FORM 4

Instruction 1(b).

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See

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

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STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

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

(Print or Type Responses) 1. Name and Address of Reporting Person* Carpenter George C IV			2. Issuer Name and Ticker or Trading Symbol CNS RESPONSE, INC. [CNSO]					5	5. Relationship of Reporting Person(s) to Issuer (Check all applicable) _X_ Director 10% Owner X_ Officer (give title below) Other (specify below) Chief Executive Officer						
(Last) (First) (Middle) C/O CNS RESPONSE, INC., 2755 BRISTOL STREET, SUITE 285			3. Date of Earliest Transaction (Month/Day/Year) 12/24/2009)		
(Street) COSTA MESA, CA 92626			4. If Amendment, Date Original Filed(Month/Day/Year)						6. Individual or Joint/Group FilingCheck Applicable Line) _X_ Form filed by One Reporting Person _Form filed by More than One Reporting Person						
(City	<i>i</i>)	(7)			I - Non-Deriv	on-Derivative Securities Acquired, Disposed of, or Beneficially Owned									
1.Title of Security (Instr. 3) 2. Transaction Date (Month/Day/Yea		2A. Deemed Execution Date, if any (Month/Day/Year)		(Instr. 8)		4. Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)		(D) (5. Amount of Securities Beneficially Owned Following Reported Transaction(s)		C F	Ownership of Form:	7. Nature of Indirect Beneficial		
				(Monti	/Day/Year)	Cod	e V A	mount	(A) or (D)			0	Direct (D) Ownership or Indirect (I) (Instr. 4)		
Common	Stock		12/24/2009			P	36	0,000	A	<u>(1)</u> 3	360,000		I)	
Reminder: F	Report on a se	eparate line for each	class of securities be	eneficially	owned dire	ctly or i	Persons this forn	are no	t requi	red to r	collection of i			in SEC	1474 (9-02)
Reminder: F	Report on a so	eparate line for each		- Deriva	tive Securit	ies Acq	Persons	n are no valid C	t requi DMB co Benefic	red to r ontrol n	respond unles number.			in SEC	1474 (9-02)
1. Title of Derivative Security (Instr. 3)	2. Conversion	3. Transaction	Table II 3A. Deemed Execution Date, if	- Deriva (e.g., p) 4. Transacti Code	tive Securit	ies Acq arrants per of ve es d (A) osed of	Persons this forn currently	ed of, or vertible sisable and	t requi DMB co Benefic securiti	red to r ontrol n cially O	respond unless number. wned and Amount erlying ies	ss the form	9. Number of Derivative Securities Beneficially Owned Following Reported Transaction(s	10. Ownersl Form of Derivati Security Direct (I or Indire	11. Naturof Indire Benefici Ownersi (Instr. 4)
1. Title of Derivative Security	2. Conversion or Exercise Price of Derivative	3. Transaction Date	Table II 3A. Deemed Execution Date, if any	- Deriva (e.g., p) 4. Transacti Code	5. Numl Derivati Securiti Acquire or Dispo (D) (Instr. 3.	ies Acq arrants per of ve es d (A) osed of	Persons this forn currently uired, Dispos options, con 6. Date Exerc Expiration Da	ed of, or vertible sisable and	t requi DMB cc Benefic securiti d	red to rontrol n cially Ories) 7. Title of Unde	respond unless number. wned and Amount erlying ies	8. Price of Derivative Security	9. Number of Derivative Securities Beneficially Owned Following Reported	10. Ownersl Form of Derivati Security Direct (I or Indire	11. Naturof Indire Benefici Ownersi (Instr. 4)

Reporting Owners

	Relationships					
Reporting Owner Name / Address	Director	10% Owner	Officer	Other		
Carpenter George C IV C/O CNS RESPONSE, INC. 2755 BRISTOL STREET, SUITE 285 COSTA MESA, CA 92626	X		Chief Executive Officer			

Signatures

/s/ George Carpenter	01/22/2010
**Signature of Reporting Person	Date

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).
- (1) On December 24, 2009, the Reporting Person purchased 360,000 shares of Common Stock and Warrants to purchase 180,000 shares of Common Stock from the Issuer in a private placement financing transaction for an aggregate purchase price of \$108,000.

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.