UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549 FORM 4 STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP () Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instructions 1(b). 1. Name and Address of Reporting Person Centennial Fund V, L.P. 1428 15th Street Denver, CO 80202 USA 2. Issuer Name and Ticker or Trading Symbol Crown Castle International Corp. TWRS 3. IRS or Social Security Number of Reporting Person (Voluntary) 4. Statement for Month/Year August 2000 If Amendment, Date of Original (Month/Year) 5 9/11/00

- 6. Relationship of Reporting Person(s) to Issuer (Check all applicable)
  ( ) Director (X) 10% Owner ( ) Officer (give title below) (X) Other (specify below)
  Joint Report (1)
- 7. Individual or Joint/Group Filing (Check Applicable Line)

   () Form filed by One Reporting Person
   (X) Form filed by More than One Reporting Person

Table I -- Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

1. Title of Security	2.  3.  4.Securities Acqu   Transaction   or Disposed of                 Date  Code V  Amount	(D)   Se   Be   A/    Ov	mount of  6.Dir  7.Nature of Indirect ecurities  ect   Beneficial Ownership eneficially  (D)or   wned at  Indir   nd of Month  ect(I)
common Stock	8/23/0 S    51,000	D  \$36.3188	D(3)
	0		
ommon Stock	8/24/0 S    31,000	D  \$36.50	D(3)
	0		
ommon Stock	8/25/0 S    79,000	D  \$36.6115	D(3)
	0		
ommon Stock (2)	8/30/0 S    14,700	D  \$36.00	D(3)
	0		
ommon Stock (4)	8/28/0 S    12,902  0	D  \$36.1518  28,6	683  D(3)   

Table II Derivative Securitites Acquired, Disposed of, or Beneficially	Table II
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1.Title of Derivative	2.Con-	3.	4.	5.Number	of De	e  6.Da	te Exer	7.	Title and A	mount	8.Price	9.Number	10. 11.Natur	e of
Security	version	Trans	action	rivative	Secu	∣ cisa	ble and		of Underlyi	.ng	of Deri	of Deriva	Dir Indirect	1
	or Exer	1	1	rities A	cqui	Expi	ration	1	Securities		vative	tive	ect Benefici	al
	cise	1	1	red(A) c	r Dis	Date	(Month/	1			Secu	Securities	(D) Ownershi	p
	Price of	1	1	posed of	(D)	Day/	Year)	1			rity	Benefi	or	1
	Deriva-	Í	Ì	i .		Date	Expir	1 -			ĺ	ficially	Ind	j
	tive	1	1	1	A	//Exer	- atior		Title and	Number	1	Owned at	ire	
	Secu-	1		1	[	)  cisa	- Date	1	of Shares			End of	ct	
	rity	Date	Code V	Amount		ble		1				Month	(I)	
. <u></u>														
		1		1		I	I	1				1		

Explanation of Responses:

(1) Pursuant to the Stockholders Agreement entered into between the Issuer and each of the stockholders listed in Schedule I thereto (the "Stockholders Agreement"), and pursuant to the Share Exchange Agreement dated as of April 24, 1998 between the Issuer and Castle Transmission Services (Holdings) Ltd. ("CTSH"). Telediffusion de France International S.A., Digital Future Investments B.V. and certain shareholders of CTSH (the "Share Exchange Agreement"). Centennial Fund V, L.P. may be deemed to be the beneficial owner (as defined in Rule 16a-1(a)(1) promulgated under the Securities Exchange Act of 1934, as amended) of the securities of the Issuer owned by parties to the Stockholders Agreement, but Centennial Fund V, L.P. disclaims beneficial ownership of such securities, except to the (2) On September 11, 2000, the reporting person filed a Form 4 which inadvertently omitted the sale of 14,700 shares on August 30, 2000. (3) By Centennial Fund V, L.P., a Delaware limited partnership ("Fund V"). Centennial Holdings V, L.P., a Delaware limited partnership ("Holdings V"), is the sole general partner of Fund V. By virtue of the relationship described, Holdings V may be deemed to control Fund V and possess indirect beneficial ownership of the securities of the Issuer directly beneficially held This Form is also being filed on behalf of Holdings V as an by Fund V. indirect beneficial owner of securities of the Issuer Steven C. Halstedt, Jeffrey H. Schutz, Adam Goldman, and David C. Hull, Jr. are the sole general partners of Holdings V (the "Individual Partners"). By virtue of the relationships described above and their roles with Fund V and

Holdings V, each of the Individual Partners may be deemed to control
Holdings V and Fund V and may be deemed to possess indirect beneficial
ownership of the Issuer securities held by Fund V. However, none of the
Individual Partners, acting alone, has voting or investment power with respect
to the Issuer securities directly beneficially held by Fund V, and, as a
result, each Individual Partner disclaims beneficial ownership of the Issuer
securities directly beneficially owned by Fund V.
(4) On September 12, 2000, the reporting person filed an amended Form 4 which
inadvertently omitted the sale of 12,902 shares on 8/28/00.
(5) This form is executed by Jeffrey H. Schutz, General Partner of Holdings V,
the sole General Partner of Fund V.
SIGNATURE OF REPORTING PERSON
/s/ Jeffrey H. Schutz (5)
DATE

October 10, 2000