NABORS INDUSTRIES INC Form 424B3 September 08, 2006

Filed Pursuant to Rule 424(b)(3) Registration Nos. 333-136797 333-136797-01

Prospectus Supplement No. 1 (To Prospectus Dated August 21, 2006)

NABORS INDUSTRIES, INC.

NABORS INDUSTRIES LTD.

\$2,750,000,000 0.94% SENIOR EXCHANGEABLE NOTES DUE 2011 GUARANTEED BY NABORS INDUSTRIES LTD.

COMMON SHARES, PAR VALUE U.S.\$0.001 PER SHARE, OF NABORS INDUSTRIES LTD. ISSUABLE UPON EXCHANGE OF THE NOTES

GUARANTEE OF NABORS INDUSTRIES LTD.

This prospectus supplement, which supplements the prospectus filed by Nabors Industries, Inc. (the Company) and Nabors Industries Ltd. (Nabors) on August 21, 2006, will be used by selling security holders to resell the notes and the common shares issuable upon the exchange of the notes. You should read this prospectus supplement in conjunction with the related prospectus, which is to be delivered by selling security holders to prospective purchasers along with this prospectus supplement.

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

You should read and rely only on the information contained in the prospectus supplement and the related prospectus, together with those documents incorporated by reference, as described on page (iii) of the prospectus under Incorporation By Reference. Neither the Company, Nabors nor any selling security holder has authorized any person to provide you with different or additional information. If anyone provides you with different or additional information, you should not rely on it. The selling security holders are offering to sell, and are seeking offers to buy, the securities only in jurisdictions where offers and sales are permitted. Neither this prospectus supplement nor the related prospectus constitutes an offer to sell, or a solicitation of an offer to buy, any securities by any person in any jurisdiction in which it is unlawful for such person to make such an offer or solicitation. You should not assume that the information contained in this prospectus supplement or the related prospectus is accurate as of any date other than the date on the front cover of the respective document.

Investing in the notes or Nabors common shares issuable upon exchange of the notes involves risks. See Risk Factors, beginning on page 5 of the related prospectus.

The date of this prospectus is September 7, 2006.

The information set forth in the following table modifies and supplements the information set forth in the table appearing under the heading Selling Security Holders in the related prospectus. The information is based on information provided to the Company and Nabors by or on behalf of the selling security holders on or prior to September 6, 2006 and has not been independently verified by the Company and Nabors. Since the date on which each selling security holder identified below provided this information, any of these selling security holders may have sold, transferred or otherwise disposed of all or a portion of its securities in transactions exempt from the registration requirements of the Securities Act or pursuant to the prospectus to which this prospectus supplement relates. The selling security holders may from time to time offer and sell pursuant to the prospectus or supplements thereto any or all of the securities. Because the selling security holders are not obligated to sell securities, the Company cannot estimate the amount of the notes or how many shares of common stock that the selling security holders will hold upon consummation of any such sales. Information about other selling security holders, if any, will be provided in one or more prospectus supplements or post-effective amendments to the registration statement of which the prospectus is a part.

0.94% Senior

| | Exchan | | | | | |
|--------------------------------|----------------------|---|----------------|-------------|--------------------|--|
| | Notes Due 2011 | | Common Shares | | | |
| | Principal Percentage | | Common Shares | | | |
| | Amount of | of | Nabors' | | | |
| | Notes | 01 | Common | | | |
| | Beneficially | Notes | Shares | Number of | Number of | |
| | Owned and | -,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,, | Owned | Shares | - 1 02 0 0 | |
| | Offered | Outstanding | Prior to | Offered | Shares Held | |
| | | Before | the | | After | |
| Name | Hereby(1) | Offering | Offering(1)(2) | for Sale(3) | Offering | |
| Allstate Insurance Company (4) | 11,000,000 | * | 421,494 | 240,043 | 181,450 | |
| Allstate Life Insurance | | | | | | |
| Company (4) | 6,500,000 | * | 170,374 | 141,843 | 28,530 | |
| Altima Fund SICAV PLC In | | | | | | |
| Respect of Trinity Sub Fund | 3,500,000 | * | 76,377 | 76,377 | 0 | |
| AM International E MAC 63 | | | | | | |
| Ltd. | 7,756,000 | * | 169,252 | 169,252 | 0 | |
| AM Master Fund I, LP | 14,532,000 | * | 317,118 | 317,118 | 0 | |
| Aviva Life Insurance Co. | | | | | | |
| (29)(41) | 1,750,000 | * | 38,188 | 38,188 | 0 | |
| Bancroft IAM Limited (30) | 5,000,000 | * | 109,110 | 109,110 | 0 | |
| Bear Stearns & Co. Inc. (5) | 20,000,000 | * | 1,481,90 | 436,442 | 1,045,463 | |
| BNP Paribas Arbitrage (6) | 17,000,000 | * | 370,975 | 370,975 | 0 | |
| CGNU Life Fund (31)(41) | 3,200,000 | * | 69,830 | 69,830 | 0 | |
| Chrysler Corporation Master | | | | | | |
| Retirement Trust (7)(8) | 2,845,000 | * | 161,227 | 62,083 | 99,143 | |
| Citigroup Global Markets Inc. | | | | | | |
| (9) | 54,939,000 | 2.00% | 1,198,884 | 1,198,884 | 0 | |
| Commercial Union Life Fund | | | | | | |
| (32)(41) | 4,000,000 | * | 87,288 | 87,288 | 0 | |
| Credit Suisse Securities, LLC | | | | | | |
| (10) | 52,545,000 | 1.91% | 1,146,642 | 1,146,642 | 0 | |
| Delaware Public Employees | | | | | | |
| Retirement System (8)(11) | 1,160,000 | * | 65,684 | 25,313 | 40,370 | |
| | | | | | | |

| Delta Airlines Master Trust CV | | | | | |
|---------------------------------|------------|-------|-----------|-----------|--------|
| (8)(12) | 565,000 | * | 33,727 | 12,329 | 21,397 |
| Delta Pilots Disability & | | | | | |
| Survivorship Trust CV (8)(13) | 345,000 | * | 19,654 | 7,528 | 12,125 |
| F.M. Kirby Foundation, Inc. | | | | | |
| (8)(14) | 510,000 | * | 28,818 | 11,129 | 17,688 |
| Goldman Sachs Profit Sharing | | | | | |
| Master Trust (45) | 247,000 | * | 5,390 | 5,390 | 0 |
| Institutional Benchmark Series | | | | | |
| (Master Feeder) Limited in | | | | | |
| Respect of Electra Series c/o | | | | | |
| Quattro Fund (33) | 1,210,000 | * | 33,537 | 26,404 | 7,132 |
| International Truck & Engine | | | | | |
| Corporation Non-Contributory | | | | | |
| Retirement Plan Trust (8)(15) | 275,000 | * | 15,701 | 6,001 | 9,700 |
| International Truck & Engine | | | | | |
| Corporation Retiree Health | | | | | |
| Benefit Trust (8)(16) | 165,000 | * | 9,306 | 3,600 | 5,706 |
| International Truck & Engine | | | | | |
| Corporation Retirement Plan for | | | | | |
| Salaried Employees Trust | | | | | |
| (8)(17) | 150,000 | * | 8,551 | 3,273 | 5,278 |
| Lehman Brothers, Inc. (18) | 58,000,000 | 2.11% | 1,265,681 | 1,265,681 | 0 |
| Lyxor/AM Investment Fund | | | | | |
| Ltd. | 2,212,000 | * | 48,270 | 48,270 | 0 |
| Microsoft Capital Group, L.P. | | | | | |
| (8)(19) | 180,000 | * | 20,475 | 3,927 | 16,547 |
| MSS Convertible Arbitrage | | | | | |
| Fund c/o TQA Investors, LLC | | | | | |
| (20) | 42,000 | * | 916 | 916 | 0 |
| Norwich Union Life and | | | | | |
| Pensions (34)(41) | 5,600,000 | * | 122,203 | 122,203 | 0 |
| OCM Convertible Trust (8)(21) | 990,000 | * | 61,404 | 21,603 | 39,800 |
| OCM Global Convertible | | | | | |
| Securities Fund (8)(22) | 310,000 | * | 17,463 | 6,764 | 10,698 |
| | | 2 | | | |
| | | | | | |

Common Shares

0.94% Senior Exchangeable Notes Due 2011

| | Principal | Percentage | S (3.3.1.1.5.1.2.1.5.1.1.2.1.5.1.1.2.1.5.1.1.2.1.5.1.1.2.1.5.1.1.2.1.5.1.1.2.1.5.1.1.2.1.5.1.1.2.1.5.1.1.2.1.5 | | | |
|--|-----------------------|-----------------------|--|------------------|---------------|--|
| | Amount of | of | Nabors' | | | |
| | Notes Beneficially | Notes | Common Shares | Number of | Number of | |
| | Owned and | 11000 | Owned | Shares | Shares | |
| | Offered | Outstanding Before | Prior to the | Offered | Held After | |
| Name | Hereby(1) | Offering | Offering(1)(2) | for Sale(3) | Offering | |
| Oz Special Funding | | | | | | |
| (OZMD) L.P. (35) | 19,753,000 | * | 431,051 | 431,051 | 0 | |
| Partners Group Alternative | | | | | | |
| Strategies PCC Limited, Red | | | | | | |
| Delta Cell c/o Quattro Fund | 2 200 000 | ale. | 57.222 | 50 100 | 7 100 | |
| (36) | 2,300,000 | * | 57,323 | 50,190 | 7,132 | |
| Partner Reinsurance Company | 1 500 000 | ₩. | 24.607 | 24.607 | 0 | |
| Ltd. (8) | 1,590,000 | * | 34,697 | 34,697 | 121 255 | |
| Quattro Fund Ltd. (37)(44) | 18,190,000 | 4 | 518,199 | 396,944 | 121,255 | |
| Quattro Multistrategy Masterfund LP (28)(44) | 2 200 000 | * | 57.222 | 5 0 100 | 7 122 | |
| Masterfund LP (38)(44) | 2,300,000 | | 57,323 | 50,190 | 7,132 | |
| Qwest Occupational Health | 205 000 | * | 12 210 | 4 472 | 0 0 1 1 | |
| Trust (8)(23) Overest Pansion Trust (8)(24) | 205,000 675,000 | * | 13,318 | 4,473 | 8,844 | |
| Qwest Pension Trust (8)(24) | 1,200,000 | * | 38,267 26,186 | 14,729 | 23,537 0 | |
| RMF Umbrella SICAV (25) The Travelers Indomnity | 1,200,000 | | 20,180 | 26,186 | U | |
| The Travelers Indemnity | 2,530,000 | * | 55,209 | 55 200 | 0 | |
| Company (8) | 2,708,000 | * | 59,094 | 55,209 59,094 | $0 \\ 0$ | |
| TQA Master Fund Ltd. (20) TQA Master Plus Fund Ltd. | 2,708,000 | · | 39,094 | 39,094 | U | |
| (20) | 1,256,000 | | 27,408 | 27,408 | 0 | |
| UnumProvident Corporation | 1,230,000 | | 27,400 | 27,400 | U | |
| (8)(26) | 380,000 | * | 21,416 | 8,292 | 13,124 | |
| Vanguard Convertible | 380,000 | | 21,410 | 0,292 | 13,124 | |
| Securities Fund, Inc. (8)(27) | 4,820,000 | * | 273,085 | 105,182 | 167,902 | |
| Virginia Retirement System | 4,020,000 | | 273,003 | 103,102 | 107,702 | |
| (8)(28) | 2,260,000 | * | 128,062 | 49,317 | 78,744 | |
| Wachovia Capital Markets | 2,200,000 | | 120,002 | 77,517 | 70,744 | |
| LLC (39) | 25,000,000 | * | 545,552 | 545,552 | 0 | |
| Waterstone Market Neutral | 23,000,000 | | 343,332 | 343,332 | O | |
| MAC 51, Ltd. (40)(42) | 27,885,000 | * | 608,509 | 608,509 | 0 | |
| Waterstone Markets Neutral | 27,003,000 | | 000,507 | 000,507 | · · | |
| Master Fund, Ltd. (40)(43) | 46,615,000 | 1.70% | 1,017,237 | 1,017,237 | 0 | |
| Zurich Institutional | 10,015,000 | 1.7070 | 1,011,201 | 1,017,237 | O | |
| Benchmarks Master Fund Ltd. | | | | | | |
| c/o TQA Investors, LLC (20) | 640,000 | * | 13,966 | 13,966 | 0 | |
| (| 3 10,000 | | 10,700 | 15,700 | O | |

less than one percent

- (1) Includes Nabors common shares issuable upon exchange of the notes based on the initial exchange rate of 21.8221 common shares per \$1,000 principal amount of the notes. However, on exchange, the principal amount of the notes will be paid in cash and the exchange rate is subject to adjustment as described under Description of the Notes Exchange of Notes. As a result, the number of common shares issuable upon exchange of the notes may increase or decrease in the future.
- (2) In calculating
 the Number of
 Nabors
 Common Shares
 Owned Prior to
 the Offering, we
 treated as
 outstanding the
 number of
 Nabors common
 shares issuable
 upon exchange

of all of that particular holder s notes in accordance with the applicable referenced exchange rates.

(3) Shares selling security holders may, but are not obligated, to sell consist of Nabors common shares issuable upon exchange of the notes, assuming exchange of all of the holder s notes into Nabors common shares at an exchange rate of 21.8221 common shares per \$1,000 principal amount of the notes and a cash payment in lieu of any fractional share interest. However, on exchange, the principal amount of the notes will be paid in cash and the exchange rate is subject to adjustment as described under Description of the Notes Exchange of

(4) Allstate Insurance Company (AIC)

Notes.

is a subsidiary

of Allstate

Corporation,

which is a

publicly traded

company on the

New York

Stock

Exchange. AIC

is the parent

company of

Allstate Life

Insurance

Company

(ALIC). AIC,

directly and

through its

subsidiaries, is

one of the

largest property

and liability

insurance

companies in

the United

States. ALIC,

directly and

through its

subsidiaries, is

one of the 20

largest writers

of life insurance

and annuity

products in the

United States.

Allstate

Investments

LLC, an affiliate

of AIC and

ALIC, is the

investment

manager for

these entities.

The Public

Equity Group of

Allstate

Investments,

LLC, which has

responsibility

for the

respective

securities, is not

aware of any positions,

offices or other

material

relationships

involving AIC

or its

subsidiaries

which should be

disclosed in

response to the

questions

contained in the

selling security

holder

questionnaire.

No independent

investigation

has been made,

however, as to

whether there

are or may have

been any such

transactions as a

result of

insurance

activities,

business or

marketing

relationships, or

investment

activities of

other groups or

divisions or

actions with

respect to or by

such investee

companies. AIC

and ALIC are

affiliates of

registered

broker-dealers.

ALIC owns a

50% equity

interest in

Allstate

Distributors,

LLC and ALFS,

Inc. and Allstate

Financial

Services LLC,

are wholly-owned subsidiaries of ALIC. These entities are NASD members.

The number of

Nabors

Common Shares

Owned Prior to

the Offering by

Allstate

Insurance

Company

includes

\$5,750,000

principal

amount of our

Series B Zero

Coupon Senior

Exchangeable

Notes Due 2023

(exchangeable

for Nabors

common shares

at the exchange

rate of 28.5306

common shares

per \$1,000

principal

amount of

notes) and

17,400 shares of

Nabors common

shares.

The number of

Nabors

Common Shares

Owned Prior to

the Offering by

Allstate Life

Insurance

Company

includes

\$1,000,000

principal amount of our Series B Zero Coupon Senior Exchangeable Notes Due 2023 (exchangeable for Nabors common shares at the exchange rate of 28.5306 common shares per \$1,000 principal amount of notes).

(5) The number of Nabors Common **Shares Owned** Prior to the Offering by Bear Stearns & Co. Inc. (Bear Stearns) includes 1,045,463 shares of Nabors common shares. Bear Stearns is a subsidiary of The **Bear Stearns** Companies Inc., a publicly traded company on the New York Stock Exchange, and has identified itself as a broker-dealer.

(6) BNP Paribas Arbitrage is a subsidiary of BNP Paribas, SA, a publicly-held entity and investment company registered under the Investment Company Act of 1940, and an

affiliate of BNP Paribas Securities Corp., a NASD member.

- (7) The number of Nabors Common **Shares Owned** Prior to the Offering by Chrysler Corporation Master Retirement Trust includes \$3,475,000 principal amount of our Series B Zero Coupon Senior Exchangeable Notes Due 2023 (exchangeable for Nabors common shares at the exchange rate of 28.5306 common shares per \$1,000 principal amount
- (8) Oaktree Capital Management LLC (Oaktree) is the investment manager of the respective securities. Inasmuch as Oaktree may not be aware of all of the investment and other activities of the selling security holders, its responses to the selling security holder Questionnaire is based solely upon Oaktree s actual knowledge as of

of notes).

the date thereof, without any inquiry.

(9) Citigroup Global Markets, Inc. (Citigroup) is a subsidiary of Citigroup Inc., a publicly-held entity and has identified itself as a broker-dealer. Citigroup participated as co-book runner for the private offering of the securities.

- (10) Credit Suisse
 Securities LLC
 has identified
 itself as a
 broker-dealer. Jeff
 Andreski holds
 voting control and
 disposition power
 over the respective
 securities.
- (11) The number of Nabors Common **Shares Owned** Prior to the Offering by Delaware Public **Employees** Retirement System includes \$1,415,000 principal amount of our Series B Zero Coupon Senior Exchangeable Notes Due 2023 (exchangeable for Nabors common shares at the exchange rate of

28.5306 common shares per \$1,000 principal amount of notes).

(12) The number of Nabors Common **Shares Owned** Prior to the Offering by Delta Air Lines Master Trust CV includes \$750,000 principal amount of our Series B Zero Coupon Senior Exchangeable Notes Due 2023 (exchangeable for Nabors common shares at the exchange rate of 28.5306 common shares per \$1,000 principal amount of notes).

(13) The number of Nabors Common **Shares Owned** Prior to the Offering by Delta Pilots Disability & Survivorship Trust CV includes \$425,000 principal amount of our Series B Zero Coupon Senior Exchangeable Notes Due 2023 (exchangeable for Nabors common shares at the exchange rate of 28.5306 common shares per \$1,000 principal amount of notes).

(14) The number of Nabors Common Shares Owned Prior to the Offering by F.M. Kirby Foundation, Inc. includes \$620,000 principal

amount of our Series B Zero

Coupon Senior

Exchangeable

Notes Due 2023

(exchangeable for

Nabors common

shares at the

exchange rate of

28.5306 common

shares per \$1,000

principal amount

of notes).

(15) The number of

Nabors Common

Shares Owned

Prior to the

Offering by

International

Truck & Engine

Corporation

Non-Contributory

Retirement Plan

Trust includes

\$340,000 principal

amount of our

Series B Zero

Coupon Senior

Exchangeable

Notes Due 2023

(exchangeable for

Nabors common

shares at the

exchange rate of

28.5306 common

shares per \$1,000

principal amount

of notes).

(16) The number of Nabors Common Shares Owned

Prior to the Offering International Truck & Engine Corporation Retiree Health Benefit Trust includes \$200,000 principal amount of our Series B Zero Coupon Senior Exchangeable Notes Due 2023 (exchangeable for Nabors common shares at the exchange rate of 28.5306 common shares per \$1,000 principal amount of notes).

(17) The number of

Nabors Common

Shares Owned

Prior to the

Offering by

International

Truck & Engine

Corporation

Retirement Plan

for Salaried

Employees Trust

includes \$185,000

principal amount

of our Series B

Zero Coupon

Senior

Exchangeable

Notes Due 2023

(exchangeable for

Nabors common

shares at the

exchange rate of

28.5306 common

shares per \$1,000

principal amount

of notes).

Lehman Brothers
Inc. identified
itself as a
publicly-held
entity, a
broker-dealer and
an investment
company
registered under
the Investment
Company Act of
1940, as amended.

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- (19) The number of **Nabors Common Shares** Owned Prior to the Offering by Microsoft Capital Group, L.P. includes \$580,000 principal amount of our Series B Zero Coupon Senior Exchangeable Notes Due 2023 (exchangeable for Nabors common shares at the exchange rate of 28.5306 common shares per \$1,000 principal amount of notes).
- (20) TQA Investors, LLC is the investment advisor for the selling security holders.
- (21) The number of **Nabors** Common Shares Owned Prior to the Offering by OCM Convertible Trust includes \$1,395,000 principal amount of our Series B Zero Coupon Senior Exchangeable Notes Due 2023 (exchangeable

for Nabors common shares at the exchange rate of 28.5306 common shares per \$1,000 principal amount of notes).

(22) The number of

Nabors

Common Shares

Owned Prior to

the Offering by

OCM Global

Convertible

Securities Fund

includes

\$375,000

principal

amount of our

Series B Zero

Coupon Senior

Exchangeable

Notes Due 2023

(exchangeable

for Nabors

common shares

at the exchange

rate of 28.5306

common shares

per \$1,000

principal

amount of

notes).

(23) The number of

Nabors

Common Shares

Owned Prior to

the Offering by

Qwest

Occupational

Health Trust

includes

\$310,000

principal

amount of our

Series B Zero

Coupon Senior

Exchangeable Notes Due 2023 (exchangeable for Nabors common shares at the exchange rate of 28.5306 common shares per \$1,000 principal amount of notes).

(24) The number of

Nabors

Common Shares

Owned Prior to

the Offering by

Owest Pension

Trust includes

\$825,000

principal

amount of our

Series B Zero

Coupon Senior

Exchangeable

Notes Due 2023

(exchangeable

for Nabors

common shares

at the exchange

rate of 28.5306

common shares

per \$1,000

principal

amount of

notes).

(25) RMF Umbrella

SICAV is a

self-contained

open ended

investment fund

founded under

the laws of

Luxembourg. It

has no

management

company or

single

controlling

shareholder. It issues shares of equal value and equal voting power. It is controlled by all of its shareholders.

(26) The number of

Nabors

Common Shares

Owned Prior to

the Offering by

UnumProvident

Corporation

includes

\$460,000

principal

amount of our

Series B Zero

Coupon Senior

Exchangeable

Notes Due 2023

(exchangeable

for Nabors

common shares

at the exchange

rate of 28.5306

common shares

per \$1,000

principal

amount of

notes).

(27) The number of

Nabors

Common Shares

Owned Prior to

the Offering by

Vanguard

Convertible

Securities Fund,

Inc. includes

\$5,885,000

principal

amount of our

Series B Zero

Coupon Senior

Exchangeable

Notes Due 2023

(exchangeable for Nabors common shares at the exchange rate of 28.5306 common shares per \$1,000 principal amount of notes).

(28) The number of

Nabors

Common Shares

Owned Prior to

the Offering by

Virginia

Retirement

System includes

\$2,760,000

principal

amount of our

Series B Zero

Coupon Senior

Exchangeable

Notes Due 2023

(exchangeable

for Nabors

common shares

at the exchange

rate of 28.5306

common shares

per \$1,000

principal

amount of

notes).

(29) Aviva Life

Insurance

Company is a

subsidiary of

Aviva PLC,

which is a

publicly-traded

company on the

London Stock

Exchange.

Aviva PLC has

identified itself

as an investment

company

registered under the Investment Company Act of 1940, as amended.

- (30) An affiliate of
 Bancroft IAM
 Limited is a
 NASD member.
 Silverback
 Asset
 Management,
 LLC holds
 voting control
 and disposition
 power over the
 respective
 securities.
- (31) CGNU Life
 Fund has
 identified itself
 as a
 publicly-held
 entity.
- (32) Commercial
 Union Life Fund
 has identified
 itself as a
 publicly-held
 entity and an
 investment
 company
 registered under
 the Investment
 Company Act of
 1940, as
 amended.
- (33) The number of Nabors Common Shares Owned Prior to the Offering by Institutional Benchmark Series (Master Feeder) Limited in Respect of

Electra Series c/o Quattro Fund includes \$250,000 principal amount of our Series B Zero Coupon Senior Exchangeable Notes Due 2023 (exchangeable for Nabors common shares at the exchange rate of 28.5306 common shares per \$1,000 principal amount of notes). Gary Crowdek holds voting control and disposition power over the respective securities.

(34) Norwich Union

Life and

Pensions has

identified itself

as a

publicly-held

entity and an

investment

company

registered under

the

5

Investment Company Act of 1940, as amended.

(35) Daniel S. Och,

as Senior

Managing

Member of

Och-Ziff

Associates,

LLC, the

Managing

Member of OZ

Special Funding

(OZMD) GP,

Ltd., the

General Partner

of the selling

security holder,

may be deemed

to have voting

and/or

investment

control of the

securities held

by the selling

security holder.

(36) The number of

Nabors

Common Shares

Owned Prior to

the Offering by

Partners Group

Alternative

Strategies PCC

Limited, Red

Delta Cell c/o

Quattro fund

includes

\$250,000

principal

amount of our

Series B Zero

Coupon Senior

Exchangeable

Notes Due 2023

(exchangeable

for Nabors common shares at the exchange rate of 28.5306 common shares per \$1,000 principal amount of notes). Mark Rowe, Felix Haldnek, Michael Fitchet and Denis O Malley hold voting control and disposition power over the respective securities.

(37) The number of **Nabors** Common Shares Owned Prior to the Offering by Quattro Fund Ltd. includes \$4,250,000 principal amount of our Series B Zero Coupon Senior Exchangeable Notes Due 2023 (exchangeable for Nabors common shares at the exchange rate of 28.5306 common shares per \$1,000 principal amount of

(38) The number of Nabors Common Shares Owned Prior to the Offering by Quattro

notes).

Multistrategy Masterfund LP includes \$250,000 principal amount of our Series B Zero Coupon Senior Exchangeable Notes Due 2023 (exchangeable for Nabors common shares at the exchange rate of 28.5306 common shares per \$1,000 principal amount of notes).

(39) Wachovia

Capital Markets

LLC

(Wachovia) is a

subsidiary of

Wachovia

Corp., which is

a publicly

traded company

on the New

York Stock

Exchange.

Wachovia has

identified itself

as a broker

dealer and an

investment

company

registered under

the Investment

Company Act of

1940, as

amended.

(40) Shawn

Bergerson holds voting control and disposition power over the respective securities.

(41) David Clott holds voting control and disposition power over the respective securities.

(42) The number of **Nabors** Common Shares Owned Prior to the Offering by Waterstone Market Neutral MAC 51 Ltd. includes \$5,614,000 principal amount of our Series B Zero Coupon Senior Exchangeable Notes Due 2023 (exchangeable for Nabors common shares at the exchange rate of 28.5306 common shares per \$1,000 principal amount of

(43) The number of Nabors Common Shares Owned Prior to the Offering by Waterstone Market Neutral Master Fund, Ltd. includes \$9,386,000 principal amount of our Series B Zero Coupon Senior

notes).

Exchangeable
Notes Due 2023
(exchangeable
for Nabors
common shares
at the exchange
rate of 28.5306
common shares
per \$1,000
principal
amount of
notes).

- (44) Andrew Kaplan,
 Brian Swain and
 Louis Napoli
 hold voting
 control and
 disposition
 power over the
 respective
 securities.
- (45) Selling security holder is an affiliate of Goldman Sachs & Co. Daniel S. Och, Senior Managing Member of OZ Management, LLC, Investment Manager of the selling security holder may be deemed to have investment and/or voting control of the securities held by the selling security holder.

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