DYNEGY INC. Form 4 May 06, 2010

## FORM 4

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

**OMB APPROVAL** 

OMB Number:

3235-0287

Expires:

January 31, 2005

0.5

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if no longer subject to Section 16. Form 4 or Form 5 obligations

may continue.

See Instruction

Check this box

**SECURITIES** Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF

30(h) of the Investment Company Act of 1940

1(b).

(City)

(Print or Type Responses)

1. Name and Address of Reporting Person \* LS Power Development, L.L.C.

(First) (Last)

(Middle)

(Zin)

TWO TOWER CENTER, 11TH **FLOOR** 

(Street)

(State)

2. Issuer Name and Ticker or Trading Symbol

DYNEGY INC. [DYN]

4. If Amendment, Date Original

3. Date of Earliest Transaction (Month/Day/Year)

Filed(Month/Day/Year)

05/05/2010

5. Relationship of Reporting Person(s) to Issuer

(Check all applicable)

Director X\_\_ 10% Owner Other (specify Officer (give title

below)

6. Individual or Joint/Group Filing(Check

Applicable Line)

\_X\_ Form filed by One Reporting Person Form filed by More than One Reporting

EAST BRUNSWICK, NJ 08816

	(City)	(State)	(Zip) Tal	ble I - Non	-Derivative Se	curiti	es Acquire	d, Disposed of, o	r Beneficially	y Owned
S	Title of ecurity (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transaction Code (Instr. 8)	4. Securities of OnDisposed of (Instr. 3, 4 an	(D)	red (A) or	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)
(	Class A Common tock	05/05/2010		S	1,262,520 (1)	D	\$ 1.2994	60,008,640 (2)	I	See Remarks
(	Class A Common	05/06/2010		S	908,784 ( <u>3)</u>	D	\$ 1.2683	59,099,856 (4)	I	See Remarks

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

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# Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of	2.	3. Transaction Date	3A. Deemed	4.	5.	6. Date Exerc	cisable and	7. Title and	8. Price of	9. Nu
Derivative	Conversion	(Month/Day/Year)	Execution Date, if	Transactio	orNumber	Expiration D	ate	Amount of	Derivative	Deriv
Security	or Exercise		any	Code	of	(Month/Day/	Year)	Underlying	Security	Secui
(Instr. 3)	Price of		(Month/Day/Year)	(Instr. 8)	Derivative	e		Securities	(Instr. 5)	Bene
	Derivative				Securities			(Instr. 3 and	14)	Own
	Security				Acquired					Follo
					(A) or					Repo
					Disposed					Trans
					of (D)					(Instr
					(Instr. 3,					
					4, and 5)					
								Amo	unt	
								or		
						Date	Expiration	Title Num	ber	
						Exercisable	Date	of		
				Code V	(A) (D)			Share	es	

## **Reporting Owners**

Reporting Owner Name / Address	Relationships						
roporous o muer rume premieros	Director	10% Owner	Officer	Other			
LS Power Development, L.L.C. TWO TOWER CENTER 11TH FLOOR EAST BRUNSWICK, NJ 08816		X					

## **Signatures**

/s/ Darpan Kapadia, Managing
Director
05/06/2010

\*\*Signature of Reporting Person Date

## **Explanation of Responses:**

- \* If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- \*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- Of these shares, LS Power Associates, L.P. ("LSP Associates") sold 181,366 shares, LS Power Equity Partners, L.P. ("LSPEP") sold (1) 650,262 shares, LS Power Equity Partners PIE I, L.P. ("PIE I") sold 394,302 shares, LS Power Partners, L.P. ("LSP Partners") sold 21,117 shares and LSP Gen Investors, L.P. ("Gen Investors") sold 15,473 shares.
- (2) Of these shares, LSP Associates directly holds 8,620,468 shares, LSPEP directly holds 30,907,506 shares, PIE I directly holds 18,741,511 shares, LSP Partners directly holds 1,003,702 shares and Gen Investors directly holds 735,453 shares.
- (3) Of these shares, LSP Associates sold 130,550 shares, LSPEP sold 468,070 shares, PIE I sold 283,826 shares, LSP Partners sold 15,200 shares and Gen Investors sold 11,138 shares.
- (4) Of these shares, LSP Associates directly holds 8,489,918 shares, LSPEP directly holds 30,439,436 shares, PIE I directly holds 18,457,685 shares, LSP Partners directly holds 988,502 shares and Gen Investors directly holds 724,315 shares.

#### **Remarks:**

LS Power Development LLC ("LSP Development") is the general partner of LS Power Partners, L.P. ("LSP Partners") and LS Power Associates, L.P. ("LSP Associates"). LSP Partners is the general partner of LS Power Equity Partners, L.P.

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("LSPEP"), LS Power Equity Partners PIE I, L.P. ("PIE I") and LSP Gen Investors, L.P. ("Gen Investors").

As a result of its relationship with LSP Partners and LSP Associates, LSP Development may be deemed to have shared voting power with respect to the shares beneficially owned by the LSP Partners, LSP Associates, LSPEP, PIE I, and Gen Investors. As such, LSP Development may be deemed to have shared beneficial ownership of the shares of which such entities are the ox Development, however, disclaims beneficial ownership of such shares except to the extent of its pecuniary interest therein, and report shall not be deemed an admission that LSP Development is the beneficial owner of the Issuer's securities reported on the 4 for purposes of Section 16 of the Securities Exchange Act of 1934, as amended, or for any other purpose. As a result of its relationship with LSPEP, PIE I, and Gen Investors, LSP Partners may be deemed to have shared voting and investment power to the shares beneficially owned by LSPEP, PIE I, and Gen Investors. As such, LSP Partners may be deemed to have shared to ownership of the shares of which LSPEP, PIE I, and Gen Investors are the owners. LSP Partners, however, disclaims beneficial of such shares except to the extent of its pecuniary interest therein.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.