Hospitality Investors Trust, Inc. Form SC 13D/A January 03, 2019

# SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

SCHEDULE 13D/A (Rule 13d-101)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO § 240.13d-1(a) AND AMENDMENTS THERETO FILED PURSUANT TO 240.13d-2(a)

(Amendment No. 2)\*

Hospitality Investors Trust, Inc. (Name of Issuer)

Common Stock, par value \$0.01 per share (Title of Class of Securities)

44107J108 (CUSIP Number)

Justin Beber
Brookfield Asset Management Inc.
Brookfield Place, Suite 300
181 Bay Street, P.O. Box 762
Toronto, Ontario M5J2T3
Telephone: (416) 359-8598
(Name, Address and Telephone Number of Person
Authorized to Receive Notices and Communications)

#### Copy to:

Steven L. Wilner, Esq.
Cleary Gottlieb Steen & Hamilton LLP
One Liberty Plaza
New York, NY 10006
(212) 225-2000
December 31, 2018
(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box.

Note. Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See §240.13d-7 for other parties to whom copies are to be sent.

(Continued on following pages)

(Page 1 of 35 Pages)

\* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

# CUSIP No. 44107J108 13DPage 2 of 31 Pages

	NAMES OF REPORTING PERSONS					
1	Brookfield Asset Management Inc.					
2		ECK THE APPROPRIATE BOX IF EMBER OF A GROUP	(a) (b)			
3	SEC	USE ONLY				
4	SOU	SOURCE OF FUNDS OO				
5	PRC	ECK IF DISCLOSURE OF LEGAL OCEEDINGS IS REQUIRED RSUANT TO ITEM 2(D) OR 2(E)				
6	CITIZENSHIP OR PLACE OF ORGANIZATION  Canada					
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING	7	SOLE VOTING POWER -0- SHARED VOTING POWER 11,782,463.78*				
PERSON WITH	9	SOLE DISPOSITIVE POWER -0-				
	10	SHARED DISPOSITIVE POWER 11,782,463.78*				
11	BEN	GREGATE AMOUNT NEFICIALLY OWNED BY EACH PORTING PERSON				

11,782,463.78\*

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE

12 INSTRUCTIONS)

PERCENT OF CLASS

REPRESENTED BY AMOUNT IN

13 ROW (11)

23.15%\*\*

TYPE OF REPORTING PERSON

14

CO

<sup>\*</sup>See Item 5.

<sup>\*\*</sup> The calculation is based on 50,902,305.78 shares of Common Stock (as defined herein) outstanding, which includes (i) the 39,343,604 shares of Common Stock outstanding as of December 31, 2018 (which includes the 14,786 Restricted Shares (as defined below) granted to BSREP II Board (as defined below), 7,210 shares of which are subject to forfeiture in respect of Lowell Baron's and Bruce Wiles's service as directors of the Issuer (as defined below) as described below in Item 5), based on information received from the Issuer, and (ii) 11,767,677.78 shares of Common Stock issuable upon redemption of OP Units (as defined herein) deliverable upon conversion of the Class C Units (as defined herein).

# CUSIP No. 44107J108 13DPage 3 of 31 Pages

11

1	NAMES OF REPORTING PERSONS Partners Limited
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE (a) INSTRUCTIONS)
3	SEC USE ONLY
4	SOURCE OF FUNDS OO
5	CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E)
6	CITIZENSHIP OR PLACE OF ORGANIZATION Canada
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	SOLE DISPOSITIVE POWER  -0- SHARED DISPOSITIVE POWER  10 11,782,463.78*
	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH

REPORTING PERSON

11,782,463.78\*

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES

12 CERTAIN SHARES

PERCENT OF CLASS

REPRESENTED BY AMOUNT IN

13 ROW (11)

23.15%\*\*

TYPE OF REPORTING PERSON

14

CO

<sup>\*</sup> See Item 5.

<sup>\*\*</sup> The calculation is based on 50,902,305.78 shares of Common Stock outstanding, which includes (i) the 39,343,604 shares of Common Stock outstanding as of December 31, 2018 (which includes the 14,786 Restricted Shares granted to BSREP II Board, 7,210 shares of which are subject to forfeiture in respect of Lowell Baron's and Bruce Wiles's service as directors of the Issuer as described below in Item 5), based on information received from the Issuer, and (ii) 11,767,677.78 shares of Common Stock issuable upon redemption of OP Units deliverable upon conversion of the Class C Units.

# CUSIP No. 44107J108 13DPage 4 of 31 Pages

11

1	NAMES OF REPORTING PERSONS				
1	Brookfield Holdings Canada Inc.				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)	(a) (b)			
3	SEC USE ONLY				
4	SOURCE OF FUNDS OO				
5	CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E)				
6	CITIZENSHIP OR PLACE OF ORGANIZATION  Canada				
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	SOLE VOTING POWER  -0-  SHARED VOTING POWER  11,782,463.78*  SOLE DISPOSITIVE POWER  -0-  SHARED DISPOSITIVE POWER  10  11,782,463.78*				
	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH				

REPORTING PERSON

11,782,463.78\*

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES

12 CERTAIN SHARES

PERCENT OF CLASS

REPRESENTED BY AMOUNT IN

13 ROW (11)

23.15%\*\*

TYPE OF REPORTING PERSON

14

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<sup>\*</sup> See Item 5.

<sup>\*\*</sup> The calculation is based on 50,902,305.78 shares of Common Stock outstanding, which includes (i) the 39,343,604 shares of Common Stock outstanding as of December 31, 2018 (which includes the 14,786 Restricted Shares granted to BSREP II Board, 7,210 shares of which are subject to forfeiture in respect of Lowell Baron's and Bruce Wiles's service as directors of the Issuer as described below in Item 5), based on information received from the Issuer, and (ii) 11,767,677.78 shares of Common Stock issuable upon redemption of OP Units deliverable upon conversion of the Class C Units.

# CUSIP No. 44107J108 13DPage 5 of 31 Pages

11

1		MES OF REPORTING PERSONS okfield US Holdings Inc.		
2	A M	ECK THE APPROPRIATE BOX IF EMBER OF A GROUP (SEE TRUCTIONS)	(a)	
			(b)	
3	SEC	USE ONLY		
4	SOU	JRCE OF FUNDS		
	00			
5	PRC	CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E)		
6	ORG	CITIZENSHIP OR PLACE OF ORGANIZATION Canada		
		SOLE VOTING POWER		
NUMBER OF	7	-0-		
SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	0	SHARED VOTING POWER		
	8	11,782,463.78*		
		SOLE DISPOSITIVE POWER		
	9	-0-		
	10	SHARED DISPOSITIVE POWER		
		11,782,463.78*		
		GREGATE AMOUNT VEFICIALLY OWNED BY EACH		

REPORTING PERSON

11,782,463.78\*

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES

12 CERTAIN SHARES (SEE

INSTRUCTIONS)

PERCENT OF CLASS

REPRESENTED BY AMOUNT IN

13 ROW (11)

23.15%\*\*

TYPE OF REPORTING PERSON

14

CO

<sup>\*</sup> See Item 5.

<sup>\*\*</sup> The calculation is based on 50,902,305.78 shares of Common Stock outstanding, which includes (i) the 39,343,604 shares of Common Stock outstanding as of December 31, 2018 (which includes the 14,786 Restricted Shares granted to BSREP II Board, 7,210 shares of which are subject to forfeiture in respect of Lowell Baron's and Bruce Wiles's service as directors of the Issuer as described below in Item 5), based on information received from the Issuer, and (ii) 11,767,677.78 shares of Common Stock issuable upon redemption of OP Units deliverable upon conversion of the Class C Units.

# CUSIP No. 44107J108 13DPage 6 of 31 Pages

11

1	NAMES OF REPORTING PERSONS Brookfield US Corporation	
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)	(a)
3	SEC USE ONLY	(b)
4	SOURCE OF FUNDS OO	
5	CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E)	
6	CITIZENSHIP OR PLACE OF ORGANIZATION  Delaware	
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	SOLE VOTING POWER  7 -0- SHARED VOTING POWER  8 11,782,463.78*  SOLE DISPOSITIVE POWER  9 -0- SHARED DISPOSITIVE POWER  10 11,782,463.78*	
	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH	

REPORTING PERSON

11,782,463.78\*

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES

12 CERTAIN SHARES

PERCENT OF CLASS

REPRESENTED BY AMOUNT IN

13 ROW (11)

23.15%\*\*

TYPE OF REPORTING PERSON

14

CO

<sup>\*</sup> See Item 5.

<sup>\*\*</sup> The calculation is based on 50,902,305.78 shares of Common Stock outstanding, which includes (i) the 39,343,604 shares of Common Stock outstanding as of December 31, 2018 (which includes the 14,786 Restricted Shares granted to BSREP II Board, 7,210 shares of which are subject to forfeiture in respect of Lowell Baron's and Bruce Wiles's service as directors of the Issuer as described below in Item 5), based on information received from the Issuer, and (ii) 11,767,677.78 shares of Common Stock issuable upon redemption of OP Units deliverable upon conversion of the Class C Units.

# CUSIP No. 44107J108 13DPage 7 of 31 Pages

1	NAMES OF REPORTING PERSONS BUSC Finance LLC	
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) (b)
3	SEC USE ONLY	
4	SOURCE OF FUNDS OO	
5	CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E)	
6	CITIZENSHIP OR PLACE OF ORGANIZATION  Delaware	
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	SOLE VOTING POWER  -0- SHARED VOTING POWER  11,782,463.78*  SOLE DISPOSITIVE POWER  -0-	
11	SHARED DISPOSITIVE POWER 10 11,782,463.78*  AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	

11,782,463.78\*

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE

12 INSTRUCTIONS)

PERCENT OF CLASS

REPRESENTED BY AMOUNT IN

13 ROW (11)

23.15%\*\*

TYPE OF REPORTING PERSON

14

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<sup>\*</sup> See Item 5.

<sup>\*\*</sup> The calculation is based on 50,902,305.78 shares of Common Stock outstanding, which includes (i) the 39,343,604 shares of Common Stock outstanding as of December 31, 2018 (which includes the 14,786 Restricted Shares granted to BSREP II Board, 7,210 shares of which are subject to forfeiture in respect of Lowell Baron's and Bruce Wiles's service as directors of the Issuer as described below in Item 5), based on information received from the Issuer, and (ii) 11,767,677.78 shares of Common Stock issuable upon redemption of OP Units deliverable upon conversion of the Class C Units.

# CUSIP No. 44107J108 13DPage 8 of 31 Pages

	NAMES OF REPORTING PERSONS					
1	Brookfield Property Master Holdings LLC					
2		ECK THE APPROPRIATE BOX IF EMBER OF A GROUP	(a)			
_			(b)			
3	SEC	CUSE ONLY				
4	SOU	JRCE OF FUNDS				
4	OO					
5	CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E)					
6	ORG	IZENSHIP OR PLACE OF GANIZATION				
		SOLE VOTING POWER				
NUMBER OF	7	-0-				
SHARES BENEFICIALLY	0	SHARED VOTING POWER				
OWNED BY EACH	8	11,782,463.78*				
REPORTING PERSON WITH	9	SOLE DISPOSITIVE POWER				
		-0-				
	10	SHARED DISPOSITIVE POWER				
		11,782,463.78*				
11	BEN	GREGATE AMOUNT NEFICIALLY OWNED BY EACH PORTING PERSON				

11,782,463.78\*

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE

12 INSTRUCTIONS)

PERCENT OF CLASS

REPRESENTED BY AMOUNT IN

13 ROW (11)

23.15%\*\*

TYPE OF REPORTING PERSON

14

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<sup>\*</sup> See Item 5.

<sup>\*\*</sup> The calculation is based on 50,902,305.78 shares of Common Stock outstanding, which includes (i) the 39,343,604 shares of Common Stock outstanding as of December 31, 2018 (which includes the 14,786 Restricted Shares granted to BSREP II Board, 7,210 shares of which are subject to forfeiture in respect of Lowell Baron's and Bruce Wiles's service as directors of the Issuer as described below in Item 5), based on information received from the Issuer, and (ii) 11,767,677.78 shares of Common Stock issuable upon redemption of OP Units deliverable upon conversion of the Class C Units.

# CUSIP No. 44107J108 13DPage 9 of 31 Pages

11

1	NAMES OF REPORTING PERSONS Brookfield Property Group LLC	
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)	(a) (b)
3	SEC USE ONLY	
4	SOURCE OF FUNDS OO	
5	CHECK IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E)	
6	CITIZENSHIP OR PLACE OF ORGANIZATION  Delaware	
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	SOLE VOTING POWER  -0-  SHARED VOTING POWER  11,782,463.78*  SOLE DISPOSITIVE POWER  -0-  SHARED DISPOSITIVE POWER  10  11,782,463.78*	
	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH	

REPORTING PERSON

11,782,463.78\*

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES

12 CERTAIN SHARES

PERCENT OF CLASS

REPRESENTED BY AMOUNT IN

13 ROW (11)

23.15%\*\*

TYPE OF REPORTING PERSON

14

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<sup>\*</sup> See Item 5.

<sup>\*\*</sup> The calculation is based on 50,902,305.78 shares of Common Stock outstanding, which includes (i) the 39,343,604 shares of Common Stock outstanding as of December 31, 2018 (which includes the 14,786 Restricted Shares granted to BSREP II Board, 7,210 shares of which are subject to forfeiture in respect of Lowell Baron's and Bruce Wiles's service as directors of the Issuer as described below in Item 5), based on information received from the Issuer, and (ii) 11,767,677.78 shares of Common Stock issuable upon redemption of OP Units deliverable upon conversion of the Class C Units.

# CUSIP No. 44107J108 13DPage 10 of 31 Pages

	NAMES OF REPORTING PERSONS				
1		okfield Strategic Real Estate ners II GP OF GP LLC			
2	A M	ECK THE APPROPRIATE BOX IF IEMBER OF A GROUP (SEE TRUCTIONS)	(a)		
			(b)		
3	SEC	C USE ONLY			
4		JRCE OF FUNDS (SEE TRUCTIONS)			
	OO				
5	PRO	ECK IF DISCLOSURE OF LEGAL OCEEDINGS IS REQUIRED RSUANT TO ITEM 2(D) OR 2(E)			
6	CITIZENSHIP OR PLACE OF ORGANIZATION				
	Dela	aware			
	7	SOLE VOTING POWER			
NUMBER OF	7	-0-			
SHARES BENEFICIALLY	8	SHARED VOTING POWER			
OWNED BY EACH	o	11,782,463.78*			
REPORTING PERSON WITH	9	SOLE DISPOSITIVE POWER			
		-0-			
	10	SHARED DISPOSITIVE POWER			
	10	11,782,463.78*			
11		GREGATE AMOUNT NEFICIALLY OWNED BY EACH			

#### REPORTING PERSON

11,782,463.78\*

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES

CERTAIN SHARES (SEE

INSTRUCTIONS)

PERCENT OF CLASS

REPRESENTED BY AMOUNT IN

13 ROW (11)

23.15%\*\*

TYPE OF REPORTING PERSON

14

12

OO

<sup>\*</sup> See Item 5.

<sup>\*\*</sup> The calculation is based on 50,902,305.78 shares of Common Stock outstanding, which includes (i) the 39,343,604 shares of Common Stock outstanding as of December 31, 2018 (which includes the 14,786 Restricted Shares granted to BSREP II Board, 7,210 shares of which are subject to forfeiture in respect of Lowell Baron's and Bruce Wiles's service as directors of the Issuer as described below in Item 5), based on information received from the Issuer, and (ii) 11,767,677.78 shares of Common Stock issuable upon redemption of OP Units deliverable upon conversion of the Class C Units.

# CUSIP No. 44107J108 13DPage 11 of 31 Pages

	NAMES OF REPORTING PERSONS				
1	Brookfield Strategic Real Estate Partners II GP L.P.				
2	A M	ECK THE APPROPRIATE BOX IF IEMBER OF A GROUP (SEE TRUCTIONS)	(a)		
		,	(b)		
3	SEC	C USE ONLY			
4		JRCE OF FUNDS (SEE TRUCTIONS)			
	ОО				
5	PRO	ECK IF DISCLOSURE OF LEGAL OCEEDINGS IS REQUIRED RSUANT TO ITEM 2(D) OR 2(E)			
6	ORG	IZENSHIP OR PLACE OF GANIZATION			
		SOLE VOTING POWER			
NUMBER OF	7	-0-			
SHARES BENEFICIALLY	0	SHARED VOTING POWER			
OWNED BY EACH REPORTING PERSON WITH	8	11,782,463.78*			
	9	SOLE DISPOSITIVE POWER			
		-0-			
	10	SHARED DISPOSITIVE POWER 11,782,463.78*			
11		GREGATE AMOUNT NEFICIALLY OWNED BY EACH			

#### REPORTING PERSON

11,782,463.78\*

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES

**CERTAIN SHARES (SEE** 

INSTRUCTIONS)

PERCENT OF CLASS

REPRESENTED BY AMOUNT IN

13 ROW (11)

23.15%\*\*

TYPE OF REPORTING PERSON

14

12

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<sup>\*</sup> See Item 5.

<sup>\*\*</sup> The calculation is based on 50,902,305.78 shares of Common Stock outstanding, which includes (i) the 39,343,604 shares of Common Stock outstanding as of December 31, 2018 (which includes the 14,786 Restricted Shares granted to BSREP II Board, 7,210 shares of which are subject to forfeiture in respect of Lowell Baron's and Bruce Wiles's service as directors of the Issuer as described below in Item 5), based on information received from the Issuer, and (ii) 11,767,677.78 shares of Common Stock issuable upon redemption of OP Units deliverable upon conversion of the Class C Units.

# CUSIP No. 44107J108 13DPage 12 of 31 Pages

	NAMES OF REPORTING PERSONS				
1		okfield Strategic Real Estate ners II Hospitality REIT II LLC			
2	A M	ECK THE APPROPRIATE BOX IF IEMBER OF A GROUP (SEE TRUCTIONS)	(a)		
			(b)		
3	SEC	C USE ONLY			
4		JRCE OF FUNDS (SEE TRUCTIONS)			
	OO				
5	PRO	ECK IF DISCLOSURE OF LEGAL OCEEDINGS IS REQUIRED RSUANT TO ITEM 2(D) OR 2(E)			
6	OR	IZENSHIP OR PLACE OF GANIZATION aware			
		SOLE VOTING POWER			
NUMBER OF	7	-0-			
SHARES BENEFICIALLY	8	SHARED VOTING POWER			
OWNED BY EACH REPORTING PERSON WITH	0	11,782,463.78*			
	9	SOLE DISPOSITIVE POWER			
		-()-			
	10	SHARED DISPOSITIVE POWER 11,782,463.78*			
11		GREGATE AMOUNT NEFICIALLY OWNED BY EACH			

#### REPORTING PERSON

11,782,463.78\*

CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES

**CERTAIN SHARES (SEE** 

INSTRUCTIONS)

PERCENT OF CLASS

REPRESENTED BY AMOUNT IN

13 ROW (11)

23.15%\*\*

TYPE OF REPORTING PERSON

14

12

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<sup>\*</sup> See Item 5.

<sup>\*\*</sup> The calculation is based on 50,902,305.78 shares of Common Stock outstanding, which includes (i) the 39,343,604 shares of Common Stock outstanding as of December 31, 2018 (which includes the 14,786 Restricted Shares granted to BSREP II Board, 7,210 shares of which are subject to forfeiture in respect of Lowell Baron's and Bruce Wiles's service as directors of the Issuer as described below in Item 5), based on information received from the Issuer, and (ii) 11,767,677.78 shares of Common Stock issuable upon redemption of OP Units deliverable upon conversion of the Class C Units.

#### Schedule 13D/A

This Amendment No. 2 (the "Amendment") amends and supplements the Schedule 13D filed by the Reporting Persons on April 10, 2017 (the "Original 13D"), as amended and supplemented by Amendment No. 1 on February 28, 2018 ("Amendment No. 1") (the Original 13D and Amendment No. 1, collectively, the "Amended Schedule 13D"), with respect to the Common Stock. Except as specifically provided herein, this Amendment does not modify any of the information previously reported on the Amended Schedule 13D. Capitalized terms used in this Amendment and not otherwise defined shall have the same meanings ascribed to them in the Amended Schedule 13D.

The Reporting Persons are filing this amendment to reflect their new percentage of beneficial ownership of the Issuer, which has increased as a result of (i) the issuance by the Issuer to the Brookfield Investor of 126,617.01 Class C Units on March 29, 2018, 143,191.33 Class C Units on June 29, 2018, 146,594.53 Class C Units on September 28, 2018 and 148,467.68 Class C Units on December 31, 2018 as payments-in-kind for the quarterly distributions declared on Class C Units pursuant to the A&R LPA and (ii) the grant by the Issuer to BSREP II Hospitality II Board LLC, a wholly-owned subsidiary of the Brookfield Investor, of 7,210 shares of Common Stock on July 2, 2018, subject to forfeiture in respect of Lowell G. Baron's and Bruce G. Wiles' service as directors of the Issuer.

#### Item 2. Identity and Background

This Amendment amends and restates the entirety of Item 2 of the Amended Schedule 13D as set forth below.

- a. This 13D is being filed by each of the following persons (each, a "Reporting Person", and, collectively, the "Reporting Persons"):
- i. Brookfield Asset Management Inc. ("BAM"), a corporation formed under the laws of the Province of Ontario;
- Partners Limited ("Partners Limited"), a corporation formed under the laws of the Province of Ontario that holds ii. 867,495 class A limited voting shares of BAM, representing approximately 0.1% of such shares, and 85,120 class B limited voting shares of BAM, representing 100% of such shares;
- ... Brookfield Holdings Canada Inc. ("BHC"), a corporation formed under the laws of the Province of Ontario and a "wholly-owned subsidiary of BAM;
- iv. Brookfield US Holdings Inc. ("BUSHI"), a corporation formed under the laws of the Province of Ontario and a wholly-owned subsidiary of BHC;
- Brookfield US Corporation ("BUSC"), a Delaware corporation and a wholly-owned subsidiary of BUSHI. On or about January 3, 2019, pursuant to an internal reorganization, BUSC is expected to merge with and into Brookfield Special Opportunities Inc., a Delaware corporation, with Brookfield Special Opportunities Inc. surviving the merger as a wholly-owned subsidiary of BUSHI and the direct parent company of BUSC Finance (as defined below);
- BUSC Finance LLC ("BUSC Finance"), a Delaware limited liability company and a wholly-owned subsidiary of vi.BUSC;
- vii. Brookfield Property Master Holdings LLC ("BPMH"), a Delaware limited liability company and a wholly-owned subsidiary of BUSC Finance;
- Brookfield Property Group LLC ("BPG"), a Delaware limited liability company and a wholly-owned subsidiary of BPMH;

- Brookfield Strategic Real Estate Partners II GP OF GP LLC ("Ultimate GP"), a Delaware limited liability company, a wholly-owned subsidiary of BPG and the general partner of BSREP II GP (as defined below);
- Brookfield Strategic Real Estate Partners II GP L.P. ("BSREP II GP"), a Delaware limited partnership and the sole x. manager of the Brookfield Investor (as defined below); and
- . Brookfield Strategic Real Estate Partners II Hospitality REIT II LLC (the "Brookfield Investor"), a Delaware limited XI. liability company and owner of 100% of the outstanding Class C Units of the OP (as defined below).

Schedule I with respect to BAM, Schedule II with respect to Partners Limited, Schedule III with respect to BHC, Schedule IV with respect to BUSHI, Schedule V with respect to BUSC, Schedule VI with respect to BUSC Finance, Schedule VII with respect to BPMH, Schedule VIII with respect to BPG, Schedule IX with respect to Ultimate GP, Schedule X with respect to BSREP II GP, and Schedule XI with respect to the Brookfield Investor set forth lists of all of the directors and executive officers or persons holding equivalent positions (the "Scheduled Persons") of each such Reporting Person.

The principal business address of each of BAM, Partners Limited, BHC and BUSHI is 181 Bay Street, Suite 300, Toronto, Ontario, Canada M5J 2T3. The principal address of each of BUSC, BUSC Finance, BPMH, BPG, Ultimate b. GP, BSREP II GP and the Brookfield Investor is Brookfield Place, 250 Vesey Street, 15th Floor, New York, NY 10281-1023.

Schedule I, Schedule II, Schedule IV, Schedule V, Schedule VI, Schedule VII, Schedule VIII, Schedule IX, Schedule X and Schedule XI set forth the principal business address of each Scheduled Person.

The principal business of BAM is to own and operate assets with a focus on property, renewable power, infrastructure and private equity. The principal business of each of Partners Limited, BHC, BUSC, BUSC Finance, BPMH, BPG and BUSHI is to serve as a holding company. The principal business of each of Ultimate GP and BSREP II GP is to serve as general partner or manager, as applicable, for a variety of certain private investment vehicles, including the Brookfield Investor. The principal business of the Brookfield Investor is to serve as a special purpose entity for the purpose of making certain investments, including investments in the Company.

Schedule I, Schedule II, Schedule IV, Schedule V, Schedule VI, Schedule VII, Schedule VIII, Schedule IX, Schedule X and Schedule XI set forth the principal occupation or employment of each Scheduled Person.

During the last five years, none of the Reporting Persons nor, to the knowledge of the Reporting Persons, any of the Scheduled Persons (i) has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or (ii) has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree, or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Schedule I, Schedule II, Schedule IV, Schedule V, Schedule VI, Schedule VII, Schedule VIII, e. Schedule IX, Schedule X and Schedule XI set forth the citizenships of each of the Scheduled Persons who is a natural person.

#### Item 4. Purpose of Transaction

Item 4 of the Amended Schedule 13D is amended by adding the following paragraphs beneath the seventh paragraph under the subheading "Distributions" under the subheading "Terms of the Class C Units":

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On March 29, 2018, the Brookfield Investor received 126,617.01 Class C Units as a payment-in-kind dividend on 11,202,807.22 Class C Units (adjusted by .01 unit due to rounding) owned by the Brookfield Investor at the time of the dividend payment date in accordance with the terms of the Amended & Restated Agreement of Limited Partnership of OpCo. As a result of the foregoing transactions, the Brookfield Investor owned 11,329,424.23 Class C Units (adjusted by .01 unit due to rounding) on March 29, 2018.

On June 29, 2018, the Brookfield Investor received 143,191.33 Class C Units as a payment-in-kind dividend on 11,329,424.23 Class C Units (adjusted by .01 unit due to rounding) owned by the Brookfield Investor at the time of the dividend payment date in accordance with the terms of the Amended & Restated Agreement of Limited Partnership of OpCo. As a result of the foregoing transactions, the Brookfield Investor owned 11,472,615.57 Class C Units (adjusted by .01 unit due to rounding) on June 29, 2018.

On September 28, 2018, the Brookfield Investor received 146,594.53 Class C Units as a payment-in-kind dividend on 11,472,615.57 Class C Units (adjusted by .01 unit due to rounding) owned by the Brookfield Investor at the time of the dividend payment date in accordance with the terms of the Amended & Restated Agreement of Limited Partnership of OpCo. As a result of the foregoing transactions, the Brookfield Investor owned 11,619,210.10 Class C Units (adjusted by .01 unit due to rounding) on September 28, 2018.

On December 31, 2018, the Brookfield Investor received 148,467.68 Class C Units as a payment-in-kind dividend on 11,619,210.10 Class C Units (adjusted by .01 unit due to rounding) owned by the Brookfield Investor at the time of the dividend payment date in accordance with the terms of the Amended & Restated Agreement of Limited Partnership of OpCo. As a result of the foregoing transactions, the Brookfield Investor owned 11,767,677.78 Class C Units (adjusted by .01 unit due to rounding) on December 31, 2018.

Item 4 of the Amended Schedule 13D is amended by adding the following paragraphs beneath the sixth paragraph under the subheading "Directors":

On July 2, 2018, the Issuer granted BSREP II Board 7,210 Restricted Shares subject to forfeiture in respect of Mr. Baron's and Mr. Wiles's service as directors of the Issuer. Such Restricted Shares vest on the earliest of (i) the date of the annual meeting of the Board in 2019 (ii) July 2, 2019 and (iii) a Change in Control, as such term is defined in the Amended and Restated Employee and Director Incentive Restricted Share Plan of the Issuer, provided that, as of each such date, BSREP II Board or its affiliate retains the right to appoint designees to the Board. The Brookfield Investor owns such 7,210 Restricted Shares through its wholly-owned subsidiary BSREP II Board. As a result of the foregoing transaction, BSREP II owns 14,786 Restricted Shares, 7,210 shares of which are subject to forfeiture in respect of Lowell Baron's and Bruce Wiles's service as directors of the Issuer, through BSREP II Board.

#### Item 5. Interest in Securities of the Issuer

This Amendment amends and restates the entirety of Item 5 of the Amended Schedule 13D as set forth below.

(a), (b) The following sentences assume that there is a total of 50,902,305.78 shares of Common Stock outstanding, which includes (i) the 39,343,604 shares of Common Stock outstanding as of December 31, 2018 (which includes the 14,786 Restricted Shares granted to BSREP II Board, 7,210 shares of which are subject to forfeiture in respect of Lowell Baron's and Bruce Wiles's service as directors of the Issuer), based on information received from the Issuer, and (ii) 11,767,677.78 shares of Common Stock issuable upon redemption of OP Units deliverable upon conversion of the Class C Units.

The Brookfield Investor directly holds 11,767,677.78 Class C Units, which are convertible into OP Units at any time at the option of the Brookfield Investor at the Conversion Price. OP Units are, in turn, generally redeemable for shares of the Common Stock on a one-for-one-basis or the cash value of a corresponding number of shares of Common

Stock, at the election of the Issuer, in accordance with the terms of the A&R LPA. The Brookfield Investor also holds 14,786 Restricted Shares through its wholly-owned subsidiary BSREP II Board. Accordingly, the Brookfield Investor may be deemed to beneficially own 11,782,463.78 shares of Common Stock as of the date hereof, which constitutes 23.15% of the outstanding Common Stock.

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As sole manager of the Brookfield Investor, BSREP II GP may be deemed to beneficially own all 11,767,677.78 Class C Units and 14,786 Restricted Shares as described above owned by the Brookfield Investor. As direct and indirect controlling persons of BSREP II GP, each of BAM, Partners Limited, BHC, BUSHI, BUSC, BUSC Finance, BPMH, BPG and Ultimate GP may be deemed to share with BSREP II GP beneficial ownership of such shares of Common Stock underlying such Class C Units and such Restricted Shares.

None of the Reporting Persons has sole voting or investment power with respect to any shares of Common Stock.

- (c) Except as set forth in this Item 5, none of the Reporting Persons nor, to the best knowledge of the Reporting Persons, without independent verification, any person named in Item 2 hereof, has effected any transaction in the Common Stock during the past 60 days.
- (d) To the best knowledge of the Reporting Persons, no person other than the Reporting Persons has the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the securities beneficially owned by the Reporting Persons identified in this Item 5.
- (e) Not Applicable.

#### Item 7. Material to Be Filed as Exhibits

Item 7 of the Amended Schedule 13D is hereby amended to include the following:

Exhibit 12 Joint Filing Agreement (filed herewith)

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#### **SIGNATURES**

After reasonable inquiry and to the best of our knowledge and belief, the undersigned certify that the information set forth in this statement is true, complete and correct.

Dated: January 3, 2019

#### BROOKFIELD ASSET MANAGEMENT INC.

By: /s/ Justin Beber Name: Justin Beber

Title: Chief Legal Officer and Corporate Secretary

#### PARTNERS LIMITED

By: /s/ Brian Lawson Name: Brian Lawson Title: President

#### BROOKFIELD HOLDINGS CANADA INC.

By: /s/ Katayoon Sarpash Name: Katayoon Sarpash Title: Vice President

#### BROOKFIELD US HOLDINGS INC.

By: /s/ Katayoon Sarpash Name: Katayoon Sarpash Title: Vice President

#### **BROOKFIELD US CORPORATION**

By: /s/ Josh Zinn Name: Josh Zinn Title: Vice President

#### **BUSC FINANCE LLC**

By: /s/ Josh Zinn Name: Josh Zinn Title: Vice President

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# BROOKFIELD PROPERTY MASTER HOLDINGS LLC

By: /s/ Danielle Brody Name: Danielle Brody Title: Vice President

#### **BROOKFIELD PROPERTY GROUP LLC**

By: /s/ Melissa Lang Name: Melissa Lang

Title: Senior Vice President and Secretary

# BROOKFIELD STRATEGIC REAL ESTATE PARTNERS II GP OF GP LLC

By: /s/ Melissa Lang Name: Melissa Lang

Title: Senior Vice President and Secretary

# BROOKFIELD STRATEGIC REAL ESTATE PARTNERS II GP L.P.

By: BROOKFIELD STRATEGIC REAL ESTATE PARTNERS II GP OF GP LLC,

its general partner

By: /s/ Melissa Lang Name: Melissa Lang

Title: Senior Vice President and Secretary

# BROOKFIELD STRATEGIC REAL ESTATE PARTNERS II HOSPITALITY REIT II LLC

By: /s/ Melissa Lang Name: Melissa Lang

Title: Senior Vice President and Secretary

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# SCHEDULE I

Brookfield Asset Management Inc.

Name and Position of Officer or Director	Principal Business Address	Principal Occupation or Employment	Citizenship
M. Elyse Allan, Director	2300 Meadowvale Road, Mississauga, Ontario, L5N 5P9, Canada	President and Chief Executive Officer of General Electric Canada Company Inc.	Canada and U.S.A.
Jeffrey M. Blidner, Director and Vice Chairman	181 Bay Street, Brookfield Place, Suite 300, Toronto, Ontario M5J 2T3, Canada	Vice Chairman of BAM	Canada
Angela F. Braly, Director	832 Alverna Drive, Indianapolis, Indiana 46260 51 Yonge Street, Suite 400,	President & Founder of The Braly Group, LLC	U.S.A.
Jack L. Cockwell, Director	Toronto, Ontario M5E 1J1, Canada	Corporate Director	Canada
Marcel R. Coutu, Director	335 8th Avenue SW, Suite 1700 Calgary, Alberta T2P 1C9, Canada	Corporate Director	Canada
Maureen Kempston Drakes, Director	10 Avoca Avenue, Unit 1904, Toronto, Ontario M4T 2B7, Canada	Corporate Director of BAM and former President, Latin America, Africa and Middle East of General Motors Corporation	Canada
J. Bruce Flatt, Director and Senior Managing Partner and Chief Executive Officer	Ontario M5J 2T3, Canada	Senior Managing Partner and Chief Executive Officer of BAM	Canada
Robert J. Harding, Director	181 Bay Street, Brookfield Place, Suite 300, Toronto, Ontario M5J 2T3, Canada	Past Chairman of BAM	Canada
Brian W. Kingston, Senior Managing Partner	Brookfield Place 250 Vesey Street, 15 <sup>th</sup> Floor New York, NY, 10281-1023	Senior Managing Partner of BAM	Canada
Brian D. Lawson, Senior Managing Partner and Chief Financial Officer	181 Bay Street, Brookfield Place, Suite 300, Toronto, Ontario M5J 2T3, Canada Rua General Venãncio Flores,	Senior Managing Partner and Chief Financial Officer of BAM	Canada
Murilo Ferreira, Director	50 Cob 01, Leblon, Rio de Janeiro	Former CEO of Vale SA	Brazil
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Name and Position of Officer or Director Rafael Miranda,	Principal Business Address C/ Principe de Viana 9,	Principal Occupation or Employment	Citizenship
Director	Madrid, Spain	Former CEO of Endesa, S.A.	Spain
Cyrus Madon, Senior Managing Partner	181 Bay Street, Brookfield Place, Suite 300, Toronto, Ontario M5J 2T3, Canada TD Bank Group, P.O. Box 1,	Senior Managing Partner of BAM	Canada
Frank J. McKenna, Director	TD Centre, 66 Wellington St. West, 4th Floor, TD Tower, Toronto, Ontario M5K 1A2, Canada	Chair of BAM and Deputy Chair of TD Bank Group	Canada
Youssef A. Nasr, Director	P.O. Box 16 5927, Beirut, Lebanon	Corporate Director of BAM and former Chairman and CEO of HSBC Middle East Ltd. and former President of HSBC Bank Brazil	Lebanon and U.S.A
Lord Augustine Thomas O'Donnell, Director	Frontier Economics, 71 High Holborn, London, U.K. WC1V 6DA	Chairman of Frontier Economics	United Kingdom
Samuel J.B. Pollock, Senior Managing Partner	181 Bay Street, Brookfield Place, Suite 300, Toronto, Ontario M5J 2T3, Canada	Senior Managing Partner of BAM	Canada
Ngee Huat Seek, Director	501 Orchard Road #08—01 Wheelock Place Singapore 238880	Chairman, Global Logistics Properties	Singapore
Diana L. Taylor, Director	Solera Capital L.L.C 625 Madison Avenue, 3rd Floor New York, N.Y. 10022	Vice Chair of Solera Capital LLC	U.S.A
Justin Beber, Chief Legal Officer and Corporate Secretary	181 Bay Street, Brookfield Place, Suite 300, Toronto, Ontario M5J 2T3, Canada	Senior Managing Partner Chief Legal Officer Corporate Secretary of BAM	Canada
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# SCHEDULE II

# Partners Limited

Name and Position of	Principal Business	Principal Occupation or	Citizanahin
Officer or Director	Address	<b>Employment</b>	Citizenship
Jack L. Cockwell,	51 Yonge Street,		
Director and Chairman	Suite 400	Corporate Director	Canada
Director and Chairman	Toronto, Ontario M5E 1J1, Canada		
	51 Yonge Street,	Chairman of Halmont Properties	
David W. Kerr, Director	Suite 400		Canada
	Toronto, Ontario M5E 1J1, Canada	Corp.	
Brian D. Lawson,	181 Bay Street, Brookfield Place, Suite	Senior Managing Partner and Chief	Canada
Director and President	300, Toronto, Ontario M5J 2T3, Canada	Financial Officer of BAM	Canada
Timothy R. Price,	51 Yonge Street,		
Director	Suite 400	Chairman, Brookfield Funds	Canada
Director	Toronto, Ontario M5E 1J1, Canada		
Laratta Caraa Saarataru	181 Bay Street, Brookfield Place, Suite	Corporate Secretarial Administrator	Canada
Loretta Corso, Secretary	300, Toronto, Ontario M5J 2T3, Canada	of BAM	Canada

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# SCHEDULE III

# Brookfield Holdings Canada Inc.

Name and Position of	Principal Business	Principal Occupation or	Citizenship
Officer or Director	Address	<b>Employment</b>	Citizensinp
Aleks Novakovic, Director, Vice	181 Bay Street, Brookfield Place, Suite 300,	Managing Dartner DAM	Canada
President	Toronto, Ontario M5J 2T3, Canada	Managing Partner, BAM	
Rami El Jurdi	181 Bay Street, Brookfield Place, Suite 300,	Vice President, Finance,	Canada
Director, Vice President	Toronto, Ontario M5J 2T3, Canada	BAM	Callada
Thomas Douglas Corbett,	181 Bay Street, Brookfield Place, Suite 300,	Senior Vice President,	Canada
Director, President	Toronto, Ontario M5J 2T3, Canada	Finance, BAM	Callada
Katayoon Sarpash, Director, Vice	181 Bay Street, Brookfield Place, Suite 300,	Vice President, BAM	Canada
President and Secretary	Toronto, Ontario M5J 2T3, Canada	VICE FIESIGEIR, DAWI	Callada
Cam Ha, Vice President	181 Bay Street, Brookfield Place, Suite 300,	Director, Tax, BAM	Canada
Calli IIa, Vice Flesidelli	Toronto, Ontario M5J 2T3, Canada	Director, Tax, DAM	Callada
Aaron Kline, Vice President	181 Bay Street, Brookfield Place, Suite 300,	Managing Director,	Canada
Aaron Kine, vice Fresident	Toronto, Ontario M5J 2T3, Canada	BAM	Callada
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# SCHEDULE IV

# Brookfield US Holdings Inc.

Name and Position of	Principal Business	Principal Occupation or	Citizenship
Officer or Director	Address	<b>Employment</b>	Citizensinp
Aleks Novakovic, Director, Vice	181 Bay Street, Brookfield Place, Suite 300,	Managing Partner, BAM	Canada
President	Toronto, Ontario M5J 2T3, Canada	Managing Latiner, DAM	Canada
Rami El Jurdi	181 Bay Street, Brookfield Place, Suite 300,	Vice President, Finance,	Canada
Director, Vice President	Toronto, Ontario M5J 2T3, Canada	BAM	Callada
Thomas Douglas Corbett,	181 Bay Street, Brookfield Place, Suite 300,	Senior Vice President,	Canada
Director, President	Toronto, Ontario M5J 2T3, Canada	Finance, BAM	Callada
Katayoon Sarpash, Director, Vice	181 Bay Street, Brookfield Place, Suite 300,	Vice President, BAM	Canada
President and Secretary	Toronto, Ontario M5J 2T3, Canada	VICCI I CSIUCIII, DAIVI	Canada
Cam Ha, Vice President	181 Bay Street, Brookfield Place, Suite 300,	Director, Tax, BAM	Canada
Cam Ha, vice i resident	Toronto, Ontario M5J 2T3, Canada	Director, Tax, DAM	Canada
Aaron Kline, Vice President	181 Bay Street, Brookfield Place, Suite 300,	Managing Director,	Canada
Aaron Kine, vice Hesident	Toronto, Ontario M5J 2T3, Canada	BAM	Canada
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# SCHEDULE V

# Brookfield US Corporation

Name and Position of	Principal Business	Principal Occupation or	Citizenship
Officer or Director	<u>Address</u>	<b>Employment</b>	Citizensinp
Barry Blattman, Director, Vice President	Brookfield Place 250 Vesey Street, 15 <sup>th</sup> Floor New York, NY, 10281-1023	Vice-Chairman, BAM	U.S.A
Rami El Jurdi Director, Secretary	181 Bay Street, Brookfield Place, Suite 300, Toronto, Ontario M5J 2T3, Canada	Vice President, Finance, BAM	Canada
Jordan Kolar Director, Vice President	Brookfield Place 250 Vesey Street, 15 <sup>th</sup> Floor New York, NY, 10281-1023	Managing Director, Tax, BAM	U.S.A.
Aleks Novakovic Director, Vice President	181 Bay Street, Brookfield Place, Suite 300, Toronto, Ontario M5J 2T3, Canada	Managing Partner, BAM	Canada
Mark Srulowitz President	Brookfield Place 250 Vesey Street, 15 <sup>th</sup> Floor New York, NY, 10281-1023	Managing Partner, BAM	U.S.A.
Josh Zinn Director, Vice President	Brookfield Place 250 Vesey Street, 15 <sup>th</sup> Floor New York, NY, 10281-1023	Senior Vice President, BAM	Australia
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# SCHEDULE VI

# BUSC Finance LLC

Name and Position of Officer or Director	Principal Business Address	Principal Occupation or Employment	Citizenship
Mark Srulowitz, President	Brookfield Place, 250 Vesey Street, 15th Floor, New York, NY 10281-1023	Managing Partner, BAM	U.S.A.
Jordan Kolar, Manager and Vice President	Brookfield Place, 250 Vesey Street, 15th Floor, New York, NY 10281-1023	Managing Director, Tax, BAM	U.S.A.
Josh Zinn, Manager and Vice President	Brookfield Place, 250 Vesey Street, 15th Floor, New York, NY 10281-1023	Senior Vice President, BAM	Australia
Rami El Jurdi, Manager and Secretary	181 Bay Street, Brookfield Place, Suite 300, Toronto, Ontario M5J 2T3, Canada	Vice President, Finance, BAM	Canada
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# SCHEDULE VII

# Brookfield Property Master Holdings LLC

Name and Position of Officer or Director	Principal Business Address	Principal Occupation or Employment	Citizenship
Brian Hurowitz, Senior Vice President and Director	Brookfield Place, 250 Vesey Street, 15th Floor, New York, NY 10281-1023	Senior Vice President	U.S.A
Bryan Smith, Senior Vice President and Director	Brookfield Place, 250 Vesey Street, 15th Floor, New York, NY 10281-1023	Senior Vice President	U.S.A
Danielle Brody, Vice President and Director	Brookfield Place, 250 Vesey Street, 15th Floor, New York, NY 10281-1023	Vice President	U.S.A
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# SCHEDULE VIII

# Brookfield Property Group LLC

Name and Position of Officer or Director	Principal Business Address	Principal Occupation or Employment	Citizenship
Brian W. Kingston, Director and Chief Executive Officer	Brookfield Place, 250 Vesey Street, 15th Floor, New York, NY 10281-1023	Senior Managing Partner	Canada
Bryan Davis, Director and Chief Financial Officer	Brookfield Place, 250 Vesey Street, 15th Floor, New York, NY 10281-1023	Managing Partner	Canada
Brett Fox, Director, General Counsel, and Managing Partner	Brookfield Place, 250 Vesey Street, 15th Floor, New York, NY 10281-1023	Managing Partner	U.S.A
Melissa Lang, Senior Vice President	Brookfield Place, 250 Vesey Street, 15th Floor, New York, NY 10281-1023	Senior Vice President	U.S.A

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# SCHEDULE IX

Brookfield Strategic Real Estate Partners II GP OF GP LLC

Name and Position of Officer or Director	Principal Business Address	Principal Occupation or Employment	Citizenship
Brian W. Kingston, Chief Executive Officer	Brookfield Place, 250 Vesey Street, 15th Floor, New York, NY 10281-1023	Senior Managing Partner	Canada
Bryan Davis, Chief Financial Officer	Brookfield Place, 250 Vesey Street, 15th Floor, New York, NY 10281-1023	Managing Partner	Canada
Brett Fox, Managing Partner	Brookfield Place, 250 Vesey Street, 15th Floor, New York, NY 10281-1023	Managing Partner	U.S.A
William Powell, Chief Operating Officer	Brookfield Place, 250 Vesey Street, 15th Floor, New York, NY 10281-1023	Senior Managing Partner	U.S.A
Murray Goldfarb, Managing Partner	Brookfield Place, 250 Vesey Street, 15th Floor, New York, NY 10281-1023	Managing Partner	U.S.A
Mark Srulowitz, Managing Partner	Brookfield Place, 250 Vesey Street, 15th Floor, New York, NY 10281-1023	Managing Partner	U.S.A
David J. Stalter, Managing Partner	Brookfield Place, 250 Vesey Street, 15th Floor, New York, NY 10281-1023	Managing Partner	U.S.A
Melissa Lang, Senior Vice President and Secretary	Brookfield Place, 250 Vesey Street, 15th Floor, New York, NY 10281-1023	Senior Vice President	U.S.A
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# SCHEDULE X

Brookfield Strategic Real Estate Partners II GP L.P.

Name and Position of Officer or Director	Principal Business Address	Principal Occupation or Employment	Citizenship
Brian W. Kingston, Chief Executive Officer	Brookfield Place, 250 Vesey Street, 15th Floor, New York, NY 10281-1023	or Employment Senior Managing Partner	Canada
Bryan Davis, Chief Financial Officer	Brookfield Place, 250 Vesey Street, 15th Floor, New York, NY 10281-1023	Managing Partner	Canada
Lowell Baron, Chief Investment Officer	Brookfield Place, 250 Vesey Street, 15th Floor, New York, NY 10281-1023	Managing Partner	U.S.A
Brett Fox, Managing Partner	Brookfield Place, 250 Vesey Street, 15th Floor, New York, NY 10281-1023	Managing Partner	U.S.A
William Powell, Chief Operating Officer	Brookfield Place, 250 Vesey Street, 15th Floor, New York, NY 10281-1023	Senior Managing Partner	U.S.A
Murray Goldfarb, Managing Partner	Brookfield Place, 250 Vesey Street, 15th Floor, New York, NY 10281-1023	Managing Partner	U.S.A
Mark Srulowitz, Managing Partner	Brookfield Place, 250 Vesey Street, 15th Floor, New York, NY 10281-1023	Managing Partner	U.S.A
David J. Stalter, Managing Partner	Brookfield Place, 250 Vesey Street, 15th Floor, New York, NY 10281-1023	Managing Partner	U.S.A
Melissa Lang, Senior Vice President and Secretary	Brookfield Place, 250 Vesey Street, 15th Floor, New York, NY 10281-1023	Senior Vice President	U.S.A
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# SCHEDULE XI

# Brookfield Strategic Real Estate Partners II Hospitality REIT II LLC

Name and Position of Officer or Director	Principal Business Address	Principal Occupation	Citizenship
Brian W. Kingston, Chief Executive Officer	Brookfield Place, 250 Vesey Street, 15th Floor, New York, NY 10281-1023	or Employment Senior Managing Partner	Canada
Bryan Davis, Chief Financial Officer	Brookfield Place, 250 Vesey Street, 15th Floor, New York, NY 10281-1023	Managing Partner	Canada
Lowell Baron, Chief Investment Officer	Brookfield Place, 250 Vesey Street, 15th Floor, New York, NY 10281-1023	Managing Partner	U.S.A
Brett Fox, Managing Partner	Brookfield Place, 250 Vesey Street, 15th Floor, New York, NY 10281-1023	Managing Partner	U.S.A
William Powell, Chief Operating Officer	Brookfield Place, 250 Vesey Street, 15th Floor, New York, NY 10281-1023	Senior Managing Partner	U.S.A
Murray Goldfarb, Managing Partner	Brookfield Place, 250 Vesey Street, 15th Floor, New York, NY 10281-1023	Managing Partner	U.S.A
David J. Stalter, Managing Partner	Brookfield Place, 250 Vesey Street, 15th Floor, New York, NY 10281-1023	Managing Partner	U.S.A
Melissa Lang, Senior Vice President and Secretary	Brookfield Place, 250 Vesey Street, 15th Floor, New York, NY 10281-1023	Senior Vice President	U.S.A
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#### **INDEX TO EXHIBITS**

Initial Articles Supplementary of American Realty Capital Hospitality Trust, Inc. filed with the State Exhibit Department of Assessments and Taxation of Maryland on January 13, 2017 (incorporated by reference to Exhibit 3.1 of the Issuer's Current Report on Form 8-K filed on January 13. 2017 (Commission File No. 000-55394)).

Securities Purchase, Voting and Standstill Agreement, dated as of January 12, 2017, by and among American Exhibit Realty Capital Hospitality Trust, Inc., American Realty Capital Hospitality Operating Partnership, LP and Brookfield Strategic Real Estate Partners II Hospitality REIT II LLC (incorporated by reference to Exhibit 10.1 of the Issuer's Current Report on Form 8-K filed on January 13, 2017 (Commission File No. 000-55394)).

Framework Agreement, dated as of January 12, 2017, by and among American Realty Capital Hospitality Advisors, LLC, American Realty Capital Hospitality Properties, LLC, American Realty Capital Hospitality Grace Portfolio, LLC, Crestline Hotels & Resorts, LLC, American Realty Capital Hospitality Trust, Inc., Exhibit American Realty Capital Hospitality Operating Partnership, LP, American Realty Capital Hospitality Special Limited Partnership, LLC, and solely in connection with Sections 7(b), 7(d), 8, 9 and 10 through 22 (inclusive) thereto, Brookfield Strategic Real Estate Partners II Hospitality REIT II LLC (incorporated by reference to Exhibit 10.2 of the Issuer's Current Report on Form 8-K filed on January 13, 2017 (Commission File No. 000-55394)).

Exhibit 4 Articles Supplementary of Hospitality Investors Trust, Inc., filed with the State Department of Assessments and Taxation of Maryland on March 31, 2017 (incorporated by reference to Exhibit 3.2 of the Issuer's Current Report on Form 8-K filed on March 31, 2017 (Commission File No. 000-55394)).

Exhibit 5 Amended and Restated Agreement of Limited Partnership of Hospitality Investors Trust Operating Partnership, L.P., dated as of March 31, 2017 (incorporated by reference to Exhibit 4.2 of the Issuer's Current Report on Form 8-K filed on March 31, 2017 (Commission File No. 000-55394)).

Exhibit 6 Cwnership Limit Waiver Agreement, dated as of dated as of March 31, 2017 (incorporated by reference to Exhibit 10.1 of the Issuer's Current Report on Form 8-K filed on March 31, 2017 (Commission File No. 000-55394)).

Registration Rights Agreement, dated as of March 31, 2017, by and among Hospitality Investors Trust, Inc., Exhibit Brookfield Strategic Real Estate Partners II Hospitality REIT II LLC, American Realty Capital Hospitality Advisors, LLC and American Realty Capital Hospitality Properties, LLC (incorporated by reference to Exhibit 10.2 of the Issuer's Current Report on Form 8-K filed on March 31, 2017 (Commission File No. 000-55394)).

Amended and Restated Bylaws of Hospitality Investors Trust, Inc., dated as of March 31, 2017, filed with the Exhibit State Department of Assessments and Taxation of Maryland on March 31, 2017 (incorporated by reference to Exhibit 3.4 of the Issuer's Current Report on Form 8-K filed on March 31, 2017 (Commission File No. 000-55394)).

Compensation Payment Agreement, dated as of March 31, 2017, by and among Hospitality Investors Trust, Exhibit Inc., Lowell G. Baron, Bruce G. Wiles and BSREP II Hospitality II Board LLC (incorporated by reference to Exhibit 10.22 of the Issuer's Current Report on Form 8-K filed on March 31, 2017 (Commission File No. 000-55394)).

Exhibit Joint Filing Agreement (incorporated by reference to Exhibit 10 of the Issuer's Current Report on Form 8-K filed on March 31, 2017 (Commission File No. 000-55394)).

First Follow-On Funding Notice dated as of January 12, 2018, by and among Hospitality Investors Trust Exhibit Operating Partnership, L.P. and Brookfield Strategic Real Estate Partners II Hospitality REIT II LLC (incorporated by reference to Exhibit 11 of the Issuer's Schedule 13D/A filed on February 28, 2018 (Commission File No. 000-89944)).

Exhibit 12 Joint Filing Agreement (filed herewith).

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