Haarman Paul W.

| Form 3 April 24, 201 | | ITED STA | TES SECUDITIES AL | | NCECOM | MISSION | | |
|--|---|---|--|---|--|---|---|----------------------------|
| FORM | DRM 3 UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 | | | | OMB A OMB Number: | 9PROVAL 3235-0104 | | |
| | Fil | ed pursuan on 17(a) of | STATEMENT OF BEI SECURI t to Section 16(a) of the the Public Utility Hold 0(h) of the Investment (| TIES Securities E ing Compan | Exchange Ac y Act of 193 | t of 1934, | Expires: Estimated a burden hou response | irs per |
| (Print or Type R | (esponses) | | | | | | | |
| Name and Address of Reporting Person <u>*</u> Â Haarman Paul W. | | 2. Date of Event Requiring Statement (Month/Day/Year) 12/27/2017 | US ENERGY CORP [USEG] | | | | | |
| (Last) 2808 FLINT SUITE 373 | INTROCK TRACE | | 12/2//2017 | | | Amendment, Date Original d(Month/Day/Year) | | |
| AUSTIN, ' | (Street) TXÂ 7873 | 38 | | Director Officer (give title belo | Other | r Filin ow) _X_1 Perso | Form filed by Mo | uble Line) ne Reporting |
| (City) | (State) | (Zip) | Table I - 1 | Non-Deriva | tive Securiti | | rting Person | 1 |
| 1.Title of Security (Instr. 4) | | | 2. Amount of Securities Beneficially Owned (Instr. 4) | | 4. Nature o Ownership (Instr. 5) | of Indirect Beneficial | | |
| Common Sto | ock | | 5,819,270 |) | Ι | See Foot | note <u>(1)</u> | |
| Reminder: Repo owned directly | or indirectly Perso inform | ons who res nation cont | ach class of securities benefic spond to the collection of ained in this form are no ond unless the form disp | r t | SEC 1473 (7-02 | 2) | | |
| Т | | - | MB control number. | e.g., puts, calls | , warrants, op | tions, conver | tible securities | s) |

| 1. Title of Derivative Security (Instr. 4) | 2. Date Exercisable and Expiration Date (Month/Day/Year) | 3. Title and Amount of Securities Underlying Derivative Security (Instr. 4) Title | 4. Conversion or Exercise Price of Derivative | 5. Ownership Form of Derivative Security: Direct (D) | 6. Nature of Indirect Beneficial Ownership (Instr. 5) |
|---|--|---|---|---|---|
| | | litte | Security | Direct (D) | |

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| Date | Expiration | Amount or | or Indirect |
|-------------|------------|-----------|-------------|
| Exercisable | Date | Number of | (I) |
| | | Shares | (Instr. 5) |

Reporting Owners

| Reporting Owne | Relationships | | | | |
|--|---------------|-----------|---------|-------|--|
| | Director | 10% Owner | Officer | Other | |
| Haarman Paul W. 2808 FLINTROCK AUSTIN, TX 78 | Â | ÂX | Â | Â | |
| Signatures | | | | | |
| /s/ Paul W. Haarman | 04/24/2019 | | | | |
| **Signature of Reporting Person | Date | | | | |
| | | | | | |

Explanation of Responses:

- * If the form is filed by more than one reporting person, *see* Instruction 5(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).

APEG Energy II, LP ("APEG II LP") directly owns 5,819,270 shares of Common Stock, par value \$0.01 per share (the "Shares"), of U.S. Energy Corp. APEG Energy II GP, LLC ("APEG II GP") as general partner and investment advisor of APEG II LP may be deemed the beneficial owner of the 5,819,270 Shares directly owned by APEG II LP. Angelus Capital, LLC ("Angelus Capital") as the sole member of APEG II GP may be deemed to beneficially own the 5,819,270 Shares beneficially owned by APEG II GP. Angelus Private

(1) Interfect of AFEO II of They be deened to beneficiarly own the 5,819,270 shares beneficiarly owned by AFEO II of TAigetts Firvate Equity Group, LLC ("Angelus Group") as the sole member of Angelus Capital may be deemed to beneficially own the 5,819,270 Shares beneficially owned by Angelus Capital. Paul W. Haarman (the "Reporting Person") as a managing member of Angelus Group may be deemed to beneficially own the 5,819,270 Shares beneficially owned by Angelus Group is the sole of the securities reported herein except to the extent of his pecuniary interest therein.

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Remarks:

This Form 3 is being filed in connection with the exchange of loans held by APEGÂ IIÂ LPÂ andÂ

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.