FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

k this box if no longer subject to
on 16. Form 4 or Form 5

(State)

1. Name and Address of Reporting Person* **INERGY HOLDINGS, L.P.**

(City)

(Zip)

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL OMB Number: 3235-0287 Estimated average burden onse: 0.5

 $Footnotes^{(3)(6)}$

Footnotes(5)(6)

11. Nature of Indirect Beneficial

Ownership (Instr. 4)

Check

U obligat	ions may conti tion 1(b).			Fil								ities Exchang ompany Act o		of 1934		ll.	hours per	-	
	nd Address of	Reporting Person*			2.	Issuer	Name	and T	icker or	Tradi	ing	Symbol			5. Relationsh (Check all ap Dire	plicable) ctor)	1	s) to Issuer L0% Owner Other (specify
(Last) (First) (Middle) 700 LOUISIANA STREET SUITE 2060					3. Date of Earliest Transaction (Month/Day/Year) 10/04/2013									Officer (give title X Other (specify below) See Remarks					
(Street) HOUST	ON T	x	77002	2	- 4. -	If Ame	endmer	nt, Dat	e of Oriç	ginal F	-ile	ed (Month/Da	y/Year)		Line) Forr	n filed b	y One R	eporting	eck Applicable g Person e Reporting
(City)	(S		(Zip)																
1. Title of S	Security (Ins		le I -	2. Transaction Date (Month/Day/	on	2A. D Exec if any	eemed ution D	ate,	3. Transa Code (I 8)	ction	4	sposed of 4. Securities A Disposed Of (1 5)	Acquire	d (A) or	Beneficial Owned Fo	of ly	6. Own Form: I (D) or I (I) (Inst	Direct ndirect	7. Nature of Indirect Beneficial Ownership
									Code	v	,	Amount	(A) or (D)	Price	Reported Transactio (Instr. 3 ar				(Instr. 4)
Common	Units			10/04/20)13				A ⁽¹⁾⁽²⁾			21,597	A	(1)(2	21,5	97		I	See Footnotes ⁽³
Common Units			10/04/2013				X ⁽⁴⁾			7,137,841	A	(4)	7,137	7,137,841		1 I			
		Ta	able									osed of, c			ally Owned s)				,
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	Exec if any	BA. Deemed Execution Date, f any		1. Transaction Code (Instr. 3)		5. Number 6. E		Date Exercisable and Expiration Date Month/Day/Year)		cisable and	7. Title and Amount of Securities Underlying Derivative Security (Instr. and 4)		8. Price of Derivative Security (Instr. 5)	9. Num derivat Securi Benefi Owned Follow Report Transa (Instr.	tive ties cially I ing ted action(s)	10. Owner Form: Direct or Indi (I) (Ins	(D) Benefic Owners rect (Instr. 4)
					Code	· V	(A)	(D)	Date Exer	cisabl	le	Expiration Date	Title	Amour or Numbe of Shares	er				
ı	nd Address of	Reporting Person*	,																
(Last) 700 LOU SUITE 2	JISIANA S	(First) TREET	ı	(Middle)															
(Street)	ON	TX		77002															
(City)		(State)		(Zip)		_													
1. Name ar		Reporting Person*																	
(Last) 700 LOU SUITE 2	JISIANA S	(First) TREET		(Middle)															
(Street)	ON	TX		77002															

(Last) 700 LOUISIAN SUITE 2060	(First) A STREET	(Middle)
(Street) HOUSTON	TX	77002
(City)	(State)	(Zip)

Explanation of Responses:

- 1. On October 4, 2013, the unitholders of Crestwood Midstream Partners LP ("CMLP") approved the Agreement and Plan of Merger (the "Merger Agreement") entered into on May 5, 2013 among CMLP, Crestwood Gas Services GP, LLC ("CMLP GP"), Inergy, L.P. ("NRGY"), Inergy Midstream, L.P. (the "Issuer"), NRGM GP, LLC and Intrepid Merger Sub, LLC ("Merger Sub"), pursuant to which Merger Sub merged with and into CMLP (the "Merger"). (Continued in footnote 2)
- 2. Pursuant to the terms and conditions of the Merger Agreement, on October 7, 2013, at the effective time of the Merger, each common unit and Class D unit of CMLP that was held by Crestwood Holdings LLC ("Crestwood Holdings"), Crestwood Holdings, LLC ("Gas Services Holdings") and CMLP GP, was converted into the right to receive 1.07 new common units representing limited partner interests (the "Common Units") of the Issuer (the "Unit Consideration") and holders of Common Units of CMLP, other than Crestwood Holdings, Gas Services Holdings and CMLP GP, received, in addition to the Unit Consideration, the right to receive \$1.03 in cash per Common Unit of CMLP.
- 3. These securities are held by CMLP GP, which is owned by NRGY. Inergy Holding, L.P. is the sole member of Inergy GP, LLC ("NRGY GP'), which is the general partner of NRGY.
- 4. On October 7, 2013, immediately following the consummation of the Merger, Gas Services Holdings contributed to NRGY 7,137,841 Common Units that Gas Services Holdings received in the Merger in exchange for 14,318,396 common units of NRGY (the "Follow-On Contribution") pursuant to its previous election under the Follow-On Contribution Agreement, dated as of May 5, 2013, between Crestwood Holdings, Gas Services Holdings, NRGY and NRGY GP.
- 5. These securities are held by NRGY.
- 6. These securities may also be deemed to be beneficially owned by Crestwood Holdings and certain of its affiliates, which have filed a separate Form 4 reporting securities of the Issuer that they may be deemed to beneficially own.

Remarks:

GP of Crestwood Equity Partners LP (f/k/a Inergy, L.P.) The Reporting Persons disclaim beneficial ownership of the securities reported on this Form 4 except to the extent of their pecuniary interest therein, and the inclusion of these securities in this report shall not be deemed an admission of beneficial ownership of these securities for purposes of Section 16 or for any other purpose.

/s/ Michael K. Post, Vice President for Crestwood Equity GP LLC (f/k/a Inergy GP, 10/07/2013 LLC), the general partner of Crestwood Equity Partners LP (f/k/a Inergy, L.P.) /s/ Michael K. Post, Vice President for Crestwood Equity 10/07/2013 GP LLC (f/k/a Inergy GP, LLC) /s/ Joel C. Lambert, Vice President for Crestwood 10/07/2013 Holdings LLC, the general partner of Inergy Holdings, L.P. ** Signature of Reporting Person Date

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.