### FORM 4

☐ Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. *See* Instruction 1(b). ☐ Check this box to indicate

☐ Check this box to indicate that a transaction was made pursuant to a contract, instruction or written plan that is intended to satisfy the affirmative defense conditions of Rule 10b5-1(c). See Instruction 10.

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# UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

## STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

1. Name and Address of Reporting Person *					2.	2. Issuer Name and Ticker or Trading Symbol								5. Relationship of Reporting Person(s) to Issuer (Check all applicable)				
O'Callaghan John F.						Triton International Ltd [ TRTN ]							Ì					
(Last) (First) (Middle)				3.	3. Date of Earliest Transaction (MM/DD/YYYY)							-	Director10% Owner  X Officer (give title below) Other (specify below)					
C/O TRITON CONTAINER						9/28/2023								Executive Vice President				
INTERNATI																		
MANHATTA			)															
	(Stree	t)			4.	If An	nendme	ent, Date (	Origi	nal File	ed (MM/D	D/YYY	(Y) 6.	Individual	or Joint/G	roup Filing	(Check Appl	icable Line)
PURCHASE	,		`										X	_ Form filed b		ting Person One Reporting I	Person	
(Ci	ity) (State	e) (Zip	<u>)</u>															
			Table	I - No	n-Dei	rivati	ive Sec	urities Ac	quir	ed, Di	sposed o	f, or l	Benefic	cially Owne	ed			
1. Title of Security (Instr. 3)  2. Trans. D			. Date	Execution Date, if any		3. Trans. Co (Instr. 8)	de	4. Securities Acquir Disposed of (D) (Instr. 3, 4 and 5)		red (A)	Follo	Following Reported Transaction(s)  Ownership Form: Benefi Direct (D)  Ownership of Indi Benefi Ownership Form: Direct (D)			Beneficial Ownership			
								Code	V	Amou	(A) or	Pric	ce				or Indirect (I) (Instr. 4)	(Instr. 4)
Common Shares				9/28/2	023			<b>D</b> (1)		125,856	( <u>1</u> ) ( <u>2</u> ) <b>D</b>	(3)(4	<u>)(5)</u>			0	D	
	Tabl	e II - Der	ivativ	e Secu	rities	Bene	eficially	Owned	(e.g.,	, puts,	calls, wa	ırran	ts, opti	ons, convei	tible secu	ırities)		
1. Title of Derivate Security (Instr. 3)	ecurity Conversion Date Execution		ion (	. Trans. Instr. 8)	Acqui Dispo		per of ve Securities d (A) or d of (D) , 4 and 5)	Dat	6. Date Exercisable and Expiration Date  Date Expiration			le and An rities Und rative Sec . 3 and 4)	erlying urity	8. Price of Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported Transaction(s)	Ownership Form of Derivative Security: Direct (D) or Indirect	11. Nature of Indirect Beneficial Ownership (Instr. 4)	
					Code	V	(A)	(D)	Exe	ercisable	Date	Title	Shares			(Instr. 4)	4)	

#### **Explanation of Responses:**

- (1) Disposed of in accordance with the terms of the Agreement and Plan of Merger, dated as of April 11, 2023 (the "Merger Agreement"), by and among the Issuer, Brookfield Infrastructure Corporation ("BIPC"), Thanos Holdings Limited ("Parent") and Thanos MergerSub Limited ("Merger Sub"), pursuant to which, at 8:00 a.m. EST on September 28, 2023, the effective time of the Merger (the "Effective Time"), among other things, Merger Sub merged with and into the Issuer, with the Issuer continuing as a subsidiary of Parent (the "Merger").
- (2) Includes 38,465 restricted Common Shares subject to time-based and performance-based vesting requirements, which figure assumes attainment of the maximum level of performance under the applicable award agreement in accordance with the vesting mechanics set forth in the Merger Agreement and as described in footnotes 4 and 5 to this Form 4. Corrects the balances in the reporting person's previously filed Form 3 and Forms 4 to include 4,634 Common Shares that, due to administrative error, were not reported in connection with the merger of TAL International Group, Inc. and Triton Container International Limited in 2016.
- (3) Pursuant to the Merger Agreement, at the Effective Time, each issued and outstanding Common Share (other than Excluded Shares (as defined in the Merger Agreement)) was cancelled and converted automatically into, at the election of the shareholder as provided in and subject to Section 3.2 of the Merger Agreement, the right to receive either (i) the specified mixture of both cash and shares of class A exchangeable subordinate voting shares of BIPC ("BIPC Shares") equal to \$68.50 per Common Share in cash and 0.3895 BIPC Shares, (ii) \$83.16, or (iii) 2.21 BIPC Shares. No fractional BIPC shares were issued in connection with the Merger and the holders of Common Shares received cash in lieu of any fractional BIPC Shares resulting from the Merger.
- (4) Each award of restricted Common Shares that was outstanding immediately prior to the Effective Time was automatically and without any required action on the part of the shareholder, converted into the contingent right to receive an amount in cash, without interest, equal to the product obtained by multiplying (a)

the number of restricted Common Shares subject to such award (with respect to any performance-based vesting requirements, assuming attainment of the maximum level of performance under the applicable award agreement) immediately prior to the Effective Time, by (b) \$83.16, plus any unpaid cash in respect of dividends accrued prior to the Effective Time with respect to such restricted Common Shares (after giving effect to the maximum level of performance), less applicable taxes required to be withheld. (Continued on footnote 5 of this Form 4)

(5) (Continued from footnote 4 to this Form 4) Subject to the applicable holder's continued service with Parent and its affiliates (including the Issuer and its subsidiaries), such contingent right to receive cash shall vest and become payable upon the earlier to occur of: (a) the satisfaction of the vesting conditions (including any vesting acceleration provisions) that applied to the corresponding portion of the applicable unvested restricted Common Shares immediately prior to the Effective Time, or (b) the twelve month anniversary of the Effective Time.

#### **Reporting Owners**

Reporting Owner Name / Address	Relationships						
Reporting Owner Name / Address	Director	10% Owner	Officer	Other			
O'Callaghan John F.							
C/O TRITON CONTAINER INTERNATIONAL, INC			 Executive Vice President				
100 MANHATTANVILLE ROAD			Executive vice i resident				
PURCHASE, NY 10577							

#### **Signatures**

/s/Carla Heiss as attoney-in-fact for John O'Callaghan

\*\*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.

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