GOODRICH PETROLEUM CORP Form 424B3 December 18, 2007

Filed pursuant to Rule 424(b)(3) Registration No. 333-141862

Prospectus Supplement No. 1 (To Prospectus Dated August 20, 2007)

### \$175,000,000 3.25% Convertible Senior Notes due 2026 and up to 3,122,263 Common Shares Issuable Upon Exchange of the Notes

This document supplements the prospectus dated August 20, 2007, relating to the offering for resale of our 3.25% Convertible Senior Notes due 2026 (the notes ) and the shares of our common stock, par value \$0.20 per share (the common stock ), issuable upon conversion of the notes. The information in this prospectus supplement replaces and supercedes the information set forth under the heading Selling Security Holders in the prospectus dated August 20, 2007.

We are a Delaware corporation. Our principal offices are located at 808 Travis Street, Suite 1320, Houston, Texas 77002, and our telephone number is (713) 780-9494.

Our common stock is listed on the New York Stock Exchange under the symbol GDP. The last reported sale price of our common stock on the New York Stock Exchange on December 17, 2007 was \$23.67 per share.

Investing in the notes involves risks. See Risk Factors, beginning on page 7 of the prospectus. 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.

The date of this prospectus supplement is December 18, 2007.

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#### SELLING SECURITY HOLDERS

We initially issued and sold a total of \$175,000,000 aggregate principal amount of the notes in private placements to certain initial purchasers on December 6, 2006 and December 8, 2006. The initial purchasers have advised us that they resold the notes in transactions exempt from the registration requirements of the Securities Act of 1933, as amended, to qualified institutional buyers (as defined in Rule 144A under the Securities Act) in compliance with Rule 144A. The selling security holders, which term includes their transferees, pledgees, donees and successors, may from time to time offer and sell pursuant to this prospectus any and all of the notes and the Shares of common stock issuable upon exchange of the notes.

The notes and the shares of common stock to be issued upon exchange of the notes are being registered pursuant to a registration rights agreement between us and the initial purchasers. In that agreement, we undertook to file a registration statement with regard to the notes and the shares of common stock issuable upon exchange of the notes and, subject to certain exceptions, to keep that registration statement effective until the date there are no longer any registrable securities. See Registration Rights. The registration statement to which this prospectus relates is intended to satisfy our obligations under that agreement.

The selling security holders named below have advised us that they currently intend to sell the notes and the shares of common stock set forth below pursuant to this prospectus. Additional selling security holders may choose to sell notes and the shares of common stock from time to time upon notice to us. None of the selling security holders named below has, within the past three years, held any position, office or other material relationship with us or any of our predecessors or affiliates.

Unless the securities were purchased pursuant to this registration statement, before a security holder not named below may use this prospectus in connection with an offering of securities, this prospectus will be amended or supplemented to include the name and amount of notes and common shares beneficially owned by the selling security holder and the amount of notes and common shares to be offered. Any amended or supplemented prospectus will also disclose whether any selling security holder selling in connection with that amended or supplemented prospectus has held any position, office or other material relationship with us or any of our predecessors or affiliates during the three years prior to the date of the amended or supplemented prospectus.

The following table is based solely on information provided by the selling security holders. This information represents the most current information provided to us by selling security holders.

				Number of		Number of Shares
				Shares of	Number of	of
	Amount of	Percentage		Common	Shares of Common	Common Stock
	Notes	of Notes	Amount of	Stock	Stock	Upon
	D @ · II	D (* • 1)		D (* • 1)	•	Completion
	Owned (\$)	Beneficially Owned	Notes to Be Sold ()(1)	Beneficially Owned(2)(3)	$\frac{Be}{Sold(1)(3)}$	of Offering(1)
ACE Tempest Reinsurance Ltd.	Owned (\$)	Owned	5010 ()(1)	Owneu(2)(3)	5010(1)(5)	Onering(1)
(4)	\$ 245,000	*	\$ 245,000	4,371	4,371	
Advent Convertible ARB						
Master (20)	\$3,703,000	2.12%	\$3,703,000	66,067	66,067	
Advent Enhanced Phoenix (20)	\$4,000,000	2.29%	\$4,000,000	71,366	71,366	
Alabama Children s Hospital						
Foundation (5)	\$ 25,000	*	\$ 25,000	446	446	
Alcon Laboratories (20)	\$ 348,000	*	\$ 348,000	6,209	6,209	
	\$6,925,000	3.96%	\$6,925,000	123,552	123,552	

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Aristeia International					
Limited (6)					
Aristeia Partners LP (6)	\$1,075,000	*	\$1,075,000	19,180	19,180
Arkansas Pers (5)	\$ 590,000	*	\$ 590,000	10,526	10,526
Arlington County Employees					
Retirement System (20)	\$ 499,000	*	\$ 499,000	8,903	8,903
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				Number of Shares of	Number of	Number of Shares of Common
	Amount of	Percentage		Common	Shares of	Stock
	Notes	of Notes	Amount of	Stock	Common Stock That May	Upon Completion
	Beneficially Owned (\$)	Beneficially Owned	Notes to Be Sold ()(1)	Beneficially Owned(2)(3)	Be Sold(1)(3)	of Offering(1)
Bear Stearns & Co. Inc. (7) Boilermakers Blacksmith Pension	\$30,060,000	17.18%	\$30,060,000	536,315	536,315	
Trust (5) British Virgin Islands	\$ 1,100,000	*	\$ 1,100,000	19,626	19,626	
Social Security Board (20) Chrysler Corporation Master Retirement	\$ 115,000	*	\$ 115,000	2,052	2,052	
Trust (4) City University of	\$ 1,105,000	*	\$ 1,105,000	19,715	19,715	
New York (20) CNH CA Master	\$ 100,000	*	\$ 100,000	1,784	1,784	
Account, L.P. (8)	\$ 4,000,000	2.29%	\$ 4,000,000	71,366	71,366	
Cowen and Company LLC (24) Delaware Public Employees	\$ 94,000	*	\$ 94,000	1,677	1,677	
Retirement System (4) Delta Airlines Master	\$ 625,000	*	\$ 625,000	11,151	11,151	
Trust CV (4)	\$ 190,000	*	\$ 190,000	3,390	3,390	
Delta Airlines Master Trust (5) Delta Pilots Disability & Survivorship Trust	\$ 235,000	*	\$ 235,000	4,193	4,193	
CV (4)	\$ 135,000	*	\$ 135,000	2,409	2,409	
Deutsche Bank Securities (23) F. M. Kirby Foundation,	\$ 5,889,900	3.37%	\$ 5,889,900	105,085	105,085	
Inc. (4) Florida Power and	\$ 195,000	*	\$ 195,000	3,479	3,479	
Light (20) Fore Convertible Master Fund, Ltd.	\$ 645,000 \$ 5,056,000	* 2.89%	\$ 645,000 \$ 5,056,000	11,508 90,207	11,508 90,207	

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(19) East Estat Estat 1.4.1							
Fore Erisa Fund, Ltd. (19)	\$	444,000	*	\$	444,000	7,922	7,922
. ,	Э	444,000	-1-	Ф	444,000	1,922	1,922
FPL Group							
Employees Pension Plan (5)	\$	450,000	*	\$	450,000	8,029	8,029
GMIMCO Trust (20)	э \$	430,000 500,000	*	э \$	430,000 500,000	8,029 8,921	8,029 8,921
Governing Board	Э	300,000	-1-	Ф	300,000	8,921	8,921
Employees Benefit							
Plan of the City of							
Detroit (20)	\$	9,000	*	\$	0.000	161	161
Grady Hospital	Э	9,000	-1-	Ф	9,000	101	101
Foundation (20)	\$	95,000	*	\$	95,000	1,695	1,695
Healthcare Georgia	φ	93,000		φ	93,000	1,095	1,095
Foundation (20)	\$	41,000	*	\$	41,000	732	732
HFRCA Opportunity	φ	41,000		φ	41,000	152	132
Master Fund (20)	\$	164,000	*	\$	164,000	2,926	2,926
Highbridge	φ	104,000		φ	104,000	2,920	2,920
International							
LLC (9)	¢ 1	9,500,000	11.14%	¢ 1	9,500,000	347,909	347,909
Independence Blue	φı	9,500,000	11.1470	φı	9,500,000	547,909	347,909
Cross (20)	\$	431,000	*	\$	431,000	7 600	7 (00
C1055(20)							7.600
	Ψ	101,000		φ	431,000	7,690	7,690
International Truck &	Ŷ	121,000		φ	451,000	7,690	7,690
International Truck & Engine Corporation	Ψ	121,000		Φ	431,000	7,690	7,690
International Truck & Engine Corporation Non Contributory	Ψ	101,000		φ	451,000	7,090	7,690
International Truck & Engine Corporation Non Contributory Retirement Plan Trust			*				
International Truck & Engine Corporation Non Contributory Retirement Plan Trust (4)	\$	110,000	*	\$	110,000	1,963	1,963
International Truck & Engine Corporation Non Contributory Retirement Plan Trust (4) International Truck &			*				
International Truck & Engine Corporation Non Contributory Retirement Plan Trust (4) International Truck & Engine Corporation			*				
International Truck & Engine Corporation Non Contributory Retirement Plan Trust (4) International Truck & Engine Corporation Retiree Health	\$	110,000	*	\$	110,000	1,963	1,963
International Truck & Engine Corporation Non Contributory Retirement Plan Trust (4) International Truck & Engine Corporation Retiree Health Benefit Trust (4)							
International Truck & Engine Corporation Non Contributory Retirement Plan Trust (4) International Truck & Engine Corporation Retiree Health Benefit Trust (4) International Truck &	\$	110,000		\$	110,000	1,963	1,963
International Truck & Engine Corporation Non Contributory Retirement Plan Trust (4) International Truck & Engine Corporation Retiree Health Benefit Trust (4) International Truck & Engine Corporation	\$	110,000		\$	110,000	1,963	1,963
International Truck & Engine Corporation Non Contributory Retirement Plan Trust (4) International Truck & Engine Corporation Retiree Health Benefit Trust (4) International Truck & Engine Corporation Retirement Plan for	\$	110,000		\$	110,000	1,963	1,963
International Truck & Engine Corporation Non Contributory Retirement Plan Trust (4) International Truck & Engine Corporation Retiree Health Benefit Trust (4) International Truck & Engine Corporation Retirement Plan for Salaried Employees	\$ \$	110,000 65,000		\$	110,000 65,000	1,963 1,160	1,963 1,160
International Truck & Engine Corporation Non Contributory Retirement Plan Trust (4) International Truck & Engine Corporation Retiree Health Benefit Trust (4) International Truck & Engine Corporation Retirement Plan for	\$	110,000	*	\$	110,000	1,963	1,963

				Number of Shares of	Number of Number of Shares of Common
	Amount of	Percentage		Common	Shares of Stock
	Notes	of Notes	Amount of	Stock	Common Stock Upon That May Completion
	Beneficially Owned (\$)	Beneficially Owned	Notes to Be Sold ()(1)	Beneficially Owned(2)(3)	Be of Sold(1)(3) Offering(1)
JMG Capital Partners,					
LP (10)	\$ 2,650,000	1.51%	\$ 2,650,000	47,280	47,280
JMG Triton Offshore Fund,					
Ltd (11)	\$ 1,350,000	*	\$ 1,350,000	24,086	24,086
Kamunting Street Capital					
Management, L.P. (12)	\$ 4,000,000		\$ 4,000,000	71,366	71,366
Linden Capital LP (21)	\$ 5,500,000		\$ 5,500,000	98,128	98,128
Louisiana CCRF (5)	\$ 80,000	*	\$ 80,000	1,427	1,427
Lyxor Master Trust					
Fund (20)	\$ 133,000	*	\$ 133,000	2,373	2,373
Microsoft Capital Group,	<b>* 110.000</b>		<b>•</b> • • • • • • • • • • • • • • • • • •	1 0 6 2	1.0.62
L.P. (4)	\$ 110,000	*	\$ 110,000	1,963	1,963
National Railroad	* =======		* ***		
Investment Trust (4)	\$ 595,000	*	\$ 595,000	10,616	10,616
Nisswa Master Fund					
Ltd. (13)	\$ 1,000,000	*	\$ 1,000,000	29,942	17,842 12,100
Nuveen Preferred &					
Convertible Fund					
JQC (5)	\$ 2,500,000	1.43%	\$ 2,500,000	44,604	44,604
Nuveen Preferred &					
Convertible Income Fund					
JPC (5)	\$ 1,765,000	1.01%	\$ 1,765,000	31,490	31,490
Occidental Petroleum					
Corporation (20)	\$ 225,000	*	\$ 225,000	4,014	4,014
OCM Convertible Trust (4)	\$ 335,000	*	\$ 335,000	5,977	5,977
OCM Global Convertible					
Securities Fund (4)	\$ 140,000	*	\$ 140,000	2,498	2,498
Partner Reinsurance					
Company Ltd. (4)	\$ 245,000		\$ 245,000	4,371	4,371
PBGC Maintenance (25)	\$ 48,000	*	\$ 48,000	856	856
Police & Fire Retirement					
System of the City of					
Detroit (20)	\$ 318,000	*	\$ 318,000	5,674	5,674
Polygon Global					
<b>Opportunities Master Fund</b>					
(22)	\$ 6,000,000		\$ 6,000,000	107,049	107,049
Pro Mutual (20)	\$ 631,000	*	\$ 631,000	11,258	11,258
Qwest Occupational Health					
Trust (4)	\$ 75,000	*	\$ 75,000	1,338	1,338

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Qwest Pension Trust (4)	\$ 465,000	*	\$ 465,000	8,296	8,296	
Raytheon Phoenix (20)	\$ 542,000	*	\$ 542,000	9,670	9,670	
S.A.C. Arbitrage Fund, LLC						
(14)	\$ 4,000,000	2.29%	\$ 4,000,000	71,366	71,366	
San Francisco City and						
County ERS (20)	\$ 987,000	*	\$ 987,000	17,610	17,610	
Sandelman Partners						
Multi Strategy Master Fund						
Ltd. (15)	\$11,500,000	6.57%	\$11,500,000	205,177	205,177	
Satellite Convertible						
Arbitrage Master Fund LLC						
(16)	\$10,000,000	5.71%	\$10,000,000	227,335	178,415	48,920
Seattle City Employee						
Retirement System (20)	\$ 59,000	*	\$ 59,000	1,053	1,053	
Stark Master Fund Ltd. (17)	\$19,000,000	10.86%	\$19,000,000	338,989	338,989	
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	1	Amount of Notes	Percentage of Notes	ł	Amount of	Number of Shares of Common Stock	Number of Shares of Common Stock That May	Number of Shares of Common Stock Upon Completion
		Beneficially Owned (\$)	Beneficially Owned		Notes to Be Sold ()(1)	Beneficially Owned(2)(3)	Be Sold(1)(3)	of Offering(1)
Starvest Convertible Securities Fund (20)	\$	31,000	*	\$	31,000	553	553	
State of Oregon Equity (5) Teachers	\$	1,700,000	*	\$	1,700,000	30,331	30,331	
Retirement System of the City of New York (20) Trust for the Defined Benefit Plans of ICI	\$	831,000	*	\$	831,000	14,826	14,826	
American Holdings, Inc. (4) Trustmark	\$	115,000	*	\$	115,000	2,052	2,052	
Insurance Company (20)	\$	204,000	*	\$	204,000	3,640	3,640	
UnumProvident Corporation (4) US Bank FBO	\$	160,000	*	\$	160,000	2,855	2,855	
Essentia Health Systems (5) Vanguard Convertible	\$	60,000	*	\$	60,000	1,070	1,070	
Securities Fund, Inc. (4) Vicis Capital	\$	2,015,000	1.15%	\$	2,015,000	35,951	35,951	
Master Fund (18)	\$	2,000,000	1.14%	\$	2,000,000	35,683	35,683	
Virginia Retirement System (4)	\$	880,000	*	\$	880,000	15,701	15,701	
Other Securityholders (26)	\$	3,317,000	1.89%	\$	3,317,000	59,181	59,181	
Total	\$1	71,024,900	97.73%	\$1	71,024,900	3,112,361	3,051,341	61,020

\* Less than 1%.

(1)

Because a selling security holder may sell all or a portion of the notes and common shares issuable upon exchange of the notes pursuant to this prospectus, an estimate cannot be given as to the number or percentage of notes and common shares that the selling security holder will hold upon termination of any sales. The information presented assumes that all of the selling security holders will fully exchange the notes for cash and Shares of common stock and that the selling security holders will sell all Shares of common stock that they received pursuant to such exchange.

 Includes shares of common stock issuable upon exchange of the notes and open short positions in the shares of common stock.

shares of our Series B Preferred Convertible Stock. (3) The number of shares of our common stock issuable upon conversion of the notes is calculated assuming (i) that the notes are worth \$350,000,000 at the time of conversion, with the \$175,000,000 principal amount paid in cash and the remaining \$175,000,000 paid in shares of our common stock and (ii) the conversion of the full amount of notes held by such holder at the initial conversion rate of 15.1653 per \$1,000 principal amount of the notes, which equals an initial conversion price of \$65.94. This conversion rate is subject to adjustment as described under

Does not include share of our common stock underlying

Description of Notes Conversion Rights **Conversion Rate** Adjustments. Accordingly, the number of shares of our common stock to be sold may increase or decrease from time to time. Fractional shares will not be issued upon conversion of the notes. Cash will be paid instead of fractional shares, if any. (4) Representatives of this security holder have advised us that this security

holder is an affiliate of a U.S. registered broker-dealer; however, this security holder acquired the notes in the ordinary course of business and, at the time of the acquisition, had no agreements or understandings, directly or indirectly, with any party to distribute the notes or our common stock issuable upon

conversion of the notes held by this security holder. Oaktree Capital Management LLC is the portfolio manager of the security holder. Lawrence Keele, Principal of Oaktree Capital Management LLC, holds the voting and dispositive power with respect to the notes or our common stock issuable upon conversion of the notes held by this security holder.

- (5) Representatives of this security holder have advised us that Ann Houlihan CCO, on behalf of Froley, Revy Investment Co., Inc., holds the voting and dispositive power with respect to the notes or our common stock issuable upon conversion of the notes held by this security holder.
- (6) Representatives of this security

holder have advised us that Kevin Taner, Robert H. Lynch Jr., Anthony Frascella and William R. Techar, joint owners of the investment manager of this security holder, are the natural persons who hold the voting and dispositive power with respect to the notes or our common stock issuable upon conversion of the notes held by this security holder. (7) This security

holder has advised us that it is a U.S. registered broker-dealer. As such, the security holder is, under the interpretation of the Securities and Exchange Commission, an underwriter within the meaning of the Securities Act of 1933, as amended. Please see Plan of Distribution for required disclosure regarding this

security holder. Voting and dispositive power with respect to the notes and our common stock issuable upon conversion of the notes held by this security holder is held by Michael Loyd, Senior Managing Director of the security holder.

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(8) Representatives of this security holder have advised us that CNH Partners, LLC is the Investment Advisor of the security holder and has sole voting and dispositive power over the notes or our common stock issuable upon conversion of the notes held by this security holder. The Investment Principals for the Investment Advisor are Robert Krail, Mark Mitchell and Todd Pulvino. (9) This security holder has advised us that Highbridge Capital Management, LLC is the trading manager of this security holder and consequently

> our common stock issuable upon conversion of the notes held

has voting control and investment discretion over the notes and

by this security holder. Glenn Dubin and Henry Swieca control Capital Management, LLC and are the natural persons with voting and dispositive power with respect to the notes or our common stock issuable upon conversion of the notes held by this security holder. Each of Capital Management, LLC, Mr. Dubin and Mr. Swieca disclaims beneficial ownership of securities held by this security holder. (10) This security holder has advised us that

voting and dispositive power with respect to the notes or our common stock held by this security holder is held by Jonathan M. Glaser.

(11) This security holder has advised us that voting and dispositive power with

respect to the notes or our common stock held by this security holder is held by Jonathan M. Glaser and Roger Richter. (12) This security holder has advised us that voting and dispositive power with respect to the notes or our common stock held by this security holder is held by Allan Teh. (13) This security holder has advised us that voting and dispositive power with respect to the notes or our common stock held by this security holder is held by Brian Tayler and Aaron Yeevy. (14) This security holder has advised us that voting and dispositive power with respect to the notes or our common stock held by this

security holder is held by

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Steven A. Cohen. Mr. Cohen disclaims beneficial ownership of securities held by this security holder. (15) This security holder has advised us that voting and dispositive power with respect to the notes or our common stock held by this security holder is held by John Sandelman. (16) This security holder has advised us that voting and dispositive power with respect to the notes or our common stock held by this security holder is held by Satellite Fund Management, LLC. The managing members of Satellite Fund Management, LLC are Lief Rosenblatt, Mark Sonnino and Gabe Nechamkin. Each of Satellite Fund Management,

LLC, Lief Rosenblatt, Mark Sonnino and Gabe Nechamkin disclaims beneficial ownership of securities held by this security holder. (17) Representatives of this security holder have advised us that this security holder is an affiliate of a U.S. registered broker-dealer; however, this security holder acquired the notes in the ordinary course of business and, at the time of the acquisition, had no agreements or understandings, directly or indirectly, with any party to distribute the notes or our common stock issuable upon conversion of the notes held by this security holder. Stark Offshore Management, LLC is the investment manager of the security holder. Michael A. Roth is the managing

member of Stark Offshore Management, LLC, and holds the voting and dispositive power with respect to the notes or our common stock issuable upon conversion of the notes held by this security holder. (18) Vicis Capital LLC is the investment manager of Vicis Capital Master Fund. John Succo, Shad Stastney and Sky Lucas control Vicis Capital LLC. As such, Messrs. Succo, Stastney and Lucas are the natural persons who have voting and investment control of the securities being offered. Each of Messrs. Succo, Stastney and Lucas disclaims beneficial ownership of securities held by this security holder.

(19) Representatives of this security holder have advised us that this security

holder is an investment company under the Investment Company Act of 1940, as amended. Michael Li is the Chief Executive Officer of this security holder, and as such is the natural person with voting and investment control of the securities being offered. (20) This security holder has advised us that voting and dispositive power with respect to the notes or our common stock held by this security holder is held by Advent Capital Management, LLC. The President of Advent Capital Management, LLC is Tracy V.

(21) This security holder has advised that voting and dispositive power with respect to the notes or our common stock

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held by this security holder is held by Siu Min Wong.

(22) Polygon Investment Partner LLP and Polygon Investment Partners LP (the Investment Managers ), Polygon Investments Ltd. (the Manager ), Alexander E. Jackson, Reade E. Griffith and Patrick G.G. Dear share voting and dispositive power of the securities held by Polygon Global Opportunities Master Fund. The Investment Managers, the Manager, Alexander E. Jackson, Reade E. Griffith and Patrick G.G. Dear disclaim beneficial ownership of the securities held by Polygon Global Opportunities Master Fund.

(23) This security holder has advised us that it is a U.S. registered

broker-dealer. As such, the security holder is, under the interpretation of the Securities and Exchange Commission, an underwriter within the meaning of the Securities Act of 1933, as amended. Please see Plan of Distribution for required disclosure regarding this selling security holder. This security holder is a publicly traded corporation. (24) This security holder has advised us that it is a U.S. registered broker-dealer. As such, the security holder is, under the

interpretation of the Securities and Exchange Commission, an underwriter within the meaning of the Securities Act of 1933, as amended. Please see Plan of Distribution for required disclosure regarding this security holder.

This security holder is a publicly traded company.

(25) This security holder has advised us that voting and dispositive power with respect to the notes or our common stock held by this security holder is held by Chris Dialynis.

(26) We will identify other selling security holders and describe their security beneficial ownership and amounts of securities to be sold by filing a prospectus supplement including such information.

Selling security holders who are registered broker-dealers are underwriters within the meaning of the Securities Act of 1933. In addition, selling security holders who are affiliates of registered broker-dealers are underwriters within the meaning of the Securities Act of 1933 if such selling security holder (a) did not acquire its notes or underlying Shares of common stock in the ordinary course of business or (b) had an agreement or understanding, directly or indirectly, with any person to distribute the notes or underlying common shares. To our knowledge, no selling security holder who is a registered broker-dealer or an affiliate of a registered broker-dealer received any securities as underwriting compensation.

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