NABORS INDUSTRIES LTD Form 424B3 March 06, 2007

Filed Pursuant to Rule 424(b)(3) Registration Nos. 333-136797 333-136797-01

Prospectus Supplement No. 6 (To Prospectus Dated August 21, 2006) **NABORS INDUSTRIES, INC.**

NABORS INDUSTRIES LTD.

\$2,750,000,000 0.94% SENIOR EXCHANGEABLE NOTES DUE 2011 GUARANTEED BY NABORS INDUSTRIES LTD.

COMMON SHARES, PAR VALUE U.S.\$0.001 PER SHARE, OF NABORS INDUSTRIES LTD. ISSUABLE UPON EXCHANGE OF THE NOTES

GUARANTEE OF NABORS INDUSTRIES LTD.

This prospectus supplement, which supplements the prospectus filed by Nabors Industries, Inc. (the Company) and Nabors Industries Ltd. (Nabors) on August 21, 2006, as supplemented on September 7, 2006, September 22, 2006, October 10, 2006 and November 13, 2006 and January 25, 2007 will be used by selling security holders to resell the notes and the common shares issuable upon the exchange of the notes. You should read this prospectus supplement in conjunction with the related prospectus, as previously supplemented, which is to be delivered by selling security holders to prospective purchasers along with this prospectus supplement.

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.

You should read and rely only on the information contained in the prospectus supplements and the related prospectus, together with those documents incorporated by reference, as described on page (iii) of the related prospectus under Incorporation By Reference. Neither the Company, Nabors nor any selling security holder has authorized any person to provide you with different or additional information. If anyone provides you with different or additional information, you should not rely on it. The selling security holders are offering to sell, and are seeking offers to buy, the securities only in jurisdictions where offers and sales are permitted. Neither this prospectus supplement nor the related prospectus, as previously supplemented, constitutes an offer to sell, or a solicitation of an offer to buy, any securities by any person in any jurisdiction in which it is unlawful for such person to make such an offer or solicitation. You should not assume that the information contained in this prospectus supplement or the related prospectus, as previously supplemented, is accurate as of any date other than the date on the front cover of the respective document.

Investing in the notes or Nabors common shares issuable upon exchange of the notes involves risks.

See Risk Factors, beginning on page 5 of the related prospectus.

The date of this prospectus is March 6, 2007.

The information set forth in the following table modifies and supplements the information set forth in the table appearing under the heading Selling Security Holders in the related prospectus. The information is based on information provided to the Company and Nabors by or on behalf of the selling security holders on or prior to March 6, 2007 and has not been independently verified by the Company and Nabors. Since the date on which each selling security holder identified below provided this information, any of these selling security holders may have sold, transferred or otherwise disposed of all or a portion of its securities in transactions exempt from the registration requirements of the Securities Act or pursuant to the prospectus to which this prospectus supplement relates. The selling security holders may from time to time offer and sell pursuant to the prospectus or supplements thereto any or all of the securities. Because the selling security holders are not obligated to sell securities, the Company cannot estimate the amount of the notes or how many of Nabors common shares the selling security holders will hold upon consummation of any such sales. Information about other selling security holders, if any, will be provided in one or more prospectus supplements or post-effective amendments to the registration statement of which the prospectus is a part.

0.94% Senior

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				S
•	_			
	of			
•	Notes			Number of
		Prior to		
ed	Outstanding Before	the	Offered	Shares Held After
y	Offering	Offering(1)(2)	for Sale(1)	Offering
·	C	3.7.7		S
,000	1.09%	741,963	436,442	305,521
,000	*	2,182	2,182	0
,000	1.07%	643,752	643,752	0
00,00	*	316,420	316,420	0
,000	3.18%	1,908,102	109,110	1,798,992
,000	*	1,571	1,571	0
,000	*	3,666	3,666	0
,000		52,591	52,591	0
,000	3.12%	1,872,336	759,409	1,112,927
,000	*	109,110	135,310	26,200
,000	*	349,153	349,153	0
,000	*	218,221	218,221	0
,000	*	130,932	130,932	0
,000	*	21,822	21,822	0
,000	1.21%	723,184	723,184	0
	tes Duo pal t of s ially and	tes Due 2011 pal Percentage t of of s tally Notes and ed Outstanding Before Oy Offering 0,000	tes Due 2011 pal Percentage tof of Common Shares cally Notes Owned Prior to the ded Outstanding Before Offering Offering(1)(2) 0,000	Common Shares Common Share

Wachovia Capital Markets LLC

(9)

- * less than one percent
- (1) Includes Nabors common shares issuable upon exchange of the notes based on the initial exchange rate of 21.8221 common shares per \$1,000 principal amount of the notes. However, on exchange, the principal amount of the notes will be paid in cash and the exchange rate is subject to adjustment as described under Description of the Notes Exchange of Notes, in the related prospectus. As a result, the number of common shares issuable upon exchange of the notes may increase or decrease in the future.
- (2) In calculating
 the Number of
 Nabors
 Common Shares
 Owned Prior to
 the Offering, we
 treated as

outstanding the number of Nabors common shares issuable upon exchange of all of that particular holder s notes in accordance with the applicable referenced exchange rates.

2

(3) Abbey National Financial Products, London (Abbey) has identified itself as a subsidiary of Banco Santander, a publicly-held entity. The aggregate principal amount of Notes owned and offered hereby does not include \$10,000,000 aggregate principal amount of notes owned by Abbey that are freely transferable. The number of Nabors **Common Shares** Owned Prior to the Offering includes (i) shares issuable upon exchange of such \$10,000,000 aggregate principal amount of the notes which are freely transferable and (ii) 87,300 shares of Nabors common shares held directly by Abbey. Milen Mateev has the power to vote and dispose of the securities held by Abbey.

(4) Sid R. Bass has the power to vote and dispose of the securities held by the selling security holder.

(5) Citigroup Global

Markets Inc.

(Citigroup) is a

subsidiary of

Citigroup Inc., a

publicly-held

entity, and has

identified itself as

a broker-dealer.

Citigroup

participated as

co-book runner

for the private

offering of the

notes. The

Principal Amount

of Notes

Beneficially

Owned and

Offered Hereby

includes

\$54,939,000

aggregate

principal amount

of notes

previously

registered

pursuant to

Prospectus

Supplement No. 1

filed on

September 7,

2006, \$17,500,000

aggregate

principal amount

of notes

previously

registered

pursuant to

Prospectus

Supplement No. 2

filed on

September 22,

2006, and

\$10,000,000

aggregate

principal amount

of notes previously registered pursuant to Prospectus Supplement No. 4 filed on November 13, 2006.

(6) Lehman Brothers

Inc. identified

itself as a

publicly-held

entity, a

broker-dealer and

an investment

company

registered under

the Investment

Company Act of

1940, as amended.

Lehman

participated as a

co-book runner

for the private

offering of the

notes. The

Principal Amount

of Notes

Beneficially

Owned and

Offered Hereby

includes

\$51,000,000

aggregate

principal amount

of notes

previously

registered

pursuant to

Prospectus

Supplement No. 1

filed on

September 7,

2006.

(7) The number of

Nabors Common

Shares Owned

Prior to the

Offering includes 26,200 shares of Nabors common shares but does not include 85,700 shares of Nabors common shares held by Northwestern Mutual Series Fund, Inc. (Series Fund), a Northwestern Mutual-affiliated entity. Mason Street Advisors, LLC, a wholly-owned company of Northwestern Mutual is an investment adviser to Northwestern Mutual and certain Northwestern Mutual-affiliated entities, including Series Fund and therefore may be deemed to be the indirect beneficial owner with shared voting and investment power

Northwestern
Mutual has
identified itself as
an affiliate of the
following
registered
broker-dealers:
Northwestern
Mutual
Investment
Services, LLC,
Russell
Institutional

of the securities.

Services, Russell Implementation Services, Inc. and Russell Fund Distributors, Inc., and has represented to the Company that it (i) purchased the securities listed above in the ordinary course of business and (ii) at the time of the purchase of the securities, had no agreements or understandings, directly or indirectly, with any person to distribute the securities.

In the ordinary course of business, broker-dealer affiliates of Northwestern Mutual, may, from time to time, have acquired or disposed of, or may in the future acquire or dispose of, the Company s securities, for such broker-dealers own accounts or for the accounts of others. Other affiliates of Northwestern Mutual, including investment advisor affiliates, may in the ordinary course of business, effect

transactions in the Company s or Nabors securities or securities of its affiliates. Only security holdings of Northwestern Mutual are specifically disclosed in above table.

Northwestern Investment Management Company, LLC (NIMC) is one of the investment advisers to Northwestern Mutual and is the investment adviser for Northwestern Mutual with respect to the securities listed for Northwestern Mutual above. NIMC therefore may be deemed to be an indirect beneficial owner with shared voting power/investment power with respect to such securities. Jerome R. Baier is a portfolio manager for NIMC and manages the

portfolio which holds the securities listed for Northwestern Mutual above and therefore may be deemed to be an indirect beneficial owner with shared

voting
power/investment
power with
respect to such
securities,
however,
Mr. Baier
disclaims
beneficial
ownership of such
securities.

Pathfinder Fund, L.P. previously registered \$1,000,000 aggregate principle amount of notes pursuant to the Prospectus filed on August 21, 2006 and is listed in this Prospectus

Supplement No. 6 for the sole purpose of amending its name to Steelhead Pathfinder Master,

(8) Steelhead

L.P.

(9) The Principal
Amount of Notes
Beneficially

Owned and

Offered Hereby

includes

\$25,000,000

aggregate

principal amount

of notes

previously

registered

pursuant to

Prospectus

Supplement No. 1

filed on

September 7,

2006.