# Edgar Filing: ADVANCED MEDICAL OPTICS INC - Form 424B3 

ADVANCED MEDICAL OPTICS INC

## Form 424B3

February 07, 2005

PROSPECTUS SUPPLEMENT<br>(TO PROSPECTUS DATED OCTOBER 5, 2004)

Filed Pursuant to Rule $424(\mathrm{~b})(3)$<br>REGISTRATION NO. 333-118922

ADVANCED MEDICAL OPTICS, INC.
$\$ 350,000,000$

### 2.50\% CONVERTIBLE SENIOR SUBORDINATED NOTES DUE 2024 <br> AND

SHARES OF COMMON STOCK ISSUABLE UPON CONVERSION OF THE NOTES

This prospectus supplement supplements the prospectus dated October 5, 2004, as supplemented by prospectus supplements dated October 19, 2004 November 4, 2004, November 10, 2004, December 13, 2004 and January 11, 2005 relating to the resale by certain of our securityholders of up to $\$ 350,000,000$ aggregate principal amount at maturity of our 2.50\% Convertible Senior Subordinated Notes due 2024 and the shares of our common stock issuable upon conversion of the notes. You should read this prospectus supplement in conjunction with the prospectus. This prospectus supplement is qualified by reference to the prospectus, except to the extent that the information in this prospectus supplement supersedes the information contained in the prospectus.

Effective December 15, 2004, as permitted by the indenture governing the notes, we made an irrevocable election to satisfy in cash our conversion obligation with respect to the principal amount of any notes converted after December 15, 2004, with any remaining amount of the conversion obligation to be satisfied in shares of common stock, in each case, calculated as set forth in the indenture.

The information appearing under the heading "Selling Securityholders" in the prospectus is hereby amended by the addition or substitution, as applicable, of the following:

NAME OF SELLING SECURITYHOLDER

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BP Amoco PLC Master Trust..............
BTOP Multi Strategy Master Portfolio
    Ltd.
Hotel Union & Hotel Industry of
    Hawaii Pension Plan Master Trust ....
Jefferies & Co. Inc. (2) ..............
Institutional Benchmarks Master Fund
    Ltd. c/o SSI Investment Mgt. ........
Pyramid Equity Strategy Fund. .........
Sphinx Convertible Arbitrage Fund SPC
    c/o SSI Investment Mgt. .............
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$\qquad$
AGGREGATE
PRINCIPAL
AMOUNT OF
NOTES THAT MAY
BE SOLD
PERCENTAGE
OF AGGREGATE
PRINCIPAL
AMOUNT
OF NOTES
OUTSTANDING

| $1,506,000$ | $0.43 \%$ |
| ---: | ---: |
| 800,000 | $0.23 \%$ |
| 230,000 | $*$ |
| 93,000 | $*$ |
| $1,530,000$ | $0.44 \%$ |
| 200,000 | $*$ |
| $1,224,000$ | $0.35 \%$ |

NUMBER OF SHARES OF COMMON STOCK
THAT MAY BE SOLD (1

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SSI Blended Market Neutral L.P. .......
SSI Hedged Convertible Market
    Neutral L.P. ........................
The Consulting Group Capital Markets
The Estate of James Campbell...........
Viacom Inc. Pension Plan Master Trust .
* Represents less than 0.1\%
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496,000
$0.14 \%$
863,000
$0.25 \%$
$403,000 \quad 0.12 \%$
200,000
*
*
41,000
(1) As a result of our irrevocable election to satisfy in cash our conversion obligation with respect to the principal amount of any notes converted after December 15, 2004, on conversion, each holder will receive (A) a cash amount equal to the aggregate principal amount of the notes to be converted, and (B) a number of shares of common stock equal to (i) the aggregate principal amount of notes to be converted divided by 1,000 and multiplied by (ii) (a) the conversion rate then in effect minus (b) $\$ 1,000$ divided by the applicable stock price (as defined in the prospectus and the indenture). The initial conversion rate of the notes is 19.9045 shares of common stock per $\$ 1,000$ principal amount at maturity of the notes, subject to adjustment as described in the prospectus and the indenture.
(2) Selling securityholder has identified itself as a broker-dealer. Such selling securityholder has informed us that: (1) such selling securityholder purchased its notes in the ordinary course of business, and (2) at the time that the notes were purchased, the selling securityholder had no agreements or understandings, directly or indirectly, with any person to distribute the notes.

INVESTING IN THE NOTES AND OUR COMMON STOCK ISSUABLE UPON CONVERSION OF THE NOTES INVOLVES RISKS THAT ARE DESCRIBED IN THE "RISK FACTORS" SECTION OF THE ACCOMPANYING PROSPECTUS BEGINNING ON PAGE 13.

NEITHER THE SECURITIES AND EXCHANGE COMMISSION NOR ANY STATE
SECURITIES COMMISSION HAS APPROVED OR DISAPPROVED OF THESE SECURITIES OR DETERMINED IF THIS PROSPECTUS SUPPLEMENT OR THE ACCOMPANYING PROSPECTUS IS TRUTHFUL OR COMPLETE. ANY REPRESENTATION TO THE CONTRARY IS A CRIMINAL OFFENSE.

The date of this prospectus supplement is February 7, 2005

