Incorporation)

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

FORM 8-K

CURRENT REPORT

Pursuant to Section 13 or 15(d) of

THE SECURITIES EXCHANGE ACT OF 1934

Date of Report: January 14, 2005

ENERGIZER HOLDINGS, INC.

(Exact name of Registrant as specified in its charter)

MISSOURI 1-15401 No. 43-1863181

(State or Other (Commission File Number) (IRS Employer Identification Number)

533 MARYVILLE UNIVERSITY DRIVE, ST. LOUIS, MO 63141

(Address of Principal Executive Offices) (Zip Code)

(314) 985-2000

(Registrant's telephone number, including area code)

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

0	Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
О	Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
o	Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

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o Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

ITEM 1.01. ENTRY INTO A MATERIAL DEFINITIVE AGREEMENT.

On January 14, 2005, the Nominating and Executive Compensation Committee (the Committee) of the Board of Directors of the Company met and considered compensation issues with respect to certain Executive Officers. At that meeting, the Committee granted a Non-Qualified Stock Option Agreement and a Restricted Stock Equivalent Award Agreement to each of the Executive Officers listed on the exhibit to this filing.

The material terms of the Non-Qualified Stock Option Agreement are as follows:

- 1. Option Price New York Stock Exchange Composite Transactions closing price on date of grant.
- 2. **Term** Ten years from date of grant.
- 3. **Exercise** Award will become exercisable at a rate of 25% per year on the grant anniversary dates in 2006, 2007, 2008 and 2009. Award will not be exercisable after the tenth anniversary date of the date of grant. Subject to the foregoing, any portion of the Award that is exercisable (including any portion that becomes exercisable upon acceleration as described below) will remain exercisable:
- a. following termination of employment (including voluntary and involuntary employment), retirement, total and permanent disability, or death, until the earlier of (i) five years from the date of termination or (ii) ten years from the date of grant;
- b. following termination of employment for cause, for 7 days following termination. If the Committee determines that any portion of a grant that is not yet exercisable has been forfeited as described below, any portion that is exercisable will remain so for only 7 days following the determination of forfeiture.
- 4. Acceleration The entire portion of the recipient s Award will become exercisable upon:
- a. Death:
- b. Declaration of total and permanent disability;
- c. Retirement following attainment of age 55;
- d. Involuntary termination of employment, other than for cause;
- e. Change of control of Energizer Holdings, Inc.
- 5. **Forfeiture** Any portion of the recipient s Award that is not exercisable will be forfeited upon:
 - a. the recipient s involuntary termination for cause;
- b. a determination by the Committee that the recipient engaged in competition with the Company; or c.a determination by the Committee that the recipient engaged in activity or conduct contrary to the best interests of the Company, as described in the Plan.

The material terms of the Restricted Stock Equivalent Award Agreement are as follows:

- 1. **Award** As of the date of the award, recipients will be credited with restricted Common Stock equivalents which, upon vesting, will convert into an equal number of actual shares of Common Stock.
- 2. <u>Vesting: Payment</u> One-fourth of the restricted stock equivalents granted to each recipient will vest January 14, 2006, one-fourth will vest January 14, 2007, one-fourth will vest January 14, 2008, and the final one-fourth will vest January 14, 2009. Upon vesting, the equivalents will convert into shares of Common Stock, which will then be issued

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to the recipient. The shares issued will be free of any restrictions on transfer or pledge.

3. Acceleration or her:	All unvested restricted stock equivalents granted to a recipient will immediately vest upon his
•	a. Death; b. Declaration of total and permanent disability; Involuntary termination of employment, other than for cause; of Energizer Holdings, Inc however, a change of control approved in advance by the would not trigger acceleration
4. Forfeiture Any	portion of the recipient s restricted stock equivalents that are not vested will be forfeited upon:
c.a determination by the Company, as de The form of the Non-Company the Company that that meeting, the Company that that meeting, the Company that the Company	the recipient s involuntary termination for cause; the recipient s voluntary termination prior to attainment of age 55; nation by the Committee that the recipient engaged in competition with the Company; or the Committee that the recipient engaged in activity or conduct contrary to the best interests of scribed in the Plan. Qualified Stock Option Agreement is attached to this filing as Exhibit 10.1, and the form of the valent Award Agreement is attached to this filing as Exhibit 10.2. Committee also increased the compensation for Ward M. Klein, in light of his promotion to the rate of January 25, 2005. Effective as of that date, his base salary will be \$650,000 per year, the recipient s involuntary termination for cause; the recipient s voluntary termination for cause; the recipient s voluntary termination for cause; the recipient s voluntary termination for cause; the recipient s voluntary termination for cause; the recipient s voluntary termination for cause; the recipient s voluntary termination for cause; the recipient s voluntary termination for cause; the recipient s voluntary termination for cause; the recipient s voluntary termination for cause; the recipient s voluntary termination for cause; the recipient s voluntary termination for cause; the recipient station with the Company; or the Committee that the recipient engaged in competition with the Company; or the Committee that the recipient engaged in competition with the Company; or the Committee that the recipient engaged in competition with the Company; or the Committee that the recipient engaged in competition with the Company; or the Committee that the recipient engaged in competition with the Company; or the Committee that the recipient engaged in competition with the Company; or the Committee that the recipient engaged in activity or conduct contrary to the best interests of the Scalary to the Plan.
•	the undersigned hereunto duly authorized.
ENERGIZER HOLDI	NGS, INC.
By:	
Daniel J. Sescleifer Executive Vice Preside	ent and Chief Financial Officer
Dated: January 14, 200	05

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EXHIBIT INDEX

Exhibit No.

- 10.1 Form of Non-Qualified Stock Option Agreement.
- 10.2 Form of Restricted Stock Equivalent Award Agreement.