SWIFT ENERGY CO Form FWP

November 12, 2009

Issuer Free Writing Prospectus Filed by: Swift Energy Company Pursuant to Rule 433 under the Securities Act of 1933 Registration Statement on Form S-3: No. 333-159341

Pricing Term Sheet

This Pricing Term Sheet is qualified in its entirety by reference to the Preliminary Prospectus Supplement, dated November 10, 2009. The information in this Pricing Term Sheet supplements the Preliminary Prospectus Supplement and supersedes the information in the Preliminary Prospectus Supplement to the extent it is inconsistent with the information in the Preliminary Prospectus Supplement. Capitalized terms used in this Pricing Term Sheet but not defined have the meanings given them in the Preliminary Prospectus Supplement.

Issuer: Swift Energy Company

Guarantor:: Swift Energy Operating, LLC

Security Description:
Senior Notes
Size:
\$225,000,000
Maturity:
January 15, 2020

Coupon: 8 7/8%

Offering Price: 98.389% of face amount

Yield to Maturity: 9.125%

Spread to Benchmark Treasury: +564 basis points

Benchmark Treasury: UST 3.625% due August 15, 2019

Ratings: Moody s: BB

S&P: BB- 1

Interest Payment Dates: January 15 and July 15 commencing January 15, 2010

Gross Proceeds: \$221,375,250 Net Proceeds to Issuer (before expenses): \$216,875,250

Optional Redemption:

First Call Date: January 15, 2015

Before the first call date at a discount rate of Treasury plus 50 basis

Make-Whole Call: points

Redemption Prices:

Commencing January 15, 2015: 104.438% Commencing January 15, 2016: 102.958% Commencing January 15, 2017: 101.479% Commencing January 15, 2018: 100.000%

Redemption with Proceeds of Equity

Offering:

Prior to January 15, 2013, up to 35% may be redeemed at 108.875%

Change of control: Put at 101% of principal plus accrued interest

Trade Date: November 10, 2009
Settlement: T+10; November 25, 2009

Denominations: \$2,000 and integral multiples of \$1,000

CUSIP/ISIN: 870738 AG6/US870738AG64

Form of Offering: SEC Registered (Registration No. 333-159341)

A securities rating is not a

recommendation to buy, sell or hold securities and may be subject to revision or withdrawal at any time.

Joint Book-Running Managers: J.P. Morgan Securities Inc.

Goldman, Sachs & Co.

RBC Capital Markets Corporation Wells Fargo Securities, LLC

Senior Co-Managers: BNP Paribas Securities Corp.

Calyon Securities (USA) Inc. SG Americas Securities, LLC

Co-Managers: BBVA Securities, Inc.

Comerica Securities, Inc. Natixis Bleichroeder LLC

The issuer has filed a registration statement (including a prospectus and prospectus supplement) with the SEC for the offering to which this communication relates. Before you invest, you should read the prospectus in that registration statement and other documents the issuer has filed with the SEC for more complete information about the issuer and this offering. You may get these documents for free by visiting EDGAR on the SEC Web site at www.sec.gov. Alternatively, the issuer, any underwriter or any dealer participating in the offering will arrange to send you the prospectus if you request it by contacting J.P. Morgan Securities Inc. at 270 Park Avenue, 8th Floor, New York, NY 10017, Attention: Syndicate Desk or by calling (800) 245-8812; Goldman, Sachs & Co. at 85 Broad Street, New York, NY 10004, Attn: Prospectus Department or by calling (866) 471-2526; RBC Capital Markets Corporation at Three World Financial Center, 200 Vesey Street, 9th Floor, New York, NY 10281-8098, Attention: High Yield Capital Markets or by calling (212) 618-2205; or Wells Fargo Securities at 301 South College Street, 6th Floor, Charlotte, NC 28202, Attention: High Yield Syndicate or by calling (704) 715-7035.

Additional Information

No Original Issue Discount

The notes will not be issued with original issue discount, or OID, for U.S. federal income tax purposes.

Use of Proceeds

The following disclosure under Use of proceeds on page S-16 and each other location where it appears in the preliminary prospectus supplement is amended to read as follows:

We expect to receive net proceeds of approximately \$216.4 million from this offering after deducting the underwriting discount and estimated offering expenses of \$450,000.

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Capitalization

The following table sets forth our actual capitalization as of September 30, 2009, and our capitalization as adjusted to give effect to the public offering of the notes made pursuant to the prospectus supplement and the application of the net proceeds as described in the prospectus supplement under Use of proceeds.

The following table is unaudited and should be read together with Management's Discussion and Analysis of Financial Condition and Results of Operations and our historical financial statements and the related notes thereto included in our annual report on Form 10-K for the year ended December 31, 2008, and our quarterly report on Form 10-Q for the quarter ended September 30, 2009.

	At September 30, 2009 (unaudited)		
			As
Cash and cash equivalents	Actual Adjusted(1) (dollars in thousands)		
	\$ 154	\$	154
Long-term debt:			
Bank borrowings (2)	80,800		17,234
8 7/8% Senior Notes Due 2020			225,000
7 1/8% Senior Notes Due 2017	250,000		250,000
7 5/8% Senior Notes Due 2011	150,000		
Total long-term debt	\$ 480,800	\$	492,234
Stockholders equity			
Common stock	379		379
Additional paid-in capital	548,395		548,395
Treasury stock held, at cost	(9,183)		(9,183)
Retained earnings	121,818		119,240(3)
Other comprehensive loss	(23)		(23)
Total stockholders equity.	661,386		658,808
Total capitalization	\$ 1,142,186	\$	1,151,042

(1) Assumes the redemption of all of our 7 5/8% senior notes due 2011 at a redemption price of 101.906% of the principal amount of the

notes to be redeemed, but does not include payment of accrued interest through the date of redemption. Reflects offering fees and expenses.

(2) As of October 31, 2009, our outstanding bank borrowings were \$65.8 million. Accordingly, after giving effect to this offering and the application of the net proceeds thereof, our bank borrowings would have been \$2.2 million under our bank credit facility, excluding \$0.8 million letters of credit,

(3) Reflects
redemption of
all of our 7
5/8% senior
notes due 2011
at a premium
and write off of
unamortized
debt discount.

at such date.