CROSSTEX ENERGY INC Form SC 13D/A October 23, 2012

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

SCHEDULE 13D (Amendment No. 1)\*

Under the Securities Exchange Act of 1934

CROSSTEX ENERGY, INC. (Name of Issuer)

Common Stock, par value \$.01 per share (Title of Class of Securities)

22765Y104 (CUSIP Number)

Philip A. Falcone Chief Executive Officer 450 Park Avenue, 27th Floor New York, New York 10022 (212) 906-8555

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

October 22, 2012 (Date of Event Which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box. o

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-7 for other parties to whom copies are to be sent.

\* 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. 22765Y104                                 |                                      |      | Page 1 of 6   | ·<br>)         |
|---|--------------------------------------|------|---|----------------|
| 1   | NAME (                               | OF R | EPORTING PERSON   |                |
|   | Harbing                              |      |   |                |
| 2   | CHECK                                | THE  | E APPROPRIATE BOX IF A MEMBER OF A GROUP                              | (a) o<br>(b) x |
| 3   | SEC USE ONLY                         |      |   |                |
| 4   | SOURC                                | E OF | FFUNDS  |                |
| 5   |                                      |      | X IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT (d) or 2(e) | o              |
| 6   | CITIZENSHIP OR PLACE OF ORGANIZATION |      |   |                |
|   | Delawar                              | e    |   |                |
|   |                                      | 7    | SOLE VOTING POWER   |                |
| NUMBER  |                                      |      | 0   |                |
| SHARES BENEFICIAI OWNED B EACH REPORTIN PERSON WITH | IALLY                                | 8    | SHARED VOTING POWER   |                |
|   | CH                                   | 9    | 0<br>SOLE DISPOSITIVE POWER   |                |
|   | ON                                   |      | 0   |                |
|   | Ή                                    | 10   | SHARED DISPOSITIVE POWER  |                |
|   |                                      |      | 0   |                |
| 11  | AGGRE                                | GAT  | TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON                 |                |
|   | 0                                    |      |   |                |
| 12  | CHECK<br>SHARE                       |      | X IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN                | o              |
| 13  | PERCE                                | NT O | F CLASS REPRESENTED BY AMOUNT IN ROW (11)                             |                |

0.0%

14 TYPE OF REPORTING PERSON

CO

| CUSIP No. 22765Y104    |                |        | Page 2 of 6   |             |
|------------------------|----------------|--------|---|-------------|
| 1                      | NAME           | OF R   | EPORTING PERSON   |             |
|                        | Philip Fa      | alcon  | e   |             |
| 2                      | CHECK          | THE    | E APPROPRIATE BOX IF A MEMBER OF A GROUP                              | (a) o (b) x |
| 3                      | SEC US         | E ON   | NLY   |             |
| 4                      | SOURC          | E OF   | FFUNDS  |             |
| 5                      |                |        | X IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT (d) or 2(e) | O           |
| 6                      | CITIZE         | NSH    | IP OR PLACE OF ORGANIZATION   |             |
|                        | United S       | States | s of America  |             |
|                        |                | 7      | SOLE VOTING POWER   |             |
| NUMBER                 | OF             |        | 0   |             |
| SHARES<br>BENEFICIALLY |                | 8      | SHARED VOTING POWER   |             |
| OWNE:<br>EAC           |                |        | 0   |             |
| REPOR<br>PERS          | TING           | 9      | SOLE DISPOSITIVE POWER  |             |
| WIT                    |                |        | 0   |             |
|                        |                | 10     | SHARED DISPOSITIVE POWER  |             |
|                        |                |        | 0   |             |
| 11                     | AGGRE          | EGAT   | TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON                 |             |
|                        | 0              |        |   |             |
| 12                     | CHECK<br>SHARE |        | X IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN                | o           |
| 13                     | PFR(F)         | NT O   | OF CLASS REPRESENTED BY AMOUNT IN ROW (11)                            |             |

0.0%

14 TYPE OF REPORTING PERSON

IN

CUSIP No. Page 3 of 6 22765Y104

Item 1. Security and Issuer.

This Schedule 13D is being filed by the undersigned with respect to the shares of Common Stock, par value \$0.01 per share (the "Shares"), of Crosstex Energy, Inc. (the "Issuer"). The principal executive offices of the Issuer are located at 2501 Cedar Springs, Dallas, TX 75201.

Item 2. Identity and Background.

Item 2 of the Schedule 13D is hereby amended and restated in its entirety as follows:

"(a-c, f) This Schedule 13D is being filed by Harbinger Group Inc., a Delaware corporation ("HGI") and Mr. Philip Falcone (together with HGI, the "Reporting Persons"). The information required by General Instruction C to Schedule 13D with respect to (i) the executive officers and directors of HGI (except for Mr. Falcone who is a Reporting Person) is listed on Schedule A hereto and (ii) each person controlling HGI is listed on Schedule B hereto (the persons identified in clause (i) and (ii), the "Instruction C Persons", and together with the Reporting Persons, the "Harbinger Persons"). HGI is a holding company and its principal business address is 450 Park Avenue, 27th Floor, New York, NY 10022. Mr. Falcone is the Chief Executive Officer and Chairman of the Board of Directors of HGI. Mr. Falcone's relationship with the Instruction C Persons is described in Schedule B hereto.

- (d) None of the Harbinger Persons have, during the last five years, been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).
- (e) None of the Harbinger Persons have, during the last five years, been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws."

Item 3. Source and Amount of Funds or Other Consideration.

No material change.

CUSIP No. Page 4 of 6 22765Y104

Item 4. Purpose of Transaction.

Item 4 of the Schedule 13D is hereby amended and restated in its entirety as follows:

"As of the date hereof the Reporting Persons have ceased to beneficially own any Shares."

Item 5. Interest in Securities of the Issuer.

Item 5 of the Schedule 13D is hereby amended and restated in its entirety as follows:

"(a, b) As of the date hereof the Reporting Persons have ceased to beneficially own any Shares."

CUSIP No. Page 5 of 6 22765Y104

(c) The trading dates, number of Shares purchased and sold and price per Share for all transactions in the Shares that were effected by the Reporting Persons in the past sixty days are set forth in Exhibit A hereto.

- (d) Not applicable.
- (e) The Reporting Persons ceased to be the beneficial owners of more than 5% of the Shares on October 22, 2012."

Item 6. Contracts, Arrangements, Understandings or Relationships with Respect to Securities of the Issuer.

Item 6 of the Schedule 13D is hereby amended and restated in its entirety as follows:

"As of the date hereof the Reporting Persons have ceased to beneficially own any Shares."

Item 7. Material to be Filed as Exhibits.

Exhibit A: Transactions in the Shares.

Exhibit B: Joint Filing Agreement.

CUSIP No. Page 6 of 6 22765Y104

#### **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.

#### HARBINGER GROUP INC.

By: /s/ Philip A. Falcone

Name: Philip A. Falcone

Title: Chief Executive Officer

/s/ Philip A. Falcone Philip A. Falcone

October 23, 2012

Attention: Intentional misstatements or omissions of fact constitute federal violations (see 18 U.S.C. 1001).

#### Schedule A

### Executive Officers and Directors of HGI

| Name                | <b>Business Address</b>                            | Citizenship | Principal Occupation                                    |
|---------------------|--|-------------|---|
| Omar Asali          | 450 Park Avenue, 27th Floor,<br>New York, NY 10022 | U.S.        | President, Director                                     |
| Thomas A. Williams  | 450 Park Avenue, 27th Floor,<br>New York, NY 10022 | U.S.        | Executive Vice<br>President, Chief<br>Financial Officer |
| Richard H. Hagerup  | 450 Park Avenue, 27th Floor,<br>New York, NY 10022 | U.S.        | Interim Chief<br>Accounting Officer                     |
| Lap Wai Chan        | 450 Park Avenue, 27th Floor,<br>New York, NY 10022 | U.S.        | Director  |
| Thomas Hudgins      | 450 Park Avenue, 27th Floor,<br>New York, NY 10022 | U.S.        | Director  |
| Robert Leffler, Jr. | 450 Park Avenue, 27th Floor,<br>New York, NY 10022 | U.S.        | Director  |
| Keith Hladek        | 450 Park Avenue, 27th Floor,<br>New York, NY 10022 | U.S.        | Director  |
| Robin Roger         | 450 Park Avenue, 27th Floor,<br>New York, NY 10022 | U.S.        | Director  |
| David Maura         | 450 Park Avenue, 27th Floor,<br>New York, NY 10022 | U.S.        | Executive V.P., Director                                |

### A-1

Schedule B

# HGI Controlling Persons

| Name  | Business Address  | Citizenship    | Principal Occupation  |
|---|---|----------------|---|
| Harbinger Capital Partners<br>Master Fund I, Ltd. (the "Master<br>Fund")            | c/o International Fund Services<br>(Ireland) Limited, 78 Sir John<br>Rogerson's Quay, Dublin 2, Ireland         | Cayman Islands | Investment Vehicle  |
| Harbinger Capital Partners LLC ("Harbinger LLC")                                    | 450 Park Avenue, 30th Floor, New York, NY 10022   | Delaware       | Investment Manager of the Master Fund   |
| Harbinger Holdings, LLC ("Harbinger Holdings")                                      | 450 Park Avenue, 30th Floor, New<br>York, NY 10022  | Delaware       | Manager of Harbinger<br>LLC, Managing Member<br>of HCPSS (as defined<br>below)  |
| Harbinger Capital Partners<br>Special Situations Fund, L.P.<br>(the "Special Fund") | 450 Park Avenue, 30th Floor, New<br>York, NY 10022  | Delaware       | Investment Vehicle  |
| Harbinger Capital Partners<br>Special Situations GP, LLC<br>("HCPSS")               | 450 Park Avenue, 30th Floor, New<br>York, NY 10022  | Delaware       | General Partner of the Special Fund   |
| Global Opportunities<br>Breakaway Ltd. (the "Global<br>Fund")                       | c/o Maples Corporate Services<br>Limited, PO Box 309,<br>Ugland House, Grand Cayman,<br>Cayman Islands KY1-1104 | Cayman Islands | Investment Vehicle  |
| Harbinger Capital Partners II<br>LP   | 450 Park Avenue, 30th Floor, New<br>York, NY 10022  | Delaware       | Investment Manager of the Global Fund   |
| Philip Falcone  | 450 Park Avenue, 30th Floor, New<br>York, NY 10022  | U.S.           | Managing Member of<br>Harbinger Holdings,<br>Portfolio Manager of the<br>Master Fund, Portfolio<br>Manager of the Special<br>Fund |

B-1

Exhibit A

Transactions in the Shares

| TD       | . •   |
|----------|-------|
| Transa   | ction |
| i i ansa | CUUL  |

Date (bought/sold) Quantity Price

October 22,

2012 (sold) 7,000,000 \$ 13.00

Exhibit B

#### JOINT FILING AGREEMENT

The undersigned hereby agree that the statement on Schedule 13D with respect to the Common Stock, par value \$.01 per share, of Crosstex Energy, Inc., dated as of September 16, 2011 is, and any amendments thereto signed by each of the undersigned shall be, filed on behalf of each of us pursuant to and in accordance with the provisions of Rule 13d-1(k) under the Securities Exchange Act of 1934.

#### HARBINGER GROUP INC.

By: /s/ Philip A. Falcone

Name: Philip A. Falcone

Title: Chief Executive Officer

/s/ Philip A. Falcone Philip A. Falcone

October 23, 2012