SECURITIES AND EXCHANGE COMMISSION

FORM 4

Statement of changes in beneficial ownership of securities

Filing Date: **2011-03-01** | Period of Report: **2011-02-25** SEC Accession No. 0001181431-11-014065

(HTML Version on secdatabase.com)

REPORTING OWNER

Davis Curtis H

CIK:1428842

Type: 4 | Act: 34 | File No.: 001-00267 | Film No.: 11653265

Mailing Address C/O ALLEGHENY ENERGY, INC. 800 CABIN HILL DRIVE GREENSBURG PA 15601

ISSUER

ALLEGHENY ENERGY, INC

CIK:3673| IRS No.: 135531602 | State of Incorp.:MD | Fiscal Year End: 1231

SIC: 4911 Electric services

Mailing Address 800 CABIN HILL DRIVE GREENSBURG PA 15601

Business Address 800 CABIN HILL DRIVE GREENSBURG PA 15601 7248373000

FORM 4

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

OMB APPROVAL											
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STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

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. Name and Address of Davis Curtis H	Reporting Person	* -	2. Issuer Name and Ticker or Trading Symbol ALLEGHENY ENERGY, INC [AYE]	Relationship of Reporting Person(s) to Issuer (Check all applicable) Director 10% Owner
(Last)	(First)	(Middle)	3. Date of Earliest Transaction (Month/Day/Year) 02/25/2011	X_ Officer (give title Other (specify below) below) COO, Generation
C/O ALLEGHENY E HILL DRIVE	NERGY, INC.	, 800 CABIN		
GREENSBURG, PA	(Street) 15601		4. If Amendment, Date Original Filed(Month/Day/Year)	6. Individual or Joint/Group Filing (Check applicable line) _X_ Form Filed by One Reporting Person Form Filed by More than One Reporting Person
(City)	(State)	(Zip)		

Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

1.Title of Security (Instr. 3)	2. ZA. Deem Execution Date (Month/D Date, if al (Month/D		Transaction Code (Instr.		1 () ()			Securities Beneficially Owned	Form: Direct (D)	7. Nature of Indirect Beneficial Ownership (Instr. 4)
		Year)	Code	V	Amount	(A) or (D)		Reported	or Indirect (I) (Instr. 4)	
Common Stock, par value \$1.25 per share	02/25/2011		<u>D</u>		10,515	D	<u>(1)</u>	0	D	

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/	4. Transac Code (Instr. 8		Deriv Secu Acqu Dispo		6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		8. Price of Derivative Security (Instr. 5)	9. Number of Derivative Securities Beneficially Owned Following Reported	10. Ownership Form of Derivative Security: Direct (D) or Indirect	11. Nature of Indirect Beneficial Ownership (Instr. 4)
			Year)	Code	>	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares		Transaction(s) (Instr. 4)	(I) (Instr. 4)	
Employee stock options (right to buy)	\$23.64	02/25/2011		<u>D</u>			36,062	(<u>2</u>)	02/27/2019	Common Stock	36,062	(<u>2</u>)	0	D	
Employee stock options (right to buy)	\$50.67	02/25/2011		<u>D</u>			16,498	(3)	03/01/2018	Common Stock	16,498	(3)	0	D	
Restricted Stock Units	(<u>4</u>)	02/25/2011		<u>A</u>			25,567.77	(<u>4</u>)	<u>(4)</u>	Common Stock	25,567.77	(<u>4</u>)	25,567.77	D	

Restricted Stock Units	(4)	02/25/2011		<u>D</u>			25,567.77	(<u>4</u>)	<u>(4)</u>	Common Stock	25,567.77	(<u>4</u>)	0	D		
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Explanation of Responses:

- 1. Disposed of pursuant to the merger (the "Merger") of Allegheny Energy, Inc. ("Allegheny") with a subsidiary of FirstEnergy Corp. ("FirstEnergy") in exchange for 7,013 shares of the common stock, par value \$0.10 per share, of FirstEnergy ("First Energy Common Stock") having a market value, based on the closing price of a share of FirstEnergy Common Stock on the New York Stock Exchange on the effective date of the Merger, of \$37.75 per share.
- 2. These employee stock options, which originally were granted under Allegheny's 1998 Long Term Incentive Plan, became fully vested on September 28, 2010 in connection with approval of the Merger by Allegheny's stockholders. Simultaneously with the closing of the Merger on February 25, 2011, each option converted to an option to purchase 0.667 shares of FirstEnergy Common Stock at an exercise price of \$35.44 per share.
- 3. These employee stock options, which originally were granted under Allegheny's 2008 Long Term Incentive Plan, became fully vested on September 28, 2010 in connection with approval of the Merger by Allegheny's stockholders. Simultaneously with the closing of the Merger on February 25, 2011, each option converted to an option to purchase 0.667 shares of FirstEnergy Common Stock at an exercise price of \$75.97 per share.
- 4. Mr. Davis received a grant of performance shares in 2010 that, by its terms, would have resulted in the issuance to Mr. Davis, in March 2013, of up to 45,616 shares of the common stock, par value \$1.25 per share, of Allegheny ("Allegheny Common Stock"), based on the achievement of corporate performance goals in 2010, 2011 and 2012. Based on certain performance criteria now deemed to have been satisfied in connection with the Merger and the conversion of the performance shares to restricted stock units, Mr. Davis became entitled to receive 25,567.77 restricted stock units, each representing the right to one share of Allegheny Common Stock, which immediately thereafter, converted to 17,053.70 restricted stock units, each representing the right to one share of FirstEnergy Common Stock, to be issued to Mr. Davis within 30 days following the termination of his employment as a result of the Merger.

Signatures

/s/ Amanda J. Skov, Attorney-in-Fact

03/01/2011

Date

** Signature of Reporting Person

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

- * 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).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

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 Number.