FORM 4

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

OMB APPROVAL
OMB Number: 3235-0287
Estimated average burden
hours per response... 0.5

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

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

(Print or Typ	e Responses)	1															
1. Name and Address of Reporting Person * BC European Capital IX-1 LP					2. Issuer Name and Ticker or Trading Symbol Altice USA, Inc. [ATUS]							5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director X 10% Owner					
(Eirst) (Middle) HERITAGE HALL, LE MARCHANT STREET					3. Date of Earliest Transaction (Month/Day/Year) 06/27/2017						Offic	er (give title belo	ow)O	ther (specify be	low)		
(Street)				4. If	4. If Amendment, Date Original Filed(Month/Day/Year)						6. Individual or Joint/Group Filing(Check Applicable Line) Form filed by One Reporting Person X Form filed by More than One Reporting Person						
ST. PETE	R PORT,	Y7 GY1 4H	Y GB														
(City)		(State)	(Zip)				Table I	- Non	-Derivati	ve Secu	ritie	s Acq	uired, Disp	osed of, or l	Beneficially Ov	ned	
(Instr. 3) Date (Month/Day/Year) a			Execu any	Execution Date, if Code any (Instr		Code (Instr. 8)	de or		4. Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)		Benefic Reporte	5. Amount of Securities Beneficially Owned Following Reported Transaction(s)		Form:	Beneficial		
			(Mont	(Month/Day/Year)		Code	V	Amou		(A) or (D)	Pric		Instr. 3 and 4)		Direct (D) or Indirect (I) (Instr. 4) Owner (Instr.	Ownership (Instr. 4)	
Class A Common Stock 06/27/2017						S		36,197	,360 I	D	\$ 29.0	65,219	65,219,767		I	See footnotes (1) (2)	
Reminder: R	eport on a se	parate line for	each class of securit	- Deri	ivative	Secu	rities Acq	Po co fo uired,	ersons wontained rm displ	in this ays a c	fori curre Bene	m are ently eficial	not requi valid OME	tion of info ired to resp 3 control n	ond unless t		1474 (9-02)
	1.	1	T	` '		<u> </u>	warrants							1		l	1
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	Date	. Transaction Jate Secution Date Execution Date Any (Month/Day/Year)		ear) (Instr. 8)		5. Number of Derivative Securities Acquired (A) or Disposed (D) (Instr. 3, 4 and 5)	an (N	and Expiration Date (Month/Day/Year)		Amor Unde Secur	le and int of rlying ities . 3 and 4)	Derivative Security (Instr. 5)	Derivative Securities Beneficially Owned Following Reported	Form of Derivative Security: Direct (D) or Indirect	Beneficial	
					Code	V	(A) (E	Ex	ate cercisable	Expira Date	tion	Title	Amount or Number of Shares				

Reporting Owners

	Relationships					
Reporting Owner Name / Address	Director	10% Owner	Officer	Other		
BC European Capital IX-1 LP HERITAGE HALL LE MARCHANT STREET ST. PETER PORT, Y7 GY1 4HY GB		X				
BC European Capital IX-2 LP HERITAGE HALL, LE MARCHANT STREET ST. PETER PORT, Y7 GY1 4HY GB		X				
BC European Capital IX-3 LP HERITAGE HALL, LE MARCHANT STREET ST. PETER PORT, Y7 GY1 4HY GB		X				
BC European Capital IX-4 LP HERITAGE HALL, LE MARCHANT STREET ST. PETER PORT, Y7 GY1 4HY GB		X				
BC European Capital IX-5 LP HERITAGE HALL, LE MARCHANT STREET ST. PETER PORT, Y7 GY1 4HY GB		X				

BC European Capital IX-6 LP HERITAGE HALL, LE MARCHANT STREET ST PETER PORT, Y7 GY1 4HY GB	X	
BC European Capital IX-7 LP HERITAGE HALL, LE MARCHANT STREET ST. PETER PORT, Y7 GY1 4HY GB	X	
BC European Capital IX-8 LP HERITAGE HALL, LE MARCHANT STREET ST. PETER PORT, Y7 GY1 4HY GB	X	
BC European Capital IX-9 LP HERITAGE HALL, LE MARCHANT STREET ST. PETER PORT, Y7 GY1 4HY GB	X	

Signatures

BC European Capital IX-1 LP By: CIE Management IX Limited, its general partner, By: /s/ Matthew Elston, Director, By: /s/ Mark Rodliffe, Director	06/28/2017
**Signature of Reporting Person	Date
BC European Capital IX-2 LP By: CIE Management IX Limited, its general partner, By: /s/ Matthew Elston, Director, By: /s/ Mark Rodliffe, Director	06/28/2017
-*Signature of Reporting Person	Date
BC European Capital IX-3 LP By: CIE Management IX Limited, its general partner, By: /s/ Matthew Elston, Director, By: /s/ Mark Rodliffe, Director	06/28/2017
**Signature of Reporting Person	Date
BC European Capital IX-4 LP By: CIE Management IX Limited, its general partner, By: /s/ Matthew Elston, Director, By: /s/ Mark Rodliffe, Director	06/28/2017
**Signature of Reporting Person	Date
BC European Capital IX-5 LP By: CIE Management IX Limited, its general partner, By: /s/ Matthew Elston, Director, By: /s/ Mark Rodliffe, Director	06/28/2017
**Signature of Reporting Person	Date
BC European Capital IX-6 LP By: CIE Management IX Limited, its general partner, By: /s/ Matthew Elston, Director, By: /s/ Mark Rodliffe, Director	06/28/2017
**Signature of Reporting Person	Date
BC European Capital IX-7 LP By: CIE Management IX Limited, its general partner, By: /s/ Matthew Elston, Director, By: /s/ Mark Rodliffe, Director	06/28/2017
**Signature of Reporting Person	Date
BC European Capital IX-8 LP By: CIE Management IX Limited, its general partner, By: /s/ Matthew Elston, Director, By: /s/ Mark Rodliffe, Director	06/28/2017
**Signature of Reporting Person	Date
BC European Capital IX-9 LP, By: CIE Management IX Limited, its general partner, By: /s/ Matthew Elston, Director, By: /s/ Mark Rodliffe, Director	06/28/2017
**Signature of Reporting Person	Date

Explanation of Responses:

- * 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).

The securities reported herein are held of record by BC European Capital IX-1 LP, BC European Capital IX-2 LP, BC European Capital IX-3 LP, BC European Capital IX-6 LP, BC European Capital IX-6 LP, BC European Capital IX-7 LP, BC European Capital IX-8 LP, BC European Capital IX-9 LP, BC European Capital IX-10 LP and BC European Capital IX-11 LP (collectively, the "BC European Limited Partnerships"); BC European Capital - Suddenlink Co-Investment-1 LP, BC European Capital - Suddenlink Co-Investment-2 LP, BC European Capital - Suddenlink Co-Investment-5 LP and BC European Capital - Suddenlink Co-Investment-6 LP (collectively, the "BC Suddenlink Partnerships"); BC European Capital IX Limited ("BC European Capital", and together with the BC European Limited Partnerships and BC Suddenlink Partnerships, the "BCP European Funds"); and Suddenvision S.a.r.l.

BC Partners Holdings Limited is the controlling shareholder of CIE Management IX Limited, which is the general partner of each of the BC European Limited Partnerships and the BC Suddenlink Partnerships, and has investment control over the common stock held by BC European Capital IX Limited. The BCP European Funds are the controlling shareholders of Suddenvision S.a r.l. As such, each of BC Partners Holdings Limited and CIE Management IX Limited may be deemed to share beneficial ownership over the securities held of record by the BCP European Funds and Suddenvision S.a r.l.

Remarks:

Due to the limitations of the Securities and Exchange Commission's electronic filing system, BC European Capital IX-10 LP, BC European Capital IX-

11 LP, BC European Capital - Suddenlink Co-Investment-1 LP, BC European Capital - Suddenlink Co-Investment-

2 LP, BC European Capital - Suddenlink Co-Investment-3 LP, BC European Capital - Suddenlink Co-Investment-

4 LP, BC European Capital - Suddenlink Co-Investment-5 LP, BC European Capital - Suddenlink Co-Investment-

6 LP, BC European Capital IX Limited, Suddenvision S.a r.l., CIE Management IX Limited, and BC Partners Holdings Limited are filing separate Forms 4.

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.