DYNEGY INC. Form SC 13G/A February 14, 2013

UNITED STATES

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13G

Under the Securities Exchange Act of 1934 (Amendment No. 1)*

Dynegy Inc. (Name of Issuer)

Common Shares, \$0.01 par value (Title of Class of Securities)

26817R108

(CUSIP Number)

December 31, 2012 (Date of Event which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed.

0	Rule 13d-1(b)
X	Rule 13d-1(c)
0	Rule 13d-1(d)

*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

CUSIP No. 26817R108		S	Parchedule 13G	age 2 of 39	
1	NAME (OF R	REPORTING PERSON		
	Oaktree	Opp	ortunities Fund VIII Delaware, L.P.		
2	CHECK	THE	E APPROPRIATE BOX IF A MEMBER OF A GROUP		a) (b) (
3	SEC US	E OI	NLY		
4	CITIZE	NSH	IP OR PLACE OF ORGANIZATION		
	Delawar	e			
		5	SOLE VOTING POWER		
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING		6	4,208,258 SHARED VOTING POWER		
			None.		
		7	SOLE DISPOSITIVE POWER		
PERS WIT			4,208,258		
		8	SHARED DISPOSITIVE POWER		
			None.		
9	AGGRE	GAT	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PE	RSON	
	4,208,25	8			
10	CHECK SHARE		X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTA	AIN o	
11	PERCE	NT C	OF CLASS REPRESENTED BY AMOUNT IN ROW (9)		
	3.64% (1	1)			
12	TYPE O	FRE	EPORTING PERSON		
	PN				

Based upon an aggregate of 115,606,936 shares of common stock outstanding as of December 5, 2012, including 15,606,936 additional shares of common stock reserved for issuance upon the exercise of warrants at an exercise price of \$40.00 per share that expire at 5:00 p.m. New York City time on October 2, 2017 and 804 shares held in treasury following issuance on October 1, 2012, as reported by the Issuer on Amendment No. 1 to Form S-1 filed with the United States Securities Exchange Commission (the "SEC") on January 18, 2013 (the "Form S-1/A").

CUSIP No. 26817R108		S	CHEDULE 13G	Page 3 of 39)
1	NAME (OF R	REPORTING PERSON		
	Oaktree	Func	i GP, LLC		
2	CHECK	THE	E APPROPRIATE BOX IF A MEMBER OF A GROUP		(a) o (b) o
3	SEC US	E OI	NLY		
4	CITIZE	NSH	IP OR PLACE OF ORGANIZATION		
	Delawar	e			
		5	SOLE VOTING POWER		
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		6	4,208,258* SHARED VOTING POWER None.		
		7	SOLE DISPOSITIVE POWER 4,208,258* SHARED DISPOSITIVE POWER		
9	AGGRE	GAT	None. TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PI	ERSON	
	4,208,25 CHECK SHARES	ВО	X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERT	'AIN (0
11	PERCE	NT C	OF CLASS REPRESENTED BY AMOUNT IN ROW (9)		
	3.64%				
12	ТҮРЕ О	FRE	EPORTING PERSON		
	OO				

^{*} Solely in its capacity as the general partner of Oaktree Opportunities Fund VIII Delaware, L.P.

CUSIP No. 26817R108		S	Pag SCHEDULE 13G	ge 4 of 39
1	NAME	OF F	REPORTING PERSON	
	Oaktree	Hun	itington Investment Fund, L.P.	
2	CHECK	TH	E APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) o (b) o
3	SEC US	E O	NLY	
4	CITIZE	NSH	IIP OR PLACE OF ORGANIZATION	
	Cayman	Isla	nds	
		5	SOLE VOTING POWER	
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING		6	1,171,563 SHARED VOTING POWER	
		7	None. SOLE DISPOSITIVE POWER	
PERS WIT			1,171,563	
		8	SHARED DISPOSITIVE POWER	
			None.	
9	AGGRE	GA	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PER	SON
	1,171,56	53		
10	CHECK SHARE		X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAI	N o
11	PERCE	NT (OF CLASS REPRESENTED BY AMOUNT IN ROW (9)	
	1.01% (1)		
12	TYPE C	F R	EPORTING PERSON	
	PN			

⁽¹⁾Based upon an aggregate of 115,606,936 shares of common stock outstanding as of December 5, 2012, including 15,606,936 additional shares of common stock reserved for issuance upon the exercise of warrants at an exercise

CUSIP No. 26817R108		S	SCHEDULE 13G	age 5 of 39	
1	NAME	OF F	REPORTING PERSON		
	Oaktree	Hun	tington Investment Fund GP, L.P.		
2	CHECK	THI	E APPROPRIATE BOX IF A MEMBER OF A GROUP		a) o o) o
3	SEC US	E Ol	NLY		
4	CITIZE	NSH	IIP OR PLACE OF ORGANIZATION		
	Cayman	Isla	nds		
		5	SOLE VOTING POWER		
NUMBER OF			1,171,563*		
SHAF BENEFIC		6	SHARED VOTING POWER		
OWN	IED		None.		
BY EA REPOR		7	SOLE DISPOSITIVE POWER		
PERS	SON		1,171,563*		
WIT	H	8	SHARED DISPOSITIVE POWER		
			None		
9	AGGRE	'GA'	None. TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PE	RSON	
				115011	
10	1,171,56		X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTA	A IN	
10	SHARE		A II THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTA	AIN o	
11	PERCE	NT C	OF CLASS REPRESENTED BY AMOUNT IN ROW (9)		
	1.01%				
12	TYPE C	F RI	EPORTING PERSON		
	PN				

^{*} Solely in its capacity as the general partner of Oaktree Huntington Investment Fund, L.P.

CUSIP No 26817R10		Page 6 of	39
1	NAME OF REPORTING PERSON		
	Oaktree Huntington Investment Fund	GP Ltd.	
2	CHECK THE APPROPRIATE BOX	IF A MEMBER OF A GROUP	(a) o (b) o
3	SEC USE ONLY		
4	CITIZENSHIP OR PLACE OF ORG	ANIZATION	
	Cayman Islands		
	5 SOLE VOTING POWE	ER	
NUMBER SHA BENEFIG OWN BY E REPOR PERS	RES 6 SHARED VOTING PORTALLY IED None. ACH TING 7 SOLE DISPOSITIVE FOR SOLE SHARED DISPOSITIVE FOR SHARED DISPOSIT	POWER	
0	None.	CIALLY OWNED BY EACH REPORTING PERSON	
9	1,171,563*	TALLY OWNED BY EACH REPORTING PERSON	
10	CHECK BOX IF THE AGGREGATI SHARES	E AMOUNT IN ROW (9) EXCLUDES CERTAIN	O
11	PERCENT OF CLASS REPRESENT	TED BY AMOUNT IN ROW (9)	
	1.01%		
12	TYPE OF REPORTING PERSON		
	00		

^{*} Solely in its capacity as the general partner of Oaktree Huntington Investment Fund GP, L.P.

CUSIP No 26817R108		S	SCHEDULE 13G	e 7 of 39
1	NAME	OF R	REPORTING PERSON	
	Oaktree	Opp	ortunities Fund VIII (Parallel 2), L.P.	
2	CHECK	THI	E APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) (b) (c)
3	SEC US	E Ol	NLY	
4	CITIZE	NSH	IIP OR PLACE OF ORGANIZATION	
	Cayman	Islaı	nds	
		5	SOLE VOTING POWER	
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING			165,279	
		6	SHARED VOTING POWER	
			None.	
		7	SOLE DISPOSITIVE POWER	
PERS WIT			165,279	
VV 1 1	111	8	SHARED DISPOSITIVE POWER	
			None.	
9	AGGRE	GA7	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERS	SON
	165,279			
10	CHECK SHARE		X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN	N o
11	PERCE	NT C	OF CLASS REPRESENTED BY AMOUNT IN ROW (9)	
	0.14% (1)		
12	TYPE C	F RI	EPORTING PERSON	
	PN			

⁽¹⁾Based upon an aggregate of 115,606,936 shares of common stock outstanding as of December 5, 2012, including 15,606,936 additional shares of common stock reserved for issuance upon the exercise of warrants at an exercise

CUSIP No. 26817R108		S	Pa SCHEDULE 13G	ge 8 of 39
1	NAME (OF R	REPORTING PERSON	
	Oaktree	Opp	ortunities Fund VIII GP, L.P.	
2	CHECK	THI	E APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) o (b) o
3	SEC US	E Ol	NLY	
4	CITIZE	NSH	IP OR PLACE OF ORGANIZATION	
	Cayman	Islaı	nds	
		5	SOLE VOTING POWER	
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING		6	165,279* SHARED VOTING POWER None. SOLE DISPOSITIVE POWER	
PERS WIT			165,279*	
VV 1 1	11	8	SHARED DISPOSITIVE POWER	
			None.	
9	AGGRE	GAT	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PER	RSON
	165,279	*		
10	CHECK SHARE		X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTA	IN o
11	PERCE	NT C	OF CLASS REPRESENTED BY AMOUNT IN ROW (9)	
	0.14%			
12	TYPE O	F RI	EPORTING PERSON	
	PN			

^{*} Solely in its capacity as the general partner of Oaktree Opportunities Fund VIII (Parallel 2), L.P.

CUSIP No. 26817R108		S	SCHEDULE 13G	ge 9 of 39
1	NAME (OF R	REPORTING PERSON	
	Oaktree	Opp	ortunities Fund VIII GP Ltd.	
2	CHECK	THE	E APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) o (b) o
3	SEC US	E OI	NLY	
4	CITIZEI	NSH	IP OR PLACE OF ORGANIZATION	
	Cayman	Islaı	nds	
		5	SOLE VOTING POWER	
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH		6	165,279* SHARED VOTING POWER	
			None.	
REPOR PERS		7	SOLE DISPOSITIVE POWER	
WIT			165,279*	
		8	SHARED DISPOSITIVE POWER	
			None.	
9	AGGRE	GAT	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PE	RSON
	165,279	*		
10	CHECK SHARE		X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTA	AIN o
11	PERCE	NT C	OF CLASS REPRESENTED BY AMOUNT IN ROW (9)	
	0.14%			
12	TYPE O	F RI	EPORTING PERSON	
	OO			

^{*} Solely in its capacity as the general partner of Oaktree Opportunities Fund VIII GP, L.P.

CUSIP No 26817R10		Page 10 of 39
1	NAME OF REPORTING PERSON	
2	Oaktree Value Opportunities Fund Holdings, L.P. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) o (b) o
3	SEC USE ONLY	
4	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware	
NUMBER SHA BENEFIG OWN BY E REPOF PERS	ARES 6 SHARED VOTING POWER CIALLY NED None. EACH RTING 7 SOLE DISPOSITIVE POWER SON	
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING F	PERSON
10	373,421 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CER' SHARES	TAIN o
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)	
12	0.32% (1) TYPE OF REPORTING PERSON PN	

⁽¹⁾Based upon an aggregate of 115,606,936 shares of common stock outstanding as of December 5, 2012, including 15,606,936 additional shares of common stock reserved for issuance upon the exercise of warrants at an exercise

CUSIP No. 26817R108		S	P SCHEDULE 13G	age 11 of 3	9
1	NAME	OF F	REPORTING PERSON		
	Oaktree	Valu	ue Opportunities Fund GP, L.P.		
2	CHECK	THI	E APPROPRIATE BOX IF A MEMBER OF A GROUP		(a) o (b) o
3	SEC US	E Ol	NLY		
4	CITIZE	NSH	IIP OR PLACE OF ORGANIZATION		
	Cayman	Isla	nds		
		5	SOLE VOTING POWER		
NUMBER OF			373,421*		
SHAI BENEFIC		6	SHARED VOTING POWER		
OWN	IED		None.		
BY EA REPOR		7	SOLE DISPOSITIVE POWER		
PERS WIT			373,421*		
WII	П	8	SHARED DISPOSITIVE POWER		
			None.		
9	AGGRE	GA.	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PE	ERSON	
	373,421	*			
10	•	ВО	X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERT.	AIN (0
11	PERCE	NT C	OF CLASS REPRESENTED BY AMOUNT IN ROW (9)		
	0.32%				
12	TYPE C	F RI	EPORTING PERSON		
	PN				

^{*} Solely in its capacity as the general partner of Oaktree Value Opportunities Fund Holdings, L.P.

CUSIP No. 26817R108		S	SCHEDULE 13G	age 12 of 39	
1	NAME	OF F	REPORTING PERSON		
	Oaktree	Valu	ue Opportunities Fund GP Ltd.		
2	CHECK	THI	E APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) (b)	
3	SEC US	E Ol	NLY		
4	CITIZE	NSH	IIP OR PLACE OF ORGANIZATION		
	Cayman	Isla	nds		
		5	SOLE VOTING POWER		
NUMBER OF			373,421*		
SHAI BENEFIC		6	SHARED VOTING POWER		
OWN			None.		
BY EA REPOR		7	SOLE DISPOSITIVE POWER		
PERS	SON		373,421*		
WIT	ГН	8	SHARED DISPOSITIVE POWER		
		Ü			
0	, ccp		None.	an a con	
9	AGGRE	JGA .	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PE	LRSON	
	373,421	*			
10	CHECK SHARE		X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTA	AIN o	
11	PERCE	NT C	OF CLASS REPRESENTED BY AMOUNT IN ROW (9)		
	0.32%				
12	TYPE C	F RI	EPORTING PERSON		
	OO				

^{*} Solely in its capacity as the general partner of Oaktree Value Opportunities Fund GP, L.P.

CUSIP No. Page 13 of 39 26817R108 SCHEDULE 13G 1 NAME OF REPORTING PERSON Oaktree Fund GP I, L.P. 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) o (b) o 3 SEC USE ONLY CITIZENSHIP OR PLACE OF ORGANIZATION 4 Delaware 5 SOLE VOTING POWER NUMBER OF 5,918,521* **SHARES** SHARED VOTING POWER **BENEFICIALLY OWNED** None. BY EACH SOLE DISPOSITIVE POWER 7 REPORTING **PERSON** 5,918,521* **WITH** SHARED DISPOSITIVE POWER None. 9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 5,918,521* 10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN o **SHARES** 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 5.12% 12 TYPE OF REPORTING PERSON PN

^{*}Solely in its capacity as the managing member of Oaktree Fund GP, LLC and as the sole shareholder of each of Oaktree Huntington Investment Fund GP Ltd., Oaktree Opportunities Fund VIII GP Ltd. and Oaktree Value

Opportunities Fund GP Ltd.

CUSIP No. 26817R108		S	P SCHEDULE 13G	age 14 of 3	39
1	NAME	OF R	REPORTING PERSON		
	Oaktree	Capi	ital I, L.P.		
2	CHECK	THI	E APPROPRIATE BOX IF A MEMBER OF A GROUP		(a) o (b) o
3	SEC USE ONLY				
4	CITIZE	NSH	IP OR PLACE OF ORGANIZATION		
	Delawar	e			
		5	SOLE VOTING POWER		
NUMBER	OF		5,918,521*		
SHARES BENEFICIALLY OWNED		6	SHARED VOTING POWER		
			None.		
	BY EACH REPORTING		SOLE DISPOSITIVE POWER		
PERS	SON		5,918,521*		
WIT	Н	8	SHARED DISPOSITIVE POWER		
			None.		
9	AGGRE	GAT	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PE	ERSON	
	5 010 50	11 ¥			
10	5,918,52 CHECK		X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERT.	AIN	0
10	SHARES				
11	PERCE	NT C	OF CLASS REPRESENTED BY AMOUNT IN ROW (9)		
	5.12%				
12	TYPE C	F RI	EPORTING PERSON		
	PN				

^{*} Solely in its capacity as the general partner of Oaktree Fund GP I, L.P.

CUSIP No 26817R10		S	SCHEDULE 13G	Page 15 of 39				
1	NAME OF REPORTING PERSON							
	OCM H	OCM Holdings I, LLC						
2	CHECK	(a) (b)						
3	SEC USE ONLY							
4	CITIZE	NSH	IP OR PLACE OF ORGANIZATION					
	Delaware							
		5	SOLE VOTING POWER					
NUMBER			5,918,521*					
SHA BENEFIO		6	SHARED VOTING POWER					
OWNED			None.					
BY E REPOR		7	SOLE DISPOSITIVE POWER					
PERSON WITH			5,918,521*					
**1		8	SHARED DISPOSITIVE POWER					
			None.					
9	AGGRE	EGA.	ΓΕ AMOUNT BENEFICIALLY OWNED BY EACH REPORTING F	PERSON				
	5,918,52	21*						
10	CHECK SHARE		X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CER	TAIN o				
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)							
	5.12%							
12	TYPE C)F RI	EPORTING PERSON					
	OO							

^{*} Solely in its capacity as the general partner of Oaktree Capital I, L.P.

CUSIP No. 26817R108		S	P SCHEDULE 13G	age 16 of 3	9
1	NAME (OF R	REPORTING PERSON		
	Oaktree	Holo	lings, LLC		
2	CHECK	THI	E APPROPRIATE BOX IF A MEMBER OF A GROUP		(a) o (b) o
3	SEC US	E Oì	NLY		
4	CITIZE	NSH	IP OR PLACE OF ORGANIZATION		
	Delawar	e			
		5	SOLE VOTING POWER		
NUMBER	OF		5,918,521*		
	SHARES		SHARED VOTING POWER		
BENEFICIALLY OWNED			None.		
BY EA REPOR		7	SOLE DISPOSITIVE POWER		
REPORTING PERSON WITH			5,918,521*		
WII	н	8	SHARED DISPOSITIVE POWER		
			None.		
9	AGGRE	GAT	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PE	ERSON	
	5,918,52	1*			
10		ВО	X IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTA	AIN o)
11	PERCEN	NT C	OF CLASS REPRESENTED BY AMOUNT IN ROW (9)		
	5.12% (1	1)			
12	TYPE O	FRI	EPORTING PERSON		
	OO				

^{*} Solely in its capacity as the general partner of OCM Holdings I, LLC.

CUSIP No. 26817R108		SCHEDULE 13G			9	
1	NAME	OF R	REPORTING PERSON			
	Oaktree	High	n Yield Fund, L.P.			
2	CHECK	THI	E APPROPRIATE BOX IF A MEMBER OF A GROUP		a) (b) (
3	SEC US	E OI	NLY			
4	CITIZENSHIP OR PLACE OF ORGANIZATION					
	Californ	ia				
		5	SOLE VOTING POWER			
NUMBER OF SHARES BENEFICIALLY		6	115,516 SHARED VOTING POWER			
OWN BY EA			None.			
REPOR	TING	7	SOLE DISPOSITIVE POWER			
PERS WIT			115,516			
		8	SHARED DISPOSITIVE POWER			
			None.			
9	AGGRE	GAT	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PER	RSON		
	115,516					
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES)	
11	PERCE	NT C	OF CLASS REPRESENTED BY AMOUNT IN ROW (9)			
	0.10% (1)				
12	TYPE C	F RI	EPORTING PERSON			
	PN					

⁽¹⁾Based upon an aggregate of 115,606,936 shares of common stock outstanding as of December 5, 2012, including 15,606,936 additional shares of common stock reserved for issuance upon the exercise of warrants at an exercise

CUSIP No. 26817R108		SCHEDULE 13G			39	
1	NAME	OF R	REPORTING PERSON			
	Oaktree	High	yield Fund II, L.P.			
2	CHECK	THE	E APPROPRIATE BOX IF A MEMBER OF A GROUP		(a) (b) (c)	
3	SEC US	E ON	NLY			
4	CITIZENSHIP OR PLACE OF ORGANIZATION					
	Californ	ia				
		5	SOLE VOTING POWER			
NUMBER			190,200			
SHAF BENEFIC		6	SHARED VOTING POWER			
OWNED			None.			
BY EA		7	SOLE DISPOSITIVE POWER			
	PERSON WITH		190,200			
,,,,,		8	SHARED DISPOSITIVE POWER			
			None.			
9	AGGRE	GAT	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PE	RSON		
	190,200					
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES				o	
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)					
	0.16% (1)				
12	TYPE O	F RE	EPORTING PERSON			
	PN					

⁽¹⁾Based upon an aggregate of 115,606,936 shares of common stock outstanding as of December 5, 2012, including 15,606,936 additional shares of common stock reserved for issuance upon the exercise of warrants at an exercise

CUSIP No. Page 19 of 39 26817R108 SCHEDULE 13G 1 NAME OF REPORTING PERSON Oaktree Fund GP II, L.P. 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) o (b) o 3 SEC USE ONLY CITIZENSHIP OR PLACE OF ORGANIZATION 4 Delaware 5 SOLE VOTING POWER NUMBER OF 305,716* **SHARES** SHARED VOTING POWER **BENEFICIALLY OWNED** None. BY EACH SOLE DISPOSITIVE POWER 7 **REPORTING PERSON** 305,716* **WITH** SHARED DISPOSITIVE POWER None. 9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 305,716* 10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN o **SHARES** 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 0.26% 12 TYPE OF REPORTING PERSON PN

^{*} Solely in its capacity as the general partner of Oaktree High Yield Fund, L.P. and Oaktree High Yield Fund II, L.P.

CUSIP No. Page 20 of 39 26817R108 SCHEDULE 13G 1 NAME OF REPORTING PERSON Oaktree Capital II, L.P. 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) o (b) o 3 SEC USE ONLY CITIZENSHIP OR PLACE OF ORGANIZATION 4 Delaware 5 SOLE VOTING POWER NUMBER OF 305,716* **SHARES** SHARED VOTING POWER **BENEFICIALLY OWNED** None. BY EACH SOLE DISPOSITIVE POWER 7 REPORTING **PERSON** 305,716* **WITH** 8 SHARED DISPOSITIVE POWER None. 9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 305,716* 10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN o **SHARES** 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 0.26% 12 TYPE OF REPORTING PERSON PN

^{*} Solely in its capacity as the general partner of Oaktree Fund GP II, L.P.

CUSIP No 26817R10		HEDULE 13G	Page 21 of 39		
1	NAME OF RE	PORTING PERSON			
2	OCM High Yield Trust, a subtrust of the OCM Group Trust CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP				
3	SEC USE ONLY				
4 CITIZENSHIP OR PLACE OF ORGANIZATION					
	Massachusetts				
	5 S	SOLE VOTING POWER			
NUMBER SHA BENEFIG OWN BY E REPOR PERS	RES 6 S CIALLY NED N ACH TING 7 S SON TH 1	SHARED VOTING POWER None. SOLE DISPOSITIVE POWER 05,049 SHARED DISPOSITIVE POWER			
	N	None.			
9	AGGREGATE	AMOUNT BENEFICIALLY OWNED BY EACH REPORTING F	PERSON		
10	105,049 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN o SHARES				
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)				
12	0.09% (1) TYPE OF REPORTING PERSON				
	00				

⁽¹⁾ Based upon an aggregate of 115,606,936 shares of common stock outstanding as of December 5, 2012, including 15,606,936 additional shares of common stock reserved for issuance upon the exercise of warrants at an exercise

price of \$40.00 per share that expire at 5:00 p.m. New York City time on October 2, 2017 and 804 shares held in treasury following issuance on October 1, 2012, as reported in the Form S-1/A.

CUSIP No. 26817R108		S	SCHEDULE 13G	age 22 of 39	9
1	NAME OF REPORTING PERSON				
	Oaktree	Capi	ital Management, L.P.		
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP				(a) o (b) o
3	SEC US	E OI	NLY		
4	CITIZE	NSH	IP OR PLACE OF ORGANIZATION		
	Delawar	e			
		5	SOLE VOTING POWER		
NUMBER (SHAR BENEFIC	RES	6	3,016,149* SHARED VOTING POWER		
OWN	ED		None.		
BY EA REPOR		7	SOLE DISPOSITIVE POWER		
PERS WIT			3,016,149*		
***	11	8	SHARED DISPOSITIVE POWER		
			None.		
9	AGGRE	GAT	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PE	RSON	
	3,016,14	19*			
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN o SHARES)	
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)				
	2.61%				
12	TYPE C	F RI	EPORTING PERSON		
	PN				

^{*}Solely in its capacity as the duly appointed investment manager for Oaktree High Yield Fund, L.P., Oaktree High Yield Fund II, L.P., OCM High Yield Trust, a subtrust of the OCM Group Trust, and certain separate accounts,

including a subfund of a Luxembourg SICAV, none of which separate accounts owns more than 0.10% of the Class individually and more than 0.80% of the Class in the aggregate, and as the sole director of each of Oaktree Huntington Investment Fund GP Ltd., Oaktree Opportunities Fund VIII GP Ltd. and Oaktree Value Opportunities Fund GP Ltd.

CUSIP No. Page 23 of 39 26817R108 SCHEDULE 13G 1 NAME OF REPORTING PERSON Oaktree Holdings, Inc. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP 2 (a) o (b) o 3 SEC USE ONLY CITIZENSHIP OR PLACE OF ORGANIZATION 4 Delaware 5 **SOLE VOTING POWER** NUMBER OF 3,016,149* **SHARES** SHARED VOTING POWER **BENEFICIALLY OWNED** None. BY EACH SOLE DISPOSITIVE POWER 7 REPORTING **PERSON** 3,016,149* **WITH** SHARED DISPOSITIVE POWER None. 9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 3,016,149* 10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN o **SHARES** 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 2.61% 12 TYPE OF REPORTING PERSON CO

^{*} Solely in its capacity as the general partner of Oaktree Capital II, L.P. and Oaktree Capital Management, L.P.

CUSIP No. 26817R108		S	Page SCHEDULE 13G	e 24 of 39
1	NAME	OF R	REPORTING PERSON	
	Oaktree	Capi	ital Group, LLC	
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP			
3	SEC USE ONLY			
4	CITIZE	NSH	IP OR PLACE OF ORGANIZATION	
	Delawar	e		
		5	SOLE VOTING POWER	
NUMBER	OF		7,224,407*	
SHAI BENEFIC		6	SHARED VOTING POWER	
OWN	NED		None.	
BY EAREPOR		7	SOLE DISPOSITIVE POWER	
PERS WIT			7,224,407*	
WII	lΠ	8	SHARED DISPOSITIVE POWER	
			None.	
9	AGGRE	GA7	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERS	SON
	7,224,40)7*		
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN o SHARES			N o
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)			
	6.25%			
12	TYPE C	F RI	EPORTING PERSON	
	OO			

^{*} Solely in its capacity as the managing member of Oaktree Holdings, LLC and as the sole shareholder of Oaktree Holdings, Inc.

CUSIP No. 26817R108		S	SCHEDULE 13G	Page 25 of 3	39
1	NAME (OF R	REPORTING PERSON		
	Oaktree	Capi	ital Group Holdings GP, LLC		
2	CHECK	THI	E APPROPRIATE BOX IF A MEMBER OF A GROUP		(a) o (b) o
3	SEC USE ONLY				
4	CITIZEI	NSH	IP OR PLACE OF ORGANIZATION		
	Delawar	e			
		5	SOLE VOTING POWER		
NUMBER	OF		7,224,407*		
SHAI BENEFIC		6	SHARED VOTING POWER		
OWN			None.		
BY EA REPOR		7	SOLE DISPOSITIVE POWER		
PERSON			7,224,407*		
WIT	ТН	8	SHARED DISPOSITIVE POWER		
0	A CCDE		None.	TRON	
9	AGGRE	GA I	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PI	2KSON	
	7,224,40)7*			
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN o SHARES			O	
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)				
	6.25%				
12	TYPE O	F RI	EPORTING PERSON		
	OO				

^{*} Solely in its capacity as the duly elected manager of Oaktree Capital Group, LLC.

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SCHEDULE 13G

ITEM 1. (a) Name of Issuer: Dynegy Inc.

(b) Address of Issuer's Principal Executive Offices:601 Travis Street, Suite 1400Houston, Texas 77002

ITEM 2.

(a)-(c) Name of Person Filing; Address of Principal Business Office; and Citizenship

This Schedule 13G is filed jointly by each of the following persons (collectively, the "Reporting Persons") pursuant to a joint filing agreement attached hereto as Exhibit 1:

- (1) Oaktree Opportunities Fund VIII Delaware, L.P., a Delaware limited partnership ("Fund VIII Delaware"), in its capacity as the direct owner of 4,208,258 ordinary shares of the Issuer's Common Stock;
- (2) Oaktree Fund GP, LLC, a Delaware limited liability company ("Fund GP"), in its capacity as the general partner of Fund VIII Delaware;
- (3) Oaktree Huntington Investment Fund, L.P., a Cayman Islands limited partnership ("HIF"), in its capacity as the direct owner of 1,171,563 ordinary shares of the Issuer's Common Stock;
- (4) Oaktree Huntington Investment Fund GP, L.P., a Cayman Islands limited partnership ("HIF GP"), in its capacity as the general partner of HIF;
- (5) Oaktree Huntington Investment Fund GP Ltd., a Cayman Islands exempted company ("HIF GP Ltd."), in its capacity as the general partner of HIF GP;
- (6) Oaktree Opportunities Fund VIII (Parallel 2), L.P., a Cayman Islands limited partnership ("Parallel 2"), in its capacity as the direct owner of 165,279 ordinary shares of the Issuer's Common Stock;
- (7) Oaktree Opportunities Fund VIII GP, L.P., a Cayman Islands limited partnership ("Fund VIII GP"), in its capacity as the general partner of Parallel 2;
- (8) Oaktree Opportunities Fund VIII GP Ltd., a Cayman Islands exempted company ("Fund VIII GP Ltd."), in its capacity as the general partner of Fund VIII GP;

- (9) Oaktree Value Opportunities Fund Holdings, L.P., a Delaware limited partnership ("VOF Holdings"), in its capacity as the direct owner of 373,421 ordinary shares of the Issuer's Common Stock;
- (10) Oaktree Value Opportunities Fund GP, L.P., a Cayman Islands limited partnership ("VOF GP"), in its capacity as the general partner of VOF Holdings;
- (11) Oaktree Value Opportunities Fund GP Ltd., a Cayman Islands exempted company ("VOF GP Ltd."), in its capacity as the general partner of VOF GP;
- (12) Oaktree Fund GP I, L.P., a Delaware limited partnership ("GP I"), in its capacity as the managing member of Fund GP and as the sole shareholder of

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- each of HIF GP Ltd., Fund VIII GP Ltd. and VOF GP Ltd.;
- (13) Oaktree Capital I, L.P., a Delaware limited partnership ("Capital I"), in its capacity as the general partner of GP I;
- (14) OCM Holdings I, LLC, a Delaware limited liability company ("Holdings I"), in its capacity as the general partner of Capital I;
- (15) Oaktree Holdings, LLC, a Delaware limited liability company ("Holdings") in its capacity as the managing member of Holdings I;
- (16) Oaktree High Yield Fund, L.P., a California limited partnership ("HY Fund"), in its capacity as the direct owner of 115,516 ordinary shares of the Issuer's Common Stock;
- (17) Oaktree High Yield Fund II, L.P., a California limited partnership ("HY Fund II"), in its capacity as the direct owner of 190,200 ordinary shares of the Issuer's Common Stock;
- (18) Oaktree Fund GP II, L.P., a Delaware limited partnership ("GP II"), in its capacity as the general partner of HY Fund and HY Fund II;
- (19) Oaktree Capital II, L.P., a Delaware limited partnership ("Capital II"), in its capacity as the general partner of GP II;
- (20) OCM High Yield Trust, a subtrust of the OCM Group Trust, a Massachusetts trust ("HY Trust"), in its capacity as the direct owner of 105,049 ordinary shares of the Issuer's Common Stock;
- (21) Oaktree Capital Management, L.P., a Delaware limited partnership ("Management"), in its capacity as the duly appointed investment manager of each of HY Fund, HY Fund II, HY Trust and certain separate accounts, including a subfund of a Luxembourg SICAV (the "Separate Accounts"), that are the direct owners of an aggregate of 895,121 ordinary shares of the Issuer's Common Stock and as the sole director of each of HIF GP Ltd., Fund VIII GP Ltd. and VOF GP Ltd.;
- (22) Oaktree Holdings, Inc., a Delaware corporation ("Holdings, Inc."), in its capacity as the general partner of Capital II and Management;
- (23) Oaktree Capital Group, LLC, a Delaware limited liability company ("OCG"), in its capacity as the managing member of Holdings and as the sole shareholder of Holdings, Inc.; and
- (24) Oaktree Capital Group Holdings GP, LLC, a Delaware limited liability company ("OCGH GP"), in its capacity as the duly elected manager of OCG.

The principal business address of each of the Reporting Persons is 333 S. Grand Avenue, 28th Floor, Los Angeles, CA 90071.

(d) Title of Class of Securities:

Common Shares, \$0.01 par value per share ("Common Stock")

(e) CUSIP Number: 26817R108

ITEM 3. IF THIS STATEMENT IS FILED PURSUANT TO SS.240.13D-1(B) OR 240.13D-2(B) OR (C), CHECK WHETHER THE PERSON FILING IS A:

CUSIP No. 26817R108	SCHEDULE 13G	Page 28 of 39
(a)		[] Broker or dealer registered under Section 15 of the Act (15 U.S.C. 780)
(b)		[] Bank as defined in Section 3(a)(6) of the Act (15 U.S.C. 78c)
(c)		[] Insurance company as defined in Section 3(a)(19) of the Act (15 U.S.C. 78c)
(d)		[] Investment company registered under Section 8 of the Investment Company Act of 1940 (15 U.S.C. 80a-8)
(e)		[] An investment adviser in accordance with ss.240.13d-1(b)(1)(ii)(E)
(f)		[] An employee benefit plan or endowment fund in accordance with ss.240.13d-1(b)(1)(ii)(F);
(g)		[] A Parent holding company or control person in accordance with ss.240.13d-1(b)(1)(ii)(G);
(h)		[] A savings associations as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813)
(i)		[_] A church plan that is excluded from the definition of an investment company under section 3(c)(14) of the Investment Company Act of 1940 (15 U.S.C. 80a-3)
(j)		[] Group, in accordance with ss.240.13d-1(b)(1)(ii)(J).

ITEM 4. OWNERSHIP

(a)-(c) Amount beneficially owned, percent of class, number of shares as to which each person has sole or shared power to vote or direct the vote; sole or shared power to dispose or direct the disposition of:

The responses of the Reporting Persons to Rows 5, 6, 7, 8, 9 and 11 in each of their respective cover pages to this Schedule 13G are incorporated herein by reference.

Fund VIII Delaware directly holds 4,208,258 shares of the Issuer's Common Stock constituting 3.64% of the total issued and outstanding shares of the Issuer's Common Stock and has the sole power to vote and dispose of such shares.

Fund GP, in its capacity as the general partner of Fund VIII Delaware, has the ability to direct the management of Fund VIII Delaware's business, including the power to vote and dispose of securities held by Fund VIII Delaware; therefore, Fund GP may be deemed to beneficially own the shares of the Issuer's Common Stock held by Fund VIII Delaware.

HIF directly holds 1,171,563 shares of the Issuer's Common Stock constituting 1.01% of the total issued and outstanding shares of the Issuer's Common Stock and has the sole power to vote and dispose of such shares.

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HIF GP, in its capacity as the general partner of HIF, has the ability to direct the management of HIF's business, including the power to vote and dispose of securities held by HIF; therefore, HIF GP may be deemed to beneficially own the shares of Issuer's Common Stock held by HIF.

HIF GP Ltd., in its capacity as the general partner of HIF GP, has the ability to direct the management of HIF GP's business, including the power to direct the decisions of HIF GP regarding the vote and disposition of securities held by HIF; therefore, HIF GP Ltd. may be deemed to have indirect beneficial ownership of the shares of the Issuer's Common Stock held by HIF.

Parallel 2 directly holds 165,279 shares of the Issuer's Common Stock constituting 0.14% of the total issued and outstanding shares of the Issuer's Common Stock and has the sole power to vote and dispose of such shares.

Fund VIII GP, in its capacity as the general partner of Parallel 2, has the ability to direct the management of Parallel 2's business, including the power to vote and dispose of securities held by Parallel 2; therefore, Fund VIII GP may be deemed to beneficially own the shares of the Issuer's Common Stock held by Parallel 2.

Fund VIII GP Ltd., in its capacity as the general partner of Fund VIII GP, has the ability to direct the management of Fund VIII GP's business, including the power to direct the decisions of Fund VIII GP regarding the vote and disposition of securities held by Parallel 2; therefore, Fund VIII GP Ltd. may be deemed to have indirect beneficial ownership of the shares of the Issuer's Common Stock held by Parallel 2.

VOF Holdings directly holds 373,421 shares of the Issuer's Common Stock constituting 0.32% of the total issued and outstanding shares of the Issuer's Common Stock and has the sole power to vote and dispose of such shares.

VOF GP, in its capacity as the general partner of VOF Holdings, has the ability to direct the management of VOF Holdings' business, including the power to vote and dispose of securities held by VOF Holdings; therefore, VOF GP may be deemed to beneficially own the shares of the Issuer's Common Stock held by VOF Holdings.

VOF GP Ltd., in its capacity as the general partner of VOF GP, has the ability to direct the management of VOF GP's business, including the power to direct the decisions of VOF GP regarding the vote and disposition of securities held by VOF Holdings; therefore, VOF GP Ltd. may be deemed to have indirect beneficial ownership of the shares of the Issuer's Common Stock held by VOF Holdings.

GP I, in its capacity as the managing member of Fund GP and as the sole shareholder of each of HIF GP Ltd., Fund VIII GP Ltd. and VOF GP Ltd., has the ability to direct the management of Fund GP's business and to appoint and remove the directors and direct the management of the business of each of HIF GP Ltd., Fund VIII GP Ltd. and VOF GP Ltd. As such, GP I has the power to direct the decisions of each of Fund GP, HIF GP Ltd., Fund VIII GP Ltd. and VOF GP Ltd. regarding the vote and disposition of securities held by each of Fund VIII Delaware, HIF, Parallel 2 and VOF Holdings; therefore, GP I may be deemed to have indirect beneficial ownership of the Issuer's Common Stock held by each of Fund VIII Delaware, HIF, Parallel 2 and VOF Holdings.

Capital I, in its capacity as the general partner of GP I, has the ability to direct the management of GP I's business, including the power to direct the decisions of GP I regarding the vote and disposition of securities held by Fund VIII Delaware, HIF, Parallel 2 and VOF Holdings; therefore, Capital I may be deemed to have indirect beneficial ownership of the shares of the Issuer's Common Stock held by each of Fund VIII Delaware, HIF, Parallel 2 and VOF Holdings.

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Holdings I, in its capacity as the general partner of Capital I, has the ability to direct the management of Capital I's business, including the power to direct the decisions of Capital I regarding the vote and disposition of securities held by each of Fund VIII Delaware, HIF, Parallel 2 and VOF Holdings; therefore, Holdings I may be deemed to have indirect beneficial ownership of the shares of the Issuer's Common Stock held by each of Fund VIII Delaware, HIF, Parallel 2 and VOF Holdings.

Holdings, in its capacity as the managing member of Holdings I, has the ability to direct the management of Holding I's business, including the power to direct the decisions of Holdings I regarding the vote and disposition of securities held by each of Fund VIII Delaware, HIF, Parallel 2 and VOF Holdings; therefore, Holdings may be deemed to have indirect beneficial ownership of the shares of the Issuer's Common Stock held by each of Fund VIII Delaware, HIF, Parallel 2 and VOF Holdings.

HY Fund directly holds 115,516 shares of the Issuer's Common Stock constituting 0.10% of the total issued and outstanding shares of the Issuer's Common Stock and has the sole power to vote and dispose of such shares.

HY Fund II directly holds 190,200 shares of the Issuer's Common Stock constituting 0.16% of the total issued and outstanding shares of the Issuer's Common Stock and has the sole power to vote and dispose of such shares.

GP II, in its capacity as the general partner of each of HY Fund and HY Fund II, has the ability to direct the management of each of HY Fund's and HY Fund II's business, including the power to direct the decisions of each of HY Fund and HY Fund II regarding the vote and disposition of securities held by each of HY Fund and HY Fund II; therefore, GP II may be deemed to have indirect beneficial ownership of the shares of the Issuer's Common Stock held by each of HY Fund and HY Fund II.

Capital II, in its capacity as the general partner of GP II, has the ability to direct the management of GP II's business, including the power to direct the decisions of GP II regarding the vote and disposition of securities held by each of HY Fund and HY Fund II; therefore, Capital II may be deemed to have indirect beneficial ownership of the shares of the Issuer's Common Stock held by each of HY Fund and HY Fund II.

HY Trust directly holds 105,049 ordinary shares of the Issuer's Common Stock, constituting 0.09% of the total issued and outstanding shares of the Issuer's Common Stock and has the sole power to vote and dispose of such shares.

Management, in its capacity as the duly appointed investment manager of HY Fund, HY Fund II, HY Trust and the Separate Accounts, and as the sole director of each of HIF GP Ltd., Fund VIII GP Ltd. and VOF GP Ltd., has the ability to direct the management of HY Fund, HY Fund II, HY Trust, the Separate Accounts, HIF GP Ltd., Fund VIII GP Ltd. and VOF GP Ltd., including the power to direct the decisions of HY Fund, HY Fund II, HY Trust, the Separate Accounts, HIF GP Ltd., Fund VIII GP Ltd. and VOF GP Ltd. regarding the vote and disposition of securities held by HY Fund, HY Fund II, HY Trust, the Separate Accounts, HIF, Parallel 2 and VOF Holdings; therefore, Management may be deemed to have indirect beneficial ownership of the shares of the Issuer's Common Stock held by HY Fund, HY Fund II, HY Trust, the Separate Accounts, HIF, Parallel 2 and VOF Holdings. With respect to the Separate Accounts, the aggregate amount of the Issuer's Common Stock held by the Separate Accounts is 895,121 shares, constituting 0.77% of the total outstanding shares of the Issuer's Common Stock.

Holdings, Inc., in its capacity as the general partner of each of Capital II and Management, has the ability to direct the management of (i) Capital II's business, including the power to vote and dispose of securities held by HY Fund and HY Fund II and (ii) Management's business, including the power to vote and dispose of securities held by HY Trust, the Separate Accounts, HIF, Parallel 2 and VOF Holdings.

OCG, in its capacity as the managing member of Holdings, has the ability to direct the management of Holdings' business, including the power to direct the decisions of Holdings regarding the vote and disposition of securities held by Fund VIII Delaware, HIF, Parallel 2 and VOF Holdings. Additionally, OCG, in its capacity as the sole shareholder of Holdings, Inc., has the ability to appoint and remove directors of Holdings, Inc. and, as such, may indirectly control the decisions of Holdings, Inc. regarding the vote and disposition of securities held by HY Fund, HY Fund II, HY Trust and the Separate Accounts. Therefore, OCG may be deemed to have indirect beneficial ownership of the shares of the Issuer's Common Stock held by Fund VIII Delaware, HIF, Parallel 2, VOF Holdings, HY Fund, HY Fund II, HY Trust and the Separate Accounts.

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OCGH GP, in its capacity as the duly appointed manager of OCG, has the ability appoint and remove directors of OCG and, as such, may indirectly control the decisions of OCG regarding the vote and disposition of securities held by Fund VIII Delaware, HIF, Parallel 2, VOF Holdings, HY Fund, HY Fund II, HY Trust and the Separate Accounts; therefore, OCGH GP may be deemed to have indirect beneficial ownership of the shares of the Issuer's Common Stock held Fund VIII Delaware, HIF, Parallel 2, VOF Holdings, HY Fund, HY Fund II, HY Trust and the Separate Accounts.

Pursuant to Rule 13d-4 of the Exchange Act, the Reporting Persons declare that filing this Statement shall not be construed as an admission that any such person is, for the purposes of Section 13(d) and/or Section 13(g) of the Exchange Act, the beneficial owner of any securities covered by this Statement except to the extent of such person's pecuniary interest in the shares of Common Stock, and except to the extent of its pecuniary interest, such beneficial ownership is expressly disclaimed by each Reporting Person.

All ownership percentages of the securities reported in this Statement are based upon an aggregate of 115,606,936 shares of common stock outstanding as of December 5, 2012, including 15,606,936 additional shares of common stock reserved for issuance upon the exercise of warrants at an exercise price of \$40.00 per share that expire at 5:00 p.m. New York City time on October 2, 2017 and 804 shares held in treasury following issuance on October 1, 2012, as reported by the Issuer on Amendment No. 1 to Form S-1 filed with the United States Securities Exchange Commission on January 18, 2013.

ITEM 5.

OWNERSHIP OF FIVE PERCENT OR LESS OF A CLASS.

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following o.

ITEM 6.

OWNERSHIP OF MORE THAN FIVE PERCENT ON BEHALF OF ANOTHER PERSON.

The securities on this Schedule 13G are directly held by Oaktree Opportunities Fund VIII Delaware, L.P., Oaktree Huntington Investment Fund, L.P., Oaktree Opportunities Fund VIII (Parallel 2), L.P., Oaktree Value Opportunities Fund Holdings, L.P., Oaktree High Yield Fund, L.P., Oaktree High Yield Fund II, L.P., OCM High Yield Trust, a subtrust of the OCM Group Trust, and certain separate accounts managed by Oaktree Capital Management, L.P., including a subfund of a Luxembourg SICAV, which have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, shares of Common Stock.

ITEM 7.

IDENTIFICATION AND CLASSIFICATION OF THE SUBSIDIARY WHICH

ACQUIRED THE SECURITY BEING REPORTED ON BY THE PARENT HOLDING COMPANY.

Not Applicable.

ITEM 8. IDENTIFICATION AND CLASSIFICATION OF MEMBERS OF THE GROUP.

Not Applicable.

ITEM 9. NOTICE OF DISSOLUTION OF GROUP

Not Applicable.

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ITEM CERTIFICATIONS.

10.

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were acquired and are held in the ordinary course of business and were not acquired and not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having such purpose or effect.

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Dated: February 14, 2013

OAKTREE OPPORTUNITIES FUND VIII DELAWARE, L.P.

By: Oaktree Fund GP, LLC

Its: General Partner

By: Oaktree Fund GP I, L.P. Its: Managing Member

By: /s/ Richard Ting Name: Richard Ting

Title: Authorized Signatory

By: /s/ Philip McDermott
Name: Philip McDermott
Title: Authorized Signatory

OAKTREE FUND GP, LLC

By: Oaktree Fund GP I, L.P. Its: Managing Member

By: /s/ Richard Ting
Name: Richard Ting

Title: Authorized Signatory

By: /s/ Philip McDermott
Name: Philip McDermott
Title: Authorized Signatory

OAKTREE HUNTINGTON INVESTMENT FUND,

L.P.

By: Oaktree Huntington Investment

Fund GP, L.P.

Its: General Partner

By: Oaktree Huntington Investment

Fund GP Ltd.

Its: General Partner

By: Oaktree Capital Management, L.P.

Its: Director

By: /s/ Richard Ting
Name: Richard Ting

Title: Managing Director and Associate

General Counsel

By: /s/ Philip McDermott
Name: Philip McDermott
Title: Assistant Vice President

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OAKTREE HUNTINGTON INVESTMENT FUND GP, L.P.

By: Oaktree Huntington Investment

Fund GP Ltd.

Its: General Partner

By: Oaktree Capital Management, L.P.

Its: Director

By: /s/ Richard Ting
Name: Richard Ting

Title: Managing Director and Associate

General Counsel

By: /s/ Philip McDermott
Name: Philip McDermott
Title: Assistant Vice President

OAKTREE HUNTINGTON INVESTMENT FUND GP LTD.

By: Oaktree Capital Management, L.P.

Its: Director

By: /s/ Richard Ting
Name: Richard Ting

Title: Managing Director and Associate

General Counsel

By: /s/ Philip McDermott
Name: Philip McDermott
Title: Assistant Vice President

OAKTREE OPPORTUNITIES FUND VIII (PARALLEL 2), L.P.

By: Oaktree Opportunities Fund VIII

GP, L.P.

Its: General Partner

By: Oaktree Opportunities Fund VIII

GP Ltd.

Its: General Partner

By: Oaktree Capital Management, L.P.

Its: Director

By: /s/ Richard Ting
Name: Richard Ting

Title: Managing Director and Associate

General Counsel

By: /s/ Philip McDermott
Name: Philip McDermott
Title: Assistant Vice President

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OAKTREE OPPORTUNITIES FUND VIII GP, L.P.

By: Oaktree Opportunities Fund VIII

GP Ltd.

Its: General Partner

By: Oaktree Capital Management, L.P.

Its: Director

By: /s/ Richard Ting
Name: Richard Ting

Title: Managing Director and Associate

General Counsel

By: /s/ Philip McDermott
Name: Philip McDermott
Title: Assistant Vice President

OAKTREE OPPORTUNITIES FUND VIII GP LTD.

By: Oaktree Capital Management, L.P.

Its: Director

By: /s/ Richard Ting
Name: Richard Ting

Title: Managing Director and Associate

General Counsel

By: /s/ Philip McDermott
Name: Philip McDermott
Title: Assistant Vice President

OAKTREE VALUE OPPORTUNITIES FUND HOLDINGS, L.P.

By: Oaktree Value Opportunities Fund

GP, L.P.

Its: General Partner

By: Oaktree Value Opportunities Fund

GP Ltd.

Its: General Partner

By: Oaktree Capital Management, L.P.

Its: Director

By: /s/ Richard Ting
Name: Richard Ting

Title: Managing Director and Associate

General Counsel

By: /s/ Philip McDermott
Name: Philip McDermott
Title: Assistant Vice President

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OAKTREE VALUE OPPORTUNITIES FUND GP, L.P.

By: Oaktree Value Opportunities Fund

GP Ltd.

Its: General Partner

By: Oaktree Capital Management, L.P.

Its: Director

By: /s/ Richard Ting
Name: Richard Ting

Title: Managing Director and Associate

General Counsel

By: /s/ Philip McDermott
Name: Philip McDermott
Title: Assistant Vice President

OAKTREE VALUE OPPORTUNITIES FUND GP LTD.

By: Oaktree Capital Management, L.P.

Its: Director

By: /s/ Richard Ting
Name: Richard Ting

Title: Managing Director and Associate

General Counsel

By: /s/ Philip McDermott
Name: Philip McDermott
Title: Assistant Vice President

OAKTREE FUND GP I, L.P.

By: /s/ Richard Ting
Name: Richard Ting

Title: Authorized Signatory

By: /s/ Philip McDermott Name: Philip McDermott

Title: Assistant Vice President

OAKTREE CAPITAL I, L.P.

By: OCM Holdings I, LLC

Its: General Partner

By: /s/ Richard Ting
Name: Richard Ting

Title: Managing Director and Associate

General Counsel

By: /s/ Philip McDermott
Name: Philip McDermott
Title: Assistant Vice President

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OCM HOLDINGS I, LLC

By: /s/ Richard Ting
Name: Richard Ting

Title: Managing Director and Associate

General Counsel

By: /s/ Philip McDermott
Name: Philip McDermott
Title: Assistant Vice President

OAKTREE HOLDINGS, LLC

By: Oaktree Capital Group, LLC

Its: Managing Member

By: /s/ Richard Ting
Name: Richard Ting

Title: Managing Director, Associate

General Counsel and Assistant

Secretary

By: /s/ Philip McDermott
Name: Philip McDermott
Title: Assistant Vice President

OAKTREE HIGH YIELD FUND, L.P.

By: Oaktree Fund GP II, L.P.

Its: General Partner

By: /s/ Richard Ting
Name: Richard Ting

Title: Authorized Signatory

By: /s/ Philip McDermott
Name: Philip McDermott
Title: Authorized Signatory

OAKTREE HIGH YIELD FUND II, L.P.

By: Oaktree Fund GP II, L.P.

Its: General Partner

By: /s/ Richard Ting
Name: Richard Ting

Title: Authorized Signatory

By: /s/ Philip McDermott
Name: Philip McDermott
Title: Authorized Signatory

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OAKTREE FUND GP II, L.P.

By: /s/ Richard Ting
Name: Richard Ting

Title: Authorized Signatory

By: /s/ Philip McDermott Name: Philip McDermott Title: Authorized Signatory

OAKTREE CAPITAL II, L.P.

By: Oaktree Holdings, Inc. Its: General Partner

By: /s/ Richard Ting Name: Richard Ting

Title: Managing Director, Associate

General Counsel and Assistant

Secretary

By: /s/ Philip McDermott
Name: Philip McDermott
Title: Assistant Vice President

OCM HIGH YIELD TRUST

By: Oaktree Capital Management, L.P.

Its: Investment Manager

By: /s/ Richard Ting
Name: Richard Ting

Title: Managing Director and Associate

General Counsel

By: /s/ Philip McDermott
Name: Philip McDermott
Title: Assistant Vice President

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OAKTREE CAPITAL MANAGEMENT, L.P., on behalf of itself and the Separate Accounts

By: /s/ Richard Ting
Name: Richard Ting

Title: Managing Director and Associate

General Counsel

By: /s/ Philip McDermott
Name: Philip McDermott
Title: Assistant Vice President

OAKTREE HOLDINGS, INC.

By: /s/ Richard Ting
Name: Richard Ting

Title: Managing Director, Associate

General Counsel and Assistant

Secretary

By: /s/ Philip McDermott
Name: Philip McDermott
Title: Assistant Vice President

OAKTREE CAPITAL GROUP, LLC

By: /s/ Richard Ting
Name: Richard Ting

Title: Managing Director, Associate

General Counsel and Assistant

Secretary

By: /s/ Philip McDermott
Name: Philip McDermott
Title: Assistant Vice President

OAKTREE CAPITAL GROUP HOLDINGS GP, LLC

By: /s/ Richard Ting
Name: Richard Ting

Title: Managing Director and Associate

General Counsel

By: /s/ Philip McDermott
Name: Philip McDermott
Title: Assistant Vice President

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Exhibit Index

Exhibit 1. Joint Filing Agreement as required by Rule 13d-1(k)(1) under the Securities Exchange Act of 1934, as amended (Incorporated by reference from the Schedule 13G filed with the Securities and Exchange Commission by the Reporting Persons with respect to the Issuer on October 1, 2012).