```
LARSEN JOHN L
Form 4
February 19, 2003
      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
             LARSEN, JOHN L.
              877 NORTH 8TH WEST
              RIVERTON, WY 82501
          USA
       2. 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
          December 31, 2002
       5. If Amendment, Date of Original (Month/Year)
       6. Relationship of Reporting Person(s) to Issuer (Check all applicable)
          (X) Director (X) 10% Owner (X) Officer (give title below) ( ) Other
          (specify below)
          CHAIRMAN AND CEO
       7. Individual or Joint/Group Filing (Check Applicable Line)
```

- (X) Form filed by One Reporting Person
  - ( ) Form filed by More than One Reporting Person

1. Title of Security	2.    3.    4.Securities Ac       Transaction     or Disposed c   Amount	f (D)	Securities   Beneficially   Owned at
·	n S 12/31/ S    1,000	D  \$3.081	
	02		
·	n S 12/31/ S    500  02	D  \$3.264 	
·	n S 12/31/ S    200  02	D  \$3.25 	   
	n S 12/31/ S    500	D  \$3.20	
	02		
\$.01 Par Value Common tock	n S 12/31/ S    500  02	D  \$3.15 	   
\$.01 Par Value Common		D  \$3.10	389,636
tock			
\$.01 Par Value Common	n S N/A      NONE	N/A	129,426
tock			

Table I -- Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

## Edgar Filing: LARSEN JOHN L - Form 4

\$.01 Par Value Common tock	 S N/A 		   	NONE 		N/A 	42,350   
\$.01 Par Value Common tock	 S N/A 	 	   	NONE 	   	N/A 	141,527   
\$.01 Par Value Common tock	S N/A 		 	NONE 		N/A 	155,811   
\$.01 Par Value Common tock	S N/A 		 	NONE 		N/A 	125,556   
\$.01 Par Value Common tock	S N/A 		 	NONE 		N/A 	175,000   
\$.01 Par Value Common tock	S N/A 		 	NONE 		N/A 	512,359   
\$.01 Par Value Common tock	S N/A 			NONE 		N/A 	1,581   

Table II -- Derivative Securitites Acquired, Disposed of, or Beneficially Owned

1.Title of Deriva Security	version  Tr  or Exer    cise    Price of		<pre> 5.Number of De   rivative Secu   rities Acqui   red(A) or Dis   posed of(D)</pre>	Expiration   Securities  Date(Month/   Day/Year)	8.1  of  vat  Sec
	Deriva-    tive    Secu-    rity  Da	   l   ce  Code V	D	Date  Expir  / Exer- ation  Title and Number  cisa- Date   of Shares  ble	   
Stock Option (Ri o Buy) (j)	ght t \$2.875/s N/2  h	A     		12/04 09/25 Common Stock 34,782  /98  /08	
Stock Option (Ri o Buy) (j)	ght t \$2.00/sh N/2 	A     		12/04 09/25 Common Stock 77,718  /98  /08	
Stock Option (Ri o Buy) (j)	.ght t \$2.40/sh N/2 	A     	 	01/10 01/09 Common Stock 184,400  /01  /11	 0   
Stock Option (Ri o Buy) (k)	.ght t \$3.90/sh N/2 	A     		12/07 12/06 Common Stock 100,000	C
Stock Option (Ri o Buy) (k)	ght t \$2.25/sh N/2	A     		08/08 12/07 Common Stock 97,000  /02  /11	

Explanation of Responses:

Attachment to Form 4 dated December 31,

2002

 (a) Consists of 243,163 shares held directly by the Reporting Person (including 27,500 shares gifted by the Reporting Person to his wife, but not transferred into her name), 500 shares

## Edgar Filing: LARSEN JOHN L - Form 4

held in street name account for his benefit, 106,000 shares held by the Reporting Person in joint tenancy with his wife, 39,973 shares held in an Individual Retirement Account established for the benefit of the Reporting Person. (b) Consists of 25,200 shares and 104,226 shares subject to forfeiture. The 25,200 shares, issued under the USEG Restricted Stock Bonus Plan, are deemed "earned out" by the Reporting Person: (i) if he is continuously employed by USE until he retires; (ii) if he becomes disabled; (iii) upon his death, or (iv) if the shares are claimed within three years following the occurrence of (i), (ii) or (iii). The 104,226 shares, issued under the 1996 Stock Award Program, vest over a 5 year period at the rate of 20% per year and are subject to the same 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 129,426 shares. The shares do not come under the control of the Reporting Person until termination of employment. The total number of shares is presently reported; distributions to the Reporting Person will not be separately reported. The acquisition of the shares by the Reporting Person from both the Bonus Plan and the Award Program are exempt under Rule 16b-3. (C) Consists of shares held directly by the Reporting Person's wife. (d) Consists of shares held in ESOP accounts established to benefit members of the Reporting persons "immediately family", as that term is defined in Rule 16a-1(e), in accordance with Rule 16a-8(b)(2). Consists of shares held in the ESOP which are not allocated to accounts (e) established for the benefit of specific plan participants. The Reporting Person, as an ESOP Trustee, exercises the voting powers with respect to such unallocated shares. Consists of shares held by Plateau Resources Limited ("Plateau"), a (f) wholly-owned subsidiary of USEG. The Reporting Person is an officer and director of both USEG and Plateau. The Reporting Person is not a controlling shareholder of Plateau, and therefore the Reporting Person 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 (q) subsidiary of USEG. The Reporting person is an officer and director of both USEG and SGMC. The Reporting Person is not a controlling shareholder of SGMC, and therefore the Reporting Person does not have a pecuniary interest in the USEG shares held by SGMC, under Rule 16a-1(a)(2)(iii). (h) Consists of shares held by Crested Corp. ("Crested"), a majority-owned subsidiary of USEG. The Reporting Person is an officer and director of both USEG and Crested. Consists of shares held by Northwest Gold, Inc. ("NWG"), a subsidiary of (i) USEG. The Reporting Person is an officer and director of both USEG and NWG. The Reporting Person is not a controlling shareholder of NWG, and therefore the Reporting Person does not have a pecuniary interest in the USEG

## Edgar Filing: LARSEN JOHN L - Form 4

```
shares held by NWG, under Rule
16a-1(a)(2)(iii).
     Stock options granted under the Issuer's 1998 Incentive Stock Option
(j)
Plan, and exempt under Rule 16b-3.
(k) Stock option granted under the Issuer's 2001 Incentive Stock Option Plan,
and exempt under Rule 16b-3.
NOTE: Pursuant to SEC Rule 16a-1(a)(2), information on Crested, Plateau, SGMC
and NWG is not required,
however, Registrant has
            undertaken comprehensive disclosure and reports shares held by
Crested, Plateau, SGMC and NWG as
indirectly owned
by
            the Reporting Person.
            The Reporting Person disclaims beneficial and pecuniary interest
in the shares reported under footnotes
c, d, e, f, g, h and
i.
SIGNATURE OF REPORTING PERSON
    /s/ JOHN L. LARSEN
DATE
  February 14, 2003
```