SEC	Form 4	4
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FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

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

	ions may contir tion 1(b).	nue. See		Fil					(a) of the Se				1934			hours	per res	ponse:	0.5
1. Name and Address of Reporting Person* 2. Issue										5. Relationship of Re (Check all applicable Director Officer (giv		ble)	g Perso X	.,	ner				
				Pate of Earliest Transaction (Month/Day/Year) 16/2017						below)	-		below)						
181 BAY	STREET,	SUITE 300			4.	. If Ame							6. Indi Line)	vidual or Joi	nt/Group	Filing (Check Appl	icable	
(Street) TORONTO A6 M5J 2T3									Form filed by One Reporting Person X Form filed by More than One Reporting Person										
(City)	(S	itate)	(Zip)																
		Ta	able I - Non	-Deri	ivati	ive S			cquired,	Dis	osed	of, or Be	enefic	ially	Owned				
1. Title of Security (Instr. 3) 2. Trans Date (Month/			Day/Year) i		Deemed cution Date ly nth/Day/Ye	Code (I						5. Amount Securities Beneficial Owned Fo Reported	ly	Form: Direct	7. Nature of Indirect Beneficial Ownership (Instr. 4)				
									Code	v	Amount	t (A) (D)	or Pi	rice	Transactio (Instr. 3 an	on(s) Id 4)			(1150.4)
	Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)																		
1. Title of Derivative Security (Instr. 3) 2. Conversio or Exercis Price of Derivative Security		ise (Month/Day/Year) if any (Month/I		ate, 4. Code (I		saction le (Instr. 5. Numb Securiti Acquire		urities uired (A) isposed)) (Instr.	6. Date Exercisab Expiration Date (Month/Day/Year)		Securities Unde		Underl Securi	ying	8. Price of Derivative Security (Instr. 5)	ative derivativ ity Securitie	ve es ially ng d	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)
				C	ode	v	(A)	(D)	Date Exercisable		piration te	Title	Amou Numb Share	er of		(Instr. 4)			
Cash- settled total return swaps ⁽⁶⁾	\$10.19	10/16/2017		J	J/K			1 ⁽⁴⁾⁽⁵⁾⁽⁶⁾	(4)(5)(6)		(6)	Common Stock, Class A, \$0.01 par value	9,036	5,740	(6)	0(6)	I	Position of Orion US Holdings 1 L.P. ⁽¹⁾⁽²⁾⁽³⁾
		Reporting Person [*] ASSET MAN	NAGEMEN	NT II	NC.	<u>.</u>													
	FIELD PL4 STREET,	(First) ACE SUITE 300	(Middle))															
(Street) TORON	ГО	A6	M5J 2'	ГЗ															
(City)		(State)	(Zip)																
Brookf	ield Asse	Reporting Person [*] <u>t Managemen</u> (<u>Canada) LP</u>	<u>ıt Private I</u> ı	nstitu	utio	<u>nal</u>													
	FIELD PLA STREET,	(First) ACE SUITE 300	(Middle))															

(Street) TORONTO	A6	M5J 2T3			
(City)	(State)	(Zip)			
1 Name and Address of Departing Deveen*					

1. Name and Address of Reporting Person^{*} Partners Ltd

BROOKFIELD PLACE 181 BAY STREET, SUITE 300

(Last)	(First)	(Middle)

(Street) TORONTO	A6	M5J 2T3				
(City)	(State)	(Zip)				
1. Name and Addres	s of Reporting Perso	n*				
ORION US C	<u>SP LLC</u>					
,						
(Last)	(First)	(Middle)				
BROOKFIELD	PLACE					
181 BAY STREE	ET, SUITE 300					
(Street)						
TORONTO	A6	M5J 2T3				
(City)	(State)	(Zip)				
	ss of Reporting Person					
(Last)	(First)	(Middle)				
BROOKFIELD	PLACE					
181 BAY STRE	ET, SUITE 300					
(Street)						
TORONTO	A6	M5J 2T3				
(City)	(State)	(Zip)				
1. Name and Addres	s of Reporting Perso	n*				
<u>Brookfield In</u>	frastructure Fu	nd III GP LLC				
(Last)	(First)	(Middle)				
	. ,	(miduic)				
BROOKFIELD PLACE 181 BAY STREET, SUITE 300						
(Street)						
TORONTO	A6	M5J 2T3				
(City)	(State)	(Zip)				

Explanation of Responses:

1. This Form 4 is being jointly filed by and on behalf of each of the following persons (each, a "Reporting Person"): (i) Orion US Holdings 1 L.P.; (ii) Orion US GP LLC; (iii) Brookfield Infrastructure Fund III GP LLC; (iv) Brookfield Asset Management Private Institutional Capital Adviser (Canada), L.P.; (v) Brookfield Asset Management Inc.; and (vi) Partners Limited. The Reporting Persons are making this single, joint filing because they may be deemed to constitute a "group" within the meaning of Section 13(d)(3) of the Securities Exchange Act of 1934 (the "Act").

2. Each Reporting Person states that neither the filing of this statement nor anything herein shall be deemed an admission that such person is, for the purposes of Section 16 of the Act or otherwise, the beneficial owner of any securities covered by this statement. Each Reporting Person disclaims beneficial ownership of the securities covered by this statement, except to the extent of the pecuniary interest of such person in such securities.

3. The following Reporting Persons may be deemed to beneficially own the securities held by Orion US Holdings 1 L.P.: Orion US GP LLC, as general partner of Orion US Holdings 1 L.P.; Brookfield Infrastructure Fund III GP LLC, as indirect general partner of Orion US Holdings 1 L.P.; and Orion US GP LLC; Brookfield Asset Management Private Institutional Capital Adviser (Canada), L.P., as investment advisor to Brookfield Infrastructure Fund III GP LLC; Brookfield Asset Management Inc., as the ultimate parent of Brookfield Infrastructure Fund III GP LLC and Brookfield Asset Management Private Institutional Capital Adviser (Canada), L.P., as investment advisor to Brookfield Infrastructure Fund III GP LLC; Brookfield Asset Management Inc., as the ultimate parent of Brookfield Asset Management Inc., representing 100% of such shares, and 867,495 Class A limited voting shares of Brookfield Asset Management Inc., representing 100% of such shares, and 867,495 Class A limited voting shares.

4. On October 16, 2017, pursuant to the Merger and Sponsorship Transaction Agreement, dated as of March 6, 2017 (the "Transaction Agreement"), by and among the Issuer, Orion US Holdings 1 L.P. and BRE TERP Holdings Inc. ("Merger Sub"), a Delaware corporation and wholly-owned subsidiary of Orion US Holdings 1 L.P., Merger Sub merged with and into the Issuer (the "Merger"), with the Issuer continuing as the surviving corporation in the Merger. Immediately following the consummation of the Merger, Orion US Holdings 1 L.P. acquired 65,144,459 Class A Shares at a price of \$9.52 per share.

5. Further, each holder of Class A Shares, restricted stock awards and restricted stock units of the Issuer outstanding immediately prior to the effective time of the Merger received a special cash dividend paid by the Issuer in the amount of \$1.94 per Class A Share or restricted stock award held or Class A Share into which such restricted stock units were exchangeable.

6. On October 16, 2017, the cash-settled total return swap agreement reported in Table II and held by Orion US Holdings 1 L.P., with aggregate economic exposure to 9,036,740 notional underlying Class A Shares, terminated and will be subject to cash settlement in accordance with its terms.

<u>A.J. Silber for Brookfield Asset</u> <u>Management Inc.</u>	<u>10/18/2017</u>
James Rickert for Brookfield Asset Management Private Institutional Capital Adviser (Canada), L.P. by its general partner Brookfield Private Funds Holdings Inc.	<u>10/18/2017</u>
<u>Brian Lawson for Partners</u> <u>Limited</u>	<u>10/18/2017</u>
Fred Day for Orion US GP LLC	<u>10/18/2017</u>
<u>Fred Day for Orion US</u> <u>Holdings 1 L.P. by its general</u> partner Orion US GP LLC	<u>10/18/2017</u>
<u>Fred Day for Brookfield</u> <u>Infrastructure Fund III GP LLC</u>	<u>10/18/2017</u>
** 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.