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DYNEGY INC /IL/ Form 424B3 October 26, 2005

Filed pursuant to Rule 424(b)(3) Registration Number 333-115148

PROSPECTUS SUPPLEMENT NO. 8 (To the Prospectus Dated August 2, 2004)

[DYNEGY LOGO] DYNEGY, INC. \$225,000,000

# 4.75% CONVERTIBLE SUBORDINATED DEBENTURES DUE 2023 AND SHARES OF CLASS A COMMON STOCK ISSUABLE UPON CONVERSION OF THE DEBENTURES DYNEGY HOLDINGS, INC.

### **GUARANTEE OF 4.75% CONVERTIBLE SUBORDINATED DEBENTURES DUE 2023**

This prospectus supplement supplements the prospectus, dated August 2, 2004, of Dynegy Inc., relating to the sale by certain of our securityholders (including their pledgees, donees, assignees, transferees, successors and others who later hold any of the securityholders interests) of, among other things, up to \$225,000,000 aggregate principal amount of our 4.75% Convertible Subordinated Debentures due 2023 and the shares of Class A common stock issuable upon conversion of the debentures. You should read this prospectus supplement in conjunction with the prospectus, including the risk factors, and 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.

Investing in the debentures or shares of Class A common stock involves risks that are described in the Risk Factors section beginning on page 9 of the prospectus.

Neither the Securities and Exchange Commission nor any state securities commission has approved or disapproved of these securities or passed upon the adequacy or accuracy of this prospectus supplement. Any representation to the contrary is a criminal offense.

The date of this Prospectus Supplement is October 25, 2005

### SELLING SECURITYHOLDERS

The table of selling securityholders contained in the prospectus may contain more than the \$225,000,000 aggregate principal amount of our 4.75% Convertible Subordinated Debentures due 2023 and the shares of Class A common stock issuable upon conversion of the debentures registered on the shelf registration statement. This may result from persons listed in the initial prospectus or subsequent prospectus supplements as selling security holders selling their convertible notes or shares of Class A common stock in private placement transactions instead of using the prospectus and shelf registration statement. This would result in the purchasers in the private placement transactions having to be listed as selling security holders in a prospectus supplement in substitution for the previously listed selling security holder. We may not always be able to determine who the seller in the private placement transactions (and previously listed selling security holder) was and thereby list the party as being substituted by the new selling security holder. In no event, however, will this prospectus and shelf registration statement be used to sell more than the \$225,000,000 aggregate principal amount of our 4.75% Convertible Subordinated Debentures due 2023 and the shares of Class A common stock issuable upon conversion of the debentures.

The table of selling securityholders contained in the prospectus is hereby modified to add the following in substitution of the listing of Goldman Sachs in the prospectus dated August 2, 2004:

Principal Amount of Convertible

				rereemage
Debentures				of Class
				A
Beneficially	Class A	Class A	Class A	Common
Owned	Common	Common	Common	Stock
			Stock	
Before the	Stock	Stock That	Owned	Owned
Offering	Owned	May Be	After	After the
That May Be	Before the		the	
Sold	Offering	$Sold^{(1)}$	Offering	Offering
\$ 3,045,000		738,898		

Security Holder Goldman, Sachs & Co.<sup>(2)</sup>

Name of Selling

(1) Assumes conversion of the full amount of convertible debentures held by the selling security holder at the initial conversion price of \$4.1210 per share. The initial conversion price of the convertible debentures is subject to specified

Percentage

adjustments relating to stock dividends or similar transactions. See Description of Convertible Debentures in the prospectus.

(2) Goldman, Sachs & Co. was initially listed in the prospectus as a holder of \$1,500,000 principal amount of convertible debentures. Since the date of the prospectus, Goldman, Sachs & Co. sold \$1,000,000 principal amount of notes and has

acquired an

additional

\$2,545,000

principal

amount of

convertible

debentures, for

an aggregate of

\$3,045,000

principal

amount of notes

currently held

by Goldman,

Sachs & Co.

The additional

amount of

convertible

indentures were

purchased from

other selling

security holders

previously listed

in our

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prospectus and prospectus supplements.