FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.	C. 20549
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STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL OMB Number: Estimated average burden hours per response: 0.5

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

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1. Name and Address of Reporting Person* <u>CLOUGH PHILLIP A</u>						2. Issuer Name and Ticker or Trading Symbol LIQUIDITY SERVICES INC [LQDT]								Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director 10% Owner								
(Last) (First) (Middle) 400 EAST PRATT STREET, SUITE 910						3. Date of Earliest Transaction (Month/Day/Year) 05/13/2011									Officer (give title Other (specify below)							
(Street) BALTIMORE MD 21202-3116			_ 4. If	4. If Amendment, Date of Original Filed (Month/Day/Year)									6. Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person Form filed by More than One Reporting Person									
(City)	(S	tate)	(Zip)													1 010011						
		Tab	le I - No	n-Deri\	/ative	Se	curiti	es Ac	quired	, Dis	posed (of, or Be	enefic	ially	Owned	l 						
1. Title of Security (Instr. 3) 2. Transac Date (Month/Da				Execution Date,		3. Transa Code (8)	ction Disposed		ities Acquired (A) o d Of (D) (Instr. 3, 4		and Securitic Benefici Owned I Reporte		s lly ollowing	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		7. Nature of Indirect Beneficial Ownership (Instr. 4)						
									Code	v	Amount	ount (A) or (D)		e	Transaction(s) (Instr. 3 and 4)							
Common Stock 05				05/13	/2011				J ⁽¹⁾		544,253	51 ⁽²⁾ D		1)	0(0(3)		I	See footnote ⁽⁴⁾			
Common	Stock														17,	740		D				
		T	able II -									, or Ben ble sec			wned							
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deen Executio if any (Month/D	n Date,	4. Transactic Code (Ins 8)		ion of E		Expiration	5. Date Exercisable and Expiration Date Month/Day/Year)		7. Title and Amo of Securities Underlying Derivative Secu (Instr. 3 and 4)		Derivative Security y (Instr. 5)		9. Numbe derivative Securities Beneficia Owned Following Reported Transacti (Instr. 4)	e s illy	10. Ownershi Form: Direct (D) or Indirec (I) (Instr. 4	Beneficial Ownership t (Instr. 4)			
					Code	v	(A)		Date Exercisal		Expiration Date	Title	Amour or Number of Shares	er								
Employee Stock Option	\$12.89								(5)	C	04/03/2016	Common Stock	20,00	00		20,000		D				
Employee Stock Option	\$14.75								(6)	1	10/02/2016	Common Stock	9,39	3		9,393		D				
Employee Stock Option	\$11.19								(7)	1	0/01/2017	Common Stock	8,56	0		8,560		D				
Employee Stock Option	\$11.66								(8)	(06/03/2018	Common Stock	15,08	32		15,082		D				
Employee Stock Option	\$8.55								(9)	C	04/28/2019	Common Stock	21,08	36		21,086		D				
Employee Stock Option	\$10.7								(10)	(02/01/2020	Common Stock	18,61	12		18,612		D				
Employee Stock Option	\$14.3								(11)	C	02/01/2021	Common Stock	15,01	12		15,012		D				
Restricted Stock Grant	\$14.3								(12)	(02/01/2021	Common Stock	2,51	7		2,517		D				
Restricted Stock Grant	\$14.3								(13)	C	02/01/2021	Common Stock	2,09	8		2,098		D				

Explanation of Responses:

- 1. Distribution of portfolio securities was made for no consideration to the managing members of ABS Partners VI, LLC, the general partner of the ABS Entities. The ABS Entities are (a) ABS Capital Partners VI, LP, (b) ABS Capital Partners VI-A, LP, and (c) ABS Capital Partners VI Offshore, LP.
- 2. Consists of the following shares distributed by the following entities: (a) 473,347 shares by ABS Capital Partners VI, LP ("ABS VI"), (b) 9,796 shares by ABS Capital Partners VI-A, LP ("ABS VI-A"), and (c) 61,108 shares by ABS Capital Partners VI Offshore, LP ("ABS Capital Partners VI Offshore" and together with ABS VI and ABS VI-A, the "ABS Entities"). ABS Partners VI, LLC is the general partner of the ABS Entities and has voting and dispositive powers over these shares. The address for these entities affiliated with ABS Capital Partners is 400 East Pratt Street, Suite 910, Baltimore, MD 21202-3116.
- 3. Consists of the following shares held by the following entities: (a) 0 shares by ABS Capital Partners VI, LP ("ABS VI"), (b) 0 shares by ABS Capital Partners VI-A, LP ("ABS VI-A"), and (c) 0 shares by ABS Capital Partners VI Offshore, LP ("ABS Capital Partners VI Offshore" and together with ABS VI and ABS VI-A, the "ABS Entities"). ABS Partners VI, LLC is the general partner of the ABS Entities and has voting and dispositive powers over these shares. The address for these entities affiliated with ABS Capital Partners is 400 East Pratt Street, Suite 910, Baltimore, MD 21202-3116.

- 4. Mr. Phillip Clough is a managing member of the ABS Partners VI, LLC, the general partner of the ABS Entities. Mr. Clough disclaims beneficial ownership of these shares except to the extent of his pecuniary interest. The address for these entities affiliated with ABS Capital Partners is 400 East Pratt Street, Suite 910, Baltimore, MD 21202-3116.
- 5. These options became fully vested on April 3, 2008.
- 6. These options became fully vested on October 2, 2007.
- 7. These options became fully vested on October 1, 2008.
- 8. These options became fully vested on April 29, 2009.
- 9. These options became fully vested on February 18, 2010.
- 10. These options became fully vested on February 1, 2011.
- 11. These options have a one-year vesting period such that 100% of this option grant will vest on February 1, 2012.12. These restricted shares have a one-year vesting period such that 100% of this restricted share grant will vest on February 1, 2012.
- 13. These restricted shares have a one-year vesting period such that 100% of this restricted share grant will vest on February 1, 2012.

<u>/s/ James E. Williams, by</u> 05/17/2011

** 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.

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