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 February, 1999

Explanation of Responses:

(1)

5. If Amendment, Date of Original (Month/Year)

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

Individual or Joint/Group Filing (Check Applicable Line)

 Form filed by One Reporting Person
 Form filed by More than One Reporting Person

1. Title of Security	2.  3.  4.Securities Ac   Transaction   or Disposed o               Amount		5.Amount of   Securities   Beneficially   Owned at   End of Month	6.Dir  7.Nature of Indirect  ect   Beneficial Ownership  (D)or    Indir    ect(I)
Common Stock	2/3/99 X    19,400	A  \$7.50	3,731,285	D(1)

Table II Derivati	ve Securit	ites A	cquir	ed, Dispose	d of, d	or Bene	eticiall	y Owned					
1.Title of Derivative	2.Con-	3.	4.	5.Number	of De	6.Dat	e Exer	7.Title	and Ar	mount	8.Price	9.Number	10. 11.Nature o
Security	version		actio	n   rivativ	e Secu	cisat	le and	of Un	derlyi	ng	of Deri	of Deriva	Dir Indirect
	or Exer		1	rities /	Acqui	Expir	ation	Secur	ities		vative	tive	ect Beneficial
	cise		1	red(A) (	or Dis	Date(	Month/				Secu	Securities	(D) Ownership
	Price of	1	1	posed o	f(D)	Day/Y	'ear)				rity	Benefi	or
	Deriva-		1			Date	Expir				1	ficially	Ind
	tive		1		A/	/ Exer-	ation	Titl	e and I	Number		Owned at	ire
	Secu-		1		D	cisa-	Date	of S	hares		1	End of	ct
	rity	Date	Code	V  Amount	<u> </u>	ble	 				<u> </u>	Month	(I)
stock Option (Right t	o \$20.9375	1/14/	' A	V 5,000	ΙA	1/14/	' 1/14/	Common	Stock !	5,000	I	5,000	I(1
Purchase)		99				99	09						)
Warrants	\$7.50	2/03/	ΊX	19,400	ļΑ		10/31	Common	Stock :	19,400	ļ	[0	D(1
	I	99	I		ı	/97	/07		I		1	I	1)

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is the sole general partner of
the Reporting Person, Centennial Fund V, L.P. ("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 by Fund V. This Form is also being filed on behalf of
Holdings V 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 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. Jeffrey H. Schutz is a director of the
Each of the Individual Partners is also one of the five general partners of
Centennial Holdings IV, a Delaware
limited partnership ("Holdings IV"), which is the sole general partner of
Centennial Fund IV, L.P., a Delaware limited
partnership ("Fund IV"). By virtue of the relationships described above and their roles with Fund IV and Holdings
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IV, each of the Individual partners may be deemed to control Holdings IV and

Centennial Holdings V, L.P., a Delaware limited partnership ("Holdings V"),

possess indirect beneficial ownership of the Issuer securities held by Fund IV. However, none of the Individual Partners, acting alone, has voting or 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 TV. 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 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 (2) This form is executed by Jeffrey H. Schutz, General Partner of Centennial Holdings V, L.P, the sole General Partner of Centennial Fund V, SIGNATURE OF REPORTING PERSON Jeffrey H. Schutz, General Partner(2) DATE March 8, 1999

Fund IV and may be deemed to