TIDELANDS OIL & GAS CORP/WA

Form SC 13G December 03, 2004

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549

SCHEDULE 13G

Under the Securities Exchange Act of 1934 (Amendment No. ____)

TIDELANDS OIL & GAS CORPORATION (Name of Issuer)

Common Stock (Title of Class of Securities)

886405109 (CUSIP Number)

November 18, 2004 (Date of Event Which Requires Filing of this Statement)

|_| Rule 13d-1(b) |X| Rule 13d-1(c) |_| Rule 13d-1(d)

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CUSIP No. 886405109 Page 2 of 13 Pages 1. NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY) Mercator Momentum Fund, L.P. EIN:03-0021366 ______ 2. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) |_| (b) |X| 3. SEC USE ONLY 4. CITIZENSHIP OR PLACE OF ORGANIZATION California NUMBER OF 5. SOLE VOTING POWER SHARES BENEFICIALLY 6. SHARED VOTING POWER OWNED BY 2,789,372

EACH	7.	SOLE DISPOSITIVE POWER	
REPORTING		0	
PERSON	8.	SHARED DISPOSITIVE POWER	
WITH		2,789,372	
9. AGGREGATE	AMOUI	NT BENEFICIALLY OWNED BY EACH REPORTING PE	RSON
2,789,372			
10. CHECK BOX	IF T	HE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CE	RTAIN SHARES
			1_1
		SS REPRESENTED BY AMOUNT IN ROW (9)	
4.512%			
12. TYPE OF RE	EPORT	ING PERSON	
PN			
		-2-	
		SCHEDULE 13G	
CUSIP No. 8864	10510		Dage 2 of 12 Dages
COSIP NO. 0004	10310		Page 3 of 13 Pages
		ING PERSONS ICATION NO. OF ABOVE PERSONS (ENTITIES ONL)	
Mercator Mer		tum Fund III, L.P.	
2. CHECK THE	APPR	OPRIATE BOX IF A MEMBER OF A GROUP	
			(a) _ (b) X
3. SEC USE ON	NLY		
4. CITIZENSHI		PLACE OF ORGANIZATION	
California	a		
NUMBER OF	5.	SOLE VOTING POWER	
SHARES			
BENEFICIALLY	6.	SHARED VOTING POWER	
OWNED BY		1,921,811	
EACH	7.	SOLE DISPOSITIVE POWER	

RE	PORTING		0		
Р	ERSON	8.	SHARED DISPOSITIVE POWER		
	WITH		1,921,811		
9.	AGGREGATE	AMOU	NT BENEFICIALLY OWNED BY EACH REPORTING		
	1,921,811				
10.	CHECK BOX	IF T	HE AGGREGATE AMOUNT IN ROW (9) EXCLUDES	CERTAIN SHARES	
11.	PERCENT 01	F CLA	SS REPRESENTED BY AMOUNT IN ROW (9)		
12.	TYPE OF R		ING PERSON		
			-3-		
			SCHEDULE 13G		
CUSI	P No. 886	40510	9	Page 4 of 13 F	?ages
1,.			ING PERSONS ICATION NO. OF ABOVE PERSONS (ENTITIES O	 NLY)	
	Monarch Po	ointe	Fund, Ltd.		
2.	CHECK THE	APPR	OPRIATE BOX IF A MEMBER OF A GROUP		
				(a) _ (b) X	
3.	SEC USE O	NLY			
 4.	CITIZENSH	IP OR	PLACE OF ORGANIZATION		
	British V	irgin			
NU	MBER OF	5.	SOLE VOTING POWER		
S	HARES				
BENE	FICIALLY	6.	SHARED VOTING POWER		
OW	NED BY		6,270,597		
	EACH	7.	SOLE DISPOSITIVE POWER		
RE	PORTING		0		

P	ERSON	8.	SHARED DISPOSITIVE POWER	
,	WITH		6,270,597	
9.	AGGREGATE	AMOU	NT BENEFICIALLY OWNED BY EACH REPORTING PERSON	N
	6,270,597			
10.	CHECK BOX		HE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTA:	
				1_1
11.	PERCENT O	 F CLA	SS REPRESENTED BY AMOUNT IN ROW (9)	
	9.603%			
12.	TYPE OF R	 EPORT	ING PERSON	
	PN			
			-4-	
			- 4 -	
			SCHEDULE 13G	
CUSI	P No. 886	40510	9 Pac	ge 5 of 13 Pages
1.			ING PERSONS ICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)	
	Mercator EIN: 3000		ory Group, LLC	
2.	CHECK THE	APPR	OPRIATE BOX IF A MEMBER OF A GROUP	
				(a) _ (b) X
3.	SEC USE O	NLY		
 4.	CITIZENSH	 TP OR	PLACE OF ORGANIZATION	
	Californi			
			SOLE VOTING POWER	
		٥.	0	
	HARES		· 	
		6.	SHARED VOTING POWER	
OW	NED BY		6,558,009, some of which are held by Mercator and Mercator Momentum Fund III (together, the	e "Funds"), some
	EACH PORTING		of which are owned by Monarch Pointe Fund, Lasome of which are owned by Mercator Advisory ("MAG"). MAG is the general partner of the Fundamental than the investments of MPF.	Group, LLC

Pl	ERSON	7.	SOLE DISPOSITIVE POWER
Ī	HTIW		0
		8.	SHARED DISPOSITIVE POWER
			6,558,009, some of which are held by the Funds, some by MPF and some by MAG.
9.	AGGREGATE 6,558,009		NT BENEFICIALLY OWNED BY EACH REPORTING PERSON
10.	CHECK BOX		HE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES
11.	PERCENT O	F CLA	SS REPRESENTED BY AMOUNT IN ROW (9)
12.	TYPE OF R	EPORT	ING PERSON
	IA 		
			-5-
			SCHEDULE 13G
CUSI	P No. 886		
1.	NAME OF R	EPORT	ING PERSONS ICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)
	David F.	Fires	tone
2.	CHECK THE	APPR	OPRIATE BOX IF A MEMBER OF A GROUP
			(a) _ (b) X
3.	SEC USE O	NLY	
4.			PLACE OF ORGANIZATION
	USA 		
NUI	MBER OF	5.	SOLE VOTING POWER
Sl	HARES		0
BENE	FICIALLY	6.	SHARED VOTING POWER
OWI	NED BY		6,558,009, all of which are held by the Funds, MPF and MAG. David F. Firestone is Managing Member of MAG.

EACH				
REPORTING	LACH	7.	SOLE DISPOSITIVE POWER	
	PORTING		0	
PERSON WITH			··	
		8.	SHARED DISPOSITIVE POWER	
			6,558,009, all of which are held by the Funds, MPF and MAD David F. Firestone is Managing Member of MAG.	AG.
9.	AGGREGATE	E AMOU	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	6,558,009			
10.			THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES	
			l_	_
11.			ASS REPRESENTED BY AMOUNT IN ROW (9)	
	9.999%			
12.			 ΓING PERSON	
	IN			

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This statement is hereby amended and restated in its entirety as follows: Item 1. Issuer.

- (a) The name of the issuer is Tidelands Oil & Gas Corporation (the "Issuer")
- (b) The address of the Issuer's principal executive office is $1862\ \text{West}$ Bitters Rd., San Antonio, Texas 78410.
- Item 2. Reporting Person and Security.
- (a) Mercator Momentum Fund, L.P. ("Momentum Fund") and Mercator Momentum Fund III, L.P. ("Momentum Fund III" and, with Momentum Fund, the "Funds") are private investment limited partnerships organized under California law. The general partner of each of the Funds is Mercator Advisory Group, LLC ("MAG"), a California limited liability company. David F. Firestone is the Managing Member of MAG. Monarch Pointe Fund, Ltd. ("MPF") is a corporation organized under the laws of the British Virgin Island. MAG controls the investments of MPF. The Funds, MPF, MAG and David F. Firestone are referred to herein as the "Reporting Persons."
- (b) The business address of each of the Funds, MAG and David F. Firestone is 555 S. Flower Street, Suite 4500, Los Angeles, CA 90071. The business address of MPF is c/o Bank of Ireland Securities Services, Ltd., New Century House, International Financial Services Center, Mayor Street Lower, Dublin 1, Republic of Ireland.

- (c) Each of the Funds is a California limited partnership. MAG, their general partner, is a California limited liability company. MPF is a corporation organized under the laws of the British Virgin Islands.
- (d) The title of the class of securities to which this statement relates is the common stock of the Issuer, par value 0.001 per share (the "Common Stock").
 - (e) The CUSIP number is 886405109.
- (a) \mid _ \mid Broker or dealer registered under Section 15 of the Act (15 U.S.C. 78o).
 - (b) |_| Bank as defined in Section 3(a)(6) of the Act (15 U.S.C. 78c).
- (c) $|_|$ Insurance company as defined in Section 3(a)(19) of the Act (15 U.S.C. 78c).
- (d) $|_|$ Investment company registered under Section 8 of the Investment Company Act of 1940 (15 U.S.C. 80a-8).

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- (e) |_| An investment adviser in accordance with ss. 240.13d-1(b)(1)(ii)(E).
- (f) |_| An employee benefit plan or endowment fund in accordance with ss. 240.13d-1(b)(1)(ii)(F).
- (g) $|_|$ A parent holding company or control person in accordance with ss. 240.13d-1(b)(1)(ii)(G).
- (h) $|_|$ A savings association as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813).
- (i) $|_|$ A church plan that is excluded from the definition of an investment company under Section 3(c)(14) of the Investment Company Act of 1940 (15 U.S.C. 80a-3).
 - (j) $|_|$ Group, in accordance with ss. 240.13d-1(b)(1)(ii)(J).

Not Applicable.

Item 4. Ownership.

The Funds, MPF and MAG each own warrants to purchase shares of Common Stock. The Funds and MPF each own 7% Convertible Debentures (the "Debentures") issued by the Issuer which are convertible into Common Stock. Each Debenture is convertible into the number of shares of Common Stock determined by dividing the principal balance of the Debenture by the Conversion Price at the time of conversion. The Conversion Price is defined as 85% of the "Market Price," which is defined as the average of the lowest four intra-day trading prices of the

Common Stock during the ten trading days preceding the conversion, rounded to the nearest penny; providing, however, that the Conversion Price may not be less than \$0.45 or more than \$0.76, adjusted for stock splits and similar events.

Upon the occurrence of certain events specified in the Debentures, including any Event of Default, as defined in the Debentures, the Conversion Price will be reduced from 85% of the Market Price to 75% of the Market Price, but in no event higher than \$0.76 or lower than \$0.45.

The Funds and MPF purchased the Debentures from the Issuer, and the Funds, MPF and MAG received the warrants on November 18, 2004.

The documentation governing the terms of the warrants and the Debentures contains provisions prohibiting any exercise of the warrants or conversion of Debentures that would result in the Reporting Persons owning beneficially more than 9.99% of the outstanding shares of Common Stock as determined under Section 13(d) of the Securities Exchange Act of 1934. The Reporting Persons have never had beneficial ownership of more than 9.99% of the outstanding shares of Common Stock.

As of November 18, 2004, the Funds, MPF and MAG owned the following securities of the Issuer:

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Momentum Fund owned Debentures with a principal balance of \$1,270,000 and warrants to purchase up to 835,526 shares of Common Stock.

Momentum Fund III owned Debentures with a principal balance of \$875,000 and warrants to purchase up to 575,658 shares of Common Stock.

MPF owned Debentures with a principal balance of \$2,855,000 and warrants to purchase up to 1,878,290 shares of Common Stock.

MAG owned warrants to purchase up to 3,289,474 shares of Common Stock.

David F. Firestone owned no securities of the Issuer directly.

The right to vote and the right to dispose of the shares beneficially owned by Momentum Fund, Momentum Fund III and MPF are, in each case, shared among either Momentum Fund, Momentum Fund III or MPF, as applicable, and both MAG and David F. Firestone. The right to vote and the right to dispose of the shares beneficially owned by MAG are shared by MAG and David F. Firestone.

Assuming that the Issuer had 59,028,647 shares of Common Stock outstanding as of November 18, 2004, which is the number reported by the Issuer as outstanding as of September 30, 2004 in its Quarterly Report on Form 10-QSB for the quarter ended September 30, 2004, the individual Reporting Persons had beneficial ownership of the following numbers of shares of Common Stock which represented the following percentages of the Common Stock outstanding:

	Shares Owned	Percentage
Momentum Fund	2,789,372	4.512%

Momentum Fund III	1,921,811	3.153%
MPF	6,270,597	9.603%
MAG	6,558,009	9.999%
David F. Firestone	6,558,009	9.999%

The percentages of the outstanding Common Stock held by the Reporting Parties set forth above and on the cover pages to this report were determined using a Conversion Price of \$0.65 with respect to the Debentures.

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Item 5. Ownership of Five Percent or Less of a Class.

If this Schedule is being filed to report the fact that as of the date hereof the Reporting Person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following [__]

Not Applicable.

Item 6. Ownership of More than Five Percent on Behalf of Another Person.

Not Applicable.

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company or Control Person.

Not Applicable.

Item 8. Identification and Classification of Members of the Group.

Not Applicable.

Item 9. Notice of Dissolution of Group.

Not Applicable.

Item 10. Certifications.

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

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SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Dated: November 30, 2004 MERCATOR MOMENTUM FUND, L.P.

By: MERCATOR ADVISORY GROUP, LLC,
 its general partner

By: /s/ David F. Firestone

David E Firestone Managing Member

David F. Firestone, Managing Member

Dated: November 30, 2004 MERCATOR MOMENTUM FUND III, L.P.

By: MERCATOR ADVISORY GROUP, LLC, its general partner

By: /s/ David F. Firestone

David F. Firestone, Managing Member

Dated: November 30, 2004 MONARCH POINTE FUND, LTD.

By: /s/ David F. Firestone

Its: Director

Dated: November 30, 2004 MERCATOR ADVISORY GROUP, LLC

By: /s/ David F. Firestone

David F. Firestone, Managing Member

Dated: November 30, 2004

/s/ David F. Firestone

David F. Firestone

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EXHIBIT INDEX

Exhibit A Agreement of Joint Filing

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EXHIBIT A

AGREEMENT OF JOINT FILING

The undersigned hereby agree that they are filing jointly pursuant to Rule 13d-1 of the Securities Exchange Act of 1934 a report on Schedule 13G, containing the information required by Schedule 13G, for shares of the common stock of Tidelands Oil & Gas Corporation beneficially owned by Mercator Momentum Fund, L.P., Mercator Momentum Fund III, L.P., Monarch Pointe Fund, Ltd., Mercator Advisory Group, LLC and David F. Firestone and such other holdings as may be reported therein.

Dated: November 30, 2004

MERCATOR MOMENTUM FUND, L.P.

By: MERCATOR ADVISORY GROUP, LLC, its general partner

By: /s/ David F. Firestone

David F. Firestone, Managing Member

MERCATOR MOMENTUM FUND III, LP

By: MERCATOR ADVISORY GROUP, LLC,

its general partner

By: /s/ David F. Firestone

David F. Firestone, Managing Member

MONARCH POINTE FUND, LTD.

By: /s/ David F. Firestone

Its: Director

MERCATOR ADVISORY GROUP, LLC

By: /s/ David F. Firestone

David F. Firestone, Managing Member

/s/ David F. Firestone

David F. Firestone