounting Policies (continued)

In December 2011, the FASB issued Accounting Standards Update 2011-11, Disclosures About Offsetting Assets and Liabilities (ASU 2011-11). ASU 2011-11 amends the disclosure requirements on offsetting assets and liabilities by requiring improved information about financial instruments and derivative instruments that have a right of offset or are subject to an enforceable master netting arrangement or similar agreement. This information will enable users of a company s financial statements to evaluate the effect or potential effect of netting arrangements on a company s financial position, including the effect or potential effect of rights of setoff associated with certain financial instruments and derivative instruments. The Company is required to apply the amendments for annual reporting periods beginning on or after January 1, 2013, and interim periods within those annual periods. The Company will provide the disclosures required by those amendments retrospectively for all comparative periods presented in the first quarter of 2013.

In December 2010, the FASB issued Accounting Standards Update 2010-29, Business Combinations: Disclosure of Supplementary Pro Forma Information for Business Combinations (ASU 2010-29). ASU 2010-29 clarifies that when presenting comparative pro forma financial statements in conjunction with business combination disclosures, revenue and earnings of the combined entity should be presented as though the business combination that occurred during the current year had occurred as of the beginning of the comparable prior annual reporting period. In addition, the update requires a description of the nature and amount of material, nonrecurring pro forma adjustments included in pro forma revenue and earnings that are directly attributable to the business combination. This update is effective prospectively for business combinations that occur on or after the beginning of the first annual reporting period after December 15, 2010. As ASU 2010-29 relates to disclosure requirements, there will be no impact on the Company s financial condition or results of operations.

In December 2010, the FASB issued Accounting Standards Update 2010-28, Intangibles Goodwill and Other: When to Perform Step 2 of the Goodwill Impairment Test for Reporting Units with Zero or Negative Carrying Amounts (ASU 2010-28). ASU 2010-28 requires step two of the goodwill impairment test to be performed when the carrying value of a reporting unit is zero or negative, if it is more likely than not that a goodwill impairment exists. The requirements of this update are effective for fiscal years beginning after December 15, 2010. The Company recognized goodwill in December 2012 and will test goodwill for impairment as applicable.

In February 2010, the FASB issued Accounting Standards Update 2010-09, Amendments to Certain Recognition and Disclosure Requirements (ASU 2010-09). This update amends Subtopic 855-10 and gives a definition to SEC filers, and requires SEC filers to assess for subsequent events through the issuance date of the financial statements. This amendment states that an SEC filer is not required to disclose the date through which subsequent events have been evaluated for a reporting period. The Company adopted the provisions of ASU 2010-09 in the period ended March 31, 2010.

In January 2010, the FASB issued additional disclosure requirements related to fair value measurements. The guidance requires disclosure of transfers of assets and liabilities between Level 1 and Level 2 in the fair value measurement hierarchy, including the reasons for the transfers and disclosure of major purchases, sales, issuances, and settlements on a gross basis in the reconciliation of the assets and liabilities measured under Level 3 of the fair value measurement hierarchy. The guidance is effective in interim and annual periods beginning after December 15, 2009, except for the Level 3 reconciliation disclosures which are effective for interim and annual periods beginning after December 15, 2010. We adopted the provisions for the quarter ending March 31, 2010, except for the Level 3 reconciliation disclosures included in Note 9, which we adopted in the quarter ending March 31, 2011. Adopting the disclosure requirements for the quarter ending March 31, 2010 did not have an impact on our financial position or results of operations. We do not expect adoption of the Level 3 reconciliation disclosures in 2011 to have any impact on our financial position or results of operations.

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3. Significant Customers

During the year ended December 31, 2012, purchases by four companies exceeded 10% of the total oil and natural gas sales of the Company. Purchases by Enbridge Pipeline (East Texas) LP, Shell Trading (US) Company, Texla Energy Management LLC and Eastex Crude Company accounted for approximately 17%, 14%, 13% and 12% of oil and natural gas sales, respectively. During the year ended December 31, 2011, purchases by three companies exceeded 10% of the total oil and natural gas sales of the Company. Purchases by Enbridge Pipeline (East Texas) LP, Texla Energy Management LLC and PVR Midstream LLC accounted for approximately 18%, 15% and 13% of oil and natural gas sales, respectively. During the year ended December 31, 2010, purchases by two companies exceeded 10% of the total oil and natural gas sales of the Company. Purchases by Enbridge Pipeline (East Texas) LP and PVR Midstream LLC accounted for approximately 22% and 23% of oil and natural gas sales, respectively. The Company believes that the loss of any of the purchasers above would not result in a material adverse effect on its ability to market future oil and natural gas production.

4. Property Acquisitions and Divestitures

Total costs incurred for oil and gas property acquisitions for 2012 were approximately \$737.1 million, of which \$145.1 million related to unproved property, \$418.5 million related to proved property acquisitions, and \$173.5 million related to goodwill. Total costs incurred for 2011 were approximately \$396.4 million (excluding related asset retirement costs), of which approximately \$31.3 million related to unproved properties, \$365.1 million related to proved property acquisitions, and no goodwill acquired. Total costs incurred for gathering and processing facilities was approximately \$5.7 million, net of purchase price adjustments.

On December 14, 2012, the Company closed on a Purchase and Sale Agreement for the acquisition of certain oil and gas properties in the Texas Panhandle and surrounding Oklahoma area for \$657.8 million, net of purchase price adjustments. The acquisition was funded in part by \$181.6 million of equity contributed by members with the remaining balance funded from the proceeds of the second lien term loan agreement. This acquisition qualified as a business combination pursuant to ASC 805. The Company recorded a fair value of \$339.2 million for proved property and \$145.1 million for unproved acreage. This transaction resulted in the recognition of \$173.5 million of goodwill for the excess of the consideration transferred over the net assets received and represents the future economic benefits arising from assets acquired that could not be individually identified and separately recognized. The valuation to derive the purchase price included both proved and unproved categories of reserves, expectation for timing and amount of future development and operating costs, projections of future rates of production, expected recovery rates and risk adjusted discount rates. Revenues and operating expenses recognized in the Consolidated Statement of Operations as of December 31, 2012 were \$4.1 million and \$0.4 million, respectively.

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4. Property Acquisitions and Divestitures (continued)

The following table summarizes the consideration paid and the amounts of the assets acquired and liabilities assumed as of the date of acquisition (in millions):

Recognized amounts of identifiable assets acquired and liabilities assumed:	
Proved properties	\$ 339.2
Goodwill	173.5
Unproved properties	145.1
Consideration, net of accrued purchase price adjustments	\$ 657.8

The unaudited pro forma results presented below have been prepared to give the effect of the acquisition discussed above on our results of operations for the years ended December 31, 2012 and 2011 as if it had been consummated on January 1, 2011. The unaudited pro forma results do not purport to represent what our actual results of operations would have been if the acquisition had been completed on such date or to project our results of operations for any future date or period.

	Year Ended December 31, 2012			Year Ended December 31, 2011			11	
		Actual	F	Pro Forma (in thou	sands)	Actual	P	ro Forma
Pro Forma (unaudited)								
Total revenues	\$	288,496	\$	369,412	\$	277,637	\$	315,291
Total operating expenses (1) (2)	\$	928,404	\$	737,155	\$	193,781	\$	182,338
Net income applicable to controlling interests (1) (2)	\$	(700,088)	\$	(427,923)	\$	17,919	\$	67,016

⁽¹⁾ Bargain purchase gain of \$14.5 million and \$99.5 million, recognized in operating expenses for 2012 and 2011, respectivly, has been excluded from actual results above.

On December 17, 2012, the Company closed on a Purchase and Sale Agreement for the acquisition of certain oil and gas properties in South Texas for \$79.3 million, net of purchase price adjustments. This acquisition qualified as a business combination pursuant to ASC 805. The Company recorded a fair value of \$93.7 million for proved property, which resulted in a bargain purchase gain of \$14.5 million that was recorded in the current period searnings. The valuation to derive the purchase price included both proved and unproved categories of reserves, expectation for timing and amount of future development and operating costs, projections of future rates of production, expected recovery rates and risk adjusted discount rates. There was no material amounts recognized for revenues or operating expenses in the Consolidated Statement of Operations for the year ended December 31, 2012.

⁽²⁾ Reductions in operating expenses due to pro forma ceiling test impacts of \$228.3 million and \$25.7 million for 2012 and 2011, respectivly, have been included in pro forma results above.

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4. Property Acquisitions and Divestitures (continued)

The following table summarizes the consideration paid and the amounts of the assets acquired and liabilities assumed as of the date of acquisition (in millions):

Recognized amounts of identifiable assets acquired and liabilities assumed:	
Proved properties	\$ 93.8
Bargain purchase gain	(14.5)
Cash, net of accrued purchase price adjustments	\$ 79.3

The unaudited pro forma results presented below have been prepared to give the effect of the acquisition discussed above on our results of operations for the years ended December 31, 2012 and 2011 as if it had been consummated on January 1, 2011. The unaudited pro forma results do not purport to represent what our actual results of operations would have been if the acquisition had been completed on such date or to project our results of operations for any future date or period.

	Year Ended December 31, 2012			Year Ended December 31, 2011			11	
		Actual	P	ro Forma		Actual	P	ro Forma
				(in thou	sands)			
Pro Forma (unaudited)								
Total revenues	\$	288,496	\$	292,247	\$	277,637	\$	289,497
Total operating expenses (1) (2)	\$	928,404	\$	922,948	\$	193,781	\$	176,957
Net income applicable to controlling interests								
(1) (2)	\$	(700,088)	\$	(690,881)	\$	17,919	\$	46,603

⁽¹⁾ Bargain purchase gain of \$14.5 million and \$99.5 million, recognized in operating expenses for 2012 and 2011, respectivly, has been excluded from actual results above.

On August 31, 2012, the Company closed on the sale of its Montana oil and gas properties for \$15.8 million, net of purchase price adjustments. The sale of the Montana oil and gas properties was accounted for as an adjustment to the full cost pool with no gain or loss recognized. Concurrently with the sale of the Montana oil and gas properties, the Company closed on the sale of its controlling ownership interests in Montana gathering entities Lodge Creek Pipelines, LLC and Willow Greek Gathering, LLC for a combined \$2.5 million net of purchase price adjustments. The sale of the Montana gathering entities resulted in a loss of \$9.9 million that was recognized as Loss on sale of assets in the Consolidated Statement of Operations for the three and nine months ended September 30, 2012.

On May 22, 2012, the Company closed on the sale of its working interests in Utah oil and gas properties for \$18.2 million, net of purchase price adjustments. The sale of the Utah oil and gas properties was accounted for as an adjustment to the full cost pool with no gain or loss recognized.

⁽²⁾ Reductions in operating expenses due to pro forma ceiling test impacts of of \$12.1 million and \$25.7 million for 2012 and 2011, respectivly, have been included in pro forma results above.

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4. Property Acquisitions and Divestitures (continued)

On September 26, 2011, the Company signed a Purchase and Sale Agreement for the acquisition of certain oil and gas properties in East Texas which closed on November 14, 2011 for \$222.0 million, net of purchase price adjustments. This acquisition qualified as a business combination pursuant to ASC 805. The Company recorded a fair value of \$235.1 million for proved property and \$5.3 million for unproved acreage, which resulted in a bargain purchase gain of \$18.4 million that was recorded in the current period searnings. The valuation to derive the purchase price included both proved and unproved categories of reserves, expectation for timing and amount of future development and operating costs, projections of future rates of production, expected recovery rates and risk adjusted discount rates considering a depressed natural gas market. The gain was a result of fair market value in excess of the discounted purchase price for the proved developed and undeveloped reserves and unproved acreage.

The following table summarizes the consideration paid and the amounts of the assets acquired and liabilities assumed as of the date of acquisition (in millions):

Recognized amounts of identifiable assets acquired and liabilities assumed:	
Proved developed properties	\$ 235.1
Unproved leasehold properties	5.3
Bargain purchase gain	(18.4)
Cash, net of accrued purchase price adjustments	\$ 222.0

The unaudited pro forma results presented below have been prepared to give the effect of the acquisition discussed above on our results of operations for the years ended December 31, 2011 and 2010 as if it had been consummated on January 1, 2010. The unaudited pro forma results do not purport to represent what our actual results of operations would have been if the acquisition had been completed on such date or to project our results of operations for any future date or period.

	Year Ended December 31, 2011					Year Ended December 31, 2010			
		Actual		Pro Forma		Actual		Pro Forma	
				(in thou	ısands)				
Pro Forma (unaudited)									
Total revenues	\$	277,637	\$	317,254	\$	184,556	\$	243,220	
Total operating expenses (1)	\$	193,781	\$	222,918	\$	113,643	\$	154,260	
Net income applicable to controlling interests									
(1)	\$	17,919	\$	28,399	\$	38,769	\$	56,816	

⁽¹⁾ Bargain purchase gain of \$99.5 million, recognized in operating expenses, has been excluded from actual results above.

On July 5, 2011, the Company entered into an agreement to purchase oil and gas properties in East Texas which closed on August 18, 2011 for \$102.6 million, net of purchase price adjustments. This acquisition qualified as a business combination pursuant to ASC 805. The Company recorded a fair value of \$142.3 million for proved property and \$14.8 million for unproved acreage, which resulted in a bargain purchase gain of

\$54.5 million that was recorded in the current period s earnings. The valuation to derive the purchase price included both proved and unproved categories of reserves, expectation for timing and amount of future development and operating costs, projections of future rates of production, expected recovery rates and risk adjusted discount rates considering a depressed natural gas market. The gain was a result of fair market value in excess of the discounted purchase price for the proved developed and undeveloped reserves and unproved acreage, as well as an upward shift in the forward price curve at the time of closing.

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4. Property Acquisitions and Divestitures (continued)

The following table summarizes the consideration paid and the amounts of the assets acquired and liabilities assumed as of the date of acquisition (in millions):

Recognized amounts of identifiable assets acquired and liabilities assumed:	
Proved properties	\$ 142.3
Unproved properties	14.8
Bargain purchase gain	(54.5)
Cash, net of accrued purchase price adjustments	\$ 102.6

The unaudited pro forma results presented below have been prepared to give the effect of the acquisition discussed above on our results of operations for the years ended December 31, 2011 and 2010 as if it had been consummated on January 1, 2010. The unaudited pro forma results do not purport to represent what our actual results of operations would have been if the acquisition had been completed on such date or to project our results of operations for any future date or period.

	Year Ended December 31, 2011					Year l December	10	
		Actual		Pro Forma (in thou	ısands)	Actual		Pro Forma
Pro Forma (unaudited)								
Total revenues	\$	277,637	\$	292,156	\$	184,556	\$	210,549
Total operating expenses (1)	\$	193,781	\$	202,478	\$	113,643	\$	131,252
Net income applicable to controlling interests (1)	\$	17,919	\$	23,741	\$	38,769	\$	47,153

⁽¹⁾ Bargain purchase gain of \$99.5 million, recognized in operating expenses, has been excluded from actual results above.

On January 31, 2011 and February 8, 2011, The Company entered into agreements to purchase working interests in developed and undeveloped acreage in East Texas for \$60.7 million and \$11.2 million, respectively, for a total adjusted purchase price of \$71.8 million, which qualified as a business combination pursuant to ASC 805. The Company recorded a fair value of \$87.4 million for developed acreage, which resulted in a bargain purchase gain of \$26.7 million that was recorded in the current period s earnings. The valuation to derive the purchase price included proved categories of reserves, expectation for timing and amount of future development and operating costs, projections of future rates of production, expected recovery rates and risk adjusted discount rates considering a depressed natural gas market. The gain was a result of fair market value in excess of the discounted purchase price for both proved developed and undeveloped reserves and unproved acreage, as well as a result of an upward shift in the forward price curve at the time of closing and receipt of updated production data for the recent producing wells that improved the well economics.

The following table summarizes the consideration paid and the amounts of the assets acquired and liabilities assumed as of the date of acquisition (in millions):

Recognized amounts of identifiable assets acquired and liabilities assumed:	
Proved developed properties	\$ 87.4
Unproved leasehold properties	11.2
Asset retirement obligation	(0.1)
Bargain purchase gain	(26.7)
Cash, net of accrued purchase price adjustments	\$ 71.8

The unaudited pro forma results presented below have been prepared to give the effect of the acquisitions discussed above on our results of operations for the years ended December 31, 2011 and 2010 as if it had been consummated on January 1, 2010.

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4. Property Acquisitions and Divestitures (continued)

The unaudited pro forma results do not purport to represent what our actual results of operations would have been if these acquisitions had been completed on such date or to project our results of operations for any future date or period.

	Year Ended December 31, 2011					Year Ended December 31, 2010		
		Actual		Pro Forma		Actual		Pro Forma
				(in thou	sands)			
Pro Forma (unaudited)								
Total revenues	\$	277,637	\$	280,519	\$	184,556	\$	215,385
Total operating expenses (1)	\$	193,781	\$	194,412	\$	113,643	\$	132,848
Net income applicable to controlling interests								
(1)	\$	17,919	\$	20,169	\$	38,769	\$	50,393

⁽¹⁾ Bargain purchase gain of \$99.5 million, recognized in operating expenses for 2011, has been excluded from actual results above.

On October 7, 2010, the Company entered into an agreement to purchase working interests in developed and undeveloped acreage for an adjusted purchase price of \$64.5 million, which qualified as a business combination pursuant to ASC 805. Sabine recorded a fair value of \$64.9 million, which resulted in a bargain purchase gain of \$0.4 million that was recorded in the current period s earnings.

The following table summarizes the consideration paid and the amounts of the assets acquired and liabilities assumed as of the date of acquisition (in millions):

Proved developed and undeveloped properties	\$ 48.8
Unproved leasehold properties	16.4
Asset retirement obligation	(0.3)
Bargain purchase gain	(0.4)
Cash, net of accrued purchase price adjustments	\$ 64.5

The unaudited pro forma results presented below have been prepared to give effect to the acquisition discussed above on our results of operations as if it had been consummated at the beginning of the comparable period for the year ended December 31, 2009. The unaudited pro forma results do not purport to represent what our actual results of operations would have been if this acquisition had been completed on such date or to project our results of operations for any future date or period.

Year Ended December 31, 2010

	Actual (in thou	Pro Forma
Pro Forma (unaudited)		
Total revenues	\$ 184,556	\$ 193,240
Total operating expenses	\$ 113,643	\$ 118,627
Net income (loss) applicable to controlling interests	\$ 38,769	\$ 42,469

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4. Property Acquisitions and Divestitures (continued)

In May 2010, Sabine entered into an agreement to purchase working interests in 16,339 net undeveloped acres that are prospective for the Haynesville Shale formation in Harrison, Panola and Rusk Counties, Texas, for \$42.6 million. None of the acreage was developed or proved at the time of acquisition.

During 2012, 2011 and 2010 the Company has acquired oil, natural gas and natural gas liquids properties. Acquired properties that are considered to be business combinations are recorded at their fair value. In determining the fair value of the proved and unproved properties, the Company prepares estimates of oil and natural gas reserves. The Company estimates future prices to apply to the estimated reserve quantities acquired and the estimated future operating and development costs to arrive at the estimates of future net revenues. For the fair value assigned to proved reserves, the future net revenues are discounted using a market-based weighted-average cost of capital rate determined appropriate at the time of the acquisition. To compensate for inherent risks of estimating and valuing unproved reserves, probable and possible reserves are reduced by additional risk-weighting factors.

The results of each of the acquisitions are included in the accompanying consolidated statement of operations since the respective date of purchase.

The Company incurred \$16.9 million and \$274.6 million in development costs, for 2012 and 2011 respectively. All development related costs were included in proved properties. The Company incurred exploration costs of \$72.1 million and \$0.5 million in 2012 and 2011, respectively.

The costs of unproved properties are excluded from amortization until the properties are evaluated. We review all of our unevaluated properties quarterly to determine whether or not and to what extent proved reserves have been assigned to the properties and otherwise if impairment has occurred. Unevaluated properties are grouped by major prospect area where individual property costs are not significant. In addition, we analyze our unevaluated leasehold and transfer to evaluated properties leasehold that can be associated with reserves, leasehold that expired in the quarter or leasehold that is not a part of our development strategy and will be abandoned.

The table below sets forth the cost of unproved properties excluded from the amortization base as of December 31, 2012 and the year in which the associated costs were incurred:

	2012	2011	of Acquisition 2010 n millions)	Prior	Total
Leasehold acquisition cost	\$ 164.3	\$ 9.0	\$ 54.5	\$ 65.9	\$ 293.7
Development costs (1)	24.1	4.3	4.6		33.0
Capitalized interest	2.1	2.2	1.8	.1	6.2
Total	\$ 190.5	\$ 15.5	\$ 60.9	\$ 66.0	\$ 332.9

⁽¹⁾ Development costs excluded from the amortization base in accordance with full cost accounting rules.

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5. Long-Term Debt

Senior Notes

On February 12, 2010, we and our subsidiary Sabine Oil & Gas Finance Corporation, formerly NFR Energy Finance Corporation, co-issued \$200 million in 9.75% senior unsecured notes due 2017 (the 2017 Notes) in a private placement to qualified institutional buyers in accordance with Rule 144A under the Securities Act of 1933 and to persons outside the United States in compliance with Regulation S of the Securities Act of 1933. The 2017 Notes bear interest at a rate of 9.75% per annum, payable semi-annually on February 15 and August 15 each year commencing August 15, 2010. The 2017 Notes were issued at 98.73% of par. In conjunction with the issuance of the 2017 Notes, the Company recorded a discount of \$2.53 million to be amortized over the remaining life of the 2017 Notes utilizing the simple interest method. The remaining unamortized discount was \$1.49 million and \$1.85 million at December 31, 2012 and 2011, respectively. The 2017 Notes were issued under and are governed by an indenture dated February 12, 2010 between the Company, Sabine Oil & Gas Finance Corporation, the Bank of New York Mellon Trust Company, N.A. as trustee, and the Company s subsidiaries named therein as guarantors.

All of our domestic restricted subsidiaries that guarantee our senior secured revolving credit facility (other than Sabine Oil & Gas Finance Corporation) have guaranteed the 2017 Notes on a senior unsecured basis. We utilized the net proceeds from the sale to repay outstanding borrowings of \$188.0 million. The Company paid \$3.1 million in early termination fees associated with the repayments and expensed \$1.8 million of accumulated deferred financing costs associated with the borrowings. Both the early termination fee and the amortization of deferred financing costs are included in interest expense on the statement of operations.

On April 14, 2010, we and Sabine Oil & Gas Finance Corporation issued an additional \$150 million in senior notes at 9.75% due 2017. The additional notes were issued at 98.75% of par and bear interest at a rate of 9.75% per annum, payable semi-annually on February 15 and August 15 of each year commencing August 15, 2010. The additional notes were issued under the same indenture as the 2017 Notes issued on February 12, 2010. The Company recorded a discount of \$1.87 million to be amortized over the remaining life of the 2017 Notes utilizing the simple interest method. The remaining unamortized discount was \$1.10 million and \$1.37 million at December 31, 2012 and 2011, respectively. Proceeds were used to repay outstanding borrowings, to purchase assets in East Texas, and to provide working capital for general corporate purposes in 2010.

We may redeem the 2017 Notes, in whole or in part, at any time on or after February 15, 2014, at a redemption price (expressed as a percentage of principal amount) set forth in the following table plus accrued and unpaid interest, if any, to the applicable redemption date, if redeemed during the twelve-month period beginning on February 15 of the years indicated below:

Year	Percentage
2014	104.875
2015	102.438
2016	100.000

We may redeem some or all of the 2017 Notes prior to February 15, 2014 at a redemption price equal to 100% of the principal amount thereof, plus accrued and unpaid interest to the date of such redemption, plus a make-whole premium equal to the greater of (1) 1% of the principal amount of such note or (2) the excess of (a) the present value at such time of (i) the redemption price of such note at February 15, 2014, plus (ii) all required interest payments due on the 2017 Notes through February 15, 2014, computed using a discount rate equal to the yield of United

States Treasury securities with a constant maturity most nearly equal to the period from the redemption date to February 15, 2014 plus 50 basis points, over (b) the principal amount of such note. Each holder of the notes will also be entitled to require us to repurchase all or a portion of its notes at a purchase price equal to 101% of the principal amount thereof, plus accrued and unpaid interest to the date of such repurchase upon a change of control.

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5. Long-Term Debt (continued)

The indenture governing the 2017 Notes contains covenants that, among other things, limit our ability and the ability of our restricted subsidiaries to incur additional indebtedness unless the ratio of our adjusted consolidated EBITDA to our adjusted consolidated interest expense over the trailing four fiscal quarters will be at least 2.0 to 1.0 (subject to exceptions for borrowings within certain limits under our Credit Facility); pay dividends or repurchase or redeem equity interests; limit dividends or other payments by restricted subsidiaries that are not guarantors to us or our other subsidiaries; make certain investments; incur liens; enter into certain types of transactions with our affiliates; and sell assets or consolidate or merge with or into other companies. However, if and for as long as the 2017 Notes have an investment grade rating from Standard & Poor s Ratings Group, Inc. and Moody s Investors Service, Inc., and no default or event of default exists under the indenture, we will not be subject to certain of the foregoing covenants.

Senior Secured Revolving Credit Facility

On November 30, 2007, the Company entered into a first lien revolving credit facility with a syndicate of banks. Through a series of redeterminations, the Company has amended and restated the Credit Facility. The most recent redetermination effective October 19, 2012, decreased the borrowing base from \$570.9 million to \$525 million. The next redetermination will be in April 2013. Effective April 20, 2012, the administrative agent role and outstanding balance were transferred from BNP Paribas to Wells Fargo Bank.

As of December 31, 2012, commitments under the Credit Facility are \$750 million, the borrowing base was \$525 million, the outstanding balance amount totaled \$405 million and we were able to incur approximately \$120 million of secured indebtedness under our Credit Facility. The Credit Facility s maturity date is April 7, 2016.

Subsequent to the period ended December 31, 2012, through March 31, 2013, the Company has borrowed \$53 million and has repaid \$152 million under our Credit Facility. As of March 31, 2013 after giving effect to the second lien term loan agreement and the net amount of borrowings and repayments, the borrowing base under the Credit Facility was \$487.5 million, the outstanding amount totaled \$306 million and we were able to incur approximately \$181.5 million of secured indebtedness under our Credit Facility.

Borrowings made under the Credit Facility are guaranteed by first priority perfected liens and security interests on substantially all assets of Sabine and its wholly-owned domestic subsidiaries.

Interest on borrowings under the Credit Facility accrues at variable interest rates at either a Eurodollar rate or an alternate base rate (ABR). The Eurodollar rate is calculated as London Interbank Offered Rate (LIBOR) plus an applicable margin that varies from 1.75% (for periods in which Sabine has utilized less than 30% of the borrowing base) to 2.75% (for periods in which Sabine has utilized equal to or greater than 90% of the borrowing base). The ABR is calculated as the greater of (a) the Prime Rate, (b) the Federal Funds Effective Rate plus 0.50%, or (c) Eurodollar rate on such day (or if such day is not a business day, the immediately preceding business day) plus 1.5%. The Company elects the basis of the interest rate at the time of each borrowing. In addition, Sabine pays a commitment fee of 0.50% under the Credit Facility (quarterly in arrears) for the amount that the aggregate commitments exceed borrowings under the Credit Facility.

Under the Credit Facility, the Company may request letters of credit, provided that the borrowing base is not exceeded or will not be exceeded as a result of issuance of the letter of credit. There were no outstanding letters of credit on December 31, 2012 or December 31, 2011.

The Credit Facility requires the Company to comply with certain financial covenants to maintain (a) a current ratio, defined as a ratio of consolidated current assets (including the unused amount of the total commitments under the Credit Facility, but excluding noncash assets under ASC 815, Derivatives and Hedging (formerly Statements of Financial Accounting Standards (SFAS) 133), to consolidated current liabilities (excluding noncash obligations under ASC 815 and the current maturities under the Credit Facility, determined at the end of each quarter), of not less than 1.0 to 1.0; (b) an interest coverage ratio at the end of each quarter defined as a ratio of EBITDA (as such terms are defined in the Credit Facility) for the period of four fiscal quarters then ending to interest expense for such period of not less than 2.5 to 1.0.

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5. Long-Term Debt (continued)

In addition, the Credit Facility contains covenants that restrict, among other things, the Company s ability to incur other indebtedness, create liens, or sell its assets; merge with other entities; pay dividends; enter into hedging agreements; and make certain investments. At December 31, 2012 and December 31, 2011, Sabine was in compliance with its financial debt covenants under the Credit Facility.

Second Lien Term Loan Agreement

The Company entered into a second lien term loan facility (Second Lien) on December 14, 2012 with a maturity date of April 7, 2016. Proceeds from the Second Lien were used to acquire oil and gas properties in December 2012. As of December 31, 2012, the outstanding balance under our Second Lien was \$500 million. On January, 23, 2013, the syndication was completed with additional funding of \$150 million, and an outstanding balance of \$650 million.

Borrowings made under the second lien term loan agreement are subordinate to the liens and security interests securing the Credit Facility.

Interest on borrowings under the Second Lien accrues at variable interest rates at either a Eurodollar rate or an alternate base rate (ABR). Effective with the close of the syndicate in January 2013, the Eurodollar rate is calculated as London Interbank Offered Rate (LIBOR) plus an applicable margin of 7.50%. The Company elects the basis of the interest rate at the time of each borrowing.

6. Member s Capital

The Company is authorized to issue one class of units to be designated as Common Units . The Units are not represented by certificates. All Common Units are issued at a price equal to \$1,000 per unit.

7. Statement of Cash Flows

During the year ended December 31, 2012, the Company s noncash investing and financing activities consisted of the following transactions:

• Recognition of an asset retirement obligation for the plugging and abandonment costs related to the Company s oil and natural gas properties valued at \$1.9 million.

	ecognition of bargain purchase gains of \$14.5 million related to the recognition of the fair market value in excess of the paid for proved developed and undeveloped reserves and undeveloped acreage.
• Ch	nanges to oil and natural gas properties of \$27.5 million, included in accrued exploration and development.
• In-	-kind contribution of assets for an equity interest in the Company of \$178.0 million.
During the ye	ar ended December 31, 2011, the Company s noncash investing and financing activities consisted of the following transactions:
	ecognition of an asset retirement obligation for the plugging and abandonment costs related to the Company s oil and natural gas ued at \$5.7 million.
	ecognition of bargain purchase gains of \$99.5 million related to the recognition of the fair market value in excess of the paid for proved developed and undeveloped reserves and undeveloped acreage.
• Cl	hanges to oil and natural gas properties of \$10.4 million, included in accrued exploration and development.
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7	Statement of Cash	Flows (co	ontinued)
/ •	Statement of Cash	TIOMS (C	munucu

During the year ended December 31, 2010, the Company s noncash investing and financing activities consisted of the following transactions:

- Recognition of an asset retirement obligation for the plugging and abandonment costs related to the Company s oil and natural gas properties valued at \$0.6 million.
- Recognition of bargain purchase gains of \$0.4 million related to the recognition of the fair market value in excess of the consideration paid for proved developed and undeveloped reserves and undeveloped acreage.
- Additions to oil and natural gas properties of \$23.4 million, included in accrued exploration and development.

Sabine paid \$47.1 million, \$41.1 million and \$20.9 million for interest during 2012, 2011 and 2010, respectively.

8. Derivative Financial Instruments

The Company is exposed to risks associated with unfavorable changes in the market price of natural gas as a result of the forecasted sale of its production and uses derivative instruments to hedge or reduce its exposure to certain of these risks. During 2012, a portion of commodity derivative instruments were designated as cash flow hedges and were subject to cash flow hedge accounting under ASC 815. For the remaining derivative instruments, the Company did not elect hedge accounting purposes or did not qualify for hedge accounting treatment and, accordingly, recorded the net change in the mark-to-market valuation of these derivative instruments in the Consolidated Statement of Operations.

In December 2012, The Company entered into certain oil and natural gas swap contracts covering certain volumes of anticipated production for 2013 and 2014. These contracts were designated as cash flow hedges at the time of their execution.

In June 2012, the Company entered into certain option contracts on oil and natural gas. These included purchased natural gas puts, written natural gas calls, and written oil calls for periods from 2013 through 2016, for which a net premium was recognized. The main impact of these contracts enhanced our 2014 production coverage by creating a spread of \$1.00 with our existing 2014 natural gas calls, and shifted the liability on natural gas calls out to 2016. As a result of these contracts, the Company recognized a net deferred premium liability of \$5.1 million in Other long term obligations on the December 31, 2012 Consolidated Balance Sheets to be settled each month per the terms of the contract in 2014. The unamortized premium included in long term derivative assets is \$5.1 million at December 31, 2012. See the table below for specific volume, timing, and pricing details regarding our designated and non designated trade positions.

In December 2011, the Company executed the sale of oil and natural gas options for which a premium was received that will be amortized as the contracts settle each month. These included written oil puts, written oil calls, and written natural gas calls. The Company used the premium received to execute natural gas swap contracts above market price. See the table below for specific volume, timing, and pricing details regarding our designated and non designated trade positions. The unamortized premium included in short term and long term derivative liabilities is \$1.2 million and \$16.2 million, respectively, at December 31, 2012.

During February 2011, the Company restructured its hedge portfolio through the execution of new financial commodity derivative contracts, the restructuring of certain existing derivative contracts and the liquidation of certain derivative contract positions as follows:

- The Company liquidated and settled all existing hedge contracts covering volumes for the years 2014 and 2015.
- The Company re-couponed all volumes covered by the existing 2013 swap contracts from \$7.40/MMBTU to

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8.	Derivative Financial Instruments (continued)
\$6.0/MMBTU.	
\$5.67/MMBTU	Company added new swap contracts of 9.6BCF at an average price of \$6.17/MMBTU and 16.4BCF at an average price of in 2011 and 2012, respectively. Proceeds from the liquidation and re-couponing actions taken in the bullets above were used swap contracts that were added for 2011 and 2012.
The net impact of derivative instru	of the restructure on the fair market value of derivative instruments was \$2.9 million, recognized in other expenses as a loss or ments.
	waps, basis swaps, costless collars and options were outstanding with associated notional volumes and contracted swap, floor, as that represent hedge weighted average prices for the index specified as of December 31, 2012:
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8. Derivative Financial Instruments (continued)

	Future production designated for hedge accounting				
	2013		2014		
Swaps - Natural Gas					
Volume (MMBTU)	42,093,731		15,550,000		
Price	\$ 4.84	\$	3.98		
Swaps - Oil					
Volume (Bbls)	620,500		620,500		
Price	\$ 89.50	\$	89.13		

			or hedge accountin	·		
2013		2014		2015		2016
		26,425,000				
	\$	4.50				
		26,425,000				
	\$	3.50				
200,750		200,750		200,750		
\$ 106.36	\$	106.36	\$	106.36		
		26,425,000		21,900,000		21,960,000
	\$	5.25	\$	5.25	\$	5.00
1,277,500						
\$0.11 - \$0.15						
3,869,000						
\$0.21 - \$0.25						
	1,277,500 \$0.11 - \$0.15	2013 \$ 200,750 \$ 106.36 \$ \$ 1,277,500 \$0.11 - \$0.15 3,869,000	2013 2014 26,425,000 \$ 4.50 26,425,000 \$ 3.50 200,750 \$ 106.36 \$ 106.36 26,425,000 \$ 5.25 1,277,500 \$ 0.11 - \$0.15	2013 2014 26,425,000 \$ 4.50 26,425,000 \$ 3.50 200,750 \$ 106.36 \$ 106.36 \$ 26,425,000 \$ 5.25 \$ 1,277,500 \$ 0.11 - \$0.15	2013 2014 2015 26,425,000 \$ 4.50 26,425,000 \$ 3.50 200,750 200,750 \$ 106.36 \$ 106.36 \$ 106.36 26,425,000 \$ 5.25 \$ 5.25 1,277,500 \$0.11 - \$0.15	26,425,000 \$ 26,425,000 \$ 3.50 200,750

⁽¹⁾ The Company purchased and sold additional put options on a like amount of natural gas volume as the natural gas calls. The addition of the put contracts establishes a derivative contract structure which will require the Company to make payment to the counterparty if the settlement price for any settlement period is above the call price. The Company will be entitled to payment from the counterparty should the settlement price for any settlement period be below the purchased put price (\$4.50) but above the sold put price (\$3.50). If the settlement price is less than the sold put price, the Company is entitled to a net payment from the counterparty for the spread between the purchased and sold put option prices (\$1).

⁽²⁾ Basis swaps settle based on NYMEX pricing minus a differential, which is then compared to Inside Federal Energy Regulatory Commission (FERC) for the index on which volumes are being hedged.

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8. Derivative Financial Instruments (continued)

For our energy commodity derivative instruments that were designated as cash flow hedges, the portion of the change in the value of derivative instruments that is effective in offsetting changes in expected cash flows (the effective portion) is reported as a component of Accumulated other comprehensive income on our Consolidated Balance Sheets, but only to the extent that it can later offset the undesired changes in expected cash flows during the period in which the hedged cash flows affect earnings. To the contrary, the portion of the change in the value of derivative instruments that is not effective in offsetting changes in expected cash flows (the ineffective portion), as well as any component excluded from the assessment of the effectiveness of the derivative instruments, is required to be recognized currently in earnings. The Company excludes time value associated with costless collars from the assessment of effectiveness.

The Company recorded a short term and a long term derivative asset of \$54.9 million and \$6.7 million, respectively, and recorded a short term and a long term derivative liability of \$3.9 million and \$18.0 million, respectively, related to the fair value of the derivative instrument s prices on remaining volumes as of December 31, 2012 after application of ASC 820, Fair Value Measurements.

The table below provides data about the carrying values of derivatives instruments as of December 31, 2012.

Derivatives designated as hedging instruments		Assets De Decem	erivatives ber 31, 2012 (in thou Fair V	sands)	ember 31, 2011
Current	Derivative Instruments	\$	54,302	\$	92,760
Long term	Derivative Instruments				41,007
Total derivatives designated as hedging instruments		\$	54,302	\$	133,767

Liabilities Derivatives
December 31, 2012
(in thousands)

December 31, 2011

Derivatives designated as hedging instruments