(Last)

(Street)

875 THIRD AVENUE 11TH FLOOR

(First)

(Middle)

FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

TATES SEC	JRIT	IES	AND	EXCHANGE	E COMMISSION

OMB APPROVAL OMB Number: 3235-0287 Estimated average burden hours per response: 0.5

11. Nature of Indirect Beneficial Ownership (Instr. 4)

Footnotes(3)(4)

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

Check this box to indicate that a

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

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

contrac the pure of the is the affir	chase or sale o	written plan for f equity securities ended to satisfy e conditions of																		
Name and Address of Reporting Person Cerberus Capital Management II, L.P.				2. Issuer Name and Ticker or Trading Symbol Eos Energy Enterprises, Inc. [EOSE]								(Ch	5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Image: Person Ima							
(Last) 875 THII 11TH FL	RD AVENU	First) JE					3. Date of Earliest Transaction (Month/Day/Year) 10/31/2024								Officer (give title Other (specify below)					
(Street) NEW YORK NY 10022			4. If Amendment, Date of Original Filed (Month/Day/Year) 6. Individual or Joint/Group Filing (Check Applicable Lin Form filed by One Reporting Person ✓ Form filed by More than One Reporting Person									1								
(City)	(5	State)	(Zip)																	
4 7:415 0	Na		Table I - Non	-Deriva 2. Transa		Securit		<u> </u>	uired,	Disp					Owned 5. Amou	nt of	l e c	Ownership	7. Nature of	
Da		Date (Month/D		Execut	Execution Dat		Transaction Code (Instr. 8)		curities Acquired (A) or OA) or OA) or OA)		, 4 and 5	Securitie Benefici Followin Transact	es Foi ally Owned (D) g Reported (I) ion(s)	For (D)	orm: Direct) or Indirect (Instr. 4)	Indirect Beneficial Ownership (Instr. 4)				
									Code	V	Amou	,,,, (D)	Price	(Instr. 3	and 4)	<u> </u>			
			Table II - D									of, or Be rtible se			Owned					
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year	4. Transa Code 8)				lying	8. Price of Derivative Security (Instr. 5) Beneficially Owned Following Reported Transaction(ly	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)							
				Code	v	(A)	(D)	Date Exer	cisable	Expi Date	ration	Title	Amou Numb Share	er of		(Instr. 4)	on(s)			
Series B-3 Non-Voting Convertible Preferred Stock	(1)(2)	10/31/2024		A		38.2599			(2)		(2)	Common Stock	38,2:	59,864	(1)(2)	38.2599	9	I	See Footnotes ⁽³⁾	
		Reporting Person* Managemen	<u>t II, L.P.</u>												•	•			•	
(Last) 875 THII 11TH FL	RD AVENU OOR	(First) JE	(Middle)			-														
(Street) NEW YO	ORK	NY	10022																	
(City)		(State)	(Zip)																	
		Reporting Person* uity Holdings	<u>, LP</u>																	
(Last) 875 THII 11TH FL	RD AVENU	(First) JE	(Middle)																	
(Street) NEW YO	ORK	NY	10022																	
(City)		(State)	(Zip)																	
		Reporting Person* uity Holdings	GP, LLC																	

NEW YORK	NY	10022	
(City)	(State)	(Zip)	

Explanation of Responses

- 1. Pursuant to the credit and guaranty agreement (the "Credit Agreement"), dated June 21, 2024, by and among Eos Energy Enterprises, Inc. (the "Issuer"), as borrower, the guarantors party thereto, the various lenders party thereto (the "Lenders"), and CCM Denali Debt Holdings, LP, as administrative agent and collateral agent, and the Securities Purchase Agreement (the "Securities Purchase Agreement"), dated June 21, 2024, by and between the Issuer and CCM Denali Equity Holdings, LP ("CCM Denali Equity"), on October 31, 2024, the Issuer submitted a borrowing request under the Credit Agreement, and on November 1, 2024, the Lenders funded the full amount of the scheduled \$65 million delayed draw term loan under the Credit Agreement, and in connection with such draw and pursuant to the terms and conditions of the Credit Agreement and Securities Purchase Agreement,
- 2. (Continued from footnote 1) the Issuer issued 38.259864 shares of a newly designated Series B-3 Non-Voting Convertible Preferred Stock (the "Series B-3 Preferred Stock") to Cerberus Denali Equity. Each full share of Series B-3 Preferred Stock is initially convertible into 1.0 million shares of Common Stock and will be convertible at the option of the holder at any time through the Maturity Date (as defined in the Credit Agreement). Convertibility of the shares of Series B-3 Preferred Stock is subject to a beneficial ownership limitation of 49.9% of the number of shares of Common Stock that would be outstanding immediately after giving effect to any conversion of the shares of Series B-3 Preferred Stock as further described in the Certificate of Designation for the Series B-3 Non-Voting Convertible Preferred Stock.
- 3. The securities of the Issuer reported herein are held directly by CCM Denali Equity. CCM Denali Equity Holdings GP, LLC ("CCM Denali Equity GP") is the general partner of CCM Denali Equity. Cerberus Capital Management II, L.P. ("Cerberus Capital Management II", and together with CCM Denali Equity and CCM Denali Equity GP, the "Reporting Persons") is the sole member of CCM Denali Equity GP. Due to their relationships with CCM Denali Equity, CCM Denali Equity GP and Cerberus Capital Management II may be deemed to indirectly beneficially own the securities of the Issuer held directly by CCM Denali Equity.
- 4. Each of CCM Denali Equity GP and Cerberus Capital Management II disclaims beneficial ownership of the securities of the Issuer held directly by CCM Denali Equity except to the extent of their pecuniary interest therein, and this report shall not be deemed an admission that any of CCM Denali Equity GP or Cerberus Capital Management II is the beneficial owner of such securities for purposes of Section 16 or any other purpose.

Remarks:

Nicholas P. Robinson and Gregory Nixon, each an employee of an affiliate of the Reporting Persons, are directors of Eos Energy Enterprises, Inc. (the "Issuer"). By virtue of their representation on the board of directors of the Issuer, for purposes of Section 16 of the Securities Exchange Act of 1934, as amended, the Reporting Persons are deemed directors by deputization of the Issuer.

CERBERUS CAPITAL

MANAGEMENT II, L.P., Name:

/s/ Alexander D. Benjamin, Title: 11/04/2024

Senior Managing Director and

Chief Legal Officer

CCM DENALI EQUITY

HOLDINGS, LP, By: CCM

Denali Equity Holdings GP, 11/04/2024

LLC, Name: /s/ Alexander D.

Benjamin, Title: Manager

CCM DENALI EQUITY

HOLDINGS GP, LLC, Name: /s/

HOLDINGS GP, LLC, Name: /s/ 11/04/2024

Alexander D. Benjamin, Title:

Manager

** 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.

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.

Exhibit 99.1

Form 4 Joint Filer Information

Name:	CCM Denali Equity Holdings, LP
Address:	875 Third Avenue 11th Floor New York, NY 10022
Date of Event Requiring Statement:	10/31/2024
Name:	CCM Denali Equity Holdings GP, LLC
Address:	875 Third Avenue 11th Floor New York, NY 10022
Date of Event Requiring Statement:	10/31/2024