ZOI MIKE Form SC 13D/A January 28, 2010

OMB APPROVAL

OMB Number: 3235-0145 Expires: February 28, 2009

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

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No.5)

TOT Energy, Inc. (Name of Issuer)

Common Stock, par value \$0.001 per share (Title of Class of Securities)

8726v103 (CUSIP Number)

Mike Zoi

12100 NE 16th Avenue #210

North Miami Florida 33161(305) 891 2288 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

December 31, 2009

(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 which 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 §240.13d-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 the

disclosures provided in a prior cover page.

The information required in 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).

SCHEDULE 13D

12

CUSIP No.	8726v103		Page 2 of 19 Pages
	NAME OF REPORTIN S.S. or I.R.S. IDENTIF	G PERSONS ICATION NO. OF ABOVE PERSONS	
1	Mike Zoi		
	CHECK THE APPROP	RIATE BOX IF A MEMBER OF A GR	ROUP*
2	(a) x (b) x		
3	SEC USE ONLY		
4	SOURCE OF FUNDS*		00
5	CHECK BOX IF DISC TO ITEMS 2(d) OR 2(e	LOSURE OF LEGAL PROCEEDINGS c) o	IS REQUIRED PURSUANT
	CITIZENSHIP OR PLA	ACE OF ORGANIZATION	
6	United States of America SOLE VOTING POWER		
NUMBER OF SHARES BENE- FICIALLY OWNED BY EACH REPORTING		5,754 Shares	
PERSON WITH	7		
	,	SHARED VOTING POWER	
	8	349, 631,524 Shares (including 49,455 SOLE DISPOSITIVE POWER	,925 shares underlying warrants)
	9	5,754 Shares SHARED DISPOSITIVE POWER	
	10	349, 631,524 Shares (including 49,455 warrants)	5,925 shares underlying
	AGGREGATE AMOU	NT BENEFICIALLY OWNED BY EAG	CH REPORTING PERSON
11	349,637,278 Shares (inc	cluding 49,455,925 shares underlying wa	arrants)

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*

o

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

- 13 93.9%
- 14 TYPE OF REPORTING PERSON*

IN

*SEE INSTRUCTIONS BEFORE FILLING OUT! INCLUDE BOTH SIDES OF THE COVER PAGE, RESPONSES TO ITEMS 1-7 (INCLUDING EXHIBITS) OF THE SCHEDULE, AND THE SIGNATURE ATTESTATION.

I SCHEDULE 13D			
CUSIP No.	8726v103		Page 3 of 19 Pages
	NAME OF REPORTING S.S. or I.R.S. IDENTIF	G PERSONS ICATION NO. OF ABOVE PERSONS	
1	ENERFUND, LLC [EII	N: 20-4535236]	
2	CHECK THE APPROP	PRIATE BOX IF A MEMBER OF A GR	OUP*
3	SEC USE ONLY		
4	SOURCE OF FUNDS*		WC
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) o		
	CITIZENSHIP OR PLA	ACE OF ORGANIZATION	
6 NUMBER OF	Florida	SOLE VOTING POWER	
SHARES BENE- FICIALLY OWNED BY EACH REPORTING		0	
PERSON WITH	7		
	8	SHARED VOTING POWER 349,631,524 Shares (including 49,455,9 SOLE DISPOSITIVE POWER	925shares underlying warrants)
	9	0 SHARED DISPOSITIVE POWER	
	10	349, 631,524 Shares (including 49,455,	925 shares underlying warrants)
	AGGREGATE AMOU	NT BENEFICIALLY OWNED BY EAC	CH REPORTING PERSON
11	349, 631,524 Shares (in	ncluding 49,455,925 shares underlying w	varrants)
12	CHECK BOX IF THE A	AGGREGATE AMOUNT IN ROW (11)) EXCLUDES CERTAIN

o

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

- 13 93.9%
- 14 TYPE OF REPORTING PERSON*

HC

*SEE INSTRUCTIONS BEFORE FILLING OUT! INCLUDE BOTH SIDES OF THE COVER PAGE, RESPONSES TO ITEMS 1-7 (INCLUDING EXHIBITS) OF THE SCHEDULE, AND THE SIGNATURE ATTESTATION.

SCHEDULE 13D

CUSIP No.	8726v103	Page 4 of 19 Pages
	NAME OF REPORTIN S.S. or I.R.S. IDENTIF	G PERSONS ICATION NO. OF ABOVE PERSONS
1	TGR Energy, LLC [EII	N: 20-0291967]
2	CHECK THE APPROP	RIATE BOX IF A MEMBER OF A GROUP*
	. ,	
3	SEC USE ONLY	
4	SOURCE OF FUNDS*	WC
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) o	
	CITIZENSHIP OR PLA	ACE OF ORGANIZATION
6	Florida	SOLE VOTING POWER
NUMBER OF SHARES BENE-FICIALLY OWNED BY EACH REPORTING		0
PERSON WITH	7	
	7	SHARED VOTING POWER
	8	349, 631,524 Shares (including 49,455,925 shares underlying warrant SOLE DISPOSITIVE POWER
	9	0 SHARED DISPOSITIVE POWER
	10	349, 631,524 Shares (including 49,455,925 shares underlying warrants)
	AGGREGATE AMOU	NT BENEFICIALLY OWNED BY EACH REPORTING PERSON
11	349, 631,524 Shares (in	cluding 49,455,925 shares underlying warrants)
	CHECK BOX IF THE A	AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN
12	О	

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

- 13 93.9%
- 14 TYPE OF REPORTING PERSON* OO (LLC)

*SEE INSTRUCTIONS BEFORE FILLING OUT! INCLUDE BOTH SIDES OF THE COVER PAGE, RESPONSES TO ITEMS 1-7 (INCLUDING EXHIBITS) OF THE SCHEDULE, AND THE SIGNATURE ATTESTATION.

Item 1.	Security and Issuer			
(a) Security: Common Stock *, par va		*, par value \$0.001 per share		
	(b)	Issuer:	TOT Energy, Inc.	
Item 2.		Identity and Back	ground	
	(a)		Mike Zoi	
North Miami, Florida	(b) a 33161	12100 1	NE 16th Avenue #210	
	(c)	CEO and Presid	dent of TOT Energy, Inc.	
	(d)		Not applicable	
	(e)		Not applicable	
	(f)	Unite	ed States of America	
Item 3.	Source and Amount of Funds or Other Consideration			
Company and warran	its to purchase shares of c	ommon stock of the	is personal funds. Shares of common stock of the Company owned indirectly through TGR Energy s more fully described in Item 4 of this Schedule	΄,
Item 4.		Purpose of Tran	saction	
the laws of the Sta	te of Delaware as a whol	ly-owned subsidiary	gy, Inc., was organized on February 6, 2004 under of Splinex, LLC, a Florida limited liability Ener1 Acquisition Corp., a Delaware corporation	

and wholly-owned subsidiary of Ener1, Inc., a Florida corporation. The effective date of the merger was January 18, 2005. Splinex, LLC received 95,000,000 shares of the Company in connection with the merger, some of which were distributed to certain members of Splinex, LLC thereafter. Mike Zoi held a 12.75% economic interest in

Splinex, LLC.

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^{*} Includes of 49,455,925 shares of Common Stock which TGR Energy, LLC has the right to acquire upon exercise of outstanding warrants to purchase shares of Common Stock.

On or about December 17, 2007, (1) certain holders, who had received shares in the Company as distributions from Splinex LLC, transferred their ownership of 35,162,334 shares of common stock of the Company to Splinex LLC for nominal consideration, and (2) Bzinfin, S.A., a British Virgin Islands limited corporation that is indirectly owned by an affiliate of Ener1 Group, Inc., a Florida company of which Mike Zoi is a shareholder and director and which is the majority shareholder of Ener1, Inc., and Ener1 Group assigned debt obligations of the Company to Splinex LLC in the amount of \$2,805,207 and \$845,864, respectively. Under a Purchase Agreement dated December 17, 2007, TGR Capital, LLC (which changed its name to Enerfund, LLC in September 2008), a Florida limited liability company ("Enerfund"), which is wholly-owned by Mike Zoi, acquired all of the membership interests in Splinex LLC, thereby giving Enerfund control of Splinex LLC.

Under an Exchange Agreement dated December 18, 2007, the Company agreed to issue 113,500,000 newly issued shares of the Company to Splinex LLC of which 8,500,000 shares were issued to Bzinfin and 2,125,000 were issued to a former affiliate of Splinex, LLC. Splinex LLC owned 98,157,334 shares of the Company as of December 17, 2007 and an aggregate of 201,032,334 shares after the completion of the Exchange Agreement on December 18, 2007. The Company had 100,757,769 shares outstanding at December 17, 2007 and 214,257,769 shares outstanding after the completion of the Exchange Agreement. In June 2008, Splinex, LLC changed its name to TGR Energy, LLC ("TGR").

On August 7, 2008, the Board of Directors of the Company approved a Subscription Agreement dated August 7, 2008 (the "Subscription Agreement") with TGR, wherein TGR committed to invest up to \$2,000,000 in exchange for up to 100,000,000 shares of the Company's common stock for \$0.02 per share. In addition, the Company granted TGR warrants to purchase up to 50,000,000 shares of common stock for \$0.05 per share. These warrants may be exercised within five years from the date of grant. The shares and warrants are issuable under the Subscription Agreement upon the funding from time to time by TGR. The valuation date to determine the appropriate compensation charge is the last day of the quarter then ended. Pursuant to the Subscription Agreement, TGR will fund the Investment Amount as required in the Company's operational budget. TGR's obligation to fund the Investment Amount will be reduced by any future third party funding or investments in the Company on terms no less favorable than those contained in the Subscription Agreement.

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For the fiscal year ended March 31, 2009, TGR was issued an aggregate of 82,725,335 shares of common stock of the Company and fully vested warrants to purchase 41,362,168 shares of common stock of the Company at an exercise price of \$0.05 per share pursuant to the terms of the Subscription Agreement. These issuances were in exchange for financings under the Subscription Agreement in the aggregate amount of \$1,654,507 of which \$1,017,097 was cash and \$637,410 related to refinancing of previously outstanding notes payable.

For the quarter ended June 30, 2009, TGR was issued 4,077,700 shares of common stock of the Company and fully vested five year warrants to purchase 2,038,850 shares of common stock of the Company for \$0.05 per share in exchange for funding of \$81,554 provided during the quarter under the terms of the Subscription Agreement.

For the quarter ended September 30, 2009, TGR was issued 5,395,600 shares of common stock of the Company and fully vested five year warrants to purchase 2,697,800 shares of common stock of the Company for \$0.05 per share in exchange for funding of \$107,912 provided during the quarter under the terms of the Subscription Agreement.

For the quarter ended December 31, 2009, TGR was issued 6,713,215 shares of common stock of the Company and fully vested five year warrants to purchase 3,357,107 shares of common stock of the Company for \$0.05 per share in exchange for funding of \$134,264 provided during the quarter under the terms of Subscription Agreement.

This Amendment No. 5 to Schedule 13D is being filed to amend Amendment No. 4 to Schedule 13D filed on December 15, 2009 to correct certain information relating to share issuances to and from TGR Energy, LLC ("TGR") as follows: Pursuant to a Stock Purchase Agreement dated November 23, 2009, TGR agreed to sell to Dune Capital Group ("Dune") an aggregate of 5,000,000 shares of common stock of TOT Energy, Inc. held by TGR for a purchase price of \$0.10 per share or an aggregate of \$500,000. The purchase price is required to be paid on or before April 1, 2010. Dune paid \$300,000 on November 23, 2009. In order to ensure compliance with obligations under Section 16 of the Securities Exchange Act of 1934, prior to the issuance of shares to Dune by TGR, TGR assigned this Purchase Agreement to the Company. Accordingly, the Company received \$300,000 pursuant to this agreement and issued an aggregate of 3,000,000 shares of common stock of the Company to Dune on January 12, 2010. Accordingly, this Amendment No. 5 to Schedule 13D reflects the reversal of the issuance by TGR of 5,000,000 shares of common stock of TOT Energy, Inc. as reported on December 15, 2009, and the additional issuances of shares and warrants pursuant to the Subscription Agreement as described in the prior paragraph.

(b)	See response to Item 4(a).
(c)	See response to Item 4(a).

(d) As the beneficial owner of 93.9% of the Company's common stock, Mike Zoi has the right and authority to replace the current members of the Board of Directors of the Company although he has no present intention to do so.

(e)	Not applicable
(f)	Not applicable
(g)	Not applicable
(h)	Not applicable
(i)	Not applicable
(j)	Not applicable

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Item 5.		Interest in Securities of the Issuer
(a)	Aggregate number:	349,637,278 shares (including 49,455,925 shares underlying warrants)
Percentage:	93.9%	
	(b)	(i) Sole power to vote or direct the vote: 5,754
(ii) Shared po	wer to vote or direct the	e vote:
		349, 631,524 shares (including 49,455,925 shares underlying warrants)
(iii) Sole powe	er to dispose or direct th	ne disposition: 5,754
(iv) Shared por	wer to dispose or direct	the disposition:
		349, 631,524 shares (including 49,455,925 shares underlying warrants)
	(c)	See response to Item 4(a).
	(d)	Not applicable
	(e)	Not applicable
Item 6. Co	ontracts, Arrangements,	Understandings or Relationships with Respect to Securities of the Issuer.
See response to	o Item 4(a).	
Item 7.		Material to Be Filed as Exhibits
2004, incor	porated herein by refere	ong Ener1 Acquisition Corp., Registrant and Ener1, Inc., dated as of June 9, ence to Exhibit 2.1 to Splinex's Registration Statement on Form S-1 filed with (Registration No. 333-116817)

(c) Second Amendment to Agreement and Plan of Merger among Ener1 Acquisition Corp., Splinex and Ener1, Inc., dated as of December 23, 2004, incorporated herein by reference to Exhibit 2.3 to Amendment No. 3 to Splinex's Registration Statement on Form S-1 filed with the Commission on December 27, 2004 (Registration No. 333-116817)

(b) First Amendment to Agreement and Plan of Merger among Ener1 Acquisition Corp., Registrant and Ener1, Inc., dated as of October 13, 2004, incorporated herein by reference to Exhibit 2.2 to Amendment No, 1 to Splinex's

Registration Statement on Form S-1 filed with the Commission on October 15, 2004 (Registration No.

333-116817)

(d) Certificate of Merger of Splinex, incorporated herein by reference to Exhibit 3.2 to Amendment No. 3 to Splinex's Registration Statement on Form S-1 filed with the Commission on December 27, 2004 (Registration No.

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- (e) Subscription Agreement, dated August 7, 2008 by and between TOT Energy, Inc. and TGR Energy, LLC, incorporated herein by reference to Exhibit 10.20 to our Quarterly Report on Form 10-Q filed with the Commission on November 18, 2008
- (f) Certificate of Amendment of Certificate of Incorporation of TOT Energy, Inc. dated December 22, 2008, incorporated herein by reference to Exhibit 10.21 to our Quarterly Report on Form 10-Q filed with the Commission on February 17, 2009
- (g) Stock Purchase Agreement dated November 23, 2009, between TGR Energy, LLC and Dune Capital Group ("Dune") relating to the purchase by Dune of an aggregate of 5,000,000 shares of common stock of TOT Energy, Inc. held by TGR, incorporated by reference to Exhibit (g) of Amendment No. 4 to Schedule 13D filed with the Commission on December 15, 2009.
- (h) Assignment Agreement dated January 12, 2010 between TGR and the Company relating to the share issuance to Dune.

Item 1.		Security	and Issuer
(a)		Security: Common	Stock *, par value \$0.001 per share
(b)		Issuer:	TOT Energy, Inc. 12100 NE 16th Avenue #210 North Miami, Florida 33161
Item 2.		Identity and	d Background
(a)		Enerfund, LLC,	a Florida limited liability company
(b) North Miami, Florida 33161		1	2100 NE 16th Avenue #210
((c)		Investment Company
	(d)		Not applicable
	(e)		Not applicable
	(f)		Not Applicable

Item 3. Source and Amount of Funds or Other Consideration

Enerfund, LLC is the 100% owner of TGR Energy, LLC, which purchased shares of common stock of the Company and warrants to purchase shares of common stock of the Company with working capital of TGR Energy, LLC, as more fully described in Item 4 of this Schedule 13D.

^{*} Includes of 49,455,925 Shares of Common Stock which TGR Energy, LLC has the right to acquire upon exercise of outstanding warrants to purchase shares of Common Stock.

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Item 4.

Purpose of Transaction

(a) TOT Energy, Inc. (the "Company"), formerly Splinex Technology, Inc., was organized on February 6, 2004 under the laws of the State of Delaware as a wholly-owned subsidiary of Splinex, LLC, a Florida limited liability company, and was the surviving entity pursuant to a merger with Ener1 Acquisition Corp., a Delaware corporation and wholly-owned subsidiary of Ener1, Inc., a Florida corporation. The effective date of the merger was January 18, 2005. Splinex, LLC received 95,000,000 shares of the Company in connection with the merger, some of which were distributed to certain members of Splinex, LLC thereafter. Mike Zoi held a 12.75% economic interest in Splinex, LLC.

On or about December 17, 2007, (1) certain holders, who had received shares in the Company as distributions from Splinex LLC, transferred their ownership of 35,162,334 shares of common stock of the Company to Splinex LLC for nominal consideration, and (2) Bzinfin, S.A., a British Virgin Islands limited corporation that is indirectly owned by an affiliate of Ener1 Group, Inc., a Florida company of which Mike Zoi is a shareholder and director and which is the majority shareholder of Ener1, Inc., and Ener1 Group assigned debt obligations of the Company to Splinex LLC in the amount of \$2,805,207 and \$845,864, respectively. Under a Purchase Agreement dated December 17, 2007, TGR Capital, LLC (which changed its name to Enerfund, LLC in September 2008), a Florida limited liability company ("Enerfund"), which is wholly-owned by Mike Zoi, acquired all of the membership interests in Splinex LLC, thereby giving Enerfund control of Splinex LLC.

Under an Exchange Agreement dated December 18, 2007, the Company agreed to issue 113,500,000 newly issued shares of the Company to Splinex LLC of which 8,500,000 shares were issued to Bzinfin and 2,125,000 were issued to a former affiliate of Splinex, LLC. Splinex LLC owned 98,157,334 shares of the Company as of December 17, 2007 and an aggregate of 201,032,334 shares after the completion of the Exchange Agreement on December 18, 2007. The Company had 100,757,769 shares outstanding at December 17, 2007 and 214,257,769 shares outstanding after the completion of the Exchange Agreement. In June 2008, Splinex, LLC changed its name to TGR Energy, LLC ("TGR").

On August 7, 2008, the Board of Directors of the Company approved a Subscription Agreement dated August 7, 2008 (the "Subscription Agreement") with TGR, wherein TGR committed to invest up to \$2,000,000 in exchange for up to 100,000,000 shares of the Company's common stock for \$0.02 per share. In addition, the Company granted TGR warrants to purchase up to 50,000,000 shares of common stock for \$0.05 per share. These warrants may be exercised within five years from the date of grant. The shares and warrants are issuable under the Subscription Agreement upon the funding from time to time by TGR. The valuation date to determine the appropriate compensation charge is the last day of the quarter then ended. Pursuant to the Subscription Agreement, TGR will fund the Investment Amount as required in the Company's operational budget. TGR's obligation to fund the Investment Amount will be reduced by any future third party funding or investments in the Company on terms no less favorable than those contained in the Subscription Agreement.

For the fiscal year ended March 31, 2009, TGR was issued an aggregate of 82,725,335 shares of common stock of the Company and fully vested warrants to purchase 41,362,168 shares of common stock of the Company at an exercise price of \$0.05 per share pursuant to the terms of the Subscription Agreement. These issuances were in exchange for financings under the Subscription Agreement in the aggregate amount of \$1,654,507 of which \$1,017,097 was cash and \$637,410 related to refinancing of previously outstanding notes payable.

For the quarter ended June 30, 2009, TGR was issued 4,077,700 shares of common stock of the Company and fully vested five year warrants to purchase 2,038,850 shares of common stock of the Company for \$0.05 per share in exchange for funding of \$81,554 provided during the quarter under the terms of the Subscription Agreement.

For the quarter ended September 30, 2009, TGR was issued 5,395,600 shares of common stock of the Company and fully vested five year warrants to purchase 2,697,800 shares of common stock of the Company for \$0.05 per share in exchange for funding of \$107,912 provided during the quarter under the terms of the Subscription Agreement.

For the quarter ended December 31, 2009, TGR was issued 6,713,215 shares of common stock of the Company and fully vested five year warrants to purchase 3,357,107 shares of common stock of the Company for \$0.05 per share in exchange for funding of \$134,264 provided during the quarter under the terms of Subscription Agreement.

This Amendment No. 5 to Schedule 13D is being filed to amend Amendment No. 4 to Schedule 13D filed on December 15, 2009 to correct certain information relating to share issuances to and from TGR Energy, LLC ("TGR") as follows: Pursuant to a Stock Purchase Agreement dated November 23, 2009, TGR agreed to sell to Dune Capital Group ("Dune") an aggregate of 5,000,000 shares of common stock of TOT Energy, Inc. held by TGR for a purchase price of \$0.10 per share or an aggregate of \$500,000. The purchase price is required to be paid on or before April 1, 2010. Dune paid \$300,000 on November 23, 2009. In order to ensure compliance with obligations under Section 16 of the Securities Exchange Act of 1934, prior to the issuance of shares to Dune by TGR, TGR assigned this Purchase Agreement to the Company. Accordingly, the Company received \$300,000 pursuant to this agreement and issued an aggregate of 3,000,000 shares of common stock of the Company to Dune on January 12, 2010. Accordingly, this Amendment No. 5 to Schedule 13D reflects the reversal of the issuance by TGR of 5,000,000 shares of common stock of TOT Energy, Inc. as reported on December 15, 2009, and the additional issuances of shares and warrants pursuant to the Subscription Agreement as described in the prior paragraph.

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(b)	See response to Item 4(a).
(c)	See response to Item 4(a).
	mpany's common stock, Mike Zoi has the right and authority to replace ors of the Company although he has no present intention to do so.
(e)	Not applicable
(f)	Not applicable
(g)	Not applicable
(h)	Not applicable
(i)	Not applicable
(j)	Not applicable
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Item 5.		Interest in Securities of the Issuer
(a)	Aggregate number:	349, 631,524 shares (including 49,455,925 shares underlying warrants)
Percentage:	93.9%	
	(b)	(i) Sole power to vote or direct the vote: 0
(ii) Shared powarrants)	ower to vote or direct th	e vote: 349, 631,524 shares (including 49,455,925 shares underlying
(iii) Sole pow	ver to dispose or direct t	ne disposition: 0
(iv) Shared powarrants)	ower to dispose or direc	t the disposition: 349, 631,524 shares (including 49,455,925 shares underlying
	(c)	See response to Item 4(a).
	(d)	Not applicable
	(e)	Not applicable
Item 6.	Contracts, Arrangements	, Understandings or Relationships with Respect to Securities of the Issuer.
See response	to Item 4(a).	
Item 7.		Material to Be Filed as Exhibits
2004, inc	orporated herein by refe	mong Ener1 Acquisition Corp., Registrant and Ener1, Inc., dated as of June 9, rence to Exhibit 2.1 to Splinex's Registration Statement on Form S-1 filed with 4 (Registration No. 333-116817)
dated as o	of October 13, 2004, incion Statement on Form	and Plan of Merger among Ener1 Acquisition Corp., Registrant and Ener1, Inc., orporated herein by reference to Exhibit 2.2 to Amendment No, 1 to Splinex's S-1 filed with the Commission on October 15, 2004 (Registration No.
dated as o	of December 23, 2004, i	nt and Plan of Merger among Ener1 Acquisition Corp., Splinex and Ener1, Inc., incorporated herein by reference to Exhibit 2.3 to Amendment No. 3 to Splinex's S-1 filed with the Commission on December 27, 2004 (Registration No.
	ion Statement on Form	incorporated herein by reference to Exhibit 3.2 to Amendment No. 3 to Splinex's S-1 filed with the Commission on December 27, 2004 (Registration No.
incorpora	-	ugust 7, 2008 by and between TOT Energy, Inc. and TGR Energy, LLC, to Exhibit 10.20 to our Quarterly Report on Form 10-Q filed with the

- (f) Certificate of Amendment of Certificate of Incorporation of TOT Energy, Inc. dated December 22, 2008, incorporated herein by reference to Exhibit 10.21 to our Quarterly Report on Form 10-Q filed with the Commission on February 17, 2009
- (g) Stock Purchase Agreement dated November 23, 2009, between TGR Energy, LLC and Dune Capital Group ("Dune") relating to the purchase by Dune of an aggregate of 5,000,000 shares of common stock of TOT Energy, Inc. held by TGR, incorporated by reference to Exhibit (g) of Amendment No. 4 to Schedule 13D filed with the Commission on December 15, 2009.
- (h) Assignment Agreement dated January 12, 2010 between TGR and the Company relating to the share issuance to Dune.

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Item 1.	Security and Issuer
(a)	Security: Common Stock * , par value \$0.001 per share
(b)	Issuer: TOT Energy, Inc. 12100 NE 16th Avenue #210 North Miami, Florida 33161
Item 2.	Identity and Background
(a)	TGR Energy, LLC, a Florida limited liability company
(b) North Miami, Florida 33161	12100 NE 16th Avenue #210
(c)	Investment Company
(d	Not applicable
(e	Not applicable
(f)	Not Applicable

TGR Energy, LLC purchased shares of common stock of the Company and warrants to purchase shares of common stock of the Company with working capital of TGR Energy, LLC, as more fully described in Item 4 of this Schedule 13D.

Source and Amount of Funds or Other Consideration

Item 4. Purpose of Transaction

Item 3.

(a) TOT Energy, Inc. (the "Company"), formerly Splinex Technology, Inc., was organized on February 6, 2004 under the laws of the State of Delaware as a wholly-owned subsidiary of Splinex, LLC, a Florida limited liability company, and was the surviving entity pursuant to a merger with Ener1 Acquisition Corp., a Delaware corporation and wholly-owned subsidiary of Ener1, Inc., a Florida corporation. The effective date of the merger was January 18, 2005. Splinex, LLC received 95,000,000 shares of the Company in connection with the merger, some of which were distributed to certain members of Splinex, LLC thereafter. Mike Zoi held a 12.75% economic interest in Splinex, LLC.

On or about December 17, 2007, (1) certain holders, who had received shares in the Company as distributions from Splinex LLC, transferred their ownership of 35,162,334 shares of common stock of the Company to Splinex LLC for nominal consideration, and (2) Bzinfin, S.A., a British Virgin Islands limited corporation that is indirectly owned by an affiliate of Ener1 Group, Inc., a Florida company of which Mike Zoi is a shareholder and director and which is the majority shareholder of Ener1, Inc., and Ener1 Group assigned debt obligations of the Company to Splinex LLC in the amount of \$2,805,207 and \$845,864, respectively. Under a Purchase Agreement dated December 17, 2007, TGR Capital, LLC (which changed its name to Enerfund, LLC in September 2008), a Florida limited liability company ("Enerfund"), which is wholly-owned by Mike Zoi, acquired all of the membership interests in Splinex LLC, thereby giving Enerfund control of Splinex LLC.

* Includes of 49,455,925shares of Common Stock which TGR Energy, LLC has the right to acquire upon exercise of outstanding warrants to purchase shares of Common Stock.

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Under an Exchange Agreement dated December 18, 2007, the Company agreed to issue 113,500,000 newly issued shares of the Company to Splinex LLC of which 8,500,000 shares were issued to Bzinfin and 2,125,000 were issued to a former affiliate of Splinex, LLC. Splinex LLC owned 98,157,334 shares of the Company as of December 17, 2007 and an aggregate of 201,032,334 shares after the completion of the Exchange Agreement on December 18, 2007. The Company had 100,757,769 shares outstanding at December 17, 2007 and 214,257,769 shares outstanding after the completion of the Exchange Agreement. In June 2008, Splinex, LLC changed its name to TGR Energy, LLC ("TGR").

On August 7, 2008, the Board of Directors of the Company approved a Subscription Agreement dated August 7, 2008 (the "Subscription Agreement") with TGR, wherein TGR committed to invest up to \$2,000,000 in exchange for up to 100,000,000 shares of the Company's common stock for \$0.02 per share. In addition, the Company granted TGR warrants to purchase up to 50,000,000 shares of common stock for \$0.05 per share. These warrants may be exercised within five years from the date of grant. The shares and warrants are issuable under the Subscription Agreement upon the funding from time to time by TGR. The valuation date to determine the appropriate compensation charge is the last day of the quarter then ended. Pursuant to the Subscription Agreement, TGR will fund the Investment Amount as required in the Company's operational budget. TGR's obligation to fund the Investment Amount will be reduced by any future third party funding or investments in the Company on terms no less favorable than those contained in the Subscription Agreement.

For the fiscal year ended March 31, 2009, TGR was issued an aggregate of 82,725,335 shares of common stock of the Company and fully vested warrants to purchase 41,362,168 shares of common stock of the Company at an exercise price of \$0.05 per share pursuant to the terms of the Subscription Agreement. These issuances were in exchange for financings under the Subscription Agreement in the aggregate amount of \$1,654,507 of which \$1,017,097 was cash and \$637,410 related to refinancing of previously outstanding notes payable.

For the quarter ended June 30, 2009, TGR was issued 4,077,700 shares of common stock of the Company and fully vested five year warrants to purchase 2,038,850 shares of common stock of the Company for \$0.05 per share in exchange for funding of \$81,554 provided during the quarter under the terms of the Subscription Agreement.

For the quarter ended September 30, 2009, TGR was issued 5,395,600 shares of common stock of the Company and fully vested five year warrants to purchase 2,697,800 shares of common stock of the Company for \$0.05 per share in exchange for funding of \$107,912 provided during the quarter under the terms of the Subscription Agreement.

For the quarter ended December 31, 2009, TGR was issued 6,713,215 shares of common stock of the Company and fully vested five year warrants to purchase 3,357,107 shares of common stock of the Company for \$0.05 per share in exchange for funding of \$134,264 provided during the quarter under the terms of Subscription Agreement.

This Amendment No. 5 to Schedule 13D is being filed to amend Amendment No. 4 to Schedule 13D filed on December 15, 2009 to correct certain information relating to share issuances to and from TGR Energy, LLC ("TGR") as follows: Pursuant to a Stock Purchase Agreement dated November 23, 2009, TGR agreed to sell to Dune Capital Group ("Dune") an aggregate of 5,000,000 shares of common stock of TOT Energy, Inc. held by TGR for a purchase price of \$0.10 per share or an aggregate of \$500,000. The purchase price is required to be paid on or before April 1, 2010. Dune paid \$300,000 on November 23, 2009. In order to ensure compliance with obligations under Section 16 of the Securities Exchange Act of 1934, prior to the issuance of shares to Dune by TGR, TGR assigned this Purchase Agreement to the Company. Accordingly, the Company received \$300,000 pursuant to this agreement and issued an aggregate of 3,000,000 shares of common stock of the Company to Dune on January 12, 2010. Accordingly, this Amendment No. 5 to Schedule 13D reflects the reversal of the issuance by TGR of 5,000,000 shares of common stock of TOT Energy, Inc. as reported on December 15, 2009, and the additional issuances of shares and warrants pursuant to the Subscription Agreement as described in the prior paragraph.

(b)	See response to Item 4(a).
(c)	See response to Item 4(a).
	ompany's common stock, Mike Zoi has the right and authority to replace tors of the Company although he has no present intention to do so.
(e)	Not applicable
(f)	Not applicable
(g)	Not applicable
(h)	Not applicable
(i)	Not applicable
(j)	Not applicable
Item 5.	nterest in Securities of the Issuer
(a) Aggregate number: 349, 63	1,524 shares (including 49,455,925 shares underlying warrants)
	Percentage: 93.9%
(b)	(i) Sole power to vote or direct the vote: 0
(ii) Shared power to vote or direct the vote: warrants)	349, 631,524 shares (including 49,455,925 shares underlying
(iii) Sole power to dispose or direct the disposi	tion: 0
(iv) Shared power to dispose or direct the dispose warrants)	osition: 349, 631,524 shares (including 49,455,925 shares underlying
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(c) See response to Item 4(a).(d) Not applicable(e) Not applicable

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

See response to Item 4(a).

Item 7.

Material to Be Filed as Exhibits

- (a) Agreement and Plan of Merger among Ener1 Acquisition Corp., Registrant and Ener1, Inc., dated as of June 9, 2004, incorporated herein by reference to Exhibit 2.1 to Splinex's Registration Statement on Form S-1 filed with the Commission on June 24, 2004 (Registration No. 333-116817)
- (b) First Amendment to Agreement and Plan of Merger among Ener1 Acquisition Corp., Registrant and Ener1, Inc., dated as of October 13, 2004, incorporated herein by reference to Exhibit 2.2 to Amendment No, 1 to Splinex's Registration Statement on Form S-1 filed with the Commission on October 15, 2004 (Registration No. 333-116817)
- (c) Second Amendment to Agreement and Plan of Merger among Ener1 Acquisition Corp., Splinex and Ener1, Inc., dated as of December 23, 2004, incorporated herein by reference to Exhibit 2.3 to Amendment No. 3 to Splinex's Registration Statement on Form S-1 filed with the Commission on December 27, 2004 (Registration No. 333-116817)
- (d) Certificate of Merger of Splinex, incorporated herein by reference to Exhibit 3.2 to Amendment No. 3 to Splinex's Registration Statement on Form S-1 filed with the Commission on December 27, 2004 (Registration No. 333-116817)
- (e) Subscription Agreement, dated August 7, 2008 by and between TOT Energy, Inc. and TGR Energy, LLC, incorporated herein by reference to Exhibit 10.20 to our Quarterly Report on Form 10-Q filed with the Commission on November 18, 2008
- (f) Certificate of Amendment of Certificate of Incorporation of TOT Energy, Inc. dated December 22, 2008, incorporated herein by reference to Exhibit 10.21 to our Quarterly Report on Form 10-Q filed with the Commission on February 17, 2009
- (g) Stock Purchase Agreement dated November 23, 2009, between TGR Energy, LLC and Dune Capital Group ("Dune") relating to the purchase by Dune of an aggregate of 5,000,000 shares of common stock of TOT Energy, Inc. held by TGR, incorporated by reference to Exhibit (g) of Amendment No. 4 to Schedule 13D filed with the Commission on December 15, 2009.
- (h) Assignment Agreement dated January 12, 2010 between TGR and the Company relating to the share issuance to Dune.

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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.

January 28, 2010

Date By:/s/ Mike Zoi

Name: Mike Zoi

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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.

Enerfund, LLC

January 28, 2010

Date By: /s/ Mike Zoi

Name: Mike Zoi

Title: Managing Member

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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.

TGR Energy, LLC

January 28, 2010

Date By: /s/ Mike Zoi

Name: Mike Zoi

Title: Managing Member

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