

Edgar Filing: EOG RESOURCES INC - Form SC 13G

EOG RESOURCES INC  
Form SC 13G  
March 20, 2002

SCHEDULE 13G

Under the Securities Exchange Act of 1934  
(Amendment No....)

EOG Resources Inc.

-----  
(Name of Issuer)

Common

-----  
(Title of Class of Securities)

26875P101

-----  
(CUSIP Number)

Check the following box if a fee is being paid with this statement . (A fee is not required only if the filing person: (1) has a previous statement on file reporting beneficial ownership of more than five percent of the class of securities described in item 1; and (2) has filed no amendment subsequent thereto reporting beneficial ownership of five percent or less of such class.) (See Rule 13d-7).

\*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.

The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes)

Item 1(a) NAME OF ISSUER  
EOG Resources Inc.  
Item 1(b) ADDRESS OF ISSUERS PRINCIPAL EXECUTIVE OFFICES  
33 Clay Street  
Houston, TX 77002-7361

Item 2(a) NAME OF PERSON FILING  
DAVIS SELECTED ADVISERS L.P. for

Abar Foundation  
American Electric  
Atlanta Gas & Light  
Atmos Energy  
AXP Partners  
Bowne & Co.  
Catholic Mutual  
DetroitLaborers  
Davis Growth Opportunity  
DNE Corp  
Davis New York Venture  
Davis VaraValue  
Emma Willard  
Fishkind LLC  
Galveston  
Georgia Corp  
GrangeFT  
Hathaway

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Hoff Family Tr.  
 Lewis & Roca  
 MassMutual Prt  
 MassMutual Var  
 Mattin A  
 Mattin B  
 Medcen  
 Methodist Home  
 MetLife SIP  
 Milder CP  
 Manulife Value  
 Mt. Sinai  
 Mutual Protect  
 NASD  
 NASDRegulation  
 NedsIsland  
 Noramco Davis  
 NYC Superior  
 Plumbers & Pipefitters  
 SunAmerica Davis Venture Value  
 Prudential SP  
 Quadsan  
 RL Polk  
 Selected American Shares  
 Scudder - SVS  
 Sicav Davis Opportunities  
 Sicav Davis Value Fund  
 SS Barney Large Cap V  
 Selected Special Shares  
 Sun America Style Select  
 Sun America Style LCV  
 Suburban Propane  
 SunLifeValue  
 Temple  
 Via  
 Volvo  
 Wellstar  
 New England Zenith

Item 2(b) ADDRESS OF PRINCIPAL BUSINESS OFFICE

Davis Selected Advisers, L.P.  
 2949 East Elvira Road, Suite 101  
 Tucson, Arizona 85706

Item 2(c) CITIZENSHIP

Colorado Limited Partnership

Item 2(d) TITLE OF CLASS OF SECURITIES

Common Stock

Item 2(e) CUSIP NUMBER

26875P101

Item 3 1FIELD PURSUANT TO RULE 13d-1(b)

(e)  Investment Adviser registered under Section 203 of the Investment Advisers Act of 1940

Item 4 OWNERSHIP

(a) Amount beneficially owned 8,368,900 shares

Abar Foundation	1,200
American Electric	47,500
Atlanta Gas & Light	9,300
Atmos Energy	5,900
AXP Partners	42,000
Bowne & Co.	3,400
Catholic Mutual	1,800

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DetroitLaborers	12,100
Davis Growth Opportunity	75,000
DNE Corp	1,000
Davis New York Venture	5,462,000
Davis VaraValue	65,500
Emma Willard	2,100
Fishkind LLC	2,100
Galveston	2,200
Georgia Corp	19,100
GrangeFT	4,500
Hathaway	2,500
Hoff Family Tr.	1,600
Lewis & Roca	1,200
MassMutual Prt	125,200
MassMutual Var	9,100
Mattin A	1,300
Mattin B	1,300
Medcen	1,200
Methodist Home	9,900
MetLife SIP	14,600
Milder CP	2,200
Manulife Value	26,900
Mt. Sinai	7,000
Mutual Protect	1,400
NASD	7,200
NASDRegulation	8,700
NedsIsland	3,800
Noramco Davis	2,000
NYC Superior	4,600
Plumbers & Pipefitters	1,300
SunAmerica Davis Venture Value	623,600
Prudential SP	20,900
Quadsan	2,100
RL Polk	1,700
Selected American Shares	1,313,100
Scudder - SVS	25,900
Sicav Davis Opportunities	6,000
Sicav Davis Value Fund	78,800
SS Barney Large Cap V	10,800
Selected Special Shares	25,700
Sun America Style Select	15,000
Sun America Style LCV	8,800
Suburban Propane	3,100
SunLifeValue	7,300
Temple	700
Via	2,300
Volvo	2,300
Wellstar	3,100
New England Zenith	228,000

(b) Percent of class 7.25%

Abar Foundation	0.00%
American Electric	0.04%
Atlanta Gas & Light	0.01%
Atmos Energy	0.01%
AXP Partners	0.04%
Bowne & Co.	0.00%
Catholic Mutual	0.00%
DetroitLaborers	0.01%
Davis Growth Opportunity	0.06%
DNE Corp	0.00%
Davis New York Venture	4.73%

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Davis VaraValue	0.06%
Emma Willard	0.00%
Fishkind LLC	0.00%
Galveston	0.00%
Georgia Corp	0.02%
GrangeFT	0.00%
Hathaway	0.00%
Hoff Family Tr.	0.00%
Lewis & Roca	0.00%
MassMutual Prt	0.11%
MassMutual Var	0.01%
Mattin A	0.00%
Mattin B	0.00%
Medcen	0.00%
Methodist Home	0.01%
MetLife SIP	0.01%
Milder CP	0.00%
Manulife Value	0.02%
Mt. Sinai	0.01%
Mutual Protect	0.00%
NASD	0.01%
NASDRegulation	0.01%
NedsIsland	0.00%
Noramco Davis	0.00%
NYC Superior	0.00%
Plumbers & Pipefitters	0.00%
SunAmerica Davis Venture Value	0.54%
Prudential SP	0.02%
Quadsan	0.00%
RL Polk	0.00%
Selected American Shares	1.14%
Scudder - SVS	0.02%
Sicav Davis Opportunities	0.01%
Sicav Davis Value Fund	0.07%
SS Barney Large Cap V	0.01%
Selected Special Shares	0.02%
Sun America Style Select	0.01%
Sun America Style LCV	0.01%
Suburban Propane	0.00%
SunLifeValue	0.01%
Temple	0.00%
Via	0.00%
Volvo	0.00%
Wellstar	0.00%
New England Zenith	0.20%

(c) Number of shares as to which such person has:

(i) sole power to vote or to direct the vote

Davis Selected Advisers, L. P. 8,368,900

(ii) shared power to vote to direct the vote

N/A

(iii) sole power to dispose or to direct the disposition of

Davis Selected Advisers, L. P. 8,368,900

(iv) shared power to dispose or to direct the disposition of

N/A

Item 5 Not applicable

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Item 6 Not applicable

Item 7 Not applicable

Item 8 Not applicable

Item 9 Not applicable

Item 10 CERTIFICATION

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

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.

SIGNATURE            /s/ Anthony Frazia

PRINT                 Anthony Frazia, Chief Compliance Officer

DATE                  February 14, 2002