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SANDRIDGE ENERGY INC

Form 3

November 05, 2007

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

OMB APPROVAL

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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

INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF

SECURITIES

30(h) of the Investment Company Act of 1940

(Print or Type Responses)

1. Name and Address of Reporting

Person *

À Ares Corporate Opportunities

(First)

LLC. 1999 AVENUE OF THE

C/O ARES MANAGEMENT

STARS, SUITE 1900

Fund II, L.P.

2. Date of Event Requiring 3. Issuer Name and Ticker or Trading Symbol Statement

(Month/Day/Year)

11/05/2007

(Last)

(Middle)

4. Relationship of Reporting

5. If Amendment, Date Original Filed(Month/Day/Year)

Person(s) to Issuer

SANDRIDGE ENERGY INC [SD]

(Check all applicable)

(give title below) (specify below)

_X__ Director __X__ 10% Owner Officer

6. Individual or Joint/Group

Filing(Check Applicable Line) Form filed by One Reporting

Person

X Form filed by More than One

Reporting Person

(Street)

LOS ANGELES, CAÂ 90067

(City) (State) (Zip)

Table I - Non-Derivative Securities Beneficially Owned

Other

1. Title of Security

(Instr. 4)

2. Amount of Securities Beneficially Owned

(Instr. 4)

Ownership Form:

4. Nature of Indirect Beneficial Ownership

(Instr. 5)

Direct (D) or Indirect (I)

(Instr. 5)

Common Stock, par value \$0.001 per share

\$ 13,333,333

See footnote (1) (2) (3) (4) Ι

Reminder: Report on a separate line for each class of securities beneficially

owned directly or indirectly.

SEC 1473 (7-02)

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

1. Title of Derivative Security (Instr. 4)

2. Date Exercisable and **Expiration Date** (Month/Day/Year)

3. Title and Amount of Securities Underlying **Derivative Security**

Conversion or Exercise

Ownership Form of

6. Nature of Indirect Beneficial Ownership (Instr. 5)

1

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(Instr. 4) Price of Derivative Derivative Security: Date **Expiration Title** Amount or Security Direct (D) Exercisable Number of or Indirect Shares (I) (Instr. 5)

Reporting Owners

Reporting Owner Name / Address	Relationships			
	Director	10% Owner	Officer	Other
Ares Corporate Opportunities Fund II, L.P. C/O ARES MANAGEMENT LLC 1999 AVENUE OF THE STARS, SUITE 1900 LOS ANGELES, CA 90067	ÂX	ÂX	Â	Â
ACOF Management II, L.P. C/O ARES MANAGEMENT LLC 1999 AVENUE OF THE STARS, SUITE 1900 LOS ANGELES, CA 90067	ÂX	Â	Â	Â
ACOF Operating Manager II, L.P. C/O ARES MANAGEMENT LLC 1999 AVENUE OF THE STARS, SUITE 1900 LOS ANGELES, CA 90067	ÂX	Â	Â	Â
ARES MANAGEMENT LLC C/O ARES MANAGEMENT LLC 1999 AVENUE OF THE STARS, SUITE 1900 LOS ANGELES, CA 90067	ÂX	Â	Â	Â
ARES PARTNERS MANAGEMENT CO LLC C/O ARES MANAGEMENT LLC 1999 AVENUE OF THE STARS, SUITE 1900 LOS ANGELES, CA 90067	ÂX	Â	Â	Â

Signatures

See signatures attached as Exhibit 99.1 11/05/2007

**Signature of Reporting Person Dat

Explanation of Responses:

- * If the form is filed by more than one reporting person, *see* Instruction 5(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).
 - This Form 3 is filed jointly by Ares Corporate Opportunities Fund II, L.P. ("ACOF II"), Ares SandRidge, L.P. ("Ares SandRidge"), Ares SandRidge 892 Investors, L.P. ("Ares 892"), Ares SandRidge Co-Invest, LLC ("Ares Co-Invest", and together with Ares
- (1) SandRidge and Ares 892 Investors, the "ACOF II AIVs"), ACOF Management II, L.P. ("ACOF Management II"), ACOF Operating Manager II, L.P. ("ACOF Operating Manager II"), Ares Management LLC ("Ares Management"), and Ares Partners Management Company, LLC ("Ares Partners" and, all of the foregoing entities collectively, the "Ares Entities"),
- (2) Pursuant to the terms of the investment in the Issuer by ACOF II and the ACOF II AIVs, ACOF II and the ACOF II AIVs have the right to designate a member of the Issuer's board of directors who currently is, and who the Reporting Persons anticipate will continue to be, associated with the Ares Entities. By virtue of the relationship between such director and the Ares Entities, such director may be

Reporting Owners 2

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deemed a representative of the Ares Entities.

- The general partner of ACOF II, Ares SandRidge and Ares 892 is ACOF Management II and the general partner of ACOF

 (3) Management II is ACOF Operating Manager II. ACOF Operating Manager II is indirectly controlled by Ares Management. Ares Management is the manager of Ares Co Invest. Ares Partners indirectly controls Ares Management.
- Each of the Ares Entities (other than ACOF II, Ares SandRidge, Ares 892 and Ares Co-Invest) and each of the partners, members and managers thereof, disclaims beneficial ownership of all securities reported herein (except to the extent of any pecuniary interest therein), and the filing of this Form 3 shall not be deemed an admission that any such person or entity is the beneficial owner of, or has

Â

Remarks:

 $Additional \hat{A} \ Reporting \hat{A} \ Persons: \hat{A} \ (i) \hat{A} \ Ares \hat{A} \ Sand Ridge, \hat{A} \ L.P. \hat{A} \ , \hat{A} \ c/o \hat{A} \ Ares \hat{A} \ Management \hat{A} \ LLC, \hat{A} \ 1999 \hat{A} \ Avenue \hat{A} \ c/o \hat{A} \ Ares \hat{A} \ Management \hat{A} \ LLC, \hat{A} \ 1999 \hat{A} \ Avenue \hat{A} \ c/o \hat{A} \ Ares \hat{A} \ Management \hat{A} \ LLC, \hat{A} \ 1999 \hat{A} \ Avenue \hat{A} \ c/o \hat{A} \ Ares \hat{A} \ Management \hat{A} \ LLC, \hat{A} \ 1999 \hat{A} \ Avenue \hat{A} \ c/o \hat{A} \ Ares \hat{A} \ Management \hat{A} \ LLC, \hat{A} \ 1999 \hat{A} \ Avenue \hat{A} \ c/o \hat{A} \ Ares \hat{A} \ Management \hat{A} \ LLC, \hat{A} \ 1999 \hat{A} \ Avenue \hat{A} \ c/o \hat{A} \ Ares \hat{A} \ Management \hat{A} \ LLC, \hat{A} \ 1999 \hat{A} \ Avenue \hat{A} \ c/o \hat{A} \ Ares \hat{A} \ Management \hat{A} \ LLC, \hat{A} \ 1999 \hat{A} \ Avenue \hat{A} \ c/o \hat{A} \ Ares \hat{A} \ Management \hat{A} \ LLC, \hat{A} \ 1999 \hat{A} \ Avenue \hat{A} \ c/o \hat{A} \ Ares \hat{A} \ Management \hat{A} \ LLC, \hat{A} \ 1999 \hat{A} \ Avenue \hat{A} \ c/o \hat{A} \ Ares \hat{A} \ Management \hat{A} \ LLC, \hat{A} \ 1999 \hat{A} \ Avenue \hat{A} \ c/o \hat{A} \ Ares \hat{A} \ Management \hat{A} \ LLC, \hat{A} \ 1999 \hat{A} \ Avenue \hat{A} \ c/o \hat{A} \ Ares \hat{A} \ Management \hat{A} \ LLC, \hat{A} \ 1999 \hat{A} \ Avenue \hat{A} \ c/o \hat{A} \ Ares \hat{A} \ Management \hat{A} \ LLC, \hat{A} \ 1999 \hat{A} \ Avenue \hat{A} \ c/o \hat{A} \ Ares \hat{A} \ Management \hat{A} \ LLC, \hat{A} \ 1999 \hat{A} \ Avenue \hat{A} \ c/o \hat{A} \ Ares \hat{A} \ Management \hat{A} \ LLC, \hat{A} \ 1999 \hat{A} \ Avenue \hat{A} \ c/o \hat{A} \ Ares \hat{A} \ Management \hat{A} \ LLC, \hat{A} \ 1999 \hat{A} \ Avenue \hat{A} \ c/o \hat{A} \ Ares \hat{A} \ Management \hat{A} \ LLC, \hat{A} \ 1999 \hat{A} \ Avenue \hat{A} \ C/o \hat{A} \ Ares \hat{A} \ Management \hat{A} \ LLC, \hat{A} \ 1999 \hat{A} \ Avenue \hat{A} \ C/o \hat{A} \ Ares \hat{A} \ Management \hat{A} \ LLC, \hat{A} \ 1999 \hat{A} \ Avenue \hat{A} \ C/o \hat{A} \ Ares \hat{A} \ Management \hat{A} \ LLC, \hat{A} \ 1999 \hat{A} \ Avenue \hat{A} \ C/o \hat{A} \ Ares \hat{A} \ Management \hat{A} \ LLC, \hat{A} \ Ares \hat{A} \ Ar$

any pecuniary interest in, such securities for purposes of Section 16 of the Securities Exchange Act of 1934 or for any other purposes.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *See* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.