Edgar Filing: AGL RESOURCES INC - Form 4

AGL RESO	DURCES INC													
Form 4														
July 05, 20	16													
FORM 4 UNITED STATES SECURITIES AND EXCHANCE COMMISSION											OMB APPROVAL			
Washington, D.C. 20549										IUN	OMB Numb	ber:	3235-	-0287
Check if no lo	this box										Expir	es:	Januar	-
subject		MENT OF	CHA				FICL	AL O	WNERSHIP	OF		ated av		2005
Section Form 4	16.			SEC	CU	RITIES					burde	en hours	0	0.5
Form 5	Filed pu	rsuant to S	ection	16(a) c	of t	he Secur	ities	Excha	inge Act of 19	34.	roope			0.0
obligat	ions Section 17								t of 1935 or Se		l			
may co See Ins	ntinue. truction			•		nt Compa	-	•						
1(b).	addition					-								
(Print or Type	e Responses)													
1 Name and	Address of Reporting	Person *	2 I.com	or Nome		1d Ticker o	r Trac	ling	5 Relations	hin of]	Reporti	ng Perso	on(s) to	
1. Name and Address of Reporting Person * 2. * RAU JOHN Sym					iu Hickel (n 11ac	ung	5. Relationship of Reporting Person(s) to Issuer						
				JR	CES INC	CIGA	AS1							
					Transaction		-~~]	(Check all applicable)						
(Last)	(1130)			/Day/Yea		Tansaction	1		X Direct	or		10%	Owner	
TEN PEACHTREE PLACE				2016				Officer (give titleOther (specify below) below)						
	(Street)		4. If An	nendmen	ıt, I	Date Origir	nal		6. Individua	l or Joi	nt/Grou	ıp Filing	g(Check	
			Filed(M	onth/Day	/Ye	ear)			Applicable Li					
									X Form file					
ATLANT	A, GA 30309	Perso							Form filed by More than One Reporting on					
(City)	(State)	(Zip)	Ta	ble I - N	on	-Derivativ	e Secu	irities A	Acquired, Dispo	sed of,	or Ben	eficiall	y Ownee	d
1.Title of	2. Transaction Date			3.				-	5. Amount of	6.			ure of Ind	direct
Security	(Month/Day/Year)	Execution D	Date, if		ctio	n(A) or Dis	sposed	of	Securities		ership	Benefi		
(Instr. 3)		any (Month/Day	/Year)	Code (Instr. 8	3)	(D) (Instr. 3, 4	and f	5)	Beneficially Owned	Form Direc		Owner (Instr.		
		(, ,	(-)	(.,	Following	or Inc	· · ·	(.,	
							(A)		Reported Transaction(s)	(I)	4)			
							or		(Instr. 3 and 4)	(Instr	. 4)			
C				Code	V	Amount	(D)	Price	(instit s und i)					
Common Stock	07/01/2016			D		22,211	D	<u>(1)</u>	0	D				
STOCK														
G												-	hn Rau	
Common	07/01/2016			D		4,610	D	<u>(1)</u>	0	Ι			Declara	
Stock												10/3/9	ust u/a/ 90	u

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

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

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 Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned

 (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transactic Code (Instr. 8)	5. Number of actionDerivative Securities 8) Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)		6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Underlying Securities (Instr. 3 and 4)	
				Code V	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount o Number o Shares
Common Stock Equivalent Units (CSEs)	(2)	07/01/2016		D		1,602.662	(2)	(2)	Common Stock	1,602.6

Reporting Owners

Reporting Owner Name / Address		Relationsh	ips	
	Director	10% Owner	Officer	Other
RAU JOHN TEN PEACHTREE PLACE ATLANTA, GA 30309	Х			
Signatures				
Barbara P. Christopher, by pov attorney	ver of	07	7/05/201	6
**Signature of Reporting Persor	ı		Date	
Evalenction of De				

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).

Disposed of pursuant to the Agreement and Plan of Merger, dated as of August 23, 2015 (the "Merger Agreement"), by and among AGL(1) Resources Inc., The Southern Company and AMS Corp., in exchange for \$66.00 in cash for each share of AGL Resources Inc. common stock held immediately prior to the Effective Time of the merger, as defined in the Merger Agreement.

(2) Disposed of pursuant to the Merger Agreement in exchange for an amount in cash equal to the product of \$66.00 and the total number of CSEs outstanding as of immediately prior to the Effective Time of the merger, as defined in the Merger Agreement.

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.