SEC Form 3 FORM 3

## UNITED STATES SECURITIES AND EXCHANGE

COMMISSION Washington, D.C. 20549

OMB APPROVAL

OMB Number: 3235-0104

## INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES

Estimated average burden hours per response: 0.5

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* Energy Growth Momentum G	2. Date of Requiring (Month/Da	Statement	3. Issuer Name <b>and</b> Ticker of <u>TIGO ENERGY, II</u>					
II Ltd.	05/23/20 		4. Relationship of Reporting Person(s) to Issuer (Check all applicable)			5. If Amendment, Date of Original Filed (Month/Day/Year)		
(Last) (First) (Middle)			Director X		-			
1ST & 2ND FLOORS, ELIZABETH HOUSE			Officer (give title below)	below)	(specify			
LES RUETTES BRAYES			See Rema	rks				
LES ROETTES BRATES								
(Street)	_							
ST PETER						<ol> <li>Individual or Jo (Check Applicable)</li> </ol>		
PORT Y7 GY1 1EW						Form filed	by One Reporting	
	-					Person	by More than One	
(City) (State) (Zip)						X Reporting		
т	able I - Noi	n-Derivat	ive Securities Benefic	ially O	wned			
1. Title of Security (Instr. 4)			2. Amount of Securities Beneficially Owned (Instr. 4) 3. Ownership Form: Direct (D) or Indirect			4. Nature of Indirect Beneficial Ownership (Instr. 5)		
				(I) (Instr	<sup>-</sup> . 5)			
Common Stock			9,133,224	(1)		Held by Energy Growth		
Common Stock			5,155,224		]	Momentum II LP <sup>(1)</sup>		
Common Stock			5,208,625	I	1)	Held by Tigo SI	d by Tigo SPV LP <sup>(1)</sup>	
Table II - Derivative Securities Beneficially Owned(e.g., puts, calls, warrants, options, convertible securities)								
1. Title of Derivative Security (Instr. 4)	2. Date Exer Expiration D (Month/Day/	ate	(Instr. 4) or Exe		Convers or Exerc	cise Form:	6. Nature of Indirect Beneficial Ownership (Instr.	
				Amount	Price of Derivativ	Direct (D)	5)	
				or Number	Security	(I) (Instr. 5)		
	Date Exercisable	Expiration Date	Title	of Shares				
	Exercisable	Date		Sildles				
Stock Option (right to buy)	(2)	06/22/2032	Common Stock	9,333	2.57	I <sup>(1)</sup>	Held by Energy Growth Momentum II LP	
1. Name and Address of Reporting Person*	J	<u> </u>			J	I		
Energy Growth Momentum GI	P II Ltd.							
		_						
(Last) (First) (M	iddle)							
1ST & 2ND FLOORS, ELIZABETH								
LES RUETTES BRAYES								
		_						
(Street)								
ST PETER Y7 G	Y1 1EW							
PORT								
(City) (State) (Zip)								
1. Name and Address of Reporting Person*								
Energy Growth Momentum II								

	(Middle)						
1ST & 2ND FLOORS, ELIZABETH HOUSE							
LES RUETTES BRAYES							
¥7	GY1 1EW						
(State)	(Zip)						
	BRAYES Y7						

## **Explanation of Responses:**

1. Energy Growth Momentum GP II Limited ("EGM II GP") is the general partner of each of Energy Growth Momentum II LP ("EGM II LP") and Tigo SPV LP ("Tigo SPV"). Each of EGM II GP, EGM II LP and Tigo SPV disclaims beneficial ownership of these securities in excess of its pecuniary interest therein, and the inclusion of these securities in this report shall not be deemed an admission of beneficial ownership of the reported securities for purposes of Section 16 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or for any other purpose.

2. This option vests 25% on June 23, 2023, and the remainder in 1/48th monthly installments over the following thirty-six months.

## **Remarks:**

John Wilson, an employee of Energy Growth Momentum LLP and shareholder of EGM II GP, serves on the Issuer's board of directors as a representative of the Reporting Persons. Accordingly, each of the Reporting Persons may be deemed to be a "director by deputization", as such term is used for purposes of the Exchange Act, of the Issuer.

Energy Growth06/02/2023Momentum GP II Limited,<br/>by: /s/ Mark Vidamour,<br/>Director06/02/2023Energy Growth6/02/2023Momentum II LP, by:<br/>Energy Growth06/02/2023Momentum GP II Limited,<br/>its general partner, by: /s/<br/>Mark Vidamour, Director06/02/2023\*\* Signature of Reporting<br/>PersonDate

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 5 (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.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.