| SEC For | | Α | | | TATI | Ee | 950 | ידוםווי | E6 V | | EYOU | | COMM | IISSION | | | | | |
|---|---|--|---|-------|----------------------------|---------|---|--|------------------------------|---------|---------------------------------------|--|-------------------------------------|---|---|---|---|---|--|
| | FORM | 4 | UNII | ED 9 | IAI | 23 | JEU | | ES A nington, | | | | | IISSIUN | | ON | 1B APP | ROVAL | |
| Section obligat | this box if no lo n 16. Form 4 or ions may contir tion 1(b). | | ST | ATEN | | pursu | ant to | Section 16 | (a) of the | e Sec | ENEFIC urities Excha Company Ac | inge Act of | | SHIP | E | | iber: average b response: | 3235-02 burden | |
| | | Reporting Person* | r | | | 2. Issu | uer Na | me and Tie | cker or T | rading | g Symbol | 101 1940 | | . Relationship Check all appl | | orting Pe | erson(s) to | lssuer | |
| TotalE | nergies Sl | <u>E</u> | | | F | | | rway Energy, Inc. [CWEN] e of Earliest Transaction (Month/Day/Year) | | | | | ` | Director I 10% C Officer (give title Other | | | % Owner her (specify | | |
| (Last) | (F E JEAN M | irst) | (Middle) | | Ľ | | 5/2024 | | | | | | | below | /) | | be | low) | |
| LA DEF | | | | | | ι π Α | menan | nent, Date | or Origi | | ed (Month/D | ay/rear) | | | filed by filed by | One Re | porting P an One R | erson | |
| . , | EVOIE I |) | 92400 | | F | Rule | e 10 | b5-1(c |) Trai | ารลง | ction Inc | lication | l_ | | | | | | |
| (City) | (5 | State) | (Zip) | | | | | | | | nsaction was r f Rule 10b5-1(| | | tract, instruction | n or writte | en plan th | at is inten | ded to satisfy | |
| | | Ta | able I - N | | | | | | · | ed, D | | - | | ally Owned | | , | | í | |
| Da | | | | Date | Date Month/Day/Year) | | 2A. Deemed Execution Date, if any (Month/Day/Year) | | 3. Transa Code 8) | | | | I (A) or . 3, 4 and 5 | Beneficiall Owned Fol Reported | Securities Beneficially Owned Following Reported | | nership Direct Indirect tr. 4) | Indirect Beneficial Ownership (Instr. 4) | |
| | | | | | | | | | v | Amount | (A) or (D) | Price | Transactio (Instr. 3 an | | | | | | |
| Class C Common Stock 06/26 | | | | 6/202 | 024 | | | С | | 375,000 |) A | (1) | 435,1 | 435,152 | | I | See footnotes | | |
| Class C G | Common St | ock | | 06/2 | 8/202 | 4 | Ļ | | J ⁽⁴⁾ | | 375,000 |) D | \$24.6 | 9 60,152 | | Ι | | See footnotes | |
| | | | Table I | | | | | | | | sposed o , convert | | | y Owned | | | | | |
| 1. Title of Derivative Security (Instr. 3) | 2. Conversion or Exercise Price of Derivative Security | 3. Transaction Date (Month/Day/Year) | 3A. Deemo Execution if any (Month/Da | Date, | 4. Transa Code 8) | | n Der Sec Acc or I of (| lumber of ivative curities quired (A) Disposed D) (Instr. and 5) | 6. Date Expirat (Month | ion Da | | 7. Title an of Securit Underlyin Derivative (Instr. 3 an | ies g Security | 8. Price of Derivative Security (Instr. 5) | deriva Securi | vative Ownership Indire urities Form: Benef pficially Direct (D) Owner or Indirect (I) (Instr. 4) orted | | D) Benefic D) Owners ect (Instr. 4 | |
| | | | | | Code | v | (A) | (D) | Date Exercis | sable | Expiration Date | Title | Amount or Number of Shares | s | Transa (Instr. | iction(s) 4) | | | |
| Class D Units of Clearway Energy LLC | (1) | 06/26/2024 | | | С | | | 375,000 | (1) | | (1) | Class C Common Stock | 375,00 | 0 \$0 | 41,9 | 61,750 | I | See footnote | |
| 1. Name a | nd Address of | Reporting Person [*] | <u> </u> | | | | + | I | | | <u> </u> | I | I | _ | <u> </u> | | | <u> I </u> | |
| | | | | | | | - | | | | | | | | | | | | |
| (Last) 2, PLAC LA DEF | E JEAN M ENSE 6 | (First) ILLIER | (Mio | ddle) | | | | | | | | | | | | | | | |
| (Street) COURB | EVOIE | 10 | 924 | 400 | | | - | | | | | | | | | | | | |
| (City) | | (State) | (Zip |)) | | | | | | | | | | | | | | | |
| | | Reporting Person [*] | | | | | | | | | | | | | | | | | |
| (Last) 2, PLAC LA DEF | E JEAN M ENSE 6 | (First) ILLIER | (Mic | ddle) | | | | | | | | | | | | | | | |
| (Street) COURB | EVOIE | 10 | 924 | 400 | | | | | | | | | | | | | | | |
| (City) | | (State) | (Zip |)) | | | | | | | | | | | | | | | |
| | | Reporting Person [*] oldings USA | | | | | | | | | | | | | | | | | |
| (Last) 1201 LC | UISIANA | (First) ST. SUITE 1800 | | ddle) | | | | | | | | | | | | | | | |

| (Street) HOUSTON | ТХ | 77002 | |
|---|--|----------|--|
| | | | |
| (City) | (State) | (Zip) | |
| | ss of Reporting Persor | | |
| TotalEnergie | <u>s Delaware, Inc</u> | - | |
| (Last) | (First) | (Middle) | |
| 1201 LOUISIA | NA ST. SUITE 180 | 0, | |
| (Street) | | | |
| HOUSTON | TX | 77002 | |
| , | | | |
| (City) | (State) | (Zip) | |
| , | (State) ss of Reporting Persor | | |
| 1. Name and Addre | . , |)* | |
| 1. Name and Addre | ss of Reporting Persor |)* | |
| 1. Name and Addre <u>TotalEnergie</u> (Last) | ss of Reporting Persor s Renewables U | (Middle) | |
| 1. Name and Addre <u>TotalEnergie</u> (Last) | ss of Reporting Persor s <u>Renewables U</u> (First) | (Middle) | |
| 1. Name and Addre <u>TotalEnergie</u> (Last) 1201 LOUISIAN | ss of Reporting Persor s <u>Renewables U</u> (First) | (Middle) | |

Explanation of Responses:

1. Pursuant to an Amended and Restated Exchange Agreement, dated as of May 14, 2015, among the Issuer, Clearway Energy LLC, and other parties thereto (the "Exchange Agreement"), the Class D Units of Clearway Energy LLC are exchangeable at any time for shares of Class C Common Stock on a one-for-one basis, subject to equitable adjustments for stock splits, stock dividends and reclassifications. As the holder exchanges the Class D Units for shares of Class C Common Stock on a one-for-one basis, subject to equitable adjustments for stock splits, stock dividends and reclassifications. As the holder exchanges the Class D Units for shares of Class C Common Stock pursuant to the Exchange Agreement, an equivalent number of shares of Class D Common Stock issued to the holder will automatically be canceled. 2. The securities reported herein are held directly by Clearway Energy Group, LLC ("Clearway Energy Group"). GIP III Zephyr Acquisition Partners, L.P. ("Zephyr") is the sole member of Clearway Energy Group. Zephyr Holdings GP, LLC ("Zephyr GP") is the general partner of Zephyr.

3. TotalEnergies Renewables USA, LLC holds 50% of the equity interests in Zephyr GP. TotalEnergies Holdings USA, Inc. is the sole shareholder of TotalEnergies Delaware, Inc., which is the sole member of TotalEnergies Renewables USA, LLC. TotalEnergies Gestion USA SARL, which is a direct wholly owned subsidiary of TotalEnergies SE, is the sole shareholder of TotalEnergies Holdings USA, Inc. Each of the foregoing entities is a "Reporting Person" and may be deemed to beneficially own the securities reported herein; however, each Reporting Person disclaims beneficial ownership of the securities reported herein, except to the extent of such Reporting Person's pecuniary interest therein. Solely for purposes of Section 16 of the Exchange Act, each Reporting Person may be deemed a "director by deputization".

4. Reflects the grant of shares of restricted stock of the Issuer granted by Clearway Energy Group under its Long Term Equity Incentive Program to one or more of its employees. The Reporting Persons have agreed to voluntarily disgorge any profits deemed realized from such transactions to the Issuer.

TOTALENERGIES SE By: /s/

 Marine Delaitre Name: Marine
 06/28/2024

 Delaitre Title: Authorized
 06/28/2024

 Signatory
 TOTALENERGIES GESTION

 USA SARL By: /s/ Eric Bozec
 06/28/2024

 Name: Eric Bozec Title: General
 06/28/2024

 Manager
 TOTALENERGIES

 HOLDINGS USA, INC. By: /s/
 06/28/2024

Richard Frazier Name: Richard <u>Frazier Title: Assistant Secretary</u>

TOTALENERGIES

DELAWARE, INC. By: /s/ Richard Frazier Name: Richard Frazier Title: Secretary

TOTALENERGIES

RENEWABLES USA, LLC By: /s/ Richard Frazier Name: 06/28/2024

Richard Frazier Title: Secretary
** 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.