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 IV, 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

February 1999

1. Title of Security

- 5. If Amendment, Date of Original (Month/Year)
- 6. Relationship of Reporting Person(s) to Issuer (Check all applicable) () Director (X) 10% Owner () Officer (give title below) () Other (specify below)

13.

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

| Transaction | or Disposed of (D)

|4.Securities Acquired (A)

- 7. Individual or Joint/Group Filing (Check Applicable Line)
 - () Form filed by One Reporting Person
 - (X) Form filed by More than One Reporting Person

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	Da	te Co	ode V	Amount		D	Price	E	nd of Month	ect	(I)	
Table II Derivativ	ve Securit	ites 7	cani re	d. Dispose	d of a	or Benef	ficially	Owned				
l.Title of Derivative	2.Con-	13.	4.	5.Number	of De	6.Date	e Exer 7	.Title	and Amount	8.Price	e 9.Number	10. 11.Nature o
Security	version	Trans	saction	rivativ	e Secu	cisabl	Le and	of Un	derlying	of Der:	i of Deriva	Dir Indirect
	or Exer			rities	Acqui	Expira	ation	Secur	ities	vative	tive	ect Beneficial
	cise	1	1	red(A)	or Dis	Date(N	Month/			Secu	Securities	(D) Ownership
	Price of		1	posed c	f(D)	Day/Ye	ear)			rity	Benefi	or
	Deriva-	1	1	1		Date	Expir			1	ficially	Ind
	tive	1	1		A,	/ Exer-	ation	Titl	e and Number	1	Owned at	ire
	Secu-	1	1 1		D	cisa-	Date	of S	nares	1	End of	ct
	rity	Date	Code	V Amount	.	ble	I I			1	Month	(I)
Stock Option (Right to	al¢20 0375	.11/1/	/ I 7\ I 1	V 5,000	1.7\	11/11/1	11/11/10	ommon	Stock 5,000	1	1	I(1
Purchase)	1	199	1 1	1	1		109	Onnion	1	1	1	1 + (+ 1

| Securities

Beneficially

|6.Dir |7.Nature of Indirect

Beneficial Ownership

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|(D)or |

Explanation of Responses:

Centennial Holdings IV, L.P., a Delaware limited partnership ("Holdings (1) is the sole general partner of the Reporting Person, Centennial Fund IV, L.P. ("Fund IV"). By virtue of the relationship described, Holdings IV may be deemed to control Fund IV and possess indirect beneficial ownership of the securities of the Issuer directly beneficially held by Fund IV. This Form is also being filed on behalf of Holdings IV as in indirect beneficial owner of securities of the Issuer. Steven C. Halstedt, Jeffrey H. Schutz, Adam Goldman, Donald H. Parsons, Jr., and David C. Hull, Jr. are the sole general partners of Holdings IV (the "Individual Partners"). By virtue of the relationships described above and their roles with Fund IV and Holdings IV, each of the Individual Partners may

be deemed to control Holdings IV and

Fund IV and may be deemed to possess indirect beneficial ownership of the

Issuer securities held by Fund IV. However, none of the $\bar{\text{Individual}}$ Partners, acting alone, has voting or

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investment power with respect to the Issuer securities directly beneficially held by Fund IV, and, as a result, each

individual partner disclaims beneficial ownership of the Issuer securities directly beneficially owned by Fund IV.

Jeffrey H. Schutz is a director of the Issuer.

Each of the Individual Partners is also one of the five general partners of Centennial Holdings V, a Delaware limited partnership ("Holdings V"), which is the sole general partner of

Centennial Fund V, L.P., a Delaware limited partnership ("Fund V"). 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. Options are held by Jeffrey H. Schutz for the economic benefit of Fund IV and Fund V pursuant to conditions of Fund IV and Fund V's limited partnership agreements, as amended. As such, Jeffrey H. Schutz disclaims beneficial ownership of such options other than to the extent of his indirect proportionate pecuniary interest in Fund IV and Fund V. SIGNATURE OF REPORTING PERSON Jeffrey H. Schutz, General Partner DATE

March 8, 1999