TIDELANDS OIL & GAS CORP/WA Form 8-K/A

Nevada

January 11, 2005

U.S. SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

FORM 8-K/A Original 8-K filed November 15, 2004

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

Date of Report: January 11, 2005

TIDELANDS OIL & GAS CORPORATION

(Exact Name of registrant as specified in its Charter)

0-29613 66-0549380

	e of Incorporation	Commis	sion File	No.		I.R.S.	Employe	er
	West Bitters Rd. San Antonio					78248		
	ress of principal executive					ip Code)		
Regi	strant's telephone number,()					
	(Registrant	's form	er name a:	nd ad	dress)			
simu	k the appropriate box be ltaneously satisfy the fili owing provisions below:							
[_]	Written communications put CFR 230.425)	rsuant	to Rule 4	25 un	der the	e Securit	ties Act	(17
[_]	Soliciting material pursual 240.14a-12)	nt to R	ule 14a-1	2 und	er the	Exchange	Act (17	CFR
[_]	Pre-commencement communication Exchange Act (17CFR 240-14d-		pursuant	to	Rule	14d-2(b)	under	the
[_]	Pre-commencement communication Exchange Act. (17 CFR 240-13)		-	to	Rule	13e-4(c)	under	the

Item 9.01 Financial Statements and Exhibits

(a) Financial Statements of the Business Acquired.

On November 1, 2004, through our subsidiary, Sonterra Energy Corporation, we entered into an Asset Purchase and Sale Agreement with Oneok Propane Distribution Company, a division of ONEOK Propane Company, a Delaware corporation. We purchased the assets of this division for Two Million (\$2,000,000) with the effective date of October 1, 2004. The assets consist of propane distribution systems, including gas mains, yard lines, meters and storage tanks including all propane inventories contained therein, serving various residential subdivisions in the Austin, Texas area.

The following are the consolidated audited financial statements for the year ending December 31, 2003 and the reviewed financial statements for the nine months ended September 30, 2004, for Oneok Propane Distribution Company.

ONEOK PROPANE DISTRIBUTION CO.

Audited/Reviewed Financial Statements

September 30, 2004 (Reviewed)
December 31, 2003 (Audited)

AKIN, DOHERTY, KLEIN & FEUGE, P.C. Certified Public Accountants ONEOK PROPANE DISTRIBUTION CO. Table of Contents September 30, 2004 and December 31, 2003

	Page
Audited/Reviewed Financial Statements	
Report of Independent Accountants	1
Balance Sheets	2
Statements of Operations	3
Statements of Division Equity	4
Statements of Cash Flows	5
Notes to Audited/Reviewed Financial Statements	6

REPORT OF INDEPENDENT ACCOUNTANTS

To the Board of Directors and Shareholder ONEOK Propane Distribution Co. Corpus Christi, Texas

We have audited the balance sheet of ONEOK Propane Distribution Co. (the Company), a division of ONEOK Propane Company, itself wholly-owned by ONEOK Inc. as of December 31, 2003 and the accompanying statements of operations, division equity and cash flows for the year then ended. These financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these financial statements based on our audit.

We conducted our audit in accordance with U.S. generally accepted auditing standards. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of ONEOK Propane Distribution Co. as of December 31, 2003 and the results of its operations and its cash flows for

the year then ended, in conformity with U.S. generally accepted accounting principles.

We have reviewed the accompanying balance sheet of ONEOK Propane Distribution Co. as of September 30, 2004, and the related statements of operations, division equity, and cash flows for the period of nine months then ended, in accordance with Statements on Standards for Accounting and Review Services issued by the American Institute of Certified Public Accountants. All information included in these financial statements is the representation of the management of ONEOK Propane Distribution Co.

A review consists principally of inquiries of Company personnel and analytical procedures applied to financial data. It is substantially less in scope than an audit in accordance with U. S. generally accepted auditing standards, the objective of which is the expression of an opinion regarding the financial statements taken as a whole. Accordingly, we do not express such an opinion.

Based on our review, we are not aware of any material modifications that should be made to the accompanying 2004 financial statements in order for them to be in conformity with U. S. generally accepted accounting principles.

Akin, Doherty, Klein & Feuge, P.C. San Antonio, Texas December 23, 2004

-1-

ONEOK Propane Distribution Co. Balance Sheets

	_	2004		
ASSETS	(Reviewed)			
Current Assets: Accounts receivable: Trade, net of allowance Unbilled trade at period end Inventory, propane in storage and port Other current assets Total current assets	\$	76,414 14,403		126,877 91,618 1,356
Property and Equipment: Tank and lines and other equipment Less accumulated depreciation and impairment		2,208,106 (499,320)		
Net property and equipment Deferred Tax Assets		1,708,786		2,025,465
Total Assets	\$	2,044,918	\$	2,331,754

	September 30, 2004			
LIABILITIES AND DIVISION EQUITY		(Reviewed)		(Audited)
Current Liabilities: Accounts payable Due to parent Other current liabilities	\$	68,702 67,315 11,197		80,541 8,344
Total current liabilities		147,214		88,885
Division Equity	1,897,704		2,242,869	
Total Liabilities and Division Equity	\$	2,044,918		

See report of independent accountants and notes to audited/reviewed financial statements.

ONEOK Propane Distribution Co. Statements of Operations

	Nine Months Ended September 30, 2004			Year Ended December 31, 2003		
	(Reviewed)					
Revenues from Propane Sales Other		\$ 776,209 48,092		78,129		
Total revenues		824,301	1,014,098			
Cost of propane reserves and other		408,743	441,992			
Gross profit	415,558		572,106			
Other Costs and Expenses: Operating and maintenance General and administrative Corporate overhead charges Other costs and expenses Depreciation Impairment		172,862 120,295 205,756 57,279 81,962 313,000 951,154		224,680 134,864 31,612 72,574 104,358 568,088		
Net income (loss) before taxes		(535,596)		4,018		
Income tax expense (benefit)		(190,431)		1 , 524		
Net Income (Loss)		(345,165)				

See report of independent accountants and notes to $\mbox{audited/reviewed}$ financial statements.

-3-

ONEOK Propane Distribution Co. Statements of Division Equity

Balance at January 1, 2003 (audited)	\$
Contribution from parent (audited) Net income for the year (audited)	2,240,375 2,494
Balance at December 31, 2003 (audited)	2,242,869
Net loss for the nine months (reviewed)	(345,165)
Balance at September 30, 2004 (reviewed)	\$ 1,897,704 =======

See report of independent accountants and notes to $\mbox{audited/reviewed}$ financial statements.

-4-

ONEOK Propane Distribution Co. Statements of Cash Flows

	Nine Months Ended September 30, 2004			Year Ended December 31, 2003	
	(Reviewed)	(A	udited)	
Operating Activities					
Net income (loss)	\$	(345,165)	\$	2,494	
Adjustments to reconcile net income to net					
cash provided by operating activities:					
Deferred taxes		(83,578)		(20,655)	
Depreciation		81,962		104,358	
Impairment		313,000			
Changes in operating assets and liabilities:					
Receivables		51 , 578		(11,010)	
Inventory		15,204		(91,618)	
Other current assets		(13,047)		(1,356)	
Accounts payable and accrual expenses		(11,839)		80,541	
Other current liabilities		11,197			

Net Cash Provided by Operating Activities	19,312	62,754
Investing Activities Purchases of property and equipment	 (78, 283)	 (71,098)
Net cash (used) by investing activities	 (78, 283)	
Financing Activities Due from parent	58 , 971	 8,344
Net Cash Provided by Financing Activities	 58 , 971	
Change in cash and cash equivalents Cash at beginning of year	 	
Cash at End of Year	\$ 	\$
Supplemental Disclosure of Cash Flow Information Interest paid in cash Federal income taxes paid in cash	\$ 	\$

See report of independent accountants and notes to audited/reviewed financial statements.

-5-

ONEOK Propane Distribution Co. Notes to Financial Statements September 30, 2004 (Reviewed) and December 31, 2003 (Audited)

NOTE A - SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Organization: ONEOK Propane Distribution Co. (the Division) was a division of ONEOK Propane Company, itself wholly-owned by ONEOK, Inc. (the Parent), headquartered in Tulsa, Oklahoma, through September 30, 2004. See Note B. The Division provides propane to approximately 950 retail customers located primarily in northwest Travis County (northwest Austin), Texas.

The Division generally places a propane storage tank near the neighborhood it serves, then runs transmission lines underground to each customer's (home) location. Each customer has a meter on their location and is billed monthly for the actual amount of propane used.

Cyclical Operation: The Company's gross revenues are significantly higher in the winter months. Most customers use propane for their heating source, but use electricity for air conditioning. Accordingly, the `average' billings are generally highest from December through March and lowest from June through September.

Revenue and Cost Recognition: Customers are billed monthly based on actual usage of propane. Cost of propane is the actual quantities used by customers, with cost determined on a first-in, first-out basis, plus shrinkage. Revenues and costs are estimated from the customers billing date to period end and reported as "unbilled" in the balance sheet.

Cash and Cash Equivalents: Cash and cash equivalents consist of demand deposits held by financial institutions. The Division generally maintains a \$ -0- cash balance, with any cash requirements being borrowed daily from the Parent, and any cash excess being transferred to the Parent.

Accounts Receivable: Accounts receivable are reported at outstanding principal net of an allowance for doubtful accounts of \$41,318 at September 30, 2004 and \$58,203 at December 31, 2003. The Division does not charge interest on past due accounts. The allowance for doubtful accounts is generally determined based on an account-by-account review. Accounts are charged off when collection efforts have failed and the account is deemed uncollectible.

Property and Equipment: Property and equipment are stated on the basis of cost. Major renewals and betterments are charged to the property accounts while replacements, maintenance and repairs which do not improve or extend the lives of the respective assets are expensed. Depreciation is provided at amounts calculated to amortize the cost of the assets over their estimated useful economic lives (generally three to seven years for furniture, fixtures and equipment, and 30 to 40 years for buildings) using the straight-line and accelerated methods of depreciation. Management periodically reviews for impairment, and during the period ended September 30, 2004 an impairment charge of \$313,000 was taken as a result of the proposed sale of assets. See note B.

Federal Income Taxes: The Division includes its operations in that of its parent for federal tax purposes. Federal income taxes have been estimated at the division level as if it were a separately reporting company.

Concentrations of Credit Risk: Financial instruments that potentially subject the Division to concentrations of credit risk consist principally of temporary cash investments and trade accounts receivables. The Division places its temporary cash investments with financial institutions and limits the amount of credit exposure to any one financial institution. On occasion, deposits may exceed the FDIC insured amount. Concentrations of credit risk with respect to trade receivables are limited due to the Division generally having a large number of smaller balances.

Advertising: Advertising costs are expensed as incurred, and were not significant in 2004 or 2003.

Use of Estimates: The preparation of financial statements in conformity with U. S. generally accepted accounting principles 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 financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

-6-

ONEOK Propane Distribution Co. Notes to Financial Statements September 30, 2004 (Reviewed) and December 31, 2003 (Audited)

NOTE B - ACQUISITIONS

Prior to 2003, the Division (previously known as Southern Union Company Propane) was owned and operated by Southern Union Company, headquartered in Austin, Texas. Effective January 1, 2003, ONEOK, Inc. purchased substantially all Texas assets of Southern Union Company, which included the propane assets in the Division. The Division being reported was renamed ONEOK Propane Distribution Co., and through September 30, 2004 was operated as a division of ONEOK Propane Company, a wholly-owned subsidiary of ONEOK, Inc. The purchase price from Southern Union Company by ONEOK, Inc. allocated to the Division assets acquired totaled \$2,240,375, with \$2,058,725 being allocated to property and equipment based on an independent 3rd party appraisal of such assets obtained by ONEOK, Inc. as of January 1, 2003.

Tidelands Oil & Gas Corporation, through its wholly owned subsidiary Sonterra Energy Corporation, purchased the assets of ONEOK Propane Distribution Co. from ONEOK Propane Company, a wholly-owned subsidiary of ONEOK, Inc. This transaction closed on November 1, 2004 with an effective date of October 1, 2004. It is anticipated the Division will retain substantially all of its current operations and seek growth in similar markets in Travis and surrounding counties in Texas.

NOTE C - PARENT COMPANY TRANSACATIONS

The Division has transactions with its Parent on a daily basis. Most of these transactions are related to the transfer of cash between the Division and the Parent, as the Division's operating cash is generally maintained at a \$ -0-level. 100% of the Division's propane sales are with 3rd parties, and a substantial portion of other revenues are with 3rd parties.

The balance in "Due to Parent" at period end represents the net of these cash transfers, together with any amount due to or from the Parent for the current income tax impact related to the Division.

NOTE D - FEDERAL INCOME TAXES

A reconciliation of expected federal income taxes to actual total federal tax expense is as follows:

	Nine Months				
		Ended	Year Ended		
	Sept	ember 30,	Dec	ember 31,	
		2004	2003		
Income (loss) before taxes Expected corporate rates	\$	(535 , 596) 34%	\$	4,018 34%	
Total expected federal tax expense (benefit)		(182,103)		1,366	
Adjustments and credits		(8,328)		158	
Actual total federal tax expense (benefit)	\$	(190,431)	\$ ====	1,524	

-7-

ONEOK Propane Distribution Co. Notes to Financial Statements September 30, 2004 (Reviewed) and December 31, 2003 (Audited)

NOTE D - FEDERAL INCOME TAXES-continued

Actual federal income tax expense (benefit) consists of the following:

	Ni				
		Ended	Year Ended		
	Sep	tember 30,	December 31,		
		2004	2003		
Current expense (benefit)	\$	(106,853)	\$	22,179	
Deferred expense (benefit)		(83 , 578)		(20,655)	
Actual federal tax expense (benefit)	\$	(190,431)	\$	1,524	
	===	=======	====		

Current taxes due or receivable are included in the "due to parent" amount on the balance sheet at September 30, 2004 and December 31, 2003.

Deferred federal income tax assets and liabilities result from the following significant components:

	September 30, 2004		Dec	December 31, 2003	
Deferred tax assets Accounts receivable	\$,		•	
Property and equipment Gross deferred tax assets		93,596 107,596		4,700	
Deferred tax liabilities:		, , , , , , , ,			
Various items Gross deferred tax liabilities		(3,363) (3,363)		(4,045) (4,045)	
				·	
Net deferred tax asset (liability)		(104,233)		20,655	

NOTE E - CONTINGENCIES

The Company is involved in certain litigation and disputes which management asserts are in the ordinary course of business. Tidelands Oil & Gas Corporation and Sonterra Energy Corporation have been indemnified against loss from this

litigation and disputes through its acquisition agreement with ONEOK, Inc. Accordingly, no amounts have been accrued in these financial statements for any such litigation or disputes.

Management is not aware of any litigation or disputes arising since the effective date of the acquisition with respect to the operations of ONEOK Propane Distribution Co.

-8-

(b) Pro Forma Financial Information.

The following unaudited proforma combined financial statements includes Tideland's financial information and proforma adjustments. The balance sheet has been presented as of September 30, 2004, reflects the acquisition of inventory and equipment assets of Oneok Propane Distribution Company.

The proforma financial statements have been prepared utilizing the historical financial statements of Oneok Propane Distribution Company and Tidelands Oil and Gas Corporation and should be read in conjunction with the separate historical periods present. The unaudited proforma balance sheet has been presented as of September 30, 2004. The unaudited proforma statements of operations have been presented for December 31, 2003, and September 30, 2004.

The proforma financial information is based on the purchase method of accounting. The proforma combined statements of operation assume the acquisition of inventory and equipment assets of Oneok Propane Distribution Company had occurred at the beginning of the period presented in the statements. All inter-company accounts and transactions have been eliminated.

The proforma combined financial statements do not purport to be indicative of the financial positions and results of operations which actually would have been obtained if the acquisition had occurred on the date indicated or the results which may be obtained in the future. The purpose of the proforma financial statements is to report the effect of the subsequent acquisitions and the effect upon the reporting history of the registrant. The proforma financial statement should be read in conjunction with audited financial statements and related notes for the companies.

September 30, 2004

		Oneok Propane Distribution Co.	Pro Adjı
ASSETS:			
Current Assets:			
Cash	\$ 1,284,241	\$ 0	\$
Cash - Restricted	1,025,000	0	
Accounts Receivable			
Trade, Net of Allowance	9,600	90 , 537	
Unbilled trade at Period End	0	50,545	
Other	30,290	0	
Stock Subscription Receivable	2,000,000	0	
Inventory Other Current Assets	144 001	76,414	
Other Current Assets	144,891	14,403	
Total Current Assets	4,494,022		
Property, Plant and Equipment (Net)	7,004,041	1,708,786	
Other Assets:			
Goodwill	673 , 992	0	
Deposits	4,108	0	
Deferred Charges	245,600	104,233	
Total Other Assets	923,700	104,233	
Total Assets		\$ 2,044,918	
LIABILTIES, STOCKHOLDERS' EQUITY AND PARTNERSHIP CAPITAL: Current Liabilities:			
Accounts Payable and Accrued Expenses	\$ 388,563	\$ 68,702	\$
Due to Parent	0	67,315	
Other Current Liabilities	0	11,197	
Current Maturities of Long-Term Debt	150,000	0	
Total Current Liabilities	538,563	147,214	
Long-Term Debt	6,523,773	0	
Total Liabilities	7,062,336		
STOCKHOLDERS' EQUITY AND PARTNERSHIP CAPITAL: Common Stock and Division Equity	59,029	2,240,375	
Additional Paid-in Capital	21,557,478	0	
Subscriptions Receivable	(550,000)	0	

\$ 12,421,763	\$ 2,044,918	\$ (
 5 , 359 , 427	 1,897,704	(
 (15,707,080)	 (342,671)	
 \$	 5,359,427	5,359,427 1,897,704

SEE ACCOMPANYING NOTES TO UNAUDITED PROFORMA CONSOLIDATED FINANCIAL STATEMENTS

Tidelands Oil & Gas Corporation, Inc., and Oneok Propane Distribution Co.

Unaudited Proforma Consolidated Statement of Operations

For the Nine Months Ended September 30, 2004

		Tidelands Oil & Gas Corp.			Pr Adj 	
Revenues:	\$	1,332,560	\$	824,301	\$	
Cost of Goods Sold		1,299,518		408,743		
Gross Profit		33,042		415,558		
Other Costs and Expenses:						
Operating and Maintenance		18,416		172,862		
General and Administrative		4,323,313		120,295		
Corporate Overhead Charges		0		205 , 756		
Other Costs and Expenses		0		57 , 279		
Depreciation		136,529		81,962		
Interest		149,418		0		
Officers and Directors Salaries & Fees		513,983		0		
Impairment		0		313,000		
Total Other Costs and Expenses		5,141,659		951,154		
Loss from Operations		(5,108,617)		(535,596)		
Interest Income		16,740		0		
Net Loss before Taxes		(5,091,877)		(535,596)		
Income Taxes (Benefit)		0		(190,431)		
Net Loss	\$	(5,091,877)	\$	(345,165)	\$	

Net (Loss) Per Common Share:

Basic

Weighted Average Number of Common Shares
Outstanding, Basic

Net (Loss) Per Common Share:
Diluted

Weighted Average Number of Common Shares
Outstanding, Diluted

SEE ACCOMPANYING NOTES TO UNAUDITED PROFORMA CONSOLIDATED FINANCIAL STATEMENTS

Tidelands Oil & Gas Corporation, Inc., and Oneok Propane Distribution Co. Unaudited Proforma Consolidated Statement of Operations For the Year Ended December 31, 2003

				Oneok Propane Distribution Co.	
Revenues:	\$	178,856	\$	1,014,098	\$
Cost of Goods Sold		0		441,992	
Gross Profit		178 , 856		572 , 106	
Other Costs and Expenses:					
Operating and Maintenance		27 , 767		•	
General and Administrative		2,624,132		134,864	
Corporate Overhead Charges		0		31,612	
Other Costs and Expenses		0		72,574	
Depreciation Interest		43,006 53,163		104 , 358 0	
Officers and Directors Salaries & Fees		313,000		0	
Total Other Costs and Expenses		3,061,068		568,088	
Income (Loss) From Operations		(2,882,212)		4,018	
Gain of Partial Sale of Subsidiary		1,533,731		0	
Not Income / (Logg) Pofore Tayon		(1 2/0 /01)		4,018	
Net Income / (Loss) Before Taxes Income Taxes (Benefit)		(1,348,481)		1,524	

Net (Loss) Per Common Share:
Basic

(Loss) from Operations Gain-Extraordinary Item

Total

Weighted Average Number of Common Shares
Outstanding, Basic

(Loss) from Operations
Gain-Extraordinary Item

Total

Weighted Average Number of Common Shares
Outstanding, Diluted

SEE ACCOMPANYING NOTES TO UNAUDITED PROFORMA CONSOLIDATED FINANCIAL STATEMENTS

Tidelands Oil & Gas Corporation, Inc., and Oneok Propane Distribution Co.

Notes to Unaudited Proforma

Consolidated Financial Statements

NOTE 1 - PROFORMA ADJUSTMENTS

Subsequent to September 30, 2004, Tidelands Oil & Gas Corporation, Inc., collected the \$2,000,000 stock subscription receivable. These funds were utilized for the transaction to acquire the inventory and property and equipment assets of Oneok Propane Distribution Co. which was effective as of October 1, 2004, although closed in early November.

The Book Value of the assets acquired as of the effective date was as follows:

All other assets, all liabilities, division capital and accumulated deficit of the Oneok Propane Distribution Co. were eliminated.

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

TIDELANDS OIL & GAS CORPORATION

Dated: January 11, 2005

/s/ Michael Ward

By: Michael Ward Title: President