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

SCHEDULE 13D (Rule 13d-101)

(Amendment No. 13)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO 13d-1(a)
AND AMENDMENTS THERETO FILED PURSUANT TO 13d-2(a)

· ,
Apco Argentina Inc.
(Name of Issuer)
Ordinary Shares, par value \$.01 per share
(Title of Class and Securities)
(Title of Class and Securities)
037489101000
(CUSIP Number)
William G. von Glahn The Williams Companies, Inc. One Williams Center Tulsa, Oklahoma 74172 (918) 573-2000
(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)
December 28, 2001
(Date of Event which Requires Filing of this Statement)
If the filing person has previously filed a Statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(b)(3) or (4) , check the following []
Note: Six copies of this Statement, including all exhibits, should be filed with the Commission. See Rule 13d-1(a) for other parties to whom copies are to be sent.
CUSIP No. 037489 10
1. NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (entities only)
The Williams Companies, Inc.
2. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP: (a) () (b) (X)
3. SEC USE ONLY
4. SOURCE OF FUNDS
00
5. CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) ()

CITIZENSHIP OR PLACE OF ORGANIZATION

BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH

8. SHARED VOTING POWER

5,075,398 -----9. SOLE DISPOSITIVE POWER

10. SHARED DISPOSITIVE POWER 5,075,398

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

5,075,398

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW 11 EXCLUDES CERTAIN SHARES

13. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 11 68.96%

14. TYPE OF REPORTING PERSON 00

CUSIP No. 03748910

This statement amends and supplements the Statement on Schedule 13D dated October 23, 1987, as amended, (collectively, the "Schedule 13D"), filed with the Securities and Exchange Commission by The Williams Companies, Inc., a Delaware corporation ("Williams"), in connection with its ownership of ordinary shares, par value \$.01 per share (the "Apco Ordinary Shares"), of Apco Argentina Inc., a Cayman Islands corporation (the "Company"). Unless otherwise defined herein, all capitalized terms used herein shall have the meanings ascribed to them in the Schedule 13D.

ITEM 4. PURPOSE OF TRANSACTION.

Item 4 is hereby amended in the following respect:

As previously disclosed in the Company's Form 8-K dated December 28, 2001, the Company, Apco Delaware, Inc., a Delaware corporation and a wholly-owned direct subsidiary of the Company and Globex Energy, Inc., a Delaware corporation ("Globex"), mutually terminated the Agreement and Plan of Merger, dated April 5, 2001 (the "Merger Agreement"). As a result of the termination of the Merger Agreement, the Shareholders Agreement between Williams Global Energy (Cayman) Limited, a Delaware corporation("Williams Global") and certain shareholders of Globex was never executed and the Voting and Lock-Up Agreement between Globex and Williams Global was terminated according to its terms.

A copy of the Termination Agreement is attached hereto as Exhibit 13.1 and is incorporated herein by reference.

CONTRACTS, ARRANGEMENTS, UNDERTAKINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER.

Item 6 of the Schedule 13D is hereby further amended and supplemented by incorporating the response contained in Item 4 of this Amendment.

ITEM 7. MATERIAL TO BE FILED AS EXHIBITS.

Item 7 is hereby amended in the following respect:

13-1 Termination Agreement, dated as of December 28, 2001, by and among the Company, Apco Delaware, Inc., a Delaware corporation, and Globex.

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: February 21, 2002

THE WILLIAMS COMPANIES, INC.

By: /s/ Suzanne H. Costin

Name: Suzanne H. Costin Title: Corporate Secretary

Exhibit Index

Termination Agreement, dated as of December 28, 2001, by and among the Company, Apco Delaware, Inc., a Delaware corporation, and Globex.

TERMINATION AGREEMENT

TERMINATION AGREEMENT, dated as of December 28, 2001 (this "Termination Agreement"), by and among Apco Argentina Inc., a Cayman Islands corporation ("Apco"), Apco Delaware, Inc., a Delaware corporation and a direct wholly-owned subsid iary of Apco ("Merger Sub"), and Globex Energy, Inc., a Dela ware corporation ("Globex").

WHEREAS, Apco, Merger Sub and Globex entered into an Agreement and Plan of Merger, dated as of April 5, 2001 (the "Merger Agreement");

WHEREAS, the Boards of Directors of Apco, Merger Sub and Globex deem it advisable and in the best interests of each corporation and its respective stockholders that the Merger Agreement be terminated;

NOW, THEREFORE, in consideration of the foregoing and the respective covenants and agreements set forth in this Termination Agreement, and intending to be legally bound hereby, the parties hereto agree as follows:

1. TERMINATION; CONFIDENTIAL INFORMATION.

- (a) Apco, Merger Sub and Globex hereby acknowledge and agree that the Merger Agreement is terminated pursuant to Section 7.1(a) thereof effective as of the date hereof and that, as a result of such termination, none of Apco, Merger Sub or Globex (nor any of their respective directors or officers) shall have any further obligations or liabilities owing to the others in connection with or arising out of the Merger Agree ment or its termination except as specifically set forth in Section 7.2 of the Merger Agreement.
- (b) Any Confidential Information and any work papers, memoranda or other writings prepared by a party or its Representatives derived from or incorporating any Confidential Information will continue to be subject to the terms of Section 5.3 of the Merger Agreement.

2. RELEASE.

- (a) Effective as of the date hereof, each of Apco and Merger Sub hereby releases and discharges, absolutely and forever, any and all claims, causes of action, losses, damages and liabilities of each and every kind ("Claims") Apco or Merger Sub has had prior to the date hereof, directly or indirectly, against Globex or any of Globex's Representatives, shareholders, subsidiaries or other affiliates, arising out of or relating to any breach of or default under the Merger Agreement by Globex on or prior to the date hereof.
- (b) Effective as of the date hereof, Globex hereby releases and discharges, absolutely and forever, any and all Claims Globex has had prior to the date hereof, directly or indirectly, against Apco or Merger Sub or any of Apco's or Merger Sub's Representatives, shareholders, subsidiaries or other affiliates, arising out of or relating to any breach of or default under the Merger Agreement by Apco or Merger Sub on or prior to the date hereof.

3. GENERAL PROVISIONS.

- (a) All defined terms used but not otherwise defined herein shall have the meanings set forth in the Merger Agree ment.
- (b) This Termination Agreement shall be governed and construed in accordance with the laws of the State of Delaware (without giving effect to choice of law principles thereof).
- (c) This Termination Agreement may be executed in one or more counterparts, all of which shall be considered one and the same agreement and shall become effective when one or more counterparts have been signed by each of the parties and delivered to the other party, it being understood that the parties need not sign the same counterpart.

IN WITNESS WHEREOF, Apco, Merger Sub and Globex have caused this Termination Agreement to be signed by their respec tive officers thereunto duly authorized, all as of the date first written above.

By: /s/ Randy Barnard

Name: Randy Barnard
Title: Chief Executive
Officer and President

APCO DELAWARE, INC.

By: /s/ Thomas Bueno

Name: Thomas Bueno Title: Controller and

Chief Accounting Officer

GLOBEX ENERGY, INC.

By: /s/ L. Gene Kornegay

Name: L. Gene Kornegay

Title: Chief Operating Officer