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

OMB APPR	OVAL
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longer subject to Section 16. Form 4 or Form 5

## STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

obligations may continue. See Instruction Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

(Print or Type R	esponses)																		
Name and Ad Sereda Brian	-	rting Person*				2. Issuer N nergous					ding S	Symbol			Director	(Che	g Person(s) to Is ck all applicable 10%		
C/O ENERG FIRST STRE	OUS CORI	(First) PORATION, 359 E 210	(Midd 90 NG			Date of E 7/02/202		st Tra	insact	tion (Mo	nth/E	Oay/Year)			X_ Officer (giv			r (specify below	)
		(Street)				If Amend 7/07/202		t, Dat	e Ori	iginal Fil	ed(Mo	onth/Day/Yea	r)		_X_ Form filed by	One Reporting I	Filing(Check Apperson Reporting Person	plicable Line)	
SAN JOSE,	CA 95134																teporting reison		
(City)		(State)	(Zip	p)					Ta	ble I - N	on-D	erivative	Securit	ies Acq	uired, Disposed	of, or Benef	icially Owned		
1.Title of Secur (Instr. 3)	ity		Date	ransaction ; nth/Day/Y		2A. Dee Executionary (Month/	on Da		Coc (Ins	ransacti de str. 8)	on	4. Securi (A) or D (Instr. 3,	sposed	of (D)	5. Amount of S Owned Follow Transaction(s) (Instr. 3 and 4)	ing Reported		6. Ownership Form: Direct (D)	7. Nature of Indirect Beneficial Ownership
									(	Code	V	Amount	(A) or (D)	Price				or Indirect (I) (Instr. 4)	(Instr. 4)
Common Sto	ock		07/0	02/2021					1	A/K		43,505 (1)	A	\$ 0	345,542			D	
Common Sto	ock		07/0	02/2021					,	S <sup>(2)</sup>		21,570	D	\$ 2.71	323,972			D	
Common Sto	ock														12,015			I	By The Sereda Family Trust (3)
Damindan Dan		te line for each class	a.f. a.a.a			.:			:.										
Kenmaer. Kept	ort on a separa	te fille for each class	or sec	curries oc	лст	ciarry own	ica ai	recti	y Of I	P	erso nis fo	rm are n	ot requ	ired to	e collection of o respond unle I number.			n SEC	1474 (9-02)
				Table	e II -							posed of, convertibl			Owned				
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	Exec	Deemed aution Dat nth/Day/Y		Code		Der Sec Acc Dis	ivativ uritie Juirec posec		and I	ate Exerci Expiration nth/Day/Y	Date	of Ui Secu	tle and Amount oderlying rities :. 3 and 4)		Derivative Securities Beneficially Owned Following Reported	Security: Direct (D) or Indirect	11. Nature of Indirect Beneficial Ownership (Instr. 4)
						Code	V	( <i>A</i>	<b>A</b> )	(D)	Date Exer	cisable D	xpiration ate	Title	Amount or Number of Shares		Transaction(s) (Instr. 4)	(I) (Instr. 4)	
Reportir	ıg Own	ers																	
							F	Relati	ionsh	ins									
Repor	ting Owner N	Jame / Address		Director	10% Owi		Offi						Other						
Sereda Brian C/O ENERG 3590 NORTI SAN JOSE,	OUS CORI H FIRST ST	PORATION FREET, SUITE 2	210				Se	nior	Vic	e Presi	dent	& CFO							

# **Signatures**

/s/ Bill Mannina, Attorney-in-Fact	07/30/2021
**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).
- Represents the number of shares vested upon the achievement of certain performance criteria pursuant to performance-based restricted stock units granted to the Reporting Person on March 21, 2021 under the Issuer's 2015 Performance Share Unit Plan.
- (2) This transaction was effected pursuant to a Rule 10b5-1 trading plan adopted by the Reporting Person. Represents the number of shares required to be sold by the Reporting Person to cover tax withholding obligations in connection with the vesting of restricted stock units.

(3) The shares are held of record by Brian James Sereda and Denise Carole Sereda, Trustees of The Sereda Family Trust dated June 21, 2002.

#### Remarks

This amendment to Form 4 includes the Reporting Person's acquisition of shares of the Issuer's Common Stock in connection with the settlement of vested performance-based restricted stock units on July 2, 2021, which was inadvertently omitted from the original Form 4 filed on July 7, 2021.

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.