# Edgar Filing: SVILAR DANIEL P - Form 4

### SVILAR DANIEL P

#### Form 4

#### March 11, 2002

UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 4

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

( ) Check this box if no longer subject to Section 16.

Form 4 or Form 5 obligations may continue. See Instructions 1(b).

1. Name and Address of Reporting Person

SVILAR, DANIEL P.

877 NORTH 8TH WEST

RIVERTON, WY 82501

USA

Issuer Name and Ticker or Trading Symbol U.S. ENERGY CORP.

USEG

- 3. IRS or Social Security Number of Reporting Person (Voluntary)
- 4. Statement for Month/Year

February 28, 2002

- 5. If Amendment, Date of Original (Month/Year)
- 6. Relationship of Reporting Person(s) to Issuer (Check all applicable)
- ( ) Director (X) 10% Owner (X) Officer (give title below) ( ) Other (specify below)

ASSISTANT SECRETARY AND GENERAL COUNSEL

- 7. Individual or Joint/Group Filing (Check Applicable Line)
  - (X) Form filed by One Reporting Person
  - ( ) Form filed by More than One Reporting Person

Table I	Non-Derivativ	e Securit	ies Acc	quired, Disposed of	, or	Beneficially	owned
1. Title of	Security	Trans	action	4.Securities Acqu   or Disposed of       Amount	(D)	/	Securities   Beneficially   Owned at
\$.01 Par	Value Commor		G   	1,250 	D	NIL 	94,313
\$.01 Par	Value Commor	S N/A 		NONE 	   	N/A 	85 <b>,</b> 850
\$.01 Par	Value Commor	S N/A 		NONE 		N/A 	1,000
\$.01 Par	Value Commor	S N/A 		NONE 	   	N/A 	125,556
\$.01 Par	Value Commor	S N/A	 	NONE	 	N/A 	175,000 
\$.01 Par	Value Commor	S N/A		NONE 	   	N/A 	512,359 
\$.01 Par	Value Commor	S N/A		NONE 	   	N/A 	5,000

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Table II Derivativ	ve Securit	ites A	Acqui	red,	Dispos	sed c	f, (	or B	enef	iciall	y Owne	d			
1.Title of Derivative Security	version  or Exer  cise  Price of  Deriva-  tive  Secu-	Trans           	sacti           	on           	rities red(A) posed	or of (D	ecu qui Dis )   A,	Ci  Ex  Da  Da  Da  Da	sable pirat te(Mo y/Yea te  I er- a	and  cion   cion	of U Secu Tit of	nderly rities le and	ving S		8.F
	rity	Date	Coc	de V	Amour	nt	I	bl	e	I					
Qualified Stock Option											Common	Stock	166,	000	N/ <i>P</i>
(Right to Buy) (h)		 		 		 	/ !	92 	/02 	 					
Qualified Stock Option											Common	Stock	34,	782	N/ <i>P</i>
(Right to Buy) (h) h	 	 	 	 		 	/	98 	/08 	 				 	
Nonqualified Stock Option	p \$2.00/sh	N/A		1 1			I	12	/04 (	)9/25	Common	Stock	: 40,	218	N/ <i>P</i>
(Right to Buy)   (h)					1							I	1		1
Qualified Stock Option	o \$2.40/sh	N/A						01	/10 (	01/09	Common	Stock	: 41,	667	N/ <i>P</i>
(Right to Buy) (h)		- 1					/(	01	/11	1					
Nonqualified Stock Option	p \$2.40/sh	N/A	 				l	01	/10 (	01/09	Common	Stock	: 80,	233	N/ <i>P</i>
(Right to Buy)   (h)					1							I	1		1

Explanation of Responses: Form 4 for February 28,

2002

(a) Includes 12,950 shares held in joint tenancy with the Reporting Person's wife and 37,068 shares held in an

Individual Retirement Account established for the benefit of the Reporting Person.

(b) Consists of 22,680 and 63,170 shares subject to forfeiture. The 22,680 shares, issued under the USEG

Restricted Stock bonus Plan, are deemed 'earned out": (i) if he is continuously employed by USEG unitl he reitres;

(ii) if he becomes totally disabled; (iii) upon his death, or (iv) if the shares are claimed within three years following  $\frac{1}{2}$ 

the occurence of (i), (ii) or (iii). The 63,170 shares, issued under the 1996 Stock Award Program vest at the rate

of 20% each year over a five year period and are subject to the forfeiture conditions noted previously. The

treasurer of USEG holds the shares in trust for the benefit of the Reporting Person, while the non-employee

directors of USEG exercise shared voting and dispositive rights over all 85,850

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shares. The shares do not come under the control of the Reporting Person until termination. The total number of shares is presently reported; distributions to the Reporting Person will not be separately reported. The acquisitions of the shares by the Reporting Person from both the Bonus Plan and the Award Program are exempt under Rule 16b-3. Consists of shares indirectly held by the Reporting Person as Custodian for his minor child under the Wyoming Uniform Transfers to Minors Act. (d) Consists of shares held by Plateau Resources Limited ("Plateau"), a wholly-owned subsidiary of USEG. The Reporting Person is an officer of both USEG and Plateau. The Reporting Person is not a controlling shareholder of Plateau, and therefore does not have a pecuniary interest in the USEG shares held by Plateau, under Rule 16a-1(a)(2)(iii). Consists of shares held by Sutter Gold Mining Company ("SGMC"), a (e) subsidiary of USEG. The Reporting Person is an officer of USEG and SGMC. The Reporting Person is not a controlling shareholder of SGMC, and therefore does not have a pecuniary interest in the USEG shares held by SGMC, under Rule 16a-1(a)(2)(iii). Consists of shares held by Crested Corp. ("Crested"), a majority-owned subsidiary of USEG. The Reporting Person is an officer of USEG and an officer and director of Crested. The Reporting Person is not a controlling shareholderof Crested, and therefore does not have a pecuniary interest in the USEG shares held by Crested, under rule 16a-1(a)(2)(iii). Consists of shares held by Svilar, Inc. a private corporation of which the Reporting Person is a major shareholder, officer and director. Stock options granted under the Issuer's Incentive Stock Option Plan, and exempt under Rule 16b-3. NOTE: Pursuant to SEC Rule 16a-1(a)(2), information on Plateau, SGMC and Crested is not required, however, Regsitrant has undertaken comprehensive disclosure and reports shares held by Plateau, SGMC and Crested as indirectly owned by the Reporting The Reporting Person disclaims beneficial and pecuniary interest in the shares reported under footnotes c, d, e and fabove. SIGNATURE OF REPORTING PERSON /s/ DANIEL P. SVILAR DATE

March 8, 2002