UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549 ANNUAL STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP ( ) Check box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instructions 1(b). ( ) Form 3 Holdings Reported ( ) Form 4 Transactions Reported 1. Name and Address of Reporting Person Schutz, Jeffrey H. 1428 15th Street Denver, CO 80202 USA 2. Issuer Name and Ticker or Trading Symbol Crown Castle International Corp. 3. IRS or Social Security Number of Reporting Person (Voluntary) 4. Statement for Month/Year

December, 1999

If Amendment, Date of Original (Month/Year)

Relationship of Reporting Person(s) to Issuer (Check all applicable) (X) Director ( ) 10% Owner ( ) Officer (give title below) ( ) Other (specify below)

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

1. Title of Security	2.  3.  Transacti  Date  Co 			5.Amount of   Securities   Beneficially   Owned at   End of Year	6.Dir  ect  (D)or  Indir  ect(I)	İ
Common Stock	11/11/ J(  99	(3) 663	A   		D 	
Common Stock	11/11/ J(  99	· · ·	A   	   	D 	
Common Stock	12/28/ J(  99		A   	 	D 	
Common Stock	12/28/ J(  99		A   	2,319 	D 	
Common Stock	11/11/ J(  99	(3) 71	A   	   	I 	(1) 
Common Stock	12/28/ J(  99	(3) 75	A   	146 	I 	(1) 
Common Stock	11/11/ J(  99	(3) 71	A   		I 	(2)
Common Stock	12/28/ J(  99	(3) 75 	A   	146 	I 	(2)

Table II Derivative	Securitit	es Acq	uired,	Dispos	ed of,	, 01	r Beneficiall	y Owned			
1.Title of Derivative Security	2.Con  version  or Exer  cise Pr  ice of  Deriva  tive  Secu  rity	Trans	action	rivati rities	ve Sec Acqui or Di of(D)	cu i is A/ D	6.Date Exer     cisable and     Expiration     Date (Month/   Day/Year)     Date   Expir   Exer- ation     cisa- Date     ble	Securities	₋ng	e 9.Number  of Deriva  tive  Securities  Benefi  ficially  Owned at  End of  Year	10. 11.Nature of  Dir Indirect  ect Beneficial  (D) Ownership  or   Ind  Ire  ct

Explanation of Responses:

(1) By the Porter McAvoy Schutz Irrevocable

Trust.

(2) By the Zachary Tattersall Schutz Irrevocable

Trust.

(3) Distribution of shares by Centennial Holdings IV, L.P. ("Holdings IV"), a Delaware limited partnership, the general partner of Centennial Fund IV, L.P. ("Fund IV"). The Reporting Person is one of five general partners of Holdings IV. By virtue of the relationship described above, the Reporting Person may be deemed to control Holdings IV and may be deemed to possess indirect beneficial ownership of the Issuer's securities held by Holdings IV. However, the Reporting Person, acting alone, does not have voting or investment power with respect to the Issuer's securities directly beneficially held by Holdings IV and, as a result, the Reporting Person disclaims beneficial ownership of the Issuer's securities directly beneficially owned by Holdings IV, except to the extent of the Reporting Person's indirect pecuniary interest in Holdings IV. (4) Distribution of shares by Centennial Holdings V, L.P. ("Holdings V"), a Delaware limited partnership, the general partner of Centennial Fund V, L.P. ("Fund V"). The Reporting Person is one of five general partners of Holdings

V. By virtue of the relationship described above, the Reporting Person may be deemed to control Holdings V and may be deemed to possess indirect beneficial ownership of the Issuer's securities held by Holdings V. However, the Reporting Person, acting alone, does not have voting or investment power with respect to the Issuer's securities directly beneficially held by Holdings V and, as a result, the Reporting Person disclaims beneficial ownership of the Issuer's securities directly beneficially owned by Holdings V, except to the extent of the Reporting Person's indirect pecuniary interest in Holdings V.

SIGNATURE OF REPORTING PERSON

Jeffrey H. Schutz

DATE

January 10, 2000