MUHLEIS Form 4	EN ANGIE										
October 01,	, 2018										
FORM	<b>A</b> 4 <sub>UNITED</sub>	STATES SE	CURITIES AN	ND EXCHA	ANGE	E CON	MMISSION	OMB AP	PROVAL		
		~ ~ ~ -	Washington, I		Number:	3235-0287					
Check t if no lot subject Section Form 4 Form 5 obligati may cot <i>See</i> Inst 1(b).	nger to 16. or Filed put ons ntinue.	rsuant to Sect (a) of the Pub	HANGES IN B SECURI ion 16(a) of the lic Utility Holdi he Investment C	ct of 1934,	January 31, Expires: 2005 Estimated average burden hours per response 0.5						
(Print or Type	Responses)										
	Address of Reporting EN ANGIE	Syı	Issuer Name <b>and</b> nbol ELNET INC [N]		ing		Relationship of R uer				
			Date of Earliest Tra	nsaction			(Check all applicable)				
C/O FARMERS & MERCHANTS INVESTMENT INC., 6801 SOUTH 27TH STREET			(				Director Officer (give tit ow)				
ΙΙΝΟΟΙ Ν	(Street)		f Amendment, Date ed(Month/Day/Year)	e Original		Ap	Individual or Joir plicable Line) _ Form filed by On _ Form filed by Mo	e Reporting Per	son		
	(State)	(Zin)					son				
(City)	· · ·	(Zip)	Table I - Non-De			-					
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date any (Month/Day/Y	Code		of (D)	ed (A) Price	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)		
Class A Common Stock	06/06/2012		G <u>(1)(2)</u>	7,875	D	\$0	706,200 <u>(3)</u> (4)	Ι	By spouse		
Class A Common Stock	09/04/2012		G <u>(2)(5)</u>	16,591	D	\$0	2,428,797 (3) (6)	D			
Class A Common Stock	02/07/2013		G <u>(2)(7)</u>	4,814	D	\$0	2,423,983 (3) (6)	D			
Class A	02/07/2013		G	12,838	D	<b>\$</b> 0	693,362 <u>(3)</u>	Ι	By		

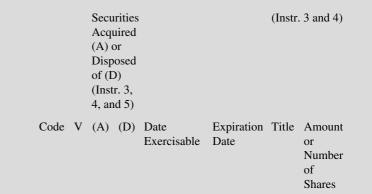
Class A Common       09/19/2018       G       V       1,755,000       D       \$ 0       668,983 (a)       D         Class A Common       09/19/2018       G       V       1,755,000       A       \$ 0       2,448,362 (a)       I       By spouse         Class A Common       09/19/2018       G       V       1,755,000       A       \$ 0       2,448,362 (a)       I       By spouse         Class A Common Stock       Common       692,885       I       By adu daught         Class A Common Stock       I       By adu daught         Class A Common Stock       I       By adu son         Class A Common       I       By adu son         Class A Common       I       By adu son       By adu son         Class A Common       I       By adu son       By adu son         I       I       By adu son       By adu son         I       I       By adu son       By adu son         I<	lult
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Stock	ust
Class A Common 174,930 (11) I By trus Stock	ust
Class A Common 174,930 (12) I By trus Stock	ust
Class A Common 88,070 (13) I By trus Stock	

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.

# Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of	2.	3. Transaction Date	3A. Deemed	4.	5.	6. Date Exercisable and	7. Title and	8. Price of	9. Nu
Derivative	Conversion	(Month/Day/Year)	Execution Date, if	Transaction	onNumber	Expiration Date	Amount of	Derivative	Deriv
Security	or Exercise		any	Code	of	(Month/Day/Year)	Underlying	Security	Secu
(Instr. 3)	Price of		(Month/Day/Year)	(Instr. 8)	Derivativ	e	Securities	(Instr. 5)	Bene



## **Reporting Owners**

Derivative

Security

Relationships				
Director	10% Owner	Officer	Other	
	Х			
10/01/2018				
	Date	;		
	Director	Director 10% Owner X 10/01/2	Director 10% Owner Officer	

### **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).
- The gift of these shares to charitable organizations under Section 501(c)(3) of the Internal Revenue Code was effected pursuant to a Rule (1) 10b5-1 plan that was entered into by the reporting person's spouse on March 8, 2012.

Rule 10b5-1, promulgated under the Securities Exchange Act of 1934, allows significant shareholders of a company and their family members who are not in possession of material non-public information to establish pre-arranged plans to buy, sell, or otherwise transfer

- a specified number of shares of such company's stock. Once a plan is established, the significant shareholder or family member does not (2)retain or exercise any discretion over transfers of stock under the plan and the pre-planned transfers may be executed at later dates as set forth in the plan, without regard to any subsequent material non-public information related to the company that the significant shareholder or family member may receive.
- (3) This balance reflects previously reported transactions that occurred subsequent to the date of this gift transaction.

This balance also reflects an adjustment in this Form 4 to increase the balance of shares owned by the reporting person's spouse by 52,982 shares in order to reflect that, as also discussed in footnote (6) below for a corresponding adjustment to the number of shares held jointly by the reporting person and her spouse, the 52,982 shares for a gift to a charitable organization under Section 501(c)(3) of the

- (4) Internal Revenue Code originally reported in a Form 4 filed by the reporting person on June 5, 2013, were transferred from shares held jointly by the reporting person and her spouse, rather than from the reporting person's spouse as originally reported. This adjustment and the corresponding adjustment discussed in footnote (6) below have no net effect on the total number of shares previously reported as beneficially owned by the reporting person.
- This gift to a charitable organization under Section 501(c)(3) of the Internal Revenue Code was effected pursuant to a Rule 10b5-1 plan (5) that was entered into by the reporting person on June 4, 2012.
- These shares include 52,344 shares that the reporting person holds jointly with her spouse. Such number of jointly owned shares and (6) thus the balance of shares reported herein as directly owned by the reporting person reflects (i) an adjustment in this Form 4 to decrease the number of jointly owned shares by 52,982 shares in order to reflect that, as also discussed in footnote (4) above for a corresponding

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adjustment to the number of shares owned by the reporting person's spouse, the 52,982 shares for a gift to a charitable organization under Section 501(c)(3) of the Internal Revenue Code originally reported in a Form 4 filed by the reporting person on June 5, 2013, were transferred from shares held jointly by the reporting person and her spouse, rather than from the reporting person's spouse as originally reported; and (ii) a de minimis adjustment in this Form 4 to decrease the number of jointly owned shares by one share in order to correct the number of jointly owned shares.

- (7) This gift to a charitable organization under Section 501(c)(3) of the Internal Revenue Code was effected pursuant to a Rule 10b5-1 plan that was entered into by the reporting person on November 6, 2012.
- Shares held by a Dynasty Trust, of which the adult daughter of the reporting person is the initial beneficiary. The reporting person(8) continues to report beneficial ownership of all the shares held by the trust, but disclaims beneficial ownership of the shares held by the trust except to the extent of the reporting person's pecuniary interest therein.
- Shares held by a Dynasty Trust, of which the adult son of the reporting person is the initial beneficiary. The reporting person continues(9) to report beneficial ownership of all the shares held by the trust, but disclaims beneficial ownership of the shares held by the trust except to the extent of the reporting person's pecuniary interest therein.

Shares held by the Alicia L. Muhleisen Irrevocable Trust dated 8/29/2003, of which the adult daughter of the reporting person is the(10) beneficiary. The reporting person continues to report beneficial ownership of all the shares held by the trust, but disclaims beneficial ownership of the shares held by the trust except to the extent of the reporting person's pecuniary interest therein.

Shares held by the Jason D. Muhleisen Irrevocable Trust dated 8/29/2003, of which the adult son of the reporting person is the

(11) beneficiary. The reporting person continues to report beneficial ownership of all the shares held by the trust, but disclaims beneficial ownership of the shares held by the trust except to the extent of the reporting person's pecuniary interest therein.

Shares held by the A. Muhleisen Post-Annuity Irrevocable Trust dated 8/29/2003, of which the adult son of the reporting person is the(12) beneficiary. The reporting person continues to report beneficial ownership of all the shares held by the trust, but disclaims beneficial ownership of the shares held by the trust except to the extent of the reporting person's pecuniary interest therein.

Shares held by the D. Muhleisen Post-Annuity Irrevocable Trust dated 8/29/2003, of which the adult daughter of the reporting person is(13) the beneficiary. The reporting person continues to report beneficial ownership of all the shares held by the trust, but disclaims beneficial ownership of the shares held by the trust except to the extent of the reporting person's pecuniary interest therein.

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.