UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 8-K

CURRENT REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE

SECURITIES EXCHANGE ACT OF 1934

Date of report (Date of earliest event reported): March 21, 2022

LAREDO PETROLEUM, INC.

(Exact name of registrant as specified in charter) ${\bf 001\text{-}35380}$

45-3007926

Delaware

	(State or other jurisdiction of incorporation or organization)	(Commission File Number	r) (I.R.S. Employer Identification No.)
	15 W. Sixth Street	Suite 900	
	Tulsa	Oklahoma	74119
	(Address of principal ex	ecutive offices)	(Zip code)
	Registrant's telep	phone number, including area	code: (918) 513-4570
	(Former name	Not Applicable e or former address, if change	d since last report)
	Securities registe	ered pursuant to Section 12(b)	of the Exchange Act:
	Title of each class Common stock, \$0.01 par value	Trading Symbol LPI	Name of each exchange on which registered New York Stock Exchange
Check the appropriate b	oox below if the Form 8-K filing is intended	to simultaneously satisfy the	filing obligation of the registrant under any of the following provisions:
	Written communications pursuant to Rul	e 425 under the Securities Ac	t (17 CFR 230.425)
	Soliciting material pursuant to Rule 14a-	12 under the Exchange Act (17 CFR 240.14a-12)
	Pre-commencement communications pur	rsuant to Rule 14d-2(b) under	the Exchange Act (17 CFR 240.14d-2(b))
	Pre-commencement communications pur	rsuant to Rule 13e-4(c) under	the Exchange Act (17 CFR 240.13e-4(c))
Ind 193	licate by check mark whether the registrant 33 (§230.405 of this chapter) or Rule 12b-2	is an emerging growth compa of the Securities Exchange A	ny as defined in Rule 405 of the Securities Act of ct of 1934 (§240.12b-2 of this chapter).
	Emerging Growth Company		
If a for □	an emerging growth company, indicate by cl complying with any new or revised financi	neck mark if the registrant has al accounting standards provi	s elected not to use the extended transition period ded pursuant to Section 13(a) of the Exchange Act.

Item 7.01. Regulation FD Disclosure.

On March 21, 2022, Laredo Petroleum, Inc. (the "Company") posted to its website an investor presentation (the "Presentation"). The Presentation is available on the Company's website, www.laredopetro.com, and is attached hereto as Exhibit 99.1 and incorporated into this Item 7.01 by reference.

All statements in the Presentation, other than historical financial information, may be deemed to be forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended (the "Exchange Act"), and Section 21E of the Exchange Act of 1934, as amended (the "Exchange Act"). Although the Company believes the expectations expressed in such forward-looking statements are based on reasonable assumptions, such statements are not guarantees of future performance, and actual results or developments may differ materially from those in the forward-looking statements. See the Company's Annual Report on Form 10-K for the year ended December 31, 2021 and the Company's other filings with the U.S. Securities and Exchange Commission for a discussion of other risks and uncertainties. The Company disclaims any intention or obligation to update or revise any forward-looking statements, whether as a result of new information, future events or otherwise.

In accordance with General Instruction B.2 of Form 8-K, the information furnished under this Item 7.01 of this Current Report on Form 8-K and the exhibits attached hereto are deemed to be "furnished" and shall not be deemed "filed" for the purpose of Section 18 of the Exchange Act, or otherwise subject to the liabilities of that section, nor shall such information be deemed incorporated by reference into any filing under the Securities Act or the Exchange Act.

Item 9.01. Financial Statements and Exhibits.

(d) Exhibits

Exhibit Number	Description
99.1	Investor Presentation dated March 21, 2022,
104	Cover Page Interactive Data File (formatted as Inline XBRL).

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.

LAREDO PETROLEUM, INC.

Date: March 21, 2022

By: /s/ Bryan J. Lemmerman
Bryan J. Lemmerman
Senior Vice President and Chief Financial Officer



Forward-Looking / Cautionary Statements

This presentation, including any oral statements made regarding the contents of this presentation, contains forward-looking statements as adefined under Section 27.6 of the Securities Lext of 1933, as amended, and Section 27.6 of the Securities Lext, and Section 27.6 of the Securities Lext, incl. and the Securities Lext, and the Securities Le

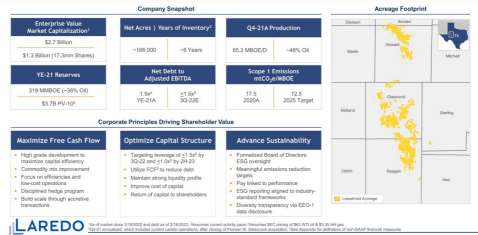
General rask realing to Linebo include, but are not intended, the deciral gas legules and natural gas and ther realized impact to financial statements as a result of its select impairments and revisions to reserve elements, the sality of the Company to exceed this strategies, and consumed a process of the process price that are accorded to its financial results and or successfully defined and consumers and approaches price that are accorded to its financial results and or successfully defined and consumers and approaches price that are accorded to its financial results and or successfully defined and accorded to the process of t

The SEC generally permits oil and natural gas companies, in fillings made with the SEC, to disclose proved reserves, which are reserve estimates that geological and engineering data demonstrate with reasonable certainty to be recoverable in future years from known reservoirs under crising economic and operating controllins, and certain probable and possible reserves the the SECs definitions for such terms in this presentation, in this presentation, the Company may use the terms "resource potential," resource play," resimated ultimate recovery," or "EURS," "you curve" and "standardized measure," each of which the SEC guidelines restrict from being included in filings with the SEC which the SEC guidelines restrict from being included in filings with the SEC and the second or recovery lectriques. "Resource potential is used by the Company to refer to the centimated quantities of hydrocarbons that may be added to provide reserves, largely from a specified resource play supporting a memora. All particulations are supported to the second or produce of the second or produced produced produced to the second or second

This presentation includes financial measures that are not in accordance with generally accepted accounting principles ("CAAPP), such a Aquisted EBITDA and Free Cash Flow. While management believes that such measure are useful for investors, they should not be used as a replacement for financial measures that are in an essert set are in execution of the Charles of the Company's derivative transactions. All amounts, dollars and percentages presented in this presentation are considered and theoretic accordance with Charles accordances.



Laredo Petroleum (NYSE: LPI) | Pure-Play Permian Energy Producer



Strong Value Creation Built on Disciplined Execution



2022 Plan to Generate Significant Free Cash Flow to Reduce Leverage

Net Debt to Adjusted EBITDA¹
3Q-22 <1.5x Free Cash Flow^{1,2} >\$300 million

"Our outlook for 2022 is strong and our disciplined development plan will build upon our successes of 2021."

— Jason Pigott, President & CEO



Delivered on Value Creation Strategy in 2021

Inventory Growth through Accretive Transactions

- Acquired ~41,000 net acres in Howard and W. Glasscock counties ~250 high-margin, oil-weighted locations

Incremental Inventory Unlocked with Appraisal Drilling

- ~125 locations added in Howard and W. Glasscock counties
 Middle Spraberry (~35 locations) and Wolfcamp D (~90 locations)

Strong Oil Production and Reserve Growth

- Avg. daily oil production increased 19% FY-21 vs. FY-20
 Exited 2021 with improved production mix of ~48% oil
 Grew proved oil reserves by 78% in 2021
 Oil reserves now account for 38% of total reserves vs. 24% at YE-20

Improved Leverage through High-Margin Production

Reduced leverage ratio by ~0.5x¹ vs. YE-20

Enhanced ESG Processes and Transparency

- Issued two comprehensive ESG and Climate Risk Reports
 Established goals to reduce greenhouse gas and methane emissions
 Committed to eliminating routine flaring by 2025

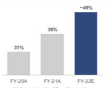
Expanded Oil-Weighted Acreage HOWARD Shifting Production Mix

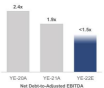
~33,500 total net acres ~21,000 added in 2021

W. GLASSCOCK

~33,000 total net acres ~20,000 added in 2021









Oil Reserve Growth Driven by Strategic Portfolio Repositioning

Highlights

- Proved reserves PV-10 improved by ~260% versus YE-20
 Strategic acquisitions increased oil reserves by ~65 MMBLs, offset by the sale of 16 MBBLs, leading to an improved oil production mix
- PUD reserves improved driven by inventory depth and price resiliency

Reserves by Category

Reserves by Commodity

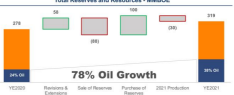






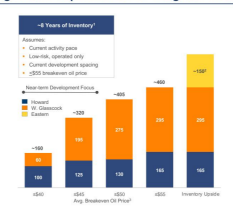
Annual Base Production Decline Expectations²

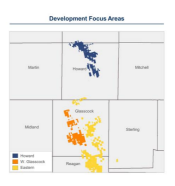
		FY-22	FY-23	FY-24
Howard	Oil. MBO/d	57%	34%	24%
Total Company	OII, MBO/d	44%	29%	20%
Howard	Total Production,	53%	32%	23%
Total Company	MBOE/d	30%	20%	15%





Significant Expansion of Oil-Weighted Inventory in 2021







'Gross operated location as of January 2022 (adjusted for 2021 completions)

**Locations may require the formation of drilling units to develop

**Part oil price needed to achieve 10% IRR assuming gas price at 20.1 ratio

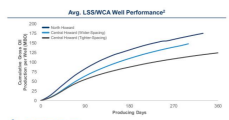
Howard County Inventory and Well Performance

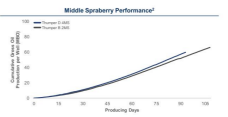
- Acquisition closed in July 2021 expanded acreage position by ~21,000 contiguous net acres 2022 development program entirely focused on Howard County

- Consolidated acreage position facilitates drilling of more capital efficient longer laterals Inventory further increased by ~35 locations, driven by appraisal drilling of Middle Spraberry, to which zero value was attrib

Howard - Key Stats and Acreage Position

Net Acres	~33,500	- Blan
Q4-21A Net Production (MBOE/D) % Oil	40.1 76%	1.41
Producing Well Count	178	1
LSS / WCA Locations1	~130	4
MS Locations ¹	~35	Howard
Total Development Locations ¹	~165	3
Avg. Lateral Length (ft.)	~11,500'	
Avg. WI (%)	-92%	North Howard Central Howard







W. Glasscock County Inventory and Well Performance

Highlights

LAREDO DE PETROLEUM

- Boll-on acquisition that closed in October 2021 expanded acreage position by ~20,000 net acres

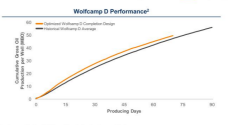
 Transaction enabled further expansion of longer lateral development locations
- Completed a 10-well package in 4Q-21, including two Wolfcamp D appraisal wells
 Successful Wolfcamp D appraisal drilling unlocked -90 locations, driven by optimized completion design

W. Glasscock - Key Stats and Acreage Position

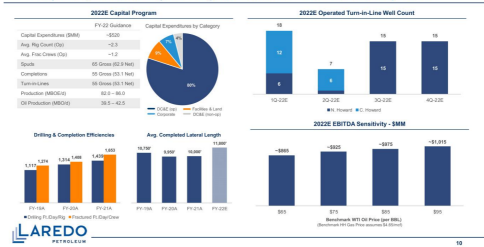
Net Acres	~33.000
Q4-21A Net Production (MBOE/D) % Oil	6.8 57%
Producing Well Count	240
LSS / WCA / WCB Locations1	~205
WCD Locations ¹	~90
Total Development Locations ¹	~295
Avg. Lateral Length (ft.)	~10,500'
Avg. WI (%)	~88%



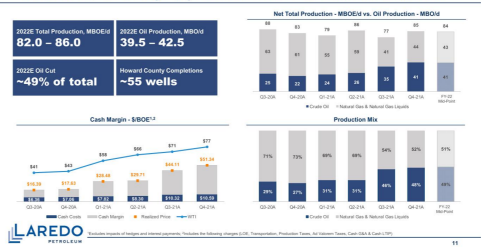
Avg. LSS/WCA/WCB Well Performance² Cumulative Gross Oil Production per Well (MBO) 25 25



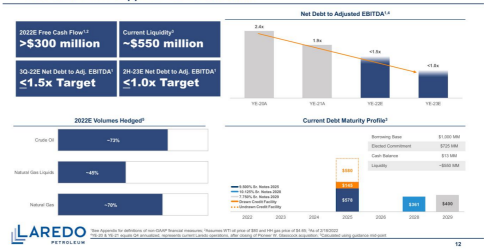
Disciplined, Efficient Capital Program Maintains Prior Year Activity Levels



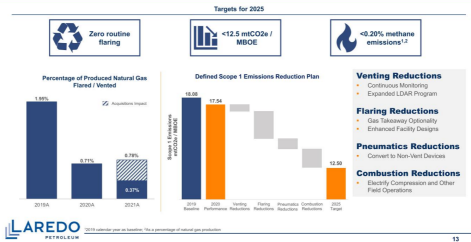
Increased Oil Cut & Margin Improvement Drives Free Cash Flow Generation



Free Cash Flow Supports Debt Reduction



Systematic Plan to Achieve Emissions Reductions



Corporate and Community Responsibility

Diversity and Inclusion Efforts¹











Minorities in Workforce

Women and/or Minorities in Professional-or-higher Roles

Female and Minority Directors

Local and Impactful Philanthropy

















Appendix

1Q-22 & FY-22 GUIDANCE

Guidance		
	1Q-22	FY-22
Production:		
Total Production (MBOE/D)	84.0 - 87.0	82.0 - 86.0
Crude Oil Production (MBO/d)	39.5 - 41.5	39.5 - 42.5
Incurred Capital Expenditures (\$MM):	~\$170	~\$520
Average Sales Price Realizations (excluding derivatives):	-	-
Crude Oil (% of WTI)	100%	
Natural Gas Liquids (% of WTI)	34%	
Natural Gas (% of Henry Hub)	68%	-
Net Settlements Received (Paid) for Matured Commodity Derivatives (\$MM):		
Crude Oil (\$MM)	(\$82)	2
Natural Gas Liquids (\$MM)	(\$11)	-
Natural Gas (\$MM)	(\$9)	-
Net Income (Expense) of Purchased Oil (\$MM):	(\$3.0)	
Operating Costs & Expenses (\$/BOE):		-
Lease Operating Expenses	\$4.25	-
Production & Ad Valorem Taxes (% of Oil, NGL & Natural Gas Revenues)	7.0%	-
Transportation and Marketing Expenses	\$1.90	
General and Administrative Expenses (excluding LTIP)	\$1.65	
General and Administrative Expenses (LTIP Cash)	\$0.30	
General and Administrative Expenses (LTIP Non-Cash)	\$0.25	
Depletion, Depreciation and Amortization	\$9.75	

	Jan-22	Feb-22	Mar-22	1Q-22 Avg
Crude Oil:		-		
WTI NYMEX (\$/BBO)	\$82.98	\$91.00	\$89.48	\$87.71
Brent ICE (\$/BBO)	\$85.48	\$92.50	\$90.74	\$89.47
Natural Gas:	27.		-	
Henry Hub (\$/MMBTU)	\$4.02	\$6.27	\$4.49	\$4.88
Waha (\$/MMBTU)	\$4.55	\$4.42	\$3.93	\$4.30
Natural Gas Liquids:				
C2 (\$/BBL)	\$15.80	\$16.64	\$16.01	\$16.13
C3 (\$/BBL)	\$48.85	\$52.93	\$53.18	\$51.61
IC4 (\$/BBL)	\$64.16	\$63.70	\$61.43	\$63.07
NC4 (\$/BBL)	\$63.32	\$63.50	\$61.27	\$62.67
C5+ (\$/BBL)	\$81.58	\$87.56	\$87.05	\$85.32
Composite (\$/BBL)1	\$40.62	\$42.98	\$42.43	\$41.98



Active Hedge Program to Protect Free Cash Flow

					Crude Oil H	edge Book(1)				
(Volume in MBO; Price in \$/BBO)	Q1-22	Q2-22	Q3-22	Q4-22	FY-22	Q1-23	Q2-23	Q3-23	Q4-23	FY-23
Brent Swaps	1,017	1,028	1,040	1,040	4,125					1.50
WTD Price	\$48.34	\$48.34	\$48.34	\$48.34	\$48.34					-
Brent Collars	383	387	391	391	1,551					
WTD Floor Price	\$56.65	\$56.65	\$56.65	\$56.65	\$56.65		19	0.50		
WTD Ceiling Price	\$65.44	\$65.44	\$65.44	\$65.44	\$65.44		19	-	-	
WTI Swaps	810	884	92	92	1,878					-
WTD Price	\$68.91	\$85.14	\$64.40	\$64.40	\$76.11					
WTI Collars	837	846	856	856	3,395	1,530	1,547	460	460	3,997
WTD Floor Price	\$58.23	\$58.23	\$58.23	\$58.23	\$58.23	\$66.18	\$66.18	\$67.00	\$67.00	\$66.37
WTD Ceiling Price	\$69.39	\$69.39	\$69.39	\$69.39	\$69.39	\$80.29	\$80.29	\$84.04	\$84.04	\$81.16
Total Swaps/Collars	3,047	3,145	2,378	2,378	10,948	1,530	1,547	460	460	3,997
WTD Floor Price	\$57.57	\$62.36	\$53,88	\$53.88	\$57.34	\$66.18	\$66.18	\$67.00	\$67.00	\$66.37

				N:	tural Gas Liqu	ids Hedge Boo	k ⁽¹⁾							
(Volume in MBBL; Price in \$/BBL)	Q1-22	Q2-22	Q3-22	Q4-22	FY-22	Q1-23	Q2-23	Q3-23	Q4-23	FY-23				
Ethane Swaps	378	382	386	386	1,533	-	-		-					
WTD Price	\$11.42	\$11.42	\$11.42	\$11.42	\$11.42									
Propane Swaps	288	291	294	294	1,168									
WTD Price	\$35.91	\$35.91	\$35.91	\$35.91	\$35.91									
Butane Swaps	90	91	92	92	365			1.50						
WTD Price	\$41.58	\$41.58	\$41.58	\$41.58	\$41.58									
Isobutane Swaps	27	27	28	28	110			(8)						
WTD Price	\$42.00	\$42.00	\$42.00	\$42.00	\$42.00									
Pentane Swaps	90	91	92	92	365									
WTD Price	\$60.65	\$60.65	\$60.65	\$60.65	\$60.65	-	-	-	-					

					Natural Gas H	ledge Book ⁽¹⁾				
Volume in MMBTU; Price in \$/MMBTU)	Q1-22	Q2-22	Q3-22	Q4-22	FY-22	Q1-23	Q2-23	Q3-23	Q4-23	FY-23
Henry Hub Swaps	900,000	910,000	920,000	920,000	3,650,000	-				
WTD Price	\$2.73	\$2.73	\$2.73	\$2.73	\$2.73					-
Henry Hub Collars	7,200,000	7,280,000	7,360,000	7,360,000	29,200,000	900,000	910,000	920,000	920,000	3,650,000
WTD Floor Price	\$3.09	\$3.09	\$3.09	\$3.09	\$3.09	\$3.00	\$3.00	\$3.00	\$3.00	\$3.00
WTD Ceiling Price	\$3.84	\$3.84	\$3.84	\$3.84	\$3.84	\$4.45	\$4.45	\$4.45	\$4.45	\$4.45
Total Henry Hub Swaps/Collars	8,100,000	8,190,000	8,280,000	8,280,000	32,850,000	900,000	910,000	920,000	920,000	3,650,000
WTD Floor Price	\$3.05	\$3.05	\$3.05	\$3.05	\$3.05	\$3.00	\$3.00	\$3.00	\$3.00	\$3.00
Vaha Basis Swaps	7,155,000	7,234,500	7,314,000	7,314,000	29,017,500		10	0.50	-	-
WTD Price	(\$0.36)	(\$0.36)	(\$0.36)	(\$0.36)	(\$0.36)					



Adjusted EBITDA

Adjusted EBITDA

Adjusted EBITDA

Adjusted EBITDA is a non-GAAP financial measure that the Company defines as net income or loss (GAAP) plus adjustments for share-settled equity-based compensation, depletion, depreciation and amortization, impairment expense, mark-to-market on derivatives, premiums paid for commodity derivatives that matured during the period, accretion expense, gains or losses on disposal of assets, interest expense, income taxes and other non-recurring income and expenses. Adjusted EBITDA provides no information repeated increasingly appendixent, which are presented to the company is appendixent, which are presented to the company is appendixent to the company and appendixent to the company appendixent to the company and appendixent to the company and appendixent to the company and appendixent to the company appendixent to the

differ.

The following table presents a reconciliation of net income (loss) (GAAP) to Adjusted EBITDA (non-GAAP):

(in thousands, unaudited)	3/31/2021	6/30/2021	9/30/2021	12/31/2021
Net Income (loss)	(\$75,439)	(\$132,661)	\$136,832	\$216,276
Plus:				
Share-settled equity-based compensation, net	2,068	1,730	1,811	2,066
Depletion, depreciation and amortization	38,109	39,976	62,678	74,592
Impairment expense	_	1,613	_	_
(Gain) loss on sale of oil and natural gas properties, net	<u> </u>	1,741	(95,223)	
Organizational restructuring expenses	_	9,800	_	
Mark-to-market on derivatives:				
(Gain) loss on derivatives, net	154,365	216,942	96,240	(15,372)
Settlements paid for matured derivatives, net	(41,174)	(57,607)	(92,726)	(129,361)
Net premiums paid for commodity derivatives that matured during the period ⁽¹⁾	(11,005)	(10,183)	(10,182)	(10, 183)
Accretion expense	1,143	1,158	906	1,026
(Gain) loss on disposal of assets, net	72	(66)	22	8,903
Interest expense	25,946	25,870	30,406	31,163
Income tax (benefit) expense	(762)	(1,322)	2,677	3,052
Adjusted FRITDA	\$93,323	\$96,991	\$133.441	\$182 162



Consolidated EBITDAX (Credit Agreement Calculation)

**Consolidated EBITDAX (Gredit Agreement Calculation)*

**Consolidated EBITDAX means, for any Person for any period, the Consolidated Net Income of such Person for such period, plus each of the following, to the extent deducted in determining Consolidated Income without duplication, determined for such Person and its Consolidated Subsidiaries on a consolidated basis for such period. The provision for for less any benefit from) income or franchise Taxes; interest expense (as determined under GAAP as in effect as of December 31, 2016), depreciation, depletion and amount and expenses; exploration expenses; exploration expenses and other non-cash charges to the extent not already included in the foregoing clauses (ii), (iii) or (iv), but the aggregate Specified EBITDAX Adjustments shall not exceed fifteen percent (15%) of the Consolidated EBITDAX for such period and minus all non-cash income to the extent included in determining Consolidated EBITDAX for such period, and minus all non-cash income to the extent included in determining Consolidated EBITDAX for any Ebit India Period in Section 10.1(b), if during such Rolling Period, Borrower or any Consolidated Subsidiary shall have made a Material Disposition or Material Acquisition, the Consolidated EBITDAX for such Rolling Period shall be calculated after giving pro forms affect thereto as if such Material Disposition or Material Acquisition, as applicable, occurred on the first day of such Rolling Period.

For additional information, please see the Company's Fifth Amended and Restated Credit Agreement, as amended, dated May 2, 2017 as filed with Securities and Exchange Commission.

	Three months ended,					
(in thousands, unaudited)	3/31/2021	6/30/2021	9/30/2021	12/31/2021		
Net Income (loss)	(\$75,439)	(\$132,661)	\$136,832	\$216,276		
Organizational restructuring expenses	_	9,800	-	_		
(Gain) loss on sale of oil and natural gas properties, net	-	1,741	(95,223)	_		
(Gain) loss on disposal of assets, net	72	(66)	22	8,903		
Consolidated Net Income (Loss)	(\$75,367)	(\$121,186)	\$41,631	\$225,179		
Mark-to-market on derivatives:						
(Gain) loss on derivatives, net	154,365	216,942	96,240	(15,372)		
Settlements paid for matured derivatives, net	(41,174)	(57,607)	(92,726)	(129,361)		
Mark-to-market loss on derivatives, net	\$113,191	\$159,335	\$3,514	(\$144,733)		
Premiums received (paid) for commodity derivatives	9,041	-				
Non-Cash Charges/Income:						
Deferred income tax (benefit) expense	(762)	(1,322)	1,377	3,028		
Depletion, depreciation and amortization	38,109	39,976	62,678	74,592		
Share-settled equity-based compensation, net	2,068	1,730	1,811	2,066		
Accretion expense	1,143	1,158	906	1,026		
Impairment expense	_	1,613	_	_		
Interest expense	25,946	25,870	30,406	31,163		
Consultated EDITORY & CONSULTATION OF CONSULTATION	0440.000	0407 474	0440.000	0400 004		



PV-10 (Unaudited)

PV-10 (an anon-fAAP financial measure that is derived from the standardized measure of discounted future net cash flows, which is the most directly comparable GAAP financial measure. PV-10 is a computation of the standardized measure of discounted future net cash flows an a pre-tax basis. PV-10 is equal to the standardized measure of discounted future net cash flows at the applicable date, before deducting future income taxes, siccounted at 10 percent. Management believes that the presentation of PV-10 is reviewant and useful to investors because it presents the discounted future net cash flows attributable to the Company's reviewant prevent. Management believes that the presentation of PV-10 is massive recomparation of the relative size and value of proved reserves prior to taking into account future comparation of the relative size and value of proved reserves to other companies. The Company success that is a size of the proved reserves to other companies. The Company uses this measure when assessing the potential return on investment related to proved oil, NGL and natural gas assets. However, PV-10 is not a substitute for the standardized measure of discounted future net cash flows. The PV-10 measure and the standardized measure of discounted future net cash flows. The PV-10 measure and the standardized measure of discounted future net cash flows. The PV-10 measure and the standardized measure of discounted future net cash flows. The PV-10 measure and the standardized measure of discounted future net cash flows. The PV-10 measure and the standardized measure of discounted future net cash flows. The PV-10 measure and the standardized measure of discounted future net cash flows. The PV-10 measure and the standardized measure of discounted future net cash flows of the property.

(in millions)	December 31, 2021
Standardized measure of discounted future net cash flows	\$3,425
Less present value of future income taxes discounted at 10%	(291)
PV-10 (non-GAAP)	\$3,716



Net Debt.

Net Debt, a non-GAAP financial measure, is calculated as the face value of long-term debt less cash and cash equivalents. Management believes Net Debt is useful to management and investors in determining the Company's leverage position since the Company has the ability, and may decide, to use a portion of its cash and cash equivalents to reduce debt. Net Debt as of 12-31-2021 was \$1.387 B.

Net Debt to TTM Adjusted EBITDA

Net Debt to TTM Adjusted EBITDA is calculated as Net Debt divided by trailing twelve-month Adjusted EBITDA. Net Debt to Adjusted EBITDA is used by the Company's management for various purposes, including as a measure of operating performance, in presentations to its board of directors and as a basis for strategic planning and forecasting.

Free Cash Flow

Free Cash Flow
Free Cash Flow is a non-CAAP financial measure, that the Company defines as net cash provided by operating activities (GAAP) before changes in operating assets and liabilities, net, less incurred capital expenditures, excluding non-budgeted acquisition costs. Free Cash Flow does not represent funds available for future discretionisms, visiting activities, containing an expensive section of the commitments and obtains. However, management believes Free Cash Flow is useful to management and investors in evaluating operating trends in its business that are affected by production, commodity prices, operating costs and other related factors. There are significant limitations to the use of Free Cash Flow as a measure of performance, including the lack of comparatility due to the different entrolled of activities of the comparise.

The Company is unable to provide a reconciliation of the forward-looking Free Cash Flow projection contained in this presentation to net cash provided by operating activities, the most directly comparable GAAP financial measure, because it cannot reliably predict contain of the necessary components of net cash provided by operating activities, such as changes in working capital, without unreasonable efforts. Such unrealiable reconciling information may be significant.

