REMINGTON OIL & GAS CORP

Form 4 July 05, 2006

FORM 4

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

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF

SECURITIES

OMB Number:

3235-0287

Expires:

5. Relationship of Reporting Person(s) to

Issuer

 $0^{(3)}(7)$

 $0^{(4)}$

D

D

(6)

<u>(6)</u>

 $D^{(5)}$

 $D^{(5)}$

January 31, 2005

0.5

Estimated average burden hours per

OMB APPROVAL

response...

if no longer subject to Section 16. Form 4 or Form 5 obligations

may continue.

Check this box

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section See Instruction

30(h) of the Investment Company Act of 1940

2. Issuer Name and Ticker or Trading

1(b).

SIMPLOT J R

(Print or Type Responses)

1. Name and Address of Reporting Person *

06/29/2006

06/29/2006

Stock

Stock

Stock

Common

Common

SIMILOTIK			REMINGTON OIL & GAS CORP [REM]					1330	(Check all applicable)				
(Last) 999 MAIN	, ,	(Middle)	3. Date of Earliest Transaction (Month/Day/Year) 06/29/2006					belo	Director X 10% Owned Officer (give title w) Other (specified below)				
	(Street) 4. If Amendmon Filed(Month/Date				ndment, Date Original th/Day/Year)				6. Individual or Joint/Group Filing(Check Applicable Line) _X_ Form filed by One Reporting Person				
BOISE, ID 83702						Form filed by More than One Reporting Person							
(City)	(State)	(Zip)	Tal	ble I - Non-	-De	rivative Secur	ities A	cquire	d, Disposed of, o	r Beneficially	y Owned		
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	Execution any (Month/Da	Date, if	Code		4. Securities Acquired or Disposed of (D) (Instr. 3, 4 and 5)			Securities Ownershi Beneficially Form: Owned Direct (D Following or Indirect Reported (I)		7. Nature of Indirect Beneficial Ownership (Instr. 4)		
Common	06/29/2006			Code H(1)(11)	V	Amount 550,000 (2)	(A) or (D)	Price	40				
Stock Common Stock	06/29/2006			H(1)(12)		400,000	A	<u>(2)</u>	0 (4)	D (5)			
Common	06/29/2006			H(1)(13)		420,000	A	<u>(2)</u>	0 (4)	D (5)			

(2)

(6)

(6)

J(1)(14)

J(1)

2,870,588

1,657,007

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Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

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SEC 1474 (9-02)

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. 5. Number of TransactiorDerivative Code Securities (Instr. 8) Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)		6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Underlying Securities (Instr. 3 and 4)		
				Code V	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares
Prepaid and Postpaid Forward Sale Contracts	<u>(8)</u>	06/29/2006		H <u>(9)</u>		550,000	<u>(8)</u>	(8)	Common	550,000
Prepaid and Postpaid Forward Sale Contracts	<u>(8)</u>	06/29/2006		H <u>(9)</u>		400,000	<u>(8)</u>	<u>(8)</u>	Common	400,000
Prepaid and Postpaid Forward Sale Contracts	<u>(8)</u>	06/29/2006		H <u>(9)</u>		420,000 (10)	(8)	(8)	Common	420,000

Reporting Owners

Reporting Owner Name / Address	Relationships							
•	Director	10% Owner	Officer	Other				
SIMPLOT J R								
999 MAIN ST		X						
BOISE, ID 83702								

Reporting Owners 2

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Signatures

J.R. Simplot, by Ronald N. Graves, As Attorney-in-Fact

07/05/2006

**Signature of Reporting Person

Date

J.R. Simplot Self Declaration of Revocable Trust by J.R. Simplot, Trustee, by Ronald N. Graves, as Attorney-in-Fact

07/05/2006

**Signature of Reporting Person

Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, *see* Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- (1) See Explanation of Responses at Footnotes 11, 12, 13 and 14
- (2) Cancellation of Forward Sale Contracts; See Explanation of Responses
- (3) See Explanation of Responses; D: Zero
- (4) Indirect Ownership -- see Explanation of Responses.
- (5) Zero shares held; not applicable
- (6) \$27.00 plus.436 shares of Helix common stock
- (7) Direct ownership -- See Explanation of Responses
- (8) Not applicable
- (9) Complete or partial cancellation and payment of forward sale contracts resulting in liquidation of put equivalent positions in Remington Common Stock. See Explanation of Responses.
- (10) Forward sale contract
 - Explanation of Responses: 2,870,588 shares of Common Stock were directly owned by the J.R. Simplot Self Declaration of Revocable Trust (the "Trust"), of which Mr. J.R. Simplot is the beneficiary; and 1,657,007 shares of Common Stock were directly owned by JRS Properties III LP ("JRS Properties III"). Of the 1,657,007 shares directly owned by JRS Properties III, 550,000 shares of Common Stock
- were subject to a variable share prepaid forward sale contract with Bank of America Securities ("BofA"), reported on Form 4 filed February 24, 2003 as amended April 8, 2003; 400,000 shares of Common Stock were subject to a variable share prepaid forward sale contract with BofA, reported on Form 4 filed May 16, 2003; and 420,000 shares of Common Stock were subject to a variable share postpaid forward sale contract with Merrill Lynch Pierce Fenner & Smith ("Merrill"), reported on Form 4 filed October 25, 2004. (Continued -F/N 12)
- Explanation of Responses (continued): The rights and obligations of JRS Properties III in the event of a subsequent merger were fixed at the time of these transactions. Effective July 1, 2006, REM merged (the "Merger") into a subsidiary of Helix Energy Solutions Group, Inc., formerly known as Caldive International, Inc. ("Helix"). As a result of the Merger, each share of Common Stock was converted into (i) .436 shares of Helix common stock and (ii) \$27.00 cash. (Continued -F/N 13)
 - Explanation of Responses (continued): With respect to the Common Stock subject to the BofA forward sale contracts, the Merger resulted in "cancellation and payment," i.e. cancellation of the forward sale of the Common Stock as of the Merger Date and payment by JRS Properties III to BofA of an amount representing the fair value to BofA of an option with terms that would preserve the economic
- equivalent of any payment or delivery by the parties in respect of the forward sale contracts that would have been required after the Merger Date but for the occurrence of the Merger. With respect to the cash consideration received in the Merger for Common Stock subject to the Merrill forward sale contract, the Merger resulted in "cancellation and payment" of the forward sale contract as to the cash portion of the Merger consideration; and the forward sale contract was amended and continued with respect to the Helix stock acquired in the Merger. (continued--F/N 14)
- Explanation of Responses (continued): As a result of the Merger, JRS Properties III and the Trust ceased to be 10% beneficial owners of (14) REM. Neither JRS Properties III nor the Trust, individually or combined, beneficially owns 10% or more of the Helix common stock following the Merger.

Remarks:

See Footnotes 11, 12, 13 and 14 for Explanation of Responses.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Signatures 3

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