BROWN TOM INC /DE Form 8-K August 14, 2003

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# SECURITIES AND EXCHANGE

Washington, D.C. 20549

## FORM 8-K

CURRENT REPORT Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report (Date of earliest event reported) August 14, 2003

# Tom Brown, Inc.

(Exact name of registrant as specified in its charter)

**Delaware** (State or Other Jurisdiction of Incorporation or Organization) 001-31308 (Commission File Number) **95-1949781** (I.R.S. Employer Identification No.)

555 Seventeenth Street, Suite 1850
Denver, Colorado
(Address of Principal Executive Offices)

**80202** (Zip Code)

(303) 260-5000

(Registrant's Telephone Number, Including Area Code)

### Not Applicable

(Former name, former address and former fiscal year, if changed since last report)

### **ITEM 5. OTHER EVENTS**

On June 27, 2003, Tom Brown, Inc. ("Tom Brown") completed its acquisition of Matador Petroleum Corporation, a Texas corporation ("Matador"), for approximately \$388 million in cash and assumed debt at closing. A Current Report on Form 8-K was filed on July 11, 2003 to report this transaction. Updated pro forma financial statements for the year ended December 31, 2002 and for the six months ended June 30, 2003 are included herein.

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#### Tom Brown, Inc.

#### PRO FORMA FINANCIAL INFORMATION

On May 14, 2003, Tom Brown, Inc. ("Tom Brown" or the "Company") entered into an agreement to acquire all of the outstanding common stock of Matador Petroleum Corporation ("Matador"). Matador is an independent energy company based in Dallas, Texas engaged in oil and gas exploration, production, development and acquisition activities in the Southwestern United States. Approximately 85 percent of Matador's reserves are natural gas and Matador's primary focus has been the East Texas Basin and the Permian Basin of West Texas and Southeastern New Mexico.

Under the terms of the definitive merger agreement, the Matador shareholders received a net price of \$17.53 per common share and all option holders received \$17.53 per option share less the exercise price of the options. Tom Brown also assumed approximately \$121 million in net debt at closing for an aggregate purchase price of \$388 million. Transaction costs of approximately \$6.0 million were incurred for investment banking, legal, accounting and other direct merger-related costs. In addition, \$7.7 million was incurred for payments made to officers and employees of Matador pursuant to a change in control arrangement previously entered into by Matador and \$1.3 million was incurred for payments made to Matador employees under the terms of a stock appreciation plan, which provided for payments in the event of a change in control of Matador.

In connection with the transaction, three officers of Matador entered into non-compete agreements with Tom Brown, for periods ranging from 3 to 21 months for aggregate consideration of \$4.7 million.

The following unaudited pro forma condensed combined financial information shows the pro forma effect of the acquisition. The unaudited pro forma condensed combined financial information includes pro forma statements of operations for the year ended December 31, 2002 and for the six months ended June 30, 2003, which assume the acquisition occurred on January 1, 2002.

The unaudited pro forma condensed combined financial information has been prepared to provide an analysis of the financial effects of the acquisition. The pro forma information does not purport to represent what the results of operations of the combined company would have actually been had the acquisition in fact occurred on the date indicated, nor is it necessarily indicative of the future results of operations.

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### Tom Brown, Inc.

### **Unaudited Pro Forma Condensed Statement of Operations**

Six Months Ended June 30, 2003

		Tom Brown, Inc. Historical	Matador Historical	Pro Forma Adjustments (Note 3)	C	ro Forma Combined Company
		_	(In thou	ısands)	_	_
Revenues						
Gas and oil sales	\$	158,960	\$ 58,775	5 \$	\$	217,735
Gathering and processing		10,868				10,868
Marketing and trading, net		22,648				22,648
Other		9,495	58	3		9,553
	_				- —	
Total revenues		201,971	58,833	}	\$	260,804
				·		

Costs and expenses

	Tom Brown, Inc. Historical	Matador Historical	Pro Forma Adjustments (Note 3)	Pro Forma Combined Company
Gas and oil production	16,690	5,898		22,588
Taxes on gas and oil production	13,623	4,052		17,675
Trading	21,590			21,590
Gathering and processing costs	4,071			4,071
Cost of drilling operations	6,031			6,031
Exploration costs	10,679		844(c)	11,523
Impairments of leasehold costs	2,963		294(e)	3,257
General and administrative	10,650	7,703	1,286(c)	19,639
Depreciation, depletion, and amortization	44,570	12,444	2,439(d)	59,453
Accretion	588	196		784
Bad debt	252			252
Amortization of non-compete agreements			1,076(f)	1,076
Interest expense and other	5,818	2,373	8,493(b)	16,684
Total costs and expenses	137,525	32,666	14,432	184,623
Income before income taxes and cumulative effect of change in accounting principle	64,446	26,167	(14,432)	76,181
Income tax provision	(22,293)	(8,998)	5,051(a)	(26,240)
Income before cumulative effect of change in accounting principle	\$ 42,153	\$ 17,169	\$ (9,381) \$	6 49,941
Weighted average number of common shares outstanding	40,487			40,487
Net income before cumulative effect of change in accounting principle per common share	\$ 1.04		\$	1.23

See Notes in Unaudited Pro Forma Condensed Combined Financial Statements.

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# Tom Brown, Inc. Unaudited Pro Forma Condensed Statement of Operations

### Year Ended December 31, 2002

Tom Brown, Inc. Historical	Matador Historical	Adjustments (Note 3)	Pro Forma Combined Company

(In thousands)

### Revenues

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	T	om Brown, Inc. Historical		Matador Historical		Pro Forma Adjustments (Note 3)	C	o Forma ombined ompany
Gas and oil sales	\$	194,276	\$	59,936	\$	<u> </u>	5	254,212
Gathering and processing		20,467						20,467
Marketing and trading, net		5,276						5,276
Drilling		14,347						14,347
Gain on sale of property		4,114						4,114
Cash paid on derivatives		(2,061)						(2,061)
Change in derivative fair value		(345)						(345)
Loss on marketable security		(600)						(600)
Interest income and other		171		268				439
Total revenues		235,645		60,204				295,849
Costs and expenses								
Gas and oil production		32,151		8,586				40,737
Taxes on gas and oil production		16,621		4,940				21,561
Gathering and processing costs		6,918						6,918
Cost of drilling operations		13,763						13,763
Exploration costs		22,824				3,493(c)		26,317
Impairments of leasehold costs		5,564				588(e)		6,152
General and administrative		18,413		6,550		2,375(c)		27,338
Depreciation, depletion, and amortization		91,307		20,766		4,666(d)		116,739
Bad debt		5,222						5,222
Amortization of non-compete agreements						3,176(f)		3,176
Interest expense and other		9,726		3,202		16,988(b)		29,916
Total costs and expenses		222,509		44,044		31,286		297,839
Income (loss) before income taxes and cumulative effect								
of change in accounting principle		13,136		16,160		(31,286)		(1,990)
Income tax (provision) benefit		(3,210)	_	(5,828)		10,950(a)		1,912
Income (loss) before cumulative effect of change in accounting principle	¢	0.026	¢	10.222	¢	(20.226)	þ	(79)
accounting principle	\$	9,926	\$	10,332	\$	(20,336) \$	)	(78)
Weighted average number of common shares outstanding		40,327						40,327
Income (Loss) before cumulative effect of change in								
accounting principle per common share	\$	0.25				\$	5	

See Notes to Unaudited Pro Forma Condensed Combined Financial Statements.

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Tom Brown, Inc.

#### NOTES TO UNAUDITED PRO FORMA CONDENSED COMBINED FINANCIAL INFORMATION

#### (1) BASIS OF PRESENTATION

The accompanying unaudited pro forma condensed combined statements of operations present the pro forma effects of the acquisition as though the acquisition occurred on January 1, 2002.

### (2) METHOD OF ACCOUNTING FOR THE ACQUISITION

Tom Brown will account for the acquisition using the purchase method of accounting for business combinations. Under this method of accounting, Tom Brown is deemed to be the acquirer for accounting purposes. Matador's assets and liabilities have been revalued under the purchase method of accounting and recorded at their estimated fair values in conjunction with the merger.

#### (3) PRO FORMA ADJUSTMENTS RELATED TO THE ACQUISITION

The unaudited pro forma condensed combined statements of operations include the following adjustments:

- (a) The income tax provision was adjusted for the tax effect of the pro forma adjustments.
- Interest expense increased as a result of Tom Brown borrowing approximately \$280 million in conjunction with the acquisition. Of this amount, \$155 million was advanced from a recently negotiated senior subordinated credit facility and the balance of the funding was provided under a new revolving credit facility. Bank fees of \$7.1 million were incurred to obtain these new loan facilities. Pro forma interest expense has been adjusted to include amortization of the loan fees attributable to the amounts borrowed to complete the acquisition.
- Adjustments were required to expense certain items under the successful efforts method of accounting utilized by Tom
  Brown that were previously capitalized by Matador under the full cost method of accounting. These costs were principally
  associated with exploratory dry holes, delay rentals and seismic costs. Matador also previously capitalized as development
  cost a portion of its internal costs associated with geological and geophysical staff which are expensed under the successful
  efforts accounting.
- (d)

  The increase in the cost basis assigned to Matador's gas and oil properties resulted in an increase in depreciation, depletion and amortization expense.
- (e) A provision was recognized for leasehold abandonments and expirations based upon the undeveloped leasehold position of Matador. These amounts had previously been capitalized under the full cost method of accounting.
- (f)

  Three officers of Matador entered into non-compete agreements with Tom Brown in conjunction with the transaction. One contract covered a 21 month period in exchange for \$3.8 million, a portion of which was paid at closing and a portion of which is payable over the term of the contract. The other two contracts were for terms of three months in exchange for \$0.5 million each which was paid at closing. A pro forma adjustment has been recorded to reflect the expense associated with these contracts over the terms of the agreements assuming the agreements were entered into on January 1, 2002.

### (4) APPLICATION OF RECENTLY ISSUED ACCOUNTING STANDARDS ON INTANGIBLE ASSETS.

The Company has been made aware of an issue that has arisen in the industry regarding the application of certain provisions of SFAS No. 141, "Business Combinations," and SFAS No. 142,

"Goodwill and Other Intangible Assets," to companies in the extractive industries, including oil and gas companies. The issue is whether the provisions of SFAS No. 141 and SFAS No. 142 require registrants to classify costs associated with mineral rights, including both proved and unproved lease acquisition costs, as intangible assets in the balance sheet, apart from other capitalized oil and gas property costs.

Historically, Tom Brown and Matador have included oil and gas lease acquisition costs as a component of oil and gas properties. Also under consideration is whether SFAS No. 142 requires registrants to provide additional disclosures prescribed by SFAS No. 142 for intangible assets for costs associated with mineral rights. In the event it is determined that costs associated with mineral rights are required to be classified as intangible assets, a substantial portion of Tom Brown's capitalized oil and gas property costs and a substantial portion of the acquisition costs attributable to the Matador properties acquired would be separately classified in the Company's balance sheet as intangible assets.

The reclassification of these amounts would not effect the method in which such costs are amortized or the manner in which the Company assesses impairment of capitalized costs. As a result, net income would not be affected by the reclassification.

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#### (5) SUPPLEMENTAL PRO FORMA INFORMATION REGARDING OIL AND GAS OPERATIONS

The following pro forma supplemental information regarding oil and gas operations is presented pursuant to the disclosure requirements of SFAS No. 69, "Disclosures About Oil and Gas Producing Activities."

Pro Forma Costs Incurred

The following tables reflect the costs incurred in oil and gas producing property acquisition, exploration and development activities of Tom Brown, Matador and the combined company on a pro forma basis for the year ended December 31, 2002.

			Total					U	nited States			Canada
	To	om Brown	Matador		Combined		Tom Brown		Matador	Combined	То	m Brown
						(1	In thousands)					
Costs incurred												
Proved property acquisition costs	\$	15,878	\$ 3,38	9 \$	19,267	\$	15,878	\$	3,389	\$ 19,267	\$	
Unproved property acquisition costs		9,015			9,015		7,601			7,601		1,414
Exploration costs		35,035	7,55	8	42,593		32,482		7,558	40,040		2,553
Development costs		94,567	65,13	7	159,704		85,319		65,137	150,456		9,248
Total	\$	154,495	\$ 76,08	4 \$	230,579	\$	141,280	\$	76,084	\$ 217,364	\$	13,215

The following tables set forth the changes in the net quantities of natural gas, oil and natural gas liquids reserves of Tom Brown, Matador and the combined company on a pro forma basis for the year ended December 31, 2002.

		Total		United States						
Natural Gas	Tom Brown	Matador	Combined	Tom Brown	Matador	Combined	Tom Brown			
				(Mmcf)						
Proved reserves:										
Estimated reserves at										
December 31, 2001	641,579	168,027	809,606	582,052	168,027	750,079	59,527			
	10,913	(13,593)	(2,680)	8,304	(13,593)	(5,289)	2,609			

		Total			United States		Canada
Revisions of previous							
estimates							
Purchases of minerals in place	15,661	3,414	19,075	15,661	3,414	19,075	
Extensions and discoveries	84,373	95,444	179,817	79,582	95,444	175,026	4,791
Sales of minerals in place	(6,332)		(6,332)	(6,322)		(6,322)	
Production	(72,167)	(15,130)	(87,297)	(65,781)	(15,130)	(80,911)	(6,386)
Estimated reserves at December 31, 2002	674,027	238,162	912,189	613,496	238,162	851,658	60,541
Proved developed reserves:							
December 31, 2002	507,422	133,614	641,036	481,183	133,614	614,797	56,239
•			7				
		Total			United States		Canada
Oil	Tom Brown	Matador	Combined	Tom Brown	Matador	Combined	Tom Brown
				(Mbbls)			
Proved reserves:							
Estimated reserves at		<b>7</b> 0 <b>2</b> 0		~	- 0-0	44.665	=-
December 31, 2001 Revisions of previous	6,647	5,929	12,576	5,469	5,929	11,398	1,178
estimates	898	(535)	363	580	(535)	45	318
Purchases of minerals in							
place	34	40	74	34	40	74	
Extensions and discoveries	451	2,451	2,902	193	2,451	2,644	258
Sales of minerals in	431	2,431	2,902	173	2,431	2,044	230
place	(1,162)		(1,162)	(1,162)		(1,162)	
Production	(843)	(648)	(1,491)	(623)	(648)	(1,271)	(220)
Estimated reserves at December 31, 2002	6,025	7,237	13,262	4,491	7,237	11,728	1,534
Proved developed reserves:							
December 31, 2002	4,551	5,352	9,903	3,299	5,352	8,651	1,252
		Total			United States		Canada
Natural Gas Liquids	Tom Brown	Matador	Combined	Tom Brown	Matador	Combined	Tom Brown
				(Mbbls)			
				(1.20020)			
Proved reserves:							
Estimated reserves at December 31, 2001	8,360		8,360	6,634		6,634	1,726

	Tota	1	United	d States	Canada
Revisions of previous estimates Purchases of minerals in place	(628)	(628)	(956)	(956)	328
Extensions and discoveries Sales of minerals in place	305	305	186	186	119
Production	(1,382)	(1,382)	(1,189)	(1,189)	(193)
Estimated reserves at December 31, 2002	6,655	6,655	4,675	4,675	1,980
Proved developed reserves:					
December 31, 2002	5,825	5,825	4,002	4,002	1,823
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The following tables set forth the standardized measure of discounted future net cash flows relating to proved oil, natural gas and natural gas liquids reserves for Tom Brown, Matador and the combined company on a pro forma basis as of December 31, 2002.

			Total					United States			_	Canada
			Total			_		United States				
	T	om Brown	Matador		Combined		Tom Brown	Matador		Combined	To	m Brown
						(Iı	n thousands)					
Future cash flows	\$	2,570,168 \$	1,279,885	\$	3,850,053	\$	2,243,751 \$	1,279,885	\$	3,523,636	\$	326,417
Future production costs		(799,637)	(279,350)		(1,078,987)	)	(732,739)	(279,350)		(1,012,089)		(66,898)
Future development costs		(186,363)	(107,251)		(293,614)	)	(175,085)	(107,251)		(282,336)		(11,278)
	_			_		-			_		_	
Future net cash flows before tax		1,584,168	893,284		2,477,452		1,335,927	893,284		2,229,211		248,241
Future income taxes		(451,706)	(233,146)		(684,852)	)	(367,271)	(233,146)		(600,417)		(84,435)
	_			_		-			_		_	
Future net cash flows after tax		1,132,462	660,138		1,792,600		968,656	660,138		1,628,794		163,806
Annual discount at 10%		(468,454)	(345,690)		(814,144)	)	(405,487)	(345,690)		(751,177)		(62,967)
	_			_		_			_		_	
Standardized measure of discounted												
future net cash flows	\$	664,008 \$	314,448	\$	978,456	\$	563,169 \$	314,448	\$	877,619	\$	100,839
				_		_					_	
Discounted future net cash flows												
before income taxes	\$	883,353 \$	426,114	\$	1,309,467	\$	744,608 \$	426,114	\$	1,170,722	\$	138,745
			•									

The following table includes the components of the changes in the standardized measure of discounted future net cash flows of Tom Brown, Matador and the combined company on a pro forma basis for the year ended December 31, 2002

	Total			United States	5	Canada
Tom Brown	Matador	Combined	Tom Brown	Matador	Combined	Tom Brown

											Canada
					(1	In th	nousands)			-	
Gas and oil sales, net production											
costs(1)	\$	(145,504) \$	(	46,410) \$	(191,914)	\$	(122,574) \$	(46,410	) \$	(168,984) \$	(22,930)
Net changes in anticipated prices and											
production costs		325,690	1	47,841	473,531		265,587	147,841		413,428	60,103
Extension and discoveries, less related											
costs		112,018	1	52,612	264,630		95,798	152,612		248,410	16,220
Changes in estimated future											
development costs		(1,813)			(1,813)		2,752			2,752	(4,565)
Previously estimated development											
costs incurred		39,406		20,853	60,259		37,124	20,853		57,977	2,282
Net change in income taxes		(170,753)	(	79,847)	(250,600)		(140,036)	(79,847	)	(219,883)	(30,717)
Purchases of minerals in place		16,970		6,173	23,143		16,970	6,173		23,143	
Sales of minerals in place		(11,383)			(11,383)		(11,383)			(11,383)	
Accretion of discount		50,128		15,856	65,984		42,990	15,856		58,846	7,138
Revision of quantity estimates		19,147	(	25,474)	(6,327)		7,586	(25,474	)	(17,888)	11,561
Changes in production rates and other		(22,594)		(3,059)	(25,653)		(20,148)	(3,059	)	(23,207)	(2,446)
	_										
Change in Standardized Measure	\$	211,312 \$	1	88,545 \$	399,857	\$	174,666 \$	188,545	\$	363,211 \$	36,646

(1) Net of hedging revenue for Tom Brown of \$0.2 million on production in the United States and a \$0.2 million hedging loss on Canadian production.

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### **SIGNATURES**

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

Date: August 14, 2003 TOM BROWN, INC.

By: /s/ DANIEL G. BLANCHARD

Daniel G. Blanchard

Executive Vice President and Chief Financial Officer
(Principal Financial Officer)

By: /s/ RICHARD L. SATRE

Richard L. Satre

Controller

(Principal Accounting Officer)

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QuickLinks

### **ITEM 5. OTHER EVENTS**

Tom Brown, Inc. PRO FORMA FINANCIAL INFORMATION

Tom Brown, Inc. Unaudited Pro Forma Condensed Statement of Operations Six Months Ended June 30, 2003

Tom Brown, Inc. Unaudited Pro Forma Condensed Statement of Operations Year Ended December 31, 2002

Tom Brown, Inc. NOTES TO UNAUDITED PRO FORMA CONDENSED COMBINED FINANCIAL INFORMATION

**SIGNATURES**