UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 8-K

CURRENT REPORT

Pursuant to Section	13 or	15(d) of the	Securities	Exchange	Act of 1934
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Date of Report (Date of earliest event reported): December 22, 2015

Centrus Energy Corp.

(Exact name of registrant as specified in its charter)

Delaware	1-14287	52-2107911
(State or other jurisdiction of incorporation)	(Commission File Number)	(I.R.S. Employer Identification No.)

Two Democracy Center 6903 Rockledge Drive Bethesda, MD 20817 (301) 564-3200

Check the appropriate box below if the Form 8-K filing is intended to sin	multaneously satisfy the filing obligation of the registrant under
any of the following provisions:	

Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Item 1.01 Entry into a Material Definitive Agreement

On December 22, 2015, Centrus Energy Corp. (the "Company"), through its subsidiary United States Enrichment Corporation ("Enrichment Corp."), and Joint Stock Company "TENEX" ("TENEX") entered into Amendment No. 8 (the "Amendment") to the Enriched Product Transitional Supply Contract, dated March 23, 2011, as amended, between Enrichment Corp. and TENEX (the "Supply Contract"). The Amendment, which is subject to approval of the Russian State Atomic Energy Corporation "Rosatom", extends the Supply Contract beyond 2022 and gives Enrichment Corp. the right to reschedule quantities of separative work units ("SWU") into the period 2023-2026, in return for the purchase of additional SWU in those years.

Under the terms of the amended Supply Contract, Enrichment Corp. will now have the option to reschedule to 2023-26 up to approximately 7.7 million SWU of the approximately 16.6 million SWU remaining in its commitment under the Supply Contract, subject to an increase in Enrichment Corp.'s purchase obligation as compensation for Enrichment Corp.'s deferring the purchase to those years and a change in the terms for ordering enriched uranium included in the Amendment. These compensatory SWU, which could increase Enrichment Corp.'s purchase obligation after 2022, to approximately 10 million SWU, will be calculated on a yearly basis beginning at the end of 2022. Enrichment Corp. will take these SWU in 2023-26, but will have the right to move purchases in excess of 2.25 million SWU per year to the first year after 2026 in which such excess can be purchased without exceeding the 2.25 million limit.

The Amendment also provides that Enrichment Corp. must pay for all SWU in its minimum purchase obligation each year, even if it fails to submit orders for such SWU. Enrichment Corp. would then have the right to take the unordered SWU in the following year.

Item 7.01 Regulation FD Disclosure.

On December 22, 2015, Centrus Energy Corp. issued a press release announcing the Amendment described in Item 1.01 of this report. A copy of this press release is included as Exhibit 99.1 to this report.

The information furnished pursuant to this Item 7.01, including Exhibit 99.1, shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934 (the "Exchange Act") or otherwise subject to the liabilities under that Section and shall not be deemed to be incorporated by reference into any filing of the Company under the Securities Act of 1933 or the Exchange Act.

Item 9.01 Financial Statements and Exhibits

(d) Exhibits.

Exhibit	<u>Description</u>
99.1	Press release dated December 22, 2015

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

		Centrus Energy Corp.		
Date:	December 23, 2015	Ву:	/s/ Stephen S. Greene	
			Stephen S. Greene	_
		Senior Vi	ce President, Chief Financial Officer and Treasu	rer

FOR IMMEDIATE RELEASE:

December 22, 2015

Centrus and TENEX Agree on Decade of Reliable Supply

BETHESDA, Md. - Centrus Energy Corp. (NYSE MKT: LEU) announced today that it has reached agreement with TENEX to modify the terms of the long-term supply contract the two companies signed in 2011 and to extend their contractual relationship through 2026.

"Completing this contract revision has been a central priority since the day I arrived at Centrus," said President and Chief Executive Officer Daniel B. Poneman. "The updated agreement reflects the changing fuel market and extends our supply arrangement for a decade, further strengthening the partnership between our two companies - a partnership that has played an indispensable role in U.S-Russia nuclear cooperation for more than two decades."

TENEX General Director, Lyudmila Zalimskaya said, "We highly value cooperation with our long-standing partner, Centrus, and have strengthened our long-term relations with this arrangement."

The amendment extends the contract to 2026, under terms that reflect the reduction in global enrichment demand since 2011. While reaffirming the original commitment to purchase 17 million SWU from 2016 to 2022, the revised agreement permits some quantities to be deferred for delivery until 2023 to 2026, along with additional quantities to be purchased in those years.

The amendment ensures that TENEX and Centrus will continue to have an important framework from which the firms will cooperate and upon which they will expand their existing relationship.

About Centrus Energy Corp.

Centrus Energy Corp. is a trusted supplier of enriched uranium fuel for commercial nuclear power plants in the United States and around the world. Our mission is to provide reliable and competitive fuel goods and services to meet the needs of our customers, consistent with the highest levels of integrity, safety, and security.

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