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

Amendment No. 4

to SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 4)*

Crown Castle International Corp. (Name of Issuer)

Common Stock, Par Value \$0.01 Per Share (Title of Class of Securities)

228227104

(CUSIP Number)

Katherine Ashton Debevoise & Plimpton International Financial Centre Old Broad Street London EC2N 1HQ United Kingdom (011)(44)(207) 786-9000

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

March 10 - March 17, 2000

(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 (S)(S) 240.13d-1(3), 240.13d-1(f) or 240.13d-1(g), check the following box [_].

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See (S) 240.13d-7(b) 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 purposes 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).

(Continued on the following pages)

1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON	
	Candover Investments plc	
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*	(a) [_] (b) [x]
3	SEC USE ONLY	
4	SOURCE OF FUNDS N.A.	
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED TO ITEMS 2(d) or 2(e) $[_]$	PURSUANT
6	CITIZENSHIP OR PLACE OF ORGANIZATION England	
	SOLE VOTING POWER	
	7 NUMBER OF 4,515,545	
E	SHARES SHARED VOTING POWER SENEFICIALLY 8	
	OWNED BY 0	
	EACH SOLE DISPOSITIVE POWER 9	
	REPORTING 4, 515, 545 PERSON	
	SHARED DISPOSITIVE POWER WITH 10 0	
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PE 41,829,037 (Includes all Shares beneficially owned by pe on the Original Schedule 13D)	
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES C	ERTAIN SHARES
		[_]
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 27.18%	
14	TYPE OF REPORTING PERSON IV	

1	NAME OF REPO S.S. OR I.R.	RTING PERSON S. IDENTIFICATION NO. OF ABOVE PERSON
	Candover (Tr	ustees) Limited
2		PROPRIATE BOX IF A MEMBER OF A GROUP (a) [_] (b) [x]
3	SEC USE ONLY	
4	SOURCE OF FU	NDS
5		DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT) or 2(e) [_]
6	CITIZENSHIP (England	DR PLACE OF ORGANIZATION
		SOLE VOTING POWER
	NUMBER OF	82,929
E	BENEFICIALLY	SHARED VOTING POWER 8
	OWNED BY	0
	EACH	SOLE DISPOSITIVE POWER 9
	REPORTING	82,929
	PERSON	SHARED DISPOSITIVE POWER
	WITH	10 0
	AGGREGATE AM	DUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
11		Includes all Shares beneficially owned by persons reporting nal Schedule 13D)
	CHECK BOX IF	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES
12		[_]
	PERCENT OF C	ASS REPRESENTED BY AMOUNT IN ROW (11)
-	:	27.18%
14	TYPE OF REPO	RTING PERSON

	NAME OF REPO	RTING PERSON S. IDENTIFICATION NO. OF ABOVE PERSON
	Limited Part	tners Limited (as general partner of the Candover 1994 UK nership, the Candover 1994 UK No. 2 Limited Partnership, the 4 US No. 1 Limited Partnership and the Candover 1994 US No. 2 nership)
2	CHECK THE AP	PROPRIATE BOX IF A MEMBER OF A GROUP (a) [_] (b) [x]
3	SEC USE ONLY	
4	SOURCE OF FU	NDS
		DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT) or 2(e) [_]
6	CITIZENSHIP	OR PLACE OF ORGANIZATION
		SOLE VOTING POWER 7
B	NUMBER OF SHARES BENEFICIALLY	3,504,394 SHARED VOTING POWER 8
	OWNED BY EACH REPORTING	0 SOLE DISPOSITIVE POWER 9
	PERSON WITH	3,504,394 SHARED DISPOSITIVE POWER 10 0
11	41,829,037 (OUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON Includes all Shares beneficially owned by persons reporting nal Schedule 13D)
12	CHECK BOX IF	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES
 13		LASS REPRESENTED BY AMOUNT IN ROW (11) 27.18%
14	TYPE OF REPO	RTING PERSON

1	NAME OF REPO S.S. OR I.R.	RTING PERSON S. IDENTIFICATION NO. OF ABOVE PERSON
	Candover Ser	vices Limited
2		PROPRIATE BOX IF A MEMBER OF A GROUP (a) [_] (b) [x]
3	SEC USE ONLY	
4	SOURCE OF FU	
5		DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT) or 2(e) [_]
6	CITIZENSHIP England	OR PLACE OF ORGANIZATION
		SOLE VOTING POWER
		7
	NUMBER OF	3,504,394
	SHARES	SHARED VOTING POWER
B	BENEFICIALLY	8
	OWNED BY	0
	EACH	SOLE DISPOSITIVE POWER
	REPORTING	9
	PERSON	3,504,394
	WITH	SHARED DISPOSITIVE POWER
		0
	AGGREGATE AM	OUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON
11		Includes all Sharees beneficially owned by persons reporting nal Schedule 13D)
12	CHECK BOX IF	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES
 13		LASS REPRESENTED BY AMOUNT IN ROW (11)
		7.18%
14	TYPE OF REPO IV	

Amendment No. 4 to a Statement on Schedule 13D

This Amendment No. 4 amends the Statement on Schedule 13D relating to the common stock, par value \$.01 per share (the "Shares"), of Crown Castle

International Corp., a Delaware corporation (the "Company") filed with the

Securities and Exchange Commission (the "Commission") on September 1, 1998 (the

"Original Schedule 13D"), as previously amended by Amendment No. 1 to Schedule

13D, filed with the Commission on November 9, 1999, Amendment No. 2 to Schedule 13D, filed with the Commission on December 22, 1999 and Amendment No. 3 to Schedule 13D, filed with the Commission on February 10, 2000. This Statement is being filed on behalf of the reporting persons (each a "Candover Reporting

Person," and collectively the "Candover Reporting Persons") identified on the

cover pages of this Amendment No. 4. Information in respect of each Candover Reporting Person is given solely by such Candover Reporting Person and no Candover Reporting Person has responsibility for the accuracy or completeness of information supplied by any other Candover Reporting Person.

Item 1. Security and Issuer.

This Item is not amended.

Item 2. Identity and Background.

This Item is not amended.

This Item is supplemented as follows:

Over the period from March 10, 2000 to March 17, 2000, the Candover Reporting Persons sold 1,000,000 Shares in the aggregate pursuant to Rule 144 under the Securities Act of 1933, as amended. The number of Shares sold on behalf of each Candover Reporting Person is set forth in the following table:

Seller	Number of Shares Sold
Candover Investments plc ("Candover Investments")	205,600
Candover Partners Limited ("Candover Partners")	406,100
(as general partner of the Candover 1994 UK Limited Partnership)	
Candover Partners (as general partner of the Candover 1994 UK No.2 Limited Partnership)	110,000
Candover Partners (as general partner of the Candover 1994 US No.1 Limited Partnership)	19,700
Candover Partners (as general partner of the Candover 1994 US No.2 Limited Partnership)	240,200
Candover (Trustees) Limited ("Candover Trustees")	18,400

More detailed information relating to such sales, including the average daily sale price and the number of Shares sold on a daily basis, is attached as Schedule A hereto, which schedule is hereby incorporated into this Item 3 by reference in its entirety.

Form 144 notices relating to such sales were filed with the Commission on March 10, 2000. See Exhibits 1 through 6 hereto. Sales were made on Nasdaq through Lehman Brothers, Inc. ("Lehman Brothers"), a registered broker under the

Securities Exchange Act of 1934, as amended (the "Exchange Act").

Such sales were also reported on a Form 4, filed with

the Commission on April 7, 2000. See Exhibit 7 hereto.

Item 4. Purpose of Transaction.

This Item is supplemented as follows:

The purposes of the sales by the Candover Reporting Persons described in Item 3 above were to diversify the equity holdings of the Candover Reporting Persons and to realize part of the value of the investment in the Shares for the benefit of the investors in the partnerships on whose behalf Candover Partners made sales.

Additional sales may be made in the future for such purposes or for other purposes. Although each of the Candover Reporting Persons believes that the Shares that it beneficially owns are an attractive investment, each of the Candover Reporting Persons on an individual basis continues to monitor and evaluate its investment in the Company in light of pertinent factors, including without limitation the following: (i) the Company's business, operations,

assets, financial condition and prospects; (ii) market, general economic and

other conditions; and (iii) other investment opportunities available to one or

more of the Candover Reporting Persons. Candover Partners also monitors and evaluates the Shares it holds in light of its obligations as the general partner of the Candover 1994 UK Limited Partnership, the Candover 1994 UK No.2 Limited Partnership, the Candover 1994 US No.1 Limited Partnership and the Candover 1994 US No.2 Limited Partnership (collectively the "Candover Partnerships").

Candover Trustees also monitors and evaluates the Shares it holds in light of its obligations as the trustee of the Candover Staff Co-Investment Scheme.

In light of the foregoing factors, and the plans and requirements of the Candover Reporting Persons from time to time, some or all of the Candover Reporting Persons may decide to: (i) dispose of some or all of the securities of

the Company which they beneficially own; or (ii) acquire additional securities

of the Company. The Candover Reporting Persons reserve the right, either individually or in any combination among themselves or together with one or more stockholders of the Company, to decide in the future to take or cause to be taken one or more of the foregoing actions. There can be no assurance that any of the foregoing transactions will occur or as to the timing of any such transactions.

Except as set forth above, none of the Candover Reporting Persons has plans or proposals with respect to any of the matters set forth in paragraphs (a) through (j) of Item 4 of Schedule 13D.

The Candover Reporting Persons disclaim that they are part of a group (as such term is set forth in Rule 13(d) under the Exchange Act). Additionally, each Candover Reporting Person disclaims beneficial ownership of all Shares which are not directly owned of record by such Candover Reporting Person.

Item 5. Interest in Securities of the Issuer.

This Item is supplemented and amended as follows:

In accordance with Rule 13d-5(b)(1) under the Exchange Act and by virtue of the Stockholders Agreement discussed in Item 6 of the Original Schedule 13D (subject to the disclaimer in Item 4 of the Original Schedule 13D, Amendment No.1 thereto, Amendment No.2 thereto, Amendment No. 3 thereto and this Amendment No.4), each of the Candover Reporting Persons may be deemed to own 41,829,037 Shares, which constitute approximately 27.18% of the 153,882,158 Shares deemed outstanding as of April 7, 2000. The amount deemed owned constitutes the number of Shares in which the reporting persons that filed the Original Schedule 13D are interested or deemed interested.

The information contained in Item 3 of this Amendment No. 4 is hereby incorporated into this Item 5 by reference in its entirety.

Candover Investments plc

Candover Investments has sole voting power with respect to 4,515,545 Shares and has sole dispositive power with respect to 4,515,545 Shares. Candover Investments is the direct beneficial owner of 928,222 Shares over which it has sole voting and dispositive power. By virtue of the relationships reported under Item 2 of the Original Schedule 13D, as amended by Amendment No.1 thereto, Candover Investments may be deemed to have indirect beneficial ownership of the Shares beneficially owned by Candover Trustees and Candover Partners.

Candover (Trustees) Limited

Candover Trustees has sole voting power with respect to 82,929 Shares and has sole dispositive power with respect to 82,929 Shares. Candover Trustees is the direct beneficial owner of 82,929 Shares over which it has sole voting and dispositive power.

Candover Partners Limited (as general partner of the Candover 1994 UK Limited

Partnership, the Candover 1994 UK No.2 Limited Partnership, the Candover 1994 US No.1 Limited Partnership and the Candover 1994 US No.2 Limited Partnership).

Candover Partners has sole voting power with respect to 3,504,394 Shares and has sole dispositive power with respect to 3,504,394 Shares. Candover Partners is the direct beneficial owner of 3,504,394 Shares over which it has sole voting and dispositive power.

Candover Services Limited

- -----

Candover Services has sole voting power with respect to 3,504,394 Shares and has sole dispositive power with respect to 3,504,394 Shares. By virtue of the relationships reported under Item 2

of the Original Schedule 13D, as amended by Amendment No. 1 thereto, Candover Services may be deemed to have indirect beneficial ownership of the Shares beneficially owned by Candover Partners.

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

This Item is not amended.

Item 7. Material to Be Filed as Exhibits.

- Exhibit 1 Form 144 filed with the Commission on March 10, 2000 by Candover Partners as general partner of the Candover 1994 UK Limited Partnership.
- Exhibit 2 Form 144 filed with the Commission on March 10, 2000 by Candover Partners as general partner of the Candover 1994 UK No.2 Limited Partnership.
- Exhibit 3 Form 144 filed with the Commission on March 10, 2000 by Candover Partners as general partner of the Candover 1994 US No.1 Limited Partnership.

- Exhibit 4 Form 144 filed with the Commission on March 10, 2000 by Candover Partners as general partner of the Candover 1994 US No.2 Limited Partnership.
- Exhibit 5 Form 144 filed with the Commission on March 10, 2000 by Candover Trustees.
- Exhibit 6 Form 144 filed with the Commission on March 10, 2000 by Candover Investments.
- Exhibit 7 Form 4 filed with the Commission on April 7, 2000 by Candover Investments, Candover Partners, Candover Partners as general partner of the Candover Partnerships, Candover Trustees and Candover Services.

Exhibit 8 Joint Filing Agreement, dated April 13, 2000, among Candover Investments plc, Candover (Trustees) Limited, Candover Partners Limited and Candover Services Limited.

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.

Date: April 13, 2000

CANDOVER INVESTMENTS PLC

By: /s/ P.R. Neal

Name: P.R. Neal Title: Company Secretary 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.

Date: April 13, 2000

CANDOVER (TRUSTEES) LIMITED

By: /s/ P.R. Neal Name: P.R. Neal Title: Company Secretary

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.

Date: April 13, 2000

CANDOVER PARTNERS LIMITED (as general partner of the Candover 1994 UK Limited Partnership, the Candover 1994 UK No. 2 Limited Partnership, the Candover 1994 US No. 1 Limited Partnership and the Candover 1994 US No. 2 Limited Partnership)

By: /s/ P.R. Neal

Name: P.R. Neal Title: Company Secretary

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.

Date: April 13, 2000

CANDOVER SERVICES LIMITED

By:/s/ P.R. Neal

Name: P.R. Neal Ttile: Company Secretary

CCIC Sale Programme-1999(5)

			Candover Investments			
	Sale price per share US\$	No. of Shares Sold	Gross Proceeds US\$	SEC Fee US\$	Net Amount US\$	
L0/03/2000 L3/03/2000 L5/03/2000 L6/03/2000 L7/03/2000	41.0094 41.0263 40.1250 40.0313 40.5000	109,996 78,128 5,140 8,224 4,112	4,510,869.96 3,205,302.77 206,242.50 329,217.41 166,536.00 - -	- 150.36 - 106.84 - 6.87 - 10.97 - 5.55	4,510,719.60 3,205,195.93 206,235.63 329,206.44 166,530.45	
shrs in sale		205,600				
shrs left to	o go	-				
Sales:-		205,600	8,418,168.64		8,417,888.05	
Driginal Hol Previous Sal		2,329,318 - 1,195,496	25,605,413.32	- 834.54	25,604,559.78	
Holding (11/ Total Sales	(01/2000)	1,133,822				
		_, .01,000			0.,022,441100	
No. of share after sales:	-	928,222				
No. of share after sales: 	- 					
No. of share after sales: Date	- 	NO. Of Shares Sold	Candover Trustees Lt Gross Proceeds US\$	======================================	Net Amount US\$	No. of Shares Sold
No. of share after sales: Date	- 	NO. Of Shares Sold	Candover Trustees Lt Gross Proceeds US\$	======================================	Net Amount	No. of Shares Sold 217,263 154,318 10,153 16,244
No. of share after sales: 	-	No. of Shares Sold 9,844 6,992 460 736	Candover Trustees Lt Gross Proceeds US\$ 403,696.53 286,855.89 18,457.50 29,463.04		Net Amount US\$ 403,683.07 286,846.33 18,456.88 29,462.06	No. of Shares Sold
Uo. of share fter sales: Date Date 10/03/2000 13/03/2000 15/03/200 15	- 	No. of Shares Sold 9,844 6,992 460 736 368 18,400 	Candover Trustees Lt Gross Proceeds US\$ 403,696.53 286,855.89 18,457.50 29,463.04 14,904.00 - -	- SEC Fee US\$ - 13.46 - 9.56 - 0.62 - 0.98 - 0.50 - 0.50	Net Amount US\$ 403,683.07 286,846.33 18,456.88 29,462.06 14,903.50 - -	No. of Shares Sold 217,263 154,318 10,153 16,244 8,122 406,100
No. of share after sales: Date Date L0/03/2000 L5/03/2000 L5/03/2000 L6/03/2000 L6/03/2000 Shrs in sale shrs left to Sales:-	- 	No. of Shares Sold 9,844 6,992 460 736 368 18,400 	Candover Trustees Lt Gross Proceeds US\$ 403,696.53 286,855.89 18,457.50 29,463.04 14,904.00 - - - 753,376.96	d - SEC Fee US\$ - 13.46 - 9.56 - 0.62 - 0.98 - 0.50 - 0.50	Net Amount US\$ 403,683.07 286,846.33 18,456.88 29,462.06 14,903.50 - -	No. of Shares Sold 217,263 154,318 10,153 16,244 8,122 406,100
lo. of share fter sales: Date Date 0/03/2000 3/03/2000 5/03/2000 6/03/2000 6/03/2000 6/03/2000 shrs in sale shrs left to Sales:- priginal Hol previous Sal	- 	No. of Shares Sold 9,844 6,992 460 736 368 18,400 	Candover Trustees Lt Gross Proceeds US\$ 403,696.53 286,855.89 18,457.50 29,463.04 14,904.00 - - 753,376.96 2,291,497.75	d - SEC Fee US\$ - 13.46 - 9.56 - 0.62 - 0.98 - 0.50 - 0.50	Net Amount US\$ 403,683.07 286,846.33 18,456.88 29,462.06 14,903.50 - - - 753,351.84 2,291,421.36	No. of Shares Sold 217, 263 154, 318 10, 153 16, 244 8, 122 406, 100
No. of share ifter sales: Date Date 0/03/2000 13/03/2000 15/03/200 15/0	- 	No. of Shares Sold 9,844 6,992 460 736 368 18,400 	Candover Trustees Lt Gross Proceeds US\$ 403,696.53 286,855.89 18,457.50 29,463.04 14,904.00 - - 753,376.96 2,291,497.75	d - SEC Fee US\$ - 13.46 - 9.56 - 0.62 - 0.98 - 0.50 - 0.50	Net Amount US\$ 403,683.07 286,846.33 18,456.88 29,462.06 14,903.50 - - 753,351.84 2,291,421.36	No. of Shares Sold 217,263 154,316 10,153 16,244 8,122 406,100

Note - Broker's commission of US\$ 0.0625 is taken from the spread. ie.- the price quoted is after taking out commisssion.

1994 UK L.P.			1994 UK.	No.2 L.P.				1994 US.	No.1 L.P.
Gross Proceeds US\$	SEC Fee US\$	Net Amount US\$	No. of Shares Sold	Gross Proceeds US\$		SEC Fee US\$	Net Amount US\$	No. of Shares Sold	
8,909,825.27 6,331,096.56 407,389.13 650,268.44 328,941.00 -		8 650,246.76		2,413,403.19 1,714,899.34 110,343.75 176,137.72 89,100.00	- - -	80.45 57.16 3.68 5.87 2.97	2,413,322.74 1,714,842.18 110,340.07 176,131.85 89,097.03	10,540 7,486 492 788 394	432,239.08 307,122.88 19,741.50 31,544.66 15,957.00
			110,000					19,700 	
16,627,520.40	- 554.2	5 16,626,966.15	110,000	4,503,884.00		150.13	4,503,739.87	19,700	806,605.12
50,575,555.07 =======	- 1,686.1	3 50,573,868.94		12,564,989.48	-	456.56	12,564,532.82	223,305 -114,548	2,453,421.11
			607,198					108,757	
		67,200,835.09	749,612				17,068,266.69	134,248	
			497,198					89,057	

SEC Fee US\$	Net Amount US\$	No. of Shares Sold	Gross Proceeds US\$		SEC Fee US\$	Net Amount US\$
14.41 10.24 0.66 1.05 0.53	432,224.67 307,112.64 19,740.84 31,543.61 15,956.47	128,507 91,276 6,005 9,608 4,804	5,269,994.97 3,744,716.56 240,950.63 384,620.73 194,562.00 -	- - - - -	175.67 124.82 8.03 12.82 6.49	5,269,819.3 3,744,591.7 240,942.6 384,607.9 194,555.5
		240,200				
		-				
26.89	806,578.23	240,200 =========	9,834,844.88 ================		327.83 =======	9,834,517.0
81.77	2,453,339.34	2,721,645 - 1,396,680	29,914,430.81	-	998.36	29,913,432.4
		1,324,965				
	3,259,917.57	1,636,880				39,747,949.50
		1,084,765				
		TOTALS				
No. of Shares Sold	Gros: Proce US\$	s eds	SEC Fee US\$	Net Amount US\$		
Shares Sold 535,000 380,000 25,000 40,000 20,000	Procee	S eds 29.00 94.00 25.00 52.00	Fee	Amount		
Shares Sold 535,000 380,000 25,000 40,000	Proce US\$ 21,940,02 15,589,99 1,003,12 1,601,25	S eds 29.00 94.00 25.00 52.00	Fee US\$ - 731.34 - 519.66 - 33.44 - 53.37	Amount US\$ 21,939,297.66 15,589,474.34 1,003,091.56 1,601,198.63		
Shares Sold 535,000 380,000 25,000 40,000 20,000	Proce US\$ 21,940,02 15,589,99 1,003,12 1,601,25	S eds 29.00 94.00 25.00 52.00	Fee US\$ - 731.34 - 519.66 - 33.44 - 53.37	Amount US\$ 21,939,297.66 15,589,474.34 1,003,091.56 1,601,198.63		
Shares Sold 535,000 380,000 25,000 40,000 20,000 - -	Proce US\$ 21,940,02 15,589,99 1,003,12 1,601,25	S eds 29.00 94.00 25.00 52.00	Fee US\$ - 731.34 - 519.66 - 33.44 - 53.37	Amount US\$ 21,939,297.66 15,589,474.34 1,003,091.56 1,601,198.63		
Shares Sold 535,000 380,000 25,000 40,000 20,000 	Proced US\$ 21,940,02 15,589,99 1,003,12 1,601,22 810,00 40,944,40	S eds 29.00 94.00 25.00 52.00 00.00 - - -	Fee US\$ - 731.34 - 519.66 - 33.44 - 53.37	Amount US\$ 21,939,297.66 15,589,474.34 1,003,091.56 1,601,198.63 809,973.00 - - -		
Shares Sold 535,000 380,000 25,000 40,000 20,000 	Proced US\$ 21,940,00 15,589,99 1,003,12 1,601,21 810,00 40,944,40	S eds 29.00 94.00 25.00 52.00 00.00 - - - - 00.00 - - -	Fee US\$ - 731.34 - 519.66 - 33.44 - 53.37 - 27.00 - - - - - - - - - - - - - -	Amount US\$ 21,939,297.66 15,589,474.34 1,003,091.56 1,601,198.63 809,973.00 - - 40,943,035.19		
Shares Sold 535,000 380,000 25,000 40,000 20,000 	Proced US\$ 21,940,02 15,589,99 1,003,12 1,601,22 810,00 40,944,40 40,944,40	S eds 29.00 94.00 25.00 52.00 00.00 - - - - 00.00 - - -	Fee US\$ - 731.34 - 519.66 - 33.44 - 53.37 - 27.00 - - - - - - - - - - - - -	Amount US\$ 21,939,297.66 15,589,474.34 1,003,091.56 1,601,198.63 809,973.00 - - 40,943,035.19		
Shares Sold 535,000 380,000 25,000 40,000 20,000 	Proced US\$ 21,940,02 15,589,99 1,003,12 1,601,22 810,00 40,944,40 40,944,40	S eds 29.00 94.00 25.00 52.00 00.00 - - - -	Fee US\$ - 731.34 - 519.66 - 33.44 - 53.37 - 27.00 - - - - - - - - - - - - -	Amount US\$ 21,939,297.66 15,589,474.34 1,003,091.56 1,601,198.63 809,973.00 - - 40,943,035.19		

Description

Exhibit	No.	

----- --

- 1 Form 144 filed with the Commission on March 10, 2000 by Candover Partners as general partner of the Candover 1994 UK Limited Partnership is incorporated herein by reference.
- 2 Form 144 filed with the Commission on March 10, 2000 by Candover Partners as general partner of the Candover 1994 UK No.2 Limited Partnership is incorporated herein by reference.
- 3 Form 144 filed with the Commission on March 10, 2000 by Candover Partners as general partner of the Candover 1994 US No.1 Limited Partnership is incorporated herein by reference.
- 4 Form 144 filed with the Commission on March 10, 2000 by Candover Partners as general partner of the Candover 1994 US No.2 Limited Partnership is incorporated herein by reference.
- 5 Form 144 filed with the Commission on March 10, 2000 by Candover Trustees is incorporated herein by reference.
- 6 Form 144 filed with the Commission on March 10, 2000 by Candover Investments is incorporated herein by reference.

Form 4 filed with the Commission on April 7, 2000 by Candover Investments, Candover Partners, Candover Partners as general partner of the Candover Partnerships, Candover Trustees and Candover Services is incorporated herein by reference.

7

8 Joint Filing Agreement, dated April 13, 2000, among Candover Investments plc, Candover (Trustees) Limited, Candover Partners Limited and Candover Services Limited.

Joint Filing Agreement

In accordance with Rule 13d-1(k) under the Securities Exchange Act of 1934, as amended, the undersigned hereby (i) agree to the joint filing with all other Candover Reporting Persons (as such term is defined in the amendment to the statement on Schedule 13D described below) on behalf of each of them of an amendment to a statement on Schedule 13D with respect to the common stock, par value \$.01 per share, of Crown Castle International Corp. and (ii) agree that this Agreement be included as an Exhibit to such joint filing. This Agreement may be executed in any number of counterparts all of which taken together shall constitute one and the same instrument.

IN WITNESS WHEREOF, the undersigned, being duly authorized, hereby executes this Agreement this 13th day of April, 2000.

CANDOVER INVESTMENTS PLC

By: /s/ P. R. Neal Name: P. R. Neal Title: Company Secretary

CANDOVER (TRUSTEES) LIMITED

By: /s/ P. R. Neal Name: P. R. Neal Title: Company Secretary

CANDOVER PARTNERS LIMITED (as general partner of the Candover 1994 UK Limited Partnership, the Candover 1994 UK No.2 Limited Partnership, the Candover 1994 US No.1 Limited Partnership and the Candover 1994 US No.2 Limited Partnership)

By: /s/ P. R. Neal Name: P. R. Neal Title: Company Secretary

CANDOVER SERVICES LIMITED

By: /s/ P. R. Neal Name: P. R. Neal Title: Company Secretary