FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

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U obligat	tions may continent to the tions may contine the tion to the tio the tion to t		File	ed pursuant t or Sectio	to Sec on 30(I	tion 16(a n) of the	a) of th Invest	e Secu iment C	rities E Compar	xchang iy Act o	ge Act o of 1940	of 1934				hours per	response:	0.5	
1. Name and Address of Reporting Person* <u>SPO ADVISORY CORP</u>				2. Issuer	or Section 30(h) of the Investment Company Act of 1940 2. Issuer Name and Ticker or Trading Symbol CROWN CASTLE INTERNATIONAL CORP [CCI]									5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director X 10% Owner					
(Last) (First) (Middle) 591 REDWOOD HIGHWAY, SUITE 3215				3. Date o	3. Date of Earliest Transaction (Month/Day/Year) 05/17/2004								-	Officer (give title Other (specify below) below)					
(Street)				4. If Ame	4. If Amendment, Date of Original Filed (Month/Day/Year)									6. Individual or Joint/Group Filing (Check Applicable Line) Form filed by One Reporting Person					
MILL VALLEY CA 94941				-										X Form filed by More than One Reporting Person					
		Tab	le I - Non-Deriv	ative Sec	curit	ies Ac	quir	ed, D	ispos	ed o	f, or E	Benefi	cia	ally Own	ed				
			2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)		Code (Instr.		4. Securities Acquir Disposed Of (D) (Ins 5)			str. 3, 4 and S B F		5. Amount of Securities Beneficially Owned Following Reported Transaction(s)		ed ed	6. Ownership Form: Direct (D) or Indirec (I) (Instr. 4)	Benefic	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
			0.5/1.5/0.004			Code	v	Amou		(A) or (D)	-	Price (Ins		tr. 3 and 4)		T (1)(2)(2)(4)(5	See fo	See footnote ⁽¹⁾⁽²⁾	
Common stock 05/17/2004				P 15,800 A \$13.05 1 ve Securities Acquired, Disposed of, or Benefici								(3)(4)(5)							
				uts, calls										y 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. Transaction Code (Instr. 8)	of Dei Sec (A) Dis of (posed D) str. 3, 4	Expi	ite Exer ration E ith/Day/)ate	r) Securities Underlying Derivative Security (Inst and 4)			Derivative Security (Instr. 5)		de Se Be Ov Fo Re Tra	Number of rivative curities oneficially wred dlowing oported ansaction(s) istr. 4)	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	wnership orm: Beneficial birect (D) Ownership r Indirect (Instr. 4)	
				Code V	(A)	(D)	Date Exer	cisable		ration	Title	Amour or Numbe of Shares	ər						
	nd Address of DVISOR	Reporting Person [*]																	
(Last) 591 RED	WOOD HI	(First) GHWAY, SUITI	(Middle) E 3215																
(Street) MILL V	ALLEY	СА	94941																
(City)		(State)	(Zip)																
	nd Address of <u>X JOHN</u>	Reporting Person [*]																	
(Last) 591 RED	DWOOD HI	(First) IGHWAY, SUITI	(Middle) E 3215																
(Street) MILL V2	ALLEY	СА	94941																
(City)		(State)	(Zip)																
		Reporting Person [*]	<u>'NERS</u>																
(Last) 591 RED	DWOOD HI	(First) GHWAY, SUITI	(Middle) E 3215																

(Street)

MILL VALLEY	CA	94941				
(City)	(State)	(Zip)				

Explanation of Responses:

1. 15,800 shares of the issuer's common stock may be deemed to be indirectly beneficially owned by John H. Scully ("JHS") solely in his capacity as the trustee for the John H. Scully Living Trust dated October 1, 2003 ("JHS Trust"), a general partner of Netcong Newton Partners, L.P. ("Netcong").

2. Additionally, 24,227,663 shares of the issuer's common stock are owned directly by SPO Partners II, L.P.("SPO Partners") and may be deemed to be indirectly beneficially owned by (i) SPO Advisory Partners, L.P. ("SPO Advisory"), the sole general partner of SPO Partners, (ii) SPO Advisory Corp. ("SPO Corp."), the sole general partner of SPO Advisory, and (iii) JHS, William E. Oberndorf ("WEO") and William J. Patterson ("WJP"), the three controlling persons of SPO Corp. Additionally, 2,847,300 shares of the issuer's common stock are owned directly by San Francisco Partners II, L.P. ("SF Partners"), and may be deemed to be indirectly beneficially owned by (i) SF Advisory Partners, L.P. ("SF Advisory"), the sole general partner of SF Partners, and will be undered to be indirectly beneficially owned by (i) SF Advisory Partners, L.P. ("SF Advisory"), the sole general partner of SF Partners, (ii) SPO Corp., the sole general partner of SF Advisory, and (iii) JHS, WEO and WJP, the three controlling persons of SPO Corp.

3. Additionally, 317,800 shares of the issuer's common stock are held in the("JHS") Individual Retirement Account (Rollover), which is self-directed. Additionally, 1,495,800 shares of the issuer's common stock are owned directly beneficially owned by JHS, the controlling person, sole director and executive officer of PSF. Additionally, JHS may be deemed to indirectly beneficially own (i) 339,800 shares of the issuer's common stock solely in his capacity as the trustee for the JHS Trust, the general partner of Cranberry Lake Partners, L.P. ("CLP"). Additionally, 662,400 shares of the issuer's common stock are owned directly by the JHS Trust and may be deemed to be indirectly beneficially owned by JHS, solely in his capacity as sole trustee for the JHS Trust.

4. Additionally, WEO beneficially owns 1,025,000 shares of the issuer's common stock held in the WEO individual retirement account, which is self-directed, and may be deemed to indirectly beneficially own (i) 350,000 shares of the issuer's common stock solely in his capacity as sole general partner of Oberndorf Family Partners, (ii) 50,000 shares of the issuer's common stock solely in his capacity as father of minor children who share his household, (iii) 400,000 shares of the issuer's common stock solely in his capacity as one of the directors of the Oberndorf Foundation, and (iv) 150,000 shares of the issuer's common stock solely in his capacity as a trustee for a trust for the benefit of himself and his wife.

5. Additionally, Kurt C. Mobley ("KCM") directly owns 50,000 shares of the issuer's common stock and holds 30,000 shares of the issuer's common stock in his capacity as the sole general partner of Cannonball Creek L.P., a family partnership. Additionally 15,000 shares of the issuer's common stock in his capacity as the sole general partner of Cannonball Creek L.P., a family partnership. Additionally 15,000 shares of the issuer's common stock are owned directly by Betty Jane Weimer; 5,500 shares of the issuer's common stock are owned directly by Edward H. McDermott; 65,000 shares of the issuer's common stock are owned directly by Bitty Jane Weimer; 5,500 shares of the issuer's common stock are owned directly by Bitty Jane Weimer; 5,500 shares of the issuer's common stock are owned directly by Bitty Jane Weimer; 5,500 shares of the issuer's common stock are owned directly by Bitty Jane Weimer; 5,500 shares of the issuer's common stock are owned directly by Bitty Jane Weimer; 5,500 shares of the issuer's common stock are owned directly by Bitty Jane Weimer; 5,500 shares of the issuer's common stock are owned directly by Bitty Jane Weimer; 5,500 shares of the issuer's common stock are owned directly by Bitty Jane Weimer; 5,500 shares of the issuer's common stock are owned directly by Bitty Jane Weimer; 5,500 shares of the issuer's common stock are owned directly by Bitty Jane Weimer; 5,500 shares of the issuer's common stock are owned directly by Bitty Jane Weimer; 5,500 shares of the issuer's common stock are owned directly by Bitty Jane Weimer; 5,500 shares of the issuer's common stock are owned directly by Edward H. McDermott; 65,000 shares of the issuer's common stock are owned directly by Bitty Jane Weimer; 5,500 shares of the issuer's common stock are owned directly by Bitty Jane Weimer; 5,500 shares of the issuer's common stock are owned directly by Bitty Jane Weimer; 5,500 shares of the issuer's common stock are owned directly by Bitty Jane Weimer; 5,500 shares of the issuer's common stock are owned directl

Remarks:

The persons listed in Notes (1) (2) (3) (4) and (5) above (each a "Reporting Person") may be deemed to form a "group", as such term is defined in Rule 13d-5(b)(1) promulgated under the Securities Exchange Act of 1934, for purposes of this filing. This filing shall not be deemed as an admission by any Reporting Person that such person is, for purposes of Section 16 of the Securities Exchange Act of 1934 or otherwise, the beneficial owner of any equity securities covered by this statement. Each Reporting Person disclaims beneficial ownership of the reported securities except to the extent of such person's pecuniary interest, if any, therein.

Kim M. Silva Attorney in fact 05/19/2004

** 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.