DEVON ENERGY CORP/DE Form SC 13G/A January 13, 2003

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

SCHEDULE 13G

UNDER THE	SECURITIES EXCHANGE (AMENDMENT NO. 1) (
De	evon Energy Corporat	ion	
	(NAME OF ISSUER)		
Common St	cock, par value \$.10	per share	
TITI)	LE OF CLASS OF SECUR	RITIES)	
	25179M103		
	(CUSIP NUMBER)		
	December 31, 2002		
(DATE OF EVENT W	HICH REQUIRES FILING	G OF THIS STATEMENT)	
Check the appropriate box to Schedule is filed:	designate the rule	pursuant to which thi	S
// Rule 13d-1(b) /X/ Rule 13d-1(c) // Rule 13d-1(d)			
(1) The remainder of this coperson's initial filing securities, and for any would alter the disclosu	on this form with r subsequent amendmen	respect to the subject nt containing informat	class of
The information required on to deemed to be "filed" for the Act of 1934 ("Act") or otherwithe Act but shall be subject the Notes).	purpose of Section wise subject to the	18 of the Securities liabilities of that s	Exchange ection of
CUSIP No. 25179M103	13G	Page 2	of 9 Pages
1. NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NO		(ENTITIES ONLY)	
Kerr-McGee Corporation			
2. CHECK THE APPROPRIATE BO	OX IF A MEMBER OF A	GROUP*	

(a) [_] (b) [_]

3. SEC	USE ONI	ĽΥ										
4. CITI	ZENSHIE	P OR	PLACE OF (DRGANIZ	SATION							
Dela	ware											
NUMBER	OF 5	5.	SOLE VOTIN	NG POWE	ZR							
SHARES			9,954,000									
BENEFICIA	LLY (ó.	SHARED VO	TING PO	WER							
OWNED B	Y		0									
EACH	-	7.	SOLE DISPO	DSITIVE	POWER							
REPORTI	NG		9,954,000									
PERSON	-8	3.	SHARED DIS	SPOSITI	VE POWER							
WITH			0									
9. AGGR	EGATE A	MOUI	NT BENEFIC	IALLY C	WNED BY	EACH F	REPORTI	NG PE	ERSON			
9,95	4,000											
10. CHEC	K BOX 1	IF TI	HE AGGREGAT	ΓΕ AMOU	UNT IN RO	W (9)	EXCLUD	ES CE	CRTAI	N SHA	ARES	3*
												[_]
11. PERC	ENT OF	CLAS	SS REPRESEN	NTED BY	AMOUNT	IN ROV	v 9					
			156,666,00 uarterly pe			_			th i	n the	e Is	ssuer's
12. TYPE	OF REE	PORT	ING PERSON'	k								
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			ING PERSONS		SOVE PERS	ONS (E	ENTITIE	S ONI	Y)			
			ldwide Corp			,-			,			
2. CHEC	K THE A	APPRO	OPRIATE BOX	K IF A	MEMBER O	F A GF	ROUP*			(a)		1
										(a) (b)		

3.	SEC USE C	ONLY							
4.	CITIZENSE	HTP O	R PLACE OF O	RGANTZAT	TON				
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S	HARES		9,954,000						
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OW	NED BY		0						
	EACH	7.	SOLE DISPO	SITIVE P	OWER				
RE	PORTING		9,954,000						
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	WITH		0						
9.	AGGREGATE	E AMO	UNT BENEFICI	ALLY OWN	ED BY EACI	H REPORTING	G PERSON	1	
	9,954,000)							
10.	CHECK BOX	K IF	THE AGGREGAT	E AMOUNT	IN ROW (9) EXCLUDE:	S CERTAI	N SHARI	 ES*
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11.			ASS REPRESEN						
			n 156,666,00 quarterly pe			_		n the 1	Issuer's
12.	TYPE OF F	REPOR'	TING PERSON*						
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			*SEE INST	RUCTIONS	BEFORE F	ILLING OUT	!		
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CUSI	P No. 2517	/ 9MI U.	3		13G		Page	e 4 OI	9 Pages
1.	NAME OF E	REDOD'	TING PERSONS						
± •			FICATION NO.		E PERSONS	(ENTITIES	ONLY)		
	KM Invest	ment	Corporation						
2.	CHECK THE	E APP	ROPRIATE BOX	IF A MEI	MBER OF A	GROUP*		(-)	1
								(a) [_ (b) [_ J 1

3.	SEC	HSE	ONLY
J •			OMPT

4. CITIZENSHIP OR PLACE OF ORGANIZATION

Nevada

NUMBER OF 5. SOLE VOTING POWER

SHARES 9,954,000

BENEFICIALLY 6. SHARED VOTING POWER

OWNED BY 0

EACH 7. SOLE DISPOSITIVE POWER

REPORTING 9,954,000

PERSON 8. SHARED DISPOSITIVE POWER

WITH 0

9. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 9,954,000

10. CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*

[_]

11. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9

6.4% (Based on 156,666,000 shares outstanding as set forth in the Issuer's 10-Q for the quarterly period dated September 30, 2002)

12. TYPE OF REPORTING PERSON*

CO

Note: Kerr-McGee Corporation and the other reporting persons hereby amend and restate their initial statement on Schedule 13G dated January 3, 2003 (the "Initial Filing"). This Amendment No. 1 is being filed for the sole purpose of correcting an error on page 4 of the Initial Filing and in Items 2, 5 and 7 thereof regarding the identity of one of the beneficial owners. All references to "Kerr-McGee Oil & Gas Corporation" throughout the Initial Filing should instead be references to "KM Investment Corporation" and this Amendment No. 1 is being filed for the sole purpose of amending page 4 and Items 2, 5 and 7 of the Initial Filing to make this correction.

*SEE INSTRUCTIONS BEFORE FILLING OUT!

CUSIP No. 25179M103	13G	Page	5 of	9 Pages
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			ING PERSONS ICATION NO. OF ABOVE PERSONS (ENTITIES ONLY)		
	Kerr-McGee Corporatio		nical Worldwide LLC (as successor to Kerr-McGee	Ope	rating
2.	CHECK THE	APPRO	PRIATE BOX IF A MEMBER OF A GROUP*		
				a) o)	
3.	SEC USE ON	NLY			
4.	CITIZENSH	IP OR	PLACE OF ORGANIZATION		
	Delaware				
NUM	BER OF	5.	SOLE VOTING POWER		
SH	ARES		0		
BENEF	ICIALLY	6.	SHARED VOTING POWER		
OWN	ED BY		0		
E	ACH	7.	SOLE DISPOSITIVE POWER		
REP	ORTING		0		
PE	RSON	8.	SHARED DISPOSITIVE POWER		
W	ITH		0		
9.	AGGREGATE	AMOU	NT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
	0				
10.	CHECK BOX	IF T	HE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN	SHA	RES*
					[_]
11.	PERCENT OF	CLAS	SS REPRESENTED BY AMOUNT IN ROW 9		
	0				
12.	TYPE OF RE	EPORT	ING PERSON*		
	00				
			*SEE INSTRUCTIONS REFORE FILLING OUT!		

ITEM 1.

- (a) NAME OF ISSUER Devon Energy Corporation (formerly known as Devon Delaware Corporation)
- (b) Address of Issuer's Principal Executive Offices 20 N. Broadway, Suite 1500 Oklahoma City, Oklahoma 73102

ITEM 2.

- (a) NAME OF PERSON FILING
 Kerr-McGee Corporation, Kerr-McGee Worldwide Corporation, KM
 Investment Corporation and Kerr-McGee Chemical Worldwide LLC (as
 successor to Kerr-McGee Operating Corporation)
- (b) ADDRESS OF PRINCIPAL BUSINESS OFFICE OR, IF NONE, RESIDENCE: 123 Robert S. Kerr Avenue Oklahoma City, Oklahoma 73102
- (c) CITIZENSHIP

Kerr-McGee Corporation, Kerr-McGee Worldwide Corporation and Kerr-McGee Chemical Worldwide LLC were organized or formed and exist under the laws of the State of Delaware. KM Investment Corporation was organized and exists under the laws of the State of Nevada.

- (d) TITLE OF CLASS OF SECURITIES Common Stock, par value \$.10 per share
- (e) CUSIP NUMBER 25179M103
- ITEM 3. If this statement is filed pursuant to Rules 13d-1(b), or 13-2(b) or (c), check whether the person filing is a:
 - (a) / / Broker or dealer registered under Section 15 of the Act.
 - (b) / / Bank as defined in section 3(a)(6) of the Act.
 - (c) // Insurance company as defined in Section 3(a)(19) of the Act.
 - (d) $\ /\$ Investment company registered under Section 8 of the Investment Company Act.
 - (e) / An investment adviser in accordance with Rule 13d-1 (b) (1) (ii) (E).
 - (f) / An employee benefit plan or endowment fund in accordance with 13d-1 (b) (1) (ii) (F).
 - (g) / / A parent holding company or control person in accordance with 13d-1 (b)

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- (1) (ii) (G).
- (h) / A savings association as defined in Section 3(b) of the Federal Deposit Insurance Act.

- (i) / A church plan that is excluded from the definition of an investment company under Section 3(c)(14) of the Investment Company Act.
- (j) / Group, in accordance with 13d-1(b)(1)(ii)(J).

ITEM 4. OWNERSHIP

Provide the following information regarding the aggregate number and percentage of the class of securities of the issuer identified in Item 1.

(In each case, other than with respect to Kerr-McGee Chemical Worldwide $\mbox{LLC.}$)

- (a) Amount beneficially owned: 9,954,000
- (b) Percent of class: 6.4%
- (c) Number of shares as to which the person has:
 - (i) Sole power to vote or to direct the vote: 9,954,000
 - (ii) Shared power to vote or to direct the vote: 0
 - (iii) Sole power to dispose or to direct the disposition of: 9,954,000
 - (iv) Shared power to dispose or to direct the disposition of: 0

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 [X].

The former Kerr-McGee Operating Corporation ("KMOC"), a wholly owned subsidiary of Kerr-McGee Corporation, owned 9,954,000 shares of the common stock of the Issuer (the "Shares"). On December 31, 2002, KMOC distributed the Shares to its direct and wholly-owned subsidiary, KM Investment Corporation ("KMI"). On the same date KMOC contributed all of the stock of KMI to KMOC's new direct parent, Kerr-McGee Worldwide Corporation, and accordingly no longer beneficially owned any of the Shares. Subsequently, KMOC merged with and was succeeded by Kerr-McGee Chemical Worldwide LLC.

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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

KM Investment Corporation (a direct, wholly-owned subsidiary of Kerr-McGee Worldwide Corporation and an indirect, wholly-owned subsidiary of Kerr-McGee Corporation)

ITEM 8. IDENTIFICATION AND CLASSIFICATION OF MEMBERS OF THE GROUP

Not Applicable.

ITEM 9. NOTICE OF DISSOLUTION OF GROUP

Not Applicable.

ITEM 10. CERTIFICATIONS

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired and are held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

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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: January 9, 2003

KERR-MCGEE CORPORATION

By: /s/ John F. Reichenberger

Name: John F. Reichenberger
Title: Vice President, Assistant
Secretary and Deputy General

Counsel

KERR-MCGEE WORLDWIDE CORPORATION

By: /s/ John F. Reichenberger

Name: John F. Reichenberger

Title: Vice President and Assistant

Secretary

KM INVESTMENT CORPORATION

By: /s/ David A. Hager

Name: David A. Hager

Title: President

KERR-MCGEE CHEMICAL WORLDWIDE LLC

By: /s/ John F. Reichenberger

Name: John F. Reichenberger

Title: Vice President and Assistant Secretary

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13(d)-7(b) for other parties for whom copies are to be sent.

Attention: Intentional misstatements or omissions of fact constitute federal criminal violations (see 18 U.S.C. 1001).

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