TENGASCO INC Ma

	SECURITIES AND EXC. WASHINGTON,	
	SCHEDUL	E 13G
	(RULE 13	d-102)
	INFORMATION TO BE INCLUDE PURSUANT TO RULES 13d- AMENDMENTS THERETO FILED P	1(b), (c) AND (d) AND
	(Amendment	No. 1)*
	TENGASCO	, INC.
	(Name of	 Issuer)
	Common Stock,	88033R 30 4
_	par value \$0.001 per share (Title of class of securities)	(CUSIP number)
	December .	
	(Date of Event Which Require	
	Ek the appropriate box to designate the filed:	e rule pursuant to which this Schedu
is f		e rule pursuant to which this Schedu
is f [_] [X]	Rule 13d-1(b) Rule 13d-1(c)	ll be filled out for a reporting with respect to the subject class of mendment containing information which
is f	Rule 13d-1(b) Rule 13d-1(c) Rule 13d-1(d) The remainder of this cover page sha person's initial filing on this form securities, and for any subsequent as	with respect to the subject class of mendment containing information which in a prior cover page. inder of this cover page shall not be of Section 18 of the Securities bject to the liabilities of that

CUSIP No. 88033R 30 4	13G
1	NAME OF REPORTING PERSONS:
	I.R.S. IDENTIFICATION NO. OF ABOVE PERSONS (ENTITIES ONLY):
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP:*
3	SEC USE ONLY
4	CITIZENSHIP OR PLACE OF ORGANIZATION: De
NUMBER OF SHARES	5 SOLE VOTING POWER:
BENEFICIALLY OWNED BY	6 SHARED VOTING POWER:
EACH REPORTING	7 SOLE DISPOSITIVE POWER:
PERSON WITH	8 SHARED DISPOSITIVE POWER:
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON:
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN S
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9):
12	TYPE OF REPORTING PERSON:
+ As of March 24, 2005. * SEE INSTRUCTIONS BEFORE FILLI	NG OUT!
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CUSIP No. 88033R 30 4	13G
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12 TYPE OF REPORTING PERSON:	12	TYPE OF REPORTING PERSON:	CC		

⁺ As of March 24, 2005.

^{*} SEE INSTRUCTIONS BEFORE FILLING OUT!

CUSIP No.	88033R 30 4	13G
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CUSIP No. 88033R 30 4		13G
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SHARED DISPOSITIVE POWER:

9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	:
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAI	n s
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12	TYPE OF REPORTING PERSON:	IN

- + As of March 24, 2005.
- * SEE INSTRUCTIONS BEFORE FILLING OUT!

PERSON WITH

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ITEM 1. NAME OF ISSUER AND ADDRESS OF ISSUER'S PRINCIPAL EXECUTIVE OFFICES

(a) and (b) This Amendment No. 1 to the Statement on Schedule 13G (the "Schedule 13G") relates to the Common Stock, par value \$0.001 per share (the "Common Stock"), of Tengasco, Inc., a Tennessee corporation (the "Issuer"). The address of the principal executive offices of the Issuer is 603 Main Avenue, Suite 500, Knoxville, TN 37902.

ITEM 2. NAME OF PERSON FILING

- (a) Name of Persons Filing:
 - (i) SC Fundamental Value Fund, L.P.
 - (ii) SC Fundamental LLC
 - (iii) SC Fundamental Value BVI, Ltd.
 - (iv) SC-BVI Partners
 - (v) PMC-BVI, Inc.
 - (vi) SC Fundamental BVI, Inc.
 - (vii) Peter M. Collery
 - (viii) Neil H. Koffler and
 - (xi) John T. Bird (collectively, the "Reporting Persons")
- (b) Address of Principal Business Office or, if None, Residence:

The principal business office of each of the Reporting Persons listed in Item 2(a) is as follows:

The principal business office of each of SC Fundamental Value Fund, L.P., SC Fundamental LLC, SC-BVI Partners, PMC-BVI, Inc., SC Fundamental BVI, Inc., Peter M. Collery, Neil H. Koffler and John T. Bird is 747 Third Avenue, 27th Floor, New York, New York 10017.

The principal business office of SC Fundamental Value BVI, Ltd. is c/o Citco Fund Services (Cayman Islands) Ltd., Corporate Center, West Bay Road, Grand Cayman, Cayman Islands.

(c), (d) and (e) For information with respect to citizenship of each of the Reporting Persons, title of class of securities and CUSIP number for the shares held by such persons, see the appropriate cover page above.

ITEM 3.	IF THIS STATEMENT IS FILED PURSUANT TO RULE 13d-1(b), OR 13d-2(b) OF (c), CHECK WHETHER THE PERSON FILING IS:
	(a) [] Broker or dealer registered under Section 15 of the Exchang Act;
	(b) [] Bank as defined in Section 3(a)(6) of the Exchange Act;
	<pre>(c) [] Insurance company as defined in Section 3(a)(19) of the</pre>
	<pre>(d) [] Investment company registered under Section 8 of the</pre>
	(e) [] An investment adviser in accordance with Rule 13d-1(b)(1)(ii)(E);
	11
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	<pre>(f) [] An Employee benefit plan or endowment fund in accordance with Rule 13d-1(b)(1)(ii)(F);</pre>
	<pre>(g) [] A parent holding company or control person in accordance with Rule 13d-1(b)(1)(ii)(G);</pre>
	(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 Rule 13d-1(b)(1)(ii)(J).
	Not applicable.
ITEM 4.	OWNERSHIP

(a) - (c) The response of each of the Reporting Persons to Items 5 through 11 of each of their respective Cover Sheets which relate to the beneficial ownership of the Common Stock of the Issuer, as of March 24, 2005, is incorporated herein by reference. The percentage ownership of each of the Reporting Persons is based on 48,506,977 shares of Common Stock outstanding as of September 30, 2004, as reported by the Issuer in its Quarterly Report on Form 10-Q for the quarterly period ended September 30, 2004 (the "Form 10-Q").

Additionally, as of December 31, 2004, (1) each of SC Fundamental Value Fund, L.P. and SC Fundamental LLC beneficially owned 2,459,526 shares of Common Stock, constituting 5.1% of the outstanding shares of Common Stock, (2) each of SC Fundamental Value BVI, Ltd.; SC-BVI Partners; PMC-BVI, Inc.; and SC Fundamental BVI, Inc. beneficially owned 2,363,074 shares of Common Stock, constituting 4.9% of the outstanding shares of Common Stock and (3) each of Peter M. Collery, Neil H. Koffler and John T. Bird beneficially owned 4,822,600 shares of Common Stock, constituting 9.9% of the outstanding shares of Common Stock. The percentage ownership of each of the Reporting Persons as of December 31, 2004 is based on 48,506,977 shares of Common Stock outstanding as of September 30, 2004, as reported by the Issuer in the Form 10-Q.

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 $|_|$.

Not applicable.

ITEM 6. OWNERSHIP OF MORE THAN FIVE PERCENT ON BEHALF OF ANOTHER PERSON Not applicable.

12

ITEM 7. IDENTIFICATION AND CLASSIFICATION OF THE SUBSIDIARY WHICH ACQUIRED THE SECURITY BEING REPORTED ON BY THE PARENT HOLDING COMPANY

Not applicable.

ITEM 8. IDENTIFICATION AND CLASSIFICATION OF MEMBERS OF THE GROUP.

See Exhibit No. 2 hereto.

ITEM 9. NOTICE OF DISSOLUTION OF GROUP

Not applicable.

ITEM 10. CERTIFICATION

- (a) Not applicable.
- (b) By signing below, each of the undersigned certifies that, to the best of his or its knowledge and belief, the securities referred to above were not acquired and are not 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.

[The remainder of this page intentionally left blank.]

13

SIGNATURE

After reasonable inquiry and to the best of our knowledge and belief, the undersigned certify that the information set forth in this statement is true, complete and correct.

Date: March 28, 2005

SC FUNDAMENTAL VALUE FUND, L.P.

By: SC Fundamental LLC, as General Partner

By: /s/ Neil H. Koffler

Neil H. Koffler, Member

SC FUNDAMENTAL LLC

By: /s/ Neil H. Koffler _____ Neil H. Koffler, Member SC FUNDAMENTAL VALUE BVI, LTD. By: SC Fundamental Value BVI, Inc., as managing general partner of investment manager By: /s/ Neil H. Koffler Neil H. Koffler, Vice President SC-BVI PARTNERS By: SC Fundamental Value BVI, Inc., as managing general partner By: /s/ Neil H. Koffler Neil H. Koffler, Vice President PMC-BVI, INC. By: /s/ Peter M. Collery ______ Peter M. Collery, President 14 SC FUNDAMENTAL BVI, INC. By: /s/ Neil H. Koffler ______ Neil H. Koffler, Vice President /s/ Neil H. Koffler Neil H. Koffler as Attorney-in-Fact for Peter M. Collery (1) /s/ Neil H. Koffler _____ Neil H. Koffler /s/ Neil H. Koffler ._____ Neil H. Koffler as Attorney-in-Fact for John T. Bird (2)

(1) Executed by Neil H. Koffler as Attorney-in-Fact for Peter M. Collery. The Power of Attorney for Mr. Collery is attached as Exhibit 2 to the Statement on Schedule 13G with respect to the Class A Common Stock of Winmill & Co. Incorporated, filed on November 26, 2003, and is incorporated herein by

reference.

(2) Executed by Neil H. Koffler as Attorney-in-Fact for John T. Bird. The Power of Attorney for Mr. Bird is attached as Exhibit No. 3 hereto.

15

EXHIBIT INDEX

Exhibit No.	Document
1	Joint Filing Agreement, dated March 28, 2005, among SC Fundamental Value Fund, L.P., SC Fundamental LLC, SC Fundamental Value BVI, Ltd., SC-BVI Partners, PMC-BVI, Inc., SC Fundamental BVI, Inc., Peter M. Collery, Neil H. Koffler and John T. Bird to file this Amendment No. 1 to the joint statement on Schedule 13G.
2	Identity of Members of Group.
3	Power of Attorney, dated as of March 28, 2005, appointing Neil H. Koffler as attorney-in-fact for John T. Bird.