Complete Production Services, Inc. Form SC 13G/A February 10, 2009

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

SCHEDULE 13G

Under the Securities Exchange Act of 1934 (Amendment No. 2)*

Complete Production Services, Inc.

(Name of the Issuer)

Common Stock, par value \$.01 per share

(Title of Class of Securities)

20453E-10-9

(CUSIP Number)

February 10, 2009

(Date of Event Which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

o Rule 13d-1(b)

o Rule 13d-1(c)

þ Rule 13d-1(d)

The remainder of this cover page shall be filled out for a reporting person s initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.

* The remainder of this cover page shall be filled out for a reporting person s initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.

The information required in the remainder of this cover page shall not be deemed to be filed for the purpose of Section 18 of the Securities Exchange Act of 1934 (Act) or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

NAMES OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON

SCF-IV, L.P.

CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP

2

(a) o

(b) þ

SEC USE ONLY

3

CITIZENSHIP OR PLACE OF ORGANIZATION

4

Delaware

SOLE VOTING POWER

5

NUMBER OF 0

SHARES SHARED VOTING POWER

BENEFICIALLY 6

OWNED BY 6,516,117

EACH SOLE DISPOSITIVE POWER

REPORTING 7

PERSON 0

WITH SHARED DISPOSITIVE POWER

8

6,516,117

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

	Edgar Filing: Complete Production Services, Inc Form SC 13G/A
	6,516,117
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES
	o
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
	8.7%
12	TYPE OF REPORTING PERSON
	PN

NAMES OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON

SCF-IV, G.P., LLC

CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP

2

(a) o

(b) þ

SEC USE ONLY

3

CITIZENSHIP OR PLACE OF ORGANIZATION

4

Delaware

SOLE VOTING POWER

5

NUMBER OF 0

SHARES SHARED VOTING POWER

BENEFICIALLY 6

OWNED BY 6,516,117

EACH SOLE DISPOSITIVE POWER

REPORTING 7

PERSON 0

WITH SHARED DISPOSITIVE POWER

8

6,516,117

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

	Edgar Filing: Complete Production Services, Inc Form SC 13G/A
	6,516,117
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES
	0
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
	8.7%
12	TYPE OF REPORTING PERSON
	PN

NAMES OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON

SCF-VI, L.P.

CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP

2

(a) o

(b) þ

SEC USE ONLY

3

CITIZENSHIP OR PLACE OF ORGANIZATION

4

Delaware

SOLE VOTING POWER

5

NUMBER OF 0

SHARES SHARED VOTING POWER

BENEFICIALLY 6

OWNED BY 681,432

EACH SOLE DISPOSITIVE POWER

REPORTING 7

PERSON 0

WITH SHARED DISPOSITIVE POWER

8

681,432

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

	Edgar Filing: Complete Production Services, Inc Form SC 13G/A
	681,432
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES
	0
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
	0.9%
12	TYPE OF REPORTING PERSON
	PN

NAMES OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON

SCF-VI, G.P., Limited Partnership

CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP

2

(a) o

(b) þ

SEC USE ONLY

3

CITIZENSHIP OR PLACE OF ORGANIZATION

4

Delaware

SOLE VOTING POWER

5

NUMBER OF 0

SHARES SHARED VOTING POWER

BENEFICIALLY 6

OWNED BY 681,432

EACH SOLE DISPOSITIVE POWER

REPORTING 7

PERSON 0

WITH SHARED DISPOSITIVE POWER

8

681,432

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

	Edgar Filing: Complete Production Services, Inc Form SC 13G/A
	681,432
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES
	0
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
	0.9%
12	TYPE OF REPORTING PERSON
	PN

NAMES OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON

L.E. Simmons & Associates, Incorporated

CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP

2

(a) o

(b) þ

SEC USE ONLY

3

CITIZENSHIP OR PLACE OF ORGANIZATION

4

Delaware

SOLE VOTING POWER

5

6

NUMBER OF 0

SHARES SHARED VOTING POWER

BENEFICIALLY

OWNED BY 7,253,459

EACH SOLE DISPOSITIVE POWER

REPORTING 7

PERSON 0

WITH SHARED DISPOSITIVE POWER

8

7,253,459

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

	Edgar Filing: Complete Production Services, Inc Form SC 13G/A
	7,253,459
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES
	0
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
	9.7%
12	TYPE OF REPORTING PERSON
	CO

NAMES OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON

L.E. Simmons

CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP

2

1

(a) o

(b) þ

SEC USE ONLY

3

CITIZENSHIP OR PLACE OF ORGANIZATION

4

United States

SOLE VOTING POWER

5

NUMBER OF 1,342,642

SHARES SHARED VOTING POWER

BENEFICIALLY 6

OWNED BY 8,260,314

EACH SOLE DISPOSITIVE POWER

REPORTING 7

PERSON 1,342,642

WITH SHARED DISPOSITIVE POWER

8

8,260,314

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

	Edgar Filing: Complete Production Services, Inc Form SC 13G/A
	9,602,956
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES
	o
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
11	12.8%
12	TYPE OF REPORTING PERSON
	IN
	7

NAMES OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON

LESFP, Ltd.

CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP

2

(a) o

(b) þ

SEC USE ONLY

3

CITIZENSHIP OR PLACE OF ORGANIZATION

4

Texas

SOLE VOTING POWER

5

NUMBER OF 0

SHARES SHARED VOTING POWER

BENEFICIALLY 6

OWNED BY 1,006,855

EACH SOLE DISPOSITIVE POWER

REPORTING 7

PERSON 0

WITH SHARED DISPOSITIVE POWER

8

1,006,855

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

	Edgar Filing: Complete Production Services, Inc Form SC 13G/A
	1,006,855
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES
	0
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
	1.3%
12	TYPE OF REPORTING PERSON
	PN

NAMES OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON

LESGP, LLC

CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP

2

(a) o

(b) þ

SEC USE ONLY

3

CITIZENSHIP OR PLACE OF ORGANIZATION

4

Texas

SOLE VOTING POWER

5

NUMBER OF 1,006,855

SHARES SHARED VOTING POWER

BENEFICIALLY 6

OWNED BY 0

EACH SOLE DISPOSITIVE POWER

REPORTING 7

PERSON 1,006,855

WITH SHARED DISPOSITIVE POWER

8

0

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

	Edgar Filing: Complete Production Services, Inc Form SC 13G/A
	1,006,855
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES
	0
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
	1.3%
12	TYPE OF REPORTING PERSON
	OO

NAMES OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON

David C. Baldwin

CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP

2

(a) o

(b) þ

SEC USE ONLY

3

CITIZENSHIP OR PLACE OF ORGANIZATION

4

United States

SOLE VOTING POWER

5

NUMBER OF 475,011

SHARES SHARED VOTING POWER

BENEFICIALLY 6

OWNED BY 0

EACH SOLE DISPOSITIVE POWER

REPORTING 7

PERSON 475,011

WITH SHARED DISPOSITIVE POWER

8

0

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

	Edgar Filling. Complete Production Services, Inc Form SC 13G/A
	475,011
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES
	o
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
	0.6%
12	TYPE OF REPORTING PERSON
	IN

NAMES OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON

Anthony F. DeLuca

CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP

2

(a) o

(b) þ

SEC USE ONLY

3

CITIZENSHIP OR PLACE OF ORGANIZATION

4

United States

SOLE VOTING POWER

5

NUMBER OF 414,016

SHARES SHARED VOTING POWER

BENEFICIALLY 6

OWNED BY 0

EACH SOLE DISPOSITIVE POWER

REPORTING 7

PERSON 414,016

WITH SHARED DISPOSITIVE POWER

8

0

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

9

414,016

10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES
11	o
	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
12	0.6%
	TYPE OF REPORTING PERSON
	IN
	11

NAMES OF REPORTING PERSON
S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON

Andrew L. Waite

CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP

2

(a) o

(b) þ

SEC USE ONLY

3

CITIZENSHIP OR PLACE OF ORGANIZATION

4

United States

SOLE VOTING POWER

5

NUMBER OF 659,398

SHARES SHARED VOTING POWER

BENEFICIALLY 6

OWNED BY 0

EACH SOLE DISPOSITIVE POWER

REPORTING 7

PERSON 659,398

WITH SHARED DISPOSITIVE POWER

8

0

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

(50.20

9

659,398

10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES
11	o
	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
12	0.9%
	TYPE OF REPORTING PERSON
12	IN
	12

NAMES OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON

JWG Management, Ltd.

CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP

2

(a) o

(b) þ

SEC USE ONLY

3

CITIZENSHIP OR PLACE OF ORGANIZATION

4

Alberta, Canada

SOLE VOTING POWER

5

NUMBER OF 0

SHARES SHARED VOTING POWER

BENEFICIALLY 6

OWNED BY 348,555

EACH SOLE DISPOSITIVE POWER

REPORTING 7

PERSON 0

WITH SHARED DISPOSITIVE POWER

8

348,555

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

9

348,555

10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES
11	o
	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
12	0.5%
	TYPE OF REPORTING PERSON
	CO
	13

NAMES OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON

John H.W. Geddes

CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP

2

(a) o

(b) þ

SEC USE ONLY

3

CITIZENSHIP OR PLACE OF ORGANIZATION

4

Canada

SOLE VOTING POWER

5

NUMBER OF 5,740

SHARES SHARED VOTING POWER

BENEFICIALLY 6

OWNED BY 348,555

EACH SOLE DISPOSITIVE POWER

REPORTING 7

PERSON 5,740

WITH SHARED DISPOSITIVE POWER

8

348,555

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

9

354,295

10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES
11	0
	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)
12	0.5%
	TYPE OF REPORTING PERSON
12	IN
	14

Item 1.

- (a) Name of Issuer: Complete Production Services, Inc.
- (b) Address of Issuer s Principal Executive Offices: 11700 Old Katy Road, Suite 300 Houston, Texas 77079

Item 2.

- (a) This Schedule is filed by: (i) L.E. Simmons, with respect to the shares of Common Stock directly owned by him, SCF-IV, L.P., SCF-VI, L.P., LESFP, Ltd. and L.E. Simmons & Associates, Incorporated; (ii) L.E. Simmons & Associates, Incorporated, with respect to the shares of Common Stock directly owned by it, SCF-IV, L.P. and SCF-VI, L.P.; (iii) SCF-IV, L.P., with respect to the shares of Common Stock directly owned by it; (iv) SCF-IV, G.P., LLC, with respect to the shares of Common Stock directly owned by SCF-IV, L.P.; (v) SCF-VI, L.P., with respect to the shares of Common Stock directly owned by it; (vi) SCF-VI, G.P., Limited Partnership, with respect to the shares of Common Stock directly owned by SCF-VI, L.P.; (vii) LESFP, Ltd., with respect to the shares of Common Stock directly owned by LESFP, Ltd.; (ix) David C. Baldwin with respect to the shares of Common Stock directly owned by him; (x) Anthony F. DeLuca with respect to the shares of Common Stock directly owned by him; (xii) John H.W. Geddes with respect to the shares of Common Stock directly owned by him and JWG Management, Ltd.; and (xiii) JWG Management, Ltd. with respect to the shares of Common Stock directly owned by it.
- (b) The address of the principal business office of the parties referred to in paragraph (a) of this Item 2 is 600 Travis, Suite 6600, Houston, Texas 77002.
- (c) L.E. Simmons, David C. Baldwin, Anthony F. DeLuca and Andrew Waite are United States citizens. John H.W. Geddes is a Canadian citizen. L.E. Simmons & Associates, Incorporated is a corporation organized under the laws of the State of Delaware. SCF-IV, L.P., SCF-VI, L.P., and SCF-VI, G.P., Limited Partnership are limited partnerships organized under the laws of the State of Delaware. SCF-IV, G.P., LLC is a limited liability company organized under the laws of the State of Texas. LESGP, LLC is a limited liability company organized under the laws of the State of Texas. JWG Management, Ltd. is a corporation organized under the laws of the province of Alberta, Canada.
- (d) Title of Class of Securities: Common Stock
- (e) CUSIP Number: 20453E-10-9

Item 3. If this statement is filed pursuant to §240.13d-1(b) or §240.13d-2(b) or (c), check whether the person filing is a:

- (a) o Broker or dealer registered under Section 15 of the Act.
- (b) o Bank as defined in section 3(a)(6) of the Act.
- (c) o Insurance company as defined in section 3(a)(19) of the Act.
- (d) o Investment company registered under section 8 of the Investment Company Act of 1940.
- (e) o An investment adviser in accordance with §240.13d-1(b)(1)(ii)(E).
- (f) o An employee benefit plan or endowment fund in accordance with §240.13d-1(b)(1)(ii)(F).
- (g) o A parent holding company or control person in accordance with §240.13d-1(b)(ii)(G).
- (h) o A savings association as defined in Section 3(b) of the Federal Deposit Insurance Act.
- (i) o 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.

(j) o Group, in accordance with $\S240.13d-1(b)(1)(ii)(J)$.

Item 4. Ownership

A. SCF-IV, L.P.

- (a) Amount Beneficially Owned: 6,516,117
- (b) Percent of Class: 8.7%¹
- (c) Number of shares as to which the person has:
 - (i) sole power to vote or to direct the vote: 0
 - (ii) shared power to vote or to direct the vote: 6,516,117
 - (iii) sole power to dispose or to direct the disposition of: 0
 - (iv) shared power to dispose or to direct the disposition of: 6,516,117
- B. SCF-IV, G.P., LLC²
 - (a) Amount Beneficially Owned: 6,516,117
 - (b) Percent of Class: 8.7%¹
 - (c) Number of shares as to which the person has:
 - (i) sole power to vote or to direct the vote: 0
 - (ii) shared power to vote or to direct the vote: 6,516,117
 - (iii) sole power to dispose or to direct the disposition of: 0
 - (iv) shared power to dispose or to direct the disposition of: 6,516,117
- C. SCF-VI, L.P.
 - (a) Amount Beneficially Owned: 681,432
 - (b) Percent of Class: 0.9%¹
 - (c) Number of shares as to which the person has:
 - (i) sole power to vote or to direct the vote: 0
 - (ii) shared power to vote or to direct the vote: 681,432
 - (iii) sole power to dispose or to direct the disposition of: 0
 - (iv) shared power to dispose or to direct the disposition of: 681,432
- D. SCF-VI, G.P., Limited Partnership³
 - (a) Amount Beneficially Owned: 681,432
 - (b) Percent of Class: 0.9%¹
 - (c) Number of shares as to which the person has:

(i) sole power to vote or to direct the vote: 0 shared power to vote or to direct the vote: 681,432 (iii) sole power to dispose or to direct the disposition of: 0 (iv) shared power to dispose or to direct the disposition of: 681,432 L.E. Simmons & Associates, Incorporated⁴ (a) Amount Beneficially Owned: 7,253,459 (b) Percent of Class: 9.7%¹ (c) Number of shares as to which the person has: sole power to vote or to direct the vote: 0 shared power to vote or to direct the vote: 7,253,459 (iii) sole power to dispose or to direct the disposition of: 0 (iv) shared power to dispose or to direct the disposition of: 7,253,459 L.E. Simmons⁵ (a) Amount Beneficially Owned: 9,602,956 (b) Percent of Class: 12.8%¹ (c) Number of shares as to which the person has: sole power to vote or to direct the vote: 1,342,642 shared power to vote or to direct the vote: 8,260,314 (iii) sole power to dispose or to direct the disposition of: 1,342,642 (iv) shared power to dispose or to direct the disposition of: 8,260,314 G. LESFP, Ltd.6 (a) Amount Beneficially Owned: 1,006,855 (b) Percent of Class: 1.3%¹ (c) Number of shares as to which the person has: sole power to vote or to direct the vote: 0 shared power to vote or to direct the vote: 1,006,855 (iii) sole power to dispose or to direct the disposition of: 0 (iv) shared power to dispose or to direct the disposition of: 1,006,855

Н.		GGP, LLC ⁷ Amount Beneficially Owned: 1,006,855
	(b)	Percent of Class: 1.3% ¹
	(c)	Number of shares as to which the person has: (i) sole power to vote or to direct the vote: 1,006,855
		(ii) shared power to vote or to direct the vote: 0
		(iii) sole power to dispose or to direct the disposition of: 1,006,855
I.		(iv) shared power to dispose or to direct the disposition of: 0 id C. Baldwin ⁸ Amount Beneficially Owned: 475,011
		Percent of Class: 0.6% ¹
		Number of shares as to which the person has: (i) sole power to vote or to direct the vote: 475,011
		(ii) shared power to vote or to direct the vote: 0
		(iii) sole power to dispose or to direct the disposition of: 475,011
J.		(iv) shared power to dispose or to direct the disposition of: 0 hony F. DeLuca ⁹ Amount Beneficially Owned: 414,016
	(b)	Percent of Class: 0.6% ¹
	(c)	Number of shares as to which the person has: (i) sole power to vote or to direct the vote: 414,016
		(ii) shared power to vote or to direct the vote: 0
		(iii) sole power to dispose or to direct the disposition of: 414,016
K.	And (a)	(iv) shared power to dispose or to direct the disposition of: 0 lrew L. Waite ¹⁰ Amount Beneficially Owned: 659,398
	(b)	Percent of Class: 0.9% ¹

18

(c) Number of shares as to which the person has:

- (i) sole power to vote or to direct the vote: 659,398
- (ii) shared power to vote or to direct the vote: 0
- (iii) sole power to dispose or to direct the disposition of: 659,398
- (iv) shared power to dispose or to direct the disposition of: 0
- L. JWG Management, Ltd.¹¹
 - (a) Amount Beneficially Owned: 348,555
 - (b) Percent of Class: 0.5%¹
 - (c) Number of shares as to which the person has:
 - (i) sole power to vote or to direct the vote: 0
 - (ii) shared power to vote or to direct the vote: 348,555
 - (iii) sole power to dispose or to direct the disposition of: 0
 - (iv) shared power to dispose or to direct the disposition of: 348,555
- M. John H.W. Geddes¹²
 - (a) Amount Beneficially Owned: 354,295
 - (b) Percent of Class: 0.5%¹
 - (c) Number of shares as to which the person has:
 - (i) sole power to vote or to direct the vote: 5,740
 - (ii) shared power to vote or to direct the vote: 348,555
 - (iii) sole power to dispose or to direct the disposition of: 5,740
 - (iv) shared power to dispose or to direct the disposition of: 348,555
- 1. For purposes of

calculating the

percentage

ownership of

the class of

Common Stock,

the number of

shares

outstanding of

the Issuer s

Common Stock

is 74,952,003 as

of October 27,

2008.

2.

Includes

6,516,117

shares of

Common Stock

owned directly

by SCF-IV, L.P.

SCF-IV, G.P.,

LLC is the sole

member of

SCF-IV, L.P.

and has the

power to direct

the affairs of

SCF-IV, L.P.,

including

decisions

respecting the

voting and

disposition of

the shares of

Common Stock

of Complete

Production

Services, Inc.

held by SCF-IV,

L.P.

3. Includes

681,432 shares

of Common

Stock owned

directly by

SCF-VI, L.P.

SCF-VI, G.P.,

Limited

Partnership is

the general

partner of

SCF-VI, L.P.

and has the

power to direct

the affairs of

SCF-VI, L.P.,

including

decisions

respecting the

voting and

disposition of

the shares of

Common Stock

of Complete

Production Services, Inc. held by SCF-VI, L.P.

4. Includes

6,516,117

shares of

Common Stock

owned directly

by SCF-IV,

L.P., 681,432

shares of

Common Stock

owned directly

by SCF-VI, L.P.

and 55,910

shares of

Common Stock

owned directly

by L.E.

Simmons &

Associates,

Incorporated (all

of which were

received on

December 21,

2007 in

connection with

(1) the

distribution of

shares from

SCF-IV,

L.P. to SCF-IV

G.P., Limited

Partnership, the

then-general

partner of

SCF-IV, L.P., to

redeem SCF-IV,

G.P., Limited

Partnership s

entire interest in

SCF-IV, L.P.

and (2) the

subsequent

distribution of

shares from

SCF-IV G.P.,

Limited

Partnership to

the partners in

SCF-IV G.P.,

Limited

Partnership).

L.E. Simmons

& Associates,

Incorporated,

the sole member

and general

partner,

respectively, of

SCF-IV, G.P.,

LLC and

SCF-VI, G.P.,

Limited

Partnership, has

the power to

direct the affairs

of such entities,

including

decisions

respecting the

voting and

disposition of

the shares of

Common Stock

of Complete

Production

Services, Inc.

held by SCF-IV,

L.P. and

SCF-VI, L.P.

The 55,910

shares of

Common Stock

owned directly

by L.E.

Simmons &

Associates,

Incorporated are

subject to an

understanding

pursuant to

which L.E.

Simmons &

Associates,

Incorporated has

agreed not to

dispose of such

shares at a faster

rate than

SCF-IV, L.P.

disposes of the

shares owned

directly by it.

The parties to

the

understanding

described above

disclaim that the

understanding

constitutes the

formation of a

group.

5. Includes

6,516,117

shares of

Common Stock

owned directly

by SCF-IV,

L.P., 681,432

shares of

Common Stock

owned directly

by SCF-VI,

L.P., 1,006,855

shares of

Common Stock

owned directly

by LESFP, Ltd.

(of which

890,105 were

received on

December 21,

2007 in

connection with

(1) the

distribution of

shares from

SCF-IV, L.P. to

SCF-IV G.P.,

Limited

Partnership, the

then-general

partner of

SCF-IV, L.P., to

redeem SCF-IV,

G.P., Limited

Partnership s

entire interest in

SCF-IV, L.P.

and (2) the

subsequent

distribution of

shares from

SCF-IV G.P.,

Limited

Partnership to

the partners in

SCF-IV G.P.,

Limited

Partnership),

55,910 shares of

Common Stock

owned directly

by L.E.

Simmons &

Associates,

Incorporated (all

of which were

received on

December 21,

2007 in

connection with

(1) the

distribution of

shares from

SCF-IV, L.P. to

SCF-IV G.P.,

Limited

Partnership, the

then-general

partner of

SCF-IV, L.P., to

redeem SCF-IV,

G.P., Limited

Partnership s

entire interest in

SCF-IV, L.P.

and (2) the

subsequent

distribution of

shares from

SCF-IV G.P.,

Limited

Partnership to

the partners in

SCF-IV G.P.,

Limited

Partnership) and

1,342,642

shares of

Common Stock

owned directly

by L.E.

Simmons (of

which 1,190,813

were received

on

December 21,

2007 in

connection with

(1) the

distribution of

shares from

SCF-IV, L.P. to

SCF-IV G.P.,

Limited

Partnership, the

then-general

partner of

SCF-IV, L.P., to

redeem SCF-IV,

G.P., Limited

Partnership s

entire interest in

SCF-IV, L.P.

and (2) the

subsequent

distribution of

shares from

SCF-IV G.P.,

Limited

Partnership to

the partners in

SCF-IV G.P.,

Limited

Partnership).

L.E. Simmons is

the President

and sole

stockholder of

L.E. Simmons

& Associates,

Incorporated

and in that

capacity may be

deemed to

beneficially own

all of the

securities of

Complete

Production

Services, Inc.

beneficially

owned by L.E.

Simmons &

Associates,

Incorporated.

L.E. Simmons is

the President

and sole

member of

LESGP, LLC

and in that

capacity may be

deemed to

beneficially own

all of the

securities of

Complete

Production

Services, Inc.

beneficially

owned by

LESGP, LLC.

55,910 shares of

Common Stock

owned directly

by L.E.

Simmons &

Associates,

Incorporated,

890,105 of the

1,006,855

shares of

Common Stock

owned directly

by LESFP, Ltd.

and 1,006,855

of the 1,342,642

shares of

Common Stock

owned directly

by L.E.

Simmons are

subject to an

understanding

pursuant to

which L.E.

Simmons &

Associates,

Incorporated,

LESFP, Ltd.,

and L.E.

Simmons have

agreed not to

dispose of such

shares at a faster

rate than

SCF-IV, L.P.

disposes of the

shares owned

directly by it.

The parties to

the

understanding

described above

disclaim that the

understanding

constitutes the

formation of a

group.

6. Includes

1,006,855

shares of

Common Stock

owned directly

by LESFP, Ltd.,

of which

890,105 were

received on

December 21,

2007 in

connection with

(1) the

distribution of

shares from

SCF-IV, L.P. to

SCF-IV G.P.,

Limited

Partnership, the

then-general

partner of

SCF-IV, L.P., to

redeem SCF-IV,

G.P., Limited

Partnership s

entire interest in

SCF-IV, L.P.

and (2) the

subsequent

distribution of

shares from

SCF-IV G.P.,

Limited

Partnership to

the partners in

SCF-IV G.P.,

Limited

Partnership.

890,105 of the

1,006,855

shares of

Common Stock

owned directly

by LESFP, Ltd.

are subject to an

understanding

pursuant to

which LESFP,

Ltd. has agreed

not to dispose of

such shares at a

faster rate than

SCF-IV, L.P.

disposes of the

shares owned

directly by it.

The parties to

the

understanding

described above

disclaim that the

understanding

constitutes the formation of a group.

7. Includes

1,006,855

shares of

Common Stock

owned directly

by LESFP, Ltd.,

of which

890,105 were

received on

December 21,

2007 in

connection with

(1) the

distribution of

shares from

SCF-IV, L.P. to

SCF-IV G.P.,

Limited

Partnership, the

then-general

partner of

SCF-IV, L.P., to

redeem SCF-IV,

G.P., Limited

Partnership s

entire interest in

SCF-IV, L.P.

and (2) the

subsequent

distribution of

shares from

SCF-IV G.P.,

Limited

Partnership to

the partners in

SCF-IV G.P.,

Limited

Partnership.

LESGP, LLC is

the general

partner of

LESFP, Ltd.

and has the

power to direct

the affairs of

LESFP, Ltd.,

including

decisions respecting the voting and disposition of the shares of Common Stock of Complete Production Services, Inc. held by LESFP, Ltd. 890,105 of the 1,006,855 shares of Common Stock owned directly by LESFP, Ltd. are subject to an understanding pursuant to which LESFP, Ltd. has agreed not to dispose of such shares at a faster rate than SCF-IV, L.P. disposes of the shares owned directly by it. The parties to the understanding described above disclaim that the understanding constitutes the

8. Includes

group.

475,011 shares of Common Stock owned directly by David C. Baldwin, all of which were received on December 21, 2007 in connection with (1) the

formation of a

distribution of

shares from

SCF-IV, L.P. to

SCF-IV G.P.,

Limited

Partnership, the

then-general

partner of

SCF-IV, L.P., to

redeem SCF-IV,

G.P., Limited

Partnership s

entire interest in

SCF-IV, L.P.

and (2) the

subsequent

distribution of

shares from

SCF-IV G.P.,

Limited

Partnership to

the partners in

SCF-IV G.P.,

Limited

Partnership. The

475,011 shares

of Common

Stock are

subject to an

understanding

pursuant to

which David C.

Baldwin has

agreed not to

dispose of such

shares at a faster

rate than

SCF-IV, L.P.

disposes of the

shares owned

directly by it.

The parties to

the

understanding

described above

disclaim that the

understanding

constitutes the

formation of a

group.

- 9. Includes
 - 414,016 shares
 - of Common
 - Stock owned
 - directly by
 - Anthony F.
 - DeLuca, of
 - which 406,540
 - were received
 - on
 - December 21,
 - 2007 in
 - connection with
 - (1) the
 - distribution of
 - shares from
 - SCF-IV, L.P. to
 - SCF-IV G.P.,
 - Limited
 - Partnership, the
 - then-general
 - partner of
 - SCF-IV, L.P., to
 - redeem SCF-IV,
 - G.P., Limited
 - Partnership s
 - entire interest in
 - SCF-IV, L.P.
 - and (2) the
 - subsequent
 - distribution of
 - shares from
 - SCF-IV G.P.,
 - Limited
 - Partnership to
 - the partners in
 - SCF-IV G.P.,
 - Limited
 - Partnership. The
 - 406,540 shares
 - of Common
 - Stock are
 - subject to an
 - understanding
 - pursuant to
 - which Anthony
 - F. DeLuca has
 - agreed not to
 - dispose of such

shares at a faster

rate than

SCF-IV, L.P.

disposes of the

shares owned

directly by it.

The parties to

the

understanding

described above

disclaim that the

understanding

constitutes the

formation of a

group.

10. Includes

659,398 shares

of Common

Stock owned

directly by

Andrew L.

Waite, of which

652,599 were

received on

December 21,

2007 in

connection with

(1) the

distribution of

shares from

SCF-IV, L.P. to

SCF-IV G.P.,

Limited

Partnership, the

then-general

partner of

SCF-IV, L.P., to

redeem SCF-IV,

G.P., Limited

Partnership s

entire interest in

SCF-IV, L.P.

and (2) the

subsequent

distribution of

shares from

SCF-IV G.P.,

Limited

Partnership to

the partners in

SCF-IV G.P.,

Limited

Partnership. The

652,599 shares

of Common

Stock are

subject to an

understanding

pursuant to

which Andrew

L. Waite has

agreed not to

dispose of such

shares at a faster

rate than

SCF-IV, L.P.

disposes of the

shares owned

directly by it.

The parties to

the

understanding

described above

disclaim that the

understanding

constitutes the

formation of a

group.

11. Includes

348,555 shares

of Common

Stock owned

directly by JWG

Management,

Ltd., of which

299,555 were

received on

December 21,

2007 in

connection with

(1) the

distribution of

shares from

SCF-IV, L.P. to

SCF-IV G.P.,

Limited

Partnership, the

then-general

partner of

SCF-IV, L.P., to

redeem SCF-IV,

G.P., Limited

Partnership s

entire interest in

SCF-IV, L.P.

and (2) the

subsequent

distribution of

shares from

SCF-IV G.P.,

Limited

Partnership to

the partners in

SCF-IV G.P.,

Limited

Partnership. The

299,555 shares

of Common

Stock are

subject to an

understanding

pursuant to

which JWG

Management,

Ltd. has agreed

not to dispose of

such shares at a

faster rate than

SCF-IV, L.P.

disposes of the

shares owned

directly by it.

The parties to

the

understanding

described above

disclaim that the

understanding

constitutes the

formation of a

group.

12. Includes 5,740

shares of

Common Stock

owned directly

by John H.W.

Geddes and

348,555 shares

of Common

Stock owned

directly by JWG

Management,

Ltd., of which

299,555 were

received on

December 21,

2007 in

connection with

(1) the

distribution of

shares from

SCF-IV, L.P. to

SCF-IV G.P.,

Limited

Partnership, the

then-general

partner of

SCF-IV, L.P., to

redeem SCF-IV,

G.P., Limited

Partnership s

entire interest in

SCF-IV, L.P.

and (2) the

subsequent

distribution of

shares from

SCF-IV G.P.,

Limited

Partnership to

the partners in

SCF-IV G.P.,

Limited

Partnership.

299,555 of the

348,555 shares

of Common

Stock owned

directly by JWG

Management,

Ltd. are subject

to an

understanding

pursuant to

which JWG

Management,

Ltd. has agreed

not to dispose of such shares at a

such shares at t

faster rate than

SCF-IV, L.P.

Edgar Filing: Complete Production Services, Inc. - Form SC 13G/A

disposes of the

shares owned

directly by it.

The parties to

the

understanding

described above

disclaim that the

understanding

constitutes the

formation of a

group. John

H.W. Geddes is

President and

sole stockholder

of JWG

Management,

Ltd. and in that

capacity may be

deemed to

beneficially own

all of the

securities of

Complete

Production

Services, Inc.

beneficially

owned by JWG

Management,

Ltd.

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

If this statement 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: o

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

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. Certification

Not applicable.

21

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.

Date: February 10, 2009

SCF-IV, L.P.

By: SCF-IV, G.P., LLC

By: L.E. Simmons & Associates, Incorporated

By: /s/ Anthony F. DeLuca Anthony F. DeLuca, Managing Director

SCF-IV, G.P., LLC

By: L.E. Simmons & Associates, Incorporated

By: /s/ Anthony F. DeLuca Anthony F. DeLuca, Managing Director

SCF-VI, L.P.

By: SCF-VI, G.P., Limited Partnership

By: L.E. Simmons & Associates, Incorporated

By: /s/ Anthony F. DeLuca Anthony F. DeLuca, Managing Director

SCF-VI, G.P., Limited Partnership

By: L.E. Simmons & Associates, Incorporated

By: /s/ Anthony F. DeLuca Anthony F. DeLuca, Managing Director

L.E. Simmons & Associates, Incorporated

By: /s/ Anthony F. DeLuca Anthony F. DeLuca, Managing Director

Edgar Filing: Complete Production Services, Inc. - Form SC 13G/A

L.E. Simmons

/s/ L.E. Simmons* L.E. Simmons, individually

22

David C. Baldwin

/s/ David C. Baldwin*
David C. Baldwin, individually

Anthony F. DeLuca

/s/ Anthony F. DeLuca Anthony F. DeLuca, individually

Andrew L. Waite

/s/ Andrew L. Waite*
Andrew L. Waite, individually

John H.W. Geddes

/s/ John H.W. Geddes*
John H.W. Geddes, individually

JWG Management, Ltd.

By: /s/ John H.W. Geddes*
John H.W. Geddes, President

LESFP, Ltd.

By: LESGP, LLC

By: /s/ L.E. Simmons*
L.E. Simmons, President

LESGP, LLC

By: /s/ L.E. Simmons* L.E. Simmons, President

*By: /s/ Anthony F. DeLuca Anthony F. DeLuca Pursuant to a Power of Attorney filed as Exhibit 2 to this Schedule 13G

EXHIBIT INDEX

- Joint Filing Agreement dated February 12, 2008 by and among SCF-IV, L.P., SCF-IV, G.P., LLC, SCF-VI, L.P., SCF-VI, G.P., Limited Partnership, L.E. Simmons and Associates, Incorporated, L.E. Simmons, David C. Baldwin, Anthony F. DeLuca, Andrew L. Waite, John H.W. Geddes, JWG Management, Ltd., LESGP, LLC and LESFP, Ltd.
- 2. Power of Attorney dated February 10, 2009, relating to SCF-IV, L.P., SCF-IV, G.P., LLC, SCF-VI, L.P., SCF-VI, G.P., Limited Partnership, L.E. Simmons and Associates, Incorporated, L.E. Simmons, David C. Baldwin, Anthony F. DeLuca, Andrew L. Waite, John H.W. Geddes, JWG Management, Ltd., LESGP, LLC and LESFP, Ltd.