**UNS Energy Corp** Form 4 August 19, 2014

### FORM 4

### **OMB APPROVAL**

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

OMB 3235-0287 Number:

Check this box if no longer subject to Section 16. Form 4 or

Washington, D.C. 20549

January 31, Expires: 2005

Form 5 obligations STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF **SECURITIES** 

Estimated average burden hours per response... 0.5

may continue. See Instruction

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

30(h) of the Investment Company Act of 1940

1(b).

(Print or Type Responses)

| 1. Name and Dion Philip              | Address of Reporting p J III            | Sy   | . Issuer Name and<br>Imbol<br>NS Energy Co |   | ading   |                      | Relationship of R  |  |   |
|--------------------------------------|---|--|--|---|---------|----------------------|--|--|---|
| (Last)<br>88 E. BRO                  | ` ,                                     | (Middle) 3. (M                                     | Date of Earliest Tonth/Day/Year) 8/15/2014 | •   |         |                      | Director X Officer (give ti  |  | Owner<br>r (specify   |
| TUCSON,                              | (Street) AZ 85701                       |  | If Amendment, Γ<br>led(Month/Day/Ye        | C   |         | Α <sub>Ι</sub><br>_> | Individual or Joir oplicable Line)  [ Form filed by Mo Fo | nt/Group Filing  | son   |
| (City)                               | (State)                                 | (Zip)  | Table I - Non-                             | Derivative Se   | curitie | s Acquir             | ed, Disposed of,   | or Beneficiall   | y Owned   |
| 1.Title of<br>Security<br>(Instr. 3) | 2. Transaction Date<br>(Month/Day/Year) | 2A. Deemed<br>Execution Dat<br>any<br>(Month/Day/Y | Code                                       | 4. Securities approach of Disposed of (Instr. 3, 4 and Amount | of (D)  | red (A)              | 5. Amount of<br>Securities<br>Beneficially<br>Owned<br>Following<br>Reported<br>Transaction(s)<br>(Instr. 3 and 4)   | 6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4) | 7. Nature of<br>Indirect<br>Beneficial<br>Ownership<br>(Instr. 4) |
| Common<br>Stock                      | 08/15/2014                              |  | D  | 1,187.827   | D       | \$<br>60.25<br>(1)   | 0  | I  | By<br>401(k)<br>Plan  |
| Common<br>Stock                      | 08/15/2014                              |  | D  | 3,045   | D       | \$<br>60.25          | 0  | D  |   |

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

Persons who respond to the collection of SEC 1474 information contained in this form are not (9-02)required to respond unless the form displays a currently valid OMB control number.

(1)

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

| D<br>Se | Title of erivative ecurity nstr. 3) | 2.<br>Conversion<br>or Exercise<br>Price of<br>Derivative<br>Security | 3. Transaction Date (Month/Day/Year) | 3A. Deemed<br>Execution Date, if<br>any<br>(Month/Day/Year) | 4.<br>Transactio<br>Code<br>(Instr. 8) | 5. Number of orDerivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5) | Expiration Date     |                    | 7. Title and Amoun<br>Underlying Securit<br>(Instr. 3 and 4) |                     |
|---------|-------------------------------------|---|--------------------------------------|---|--|---|---------------------|--------------------|--|---------------------|
|         |                                     |   |                                      |   | Code V                                 | (A) (D)   | Date<br>Exercisable | Expiration<br>Date | Title  | Amo<br>Num<br>Share |
| S       | estricted<br>tock<br>nits           | \$ 0 (2)  | 08/15/2014                           |   | D                                      | 2,084.9933<br>(3)   | <u>(1)</u>          | <u>(1)</u>         | Common<br>Stock  | 2,08                |
| S       | estricted<br>tock<br>nits           | \$ 0 (2)  | 08/15/2014                           |   | D                                      | 571.2506<br>(3)   | <u>(1)</u>          | <u>(1)</u>         | Common<br>Stock  | 57                  |
| S O     | mployee<br>tock<br>ption<br>ight to | \$ 26.11  | 08/15/2014                           |   | D                                      | 4,240   | <u>(5)</u>          | 02/19/2019         | Common<br>Stock  | 4                   |

# **Reporting Owners**

| Reporting Owner Name / Address | Relationships |           |                   |       |  |  |  |
|--------------------------------|---------------|-----------|-------------------|-------|--|--|--|
| ·F···                          | Director      | 10% Owner | Officer           | Other |  |  |  |
| Dion Philip J III              |               |           |                   |       |  |  |  |
| 88 E. BROADWAY                 |               |           | Sr Vice President |       |  |  |  |
| TUCSON AZ 85701                |               |           |                   |       |  |  |  |

## **Signatures**

Diana K. Durako, Attorney in Fact 08/19/2014

\*\*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).

On August 15, 2014, FortisUS Inc., a Delaware corporation, acquired the issuer pursuant to that certain merger agreement between issuer, FortisUS Inc., Color Acquisition Sub Inc., an Arizona corporation and wholly owned subsidiary of FortisUS Inc., and solely for purposes of Section 5.5(c) and 8.15 of the merger agreement, Fortis Inc., a corporation incorporated under the Corporations Act of Newfoundland and Labrador, dated as of December 11, 2013 (the "Merger"). At the effective time of the Merger, each outstanding share of the issuer's common stock was converted into the right to receive \$60.25 in cash. In addition, derivative securities were canceled at the effective time of the Merger in exchange for a cash payment equal to \$60.25 per share, payable without interest and less any required withholding taxes.

(2) Each Restricted Stock Unit represents a contingent right to receive one share of UNS Energy Corporation common stock.

**(3)** 

Reporting Owners 2

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The reported number of derivative securities disposed of includes shares acquired by reinvesting dividends in unreported transactions pursuant to the Company's dividend reinvestment program.

- The restricted stock units were canceled at the effective time of the Merger in exchange for a cash payment equal to \$60.25 per share, payable without interest and less any required withholding taxes.
- At the effective time of the Merger, each outstanding share of the issuer's common stock was converted into the right to receive \$60.25 in cash. In addition, all outstanding options were canceled at the effective time of the Merger in exchange for a cash payment equal to the per-share merger consideration (less the exercise price in the case of options), payable without interest and less any required withholding taxes.
- (6) The options were canceled at the effective time of the Merger in exchange for a cash payment equal to \$60.25 less the option exercise price, payable without interest and less any required withholding taxes.

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.