#### Edgar Filing: Blackstone Group L.P. - Form 4

Blackstone Form 4	•										
April 19, 20	ЛЛ	STATES	SECU	2ITIF.S	SAN	JD EXC	HAN	IGE (	OMMISSION		PPROVAL
		JIAILO							01111100101	OMB Number:	3235-0287
Check th if no lon subject t Section Form 4 o Form 5 obligatio may con <i>See</i> Instr 1(b).	suant to S a) of the I	Washington, D.C. 20549 OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES • Section 16(a) of the Securities Exchange Act of 1934, • Public Utility Holding Company Act of 1935 or Section •) of the Investment Company Act of 1940								Expires: January 31, 2005 Estimated average burden hours per response 0.5	
(Print or Type	Responses)										
	Address of Reporting Group L.P.	Person <u>*</u>	Symbol			ficker or T	rading		5. Relationship of Issuer	Reporting Per	rson(s) to
(Last)	(Last) (First) (Middle) 3. Date of Earliest Transaction						(Check all applicable)				
345 PARK AVENUE,			(Month/Day/Year) 01/02/2019						Director Officer (give below)	title Oth below)	% Owner er (specify
NEW YOR	(Street)		4. If Ame Filed(Mor			e Original			6. Individual or Jo Applicable Line) Form filed by C _X_ Form filed by N	one Reporting Pe	erson
(City)	K, NY 10154 (State)	(Zin)			D		•		Person		
1.Title of Security (Instr. 3)	2. Transaction Date	(State) (Zip) Fransaction Date 2A. Deemed onth/Day/Year) Execution Date any (Month/Day/Ye			Code (D)					6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect
Ordinary Shares	01/02/2019			J(1)(2)		18,328	A	\$0	30,816	I	See Footnotes $\underbrace{(2)\ (15)\ (16)}_{(17)}$
Ordinary Shares									14,628,906	Ι	See Footnotes (3) (5) (15) (16) (17)
Ordinary Shares									22,500,000	I	See Footnotes $\frac{(4)}{(16)}\frac{(5)}{(17)}$

Ordinary Shares	142,111	I	See Footnotes (6) (15) (16) (17)
Ordinary Shares	4,147,302	I	See Footnotes (7) (14) (15) (16) (17)
Ordinary Shares	1,442,118	Ι	See Footnotes $\underbrace{(8) (14) (15)}_{(16) (17)}$
Ordinary Shares	50,912	I	See Footnotes (9) (14) (15) (16) (17)
Ordinary Shares	165,079	I	See Footnotes $\frac{(10)}{(16)} \frac{(14)}{(17)}$
Ordinary Shares	52,541	I	See Footnotes $\frac{(11)}{(16)}\frac{(14)}{(17)}$
Ordinary Shares	113,921	I	See Footnotes (12) (14) (15) (16) (17)
Ordinary Shares	24,016	I	See Footnotes $\frac{(13)}{(16)}\frac{(14)}{(17)}$

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

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

# Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of	2.	3. Transaction Date	3A. Deemed	4.	5.	6. Date Exercisable and	7. Title and	8. Price of	9. Nu
Derivative	Conversion	(Month/Day/Year)	Execution Date, if	Transacti	onNumber	Expiration Date	Amount of	Derivative	Deriv
Security	or Exercise		any	Code	of	(Month/Day/Year)	Underlying	Security	Secu
(Instr. 3)	Price of		(Month/Day/Year)	(Instr. 8)	Derivativ	e	Securities	(Instr. 5)	Bene
	Derivative				Securities	3	(Instr. 3 and 4)		Owne
	Security				Acquired				Follo

(A) or

of (D)

Disposed

(Instr. 3,

Repo Trans (Insti

4, and 5) Code V (A) (D) Date Expiration Title Amount Exercisable Date or Number of Shares

## **Reporting Owners**

Reporting Owner Name / Address		Relations			
	Director	10% Owner	Officer	Other	
Blackstone Group L.P. 345 PARK AVENUE NEW YORK, NY 10154		Х			
Blackstone Group Management L.L.C. C/O THE BLACKSTONE GROUP L.P. 345 PARK AVENUE NEW YORK, NY 10154		Х			
SCHWARZMAN STEPHEN A C/O THE BLACKSTONE GROUP L.P. 345 PARK AVENUE NEW YORK, NY 10154		Х			
Signatures					
THE BLACKSTONE GROUP L.P., By:	Blackston	e Group Ma	nagemer	nt L.L.C., its general	

partner, By: /s/ John G. Finley, Name: John G. Finley, Title: Chief Legal Officer					
**Signature of Reporting Person	Date				
BLACKSTONE GROUP MANAGEMENT L.L.C., By: /s/ John G. Finley, Name: John G. Finley, Title: Chief Legal Officer					
**Signature of Reporting Person	Date				
/s/ Stephen A. Schwarzman	04/19/2019				
<u>**</u> 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).
- (1) On January 2, 2019, Menes Chee was granted 18,328 restricted stock units under the Issuer's 2017 Omnibus Incentive Plan, which is scheduled to vest on December 31, 2019 subject to the continuous existence of a service relationship through the vesting date.

Mr. Chee is an officer of an affiliate of The Blackstone Group L.P. ("Blackstone"). Pursuant to arrangements between Mr. Chee and Blackstone, Mr. Chee is required to transfer to Blackstone any and all compensation received in connection with his directorship for any

- (2) Blackstone, Mr. Chee is required to transfer to Blackstone any and an compensation received in connection with his directorship for any company Blackstone invests in or advises. Blackstone has designated Blackstone Tactical Opportunities Advisors L.L.C. ("BTOA") as the entity to receive the securities described herein. BTOA is an indirect subsidiary of Blackstone.
- (3) Reflects securities directly held by CFS Holdings (Cayman), L.P. ("CFS 1").

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(4) Reflects securities directly held by CFS Holdings II (Cayman), L.P. ("CFS 2").

CFS Holdings (Cayman) Manager L.L.C. ("CFS Cayman Manager") is the general partner of CFS 1 and CFS 2. The Managing Member of CFS Cayman Manager is Blackstone Tactical Opportunities LR Associates-B (Cayman) Ltd. ("BTO Cayman"). The controlling

(5) shareholder of BTO Cayman is Blackstone Holdings III L.P. ("Blackstone Holdings III"). The general partner of Blackstone Holdings III is Blackstone Holdings III GP L.P. ("Blackstone Holdings III GP"). The general partner of Blackstone Holdings III GP is Blackstone Holdings III GP Management L.L.C. ("Blackstone Holdings III LLC").

Reflects securities directly held by GSO Aiguille des Grands Montets Fund II LP ("Aiguille Fund"). GSO Capital Partners LP ("GSO Partners") is the investment manager of Aiguille Fund. GSO Advisor Holdings L.L.C. ("GSO Holdings") is the special limited partner of

- (6) GSO Partners with the investment and voting power over the securities beneficially owned by GSO Partners. Blackstone Holdings I L.P. ("Blackstone Holdings I") is the sole member of GSO Holdings. Blackstone Holdings I/II GP Inc. ("Blackstone Holdings I/II GP") is the general partner of Blackstone Holdings I.
- (7) Reflects securities directly held by GSO COF III AIV-5 LP ("GSO AIV-5"). GSO Capital Opportunities Associates III LLC ("GSO III LLC") is the general partner of GSO AIV-5.
- (8) Reflects securities directly held by GSO COF III Co-Investment AIV-5 LP ("GSO COF AIV-5"). GSO COF III Co-Investment Associates LLC ("GSO COF AIV-5 LLC") is the general partner of GSO COF AIV-5.
- (9) Reflects securities directly held by GSO Co-Investment Fund-D LP ("GSO D"). GSO Co-Investment Fund-D Associates LLC ("GSO D LLC") is the general partner of GSO D.
- (10) Reflects securities directly held by GSO Credit Alpha Fund LP ("GSO Alpha"). GSO Credit Alpha Associates LLC ("GSO Alpha LLC") is the general partner of GSO Alpha.
- (11) Reflects securities directly held by GSO Churchill Partners LP ("GSO Churchill"). GSO Churchill Associates LLC ("GSO Churchill LLC") is the general partner of GSO Churchill.
- (12) Reflects securities directly held by GSO Credit-A Partners LP ("GSO Credit-A"). GSO Credit-A Associates LLC ("GSO Credit-A LLC") is the general partner of GSO Credit-A.

Reflects securities directly held by GSO Harrington Credit Alpha Fund (Cayman) L.P. ("GSO Harrington", and collectively, with
(13) Aiguille Fund, GSO AIV-V, GSO COF AIV-5, GSO D, GSO Alpha, GSO Churchill and GSO Credit-A, the "GSO Funds"). GSO Harrington Credit Alpha Associates L.L.C. ("GSO Harrington LLC") is the general partner of GSO Harrington.

GSO Holdings I L.L.C. ("GSO Holdings I") is the managing member of each of GSO III LLC, GSO COF AIV-5 LLC, GSO D LLC, GSO Alpha LLC, GSO Churchill LLC, GSO Credit-A LLC and GSO Harrington LLC. Blackstone Holdings II L.P. ("Blackstone

(14) Use April ELC, OSO Churchin ELC, OSO Churchin ELC, OSO Churchin ELC, Diackstone Holdings II E.I. ( Blackstone Holdings II') is the managing member of GSO Holdings I with respect to securities beneficially owned by the GSO Funds. Blackstone Holdings I/II GP is the general partner of Blackstone Holdings II.

Blackstone is the controlling shareholder of Blackstone Holdings I/II GP and the sole member of Blackstone Holdings III LLC. Blackstone Group Management L.L.C. ("Blackstone Management") is the general partner of Blackstone. Blackstone Management is

- (15) Blackstone of our Management E.E.C. (Blackstone Management ) is the general partiel of Blackstone Management is wholly-owned by Blackstone's senior managing directors and controlled by its founder, Stephen A. Schwarzman. In addition, Bennett J. Goodman may be deemed to have shared voting power and/or investment power with respect to the securities held by the GSO Funds.
- (16) Information with respect to each of the Reporting Persons is given solely by such Reporting Person, and no Reporting Person has responsibility for the accuracy or completeness of information supplied by another Reporting Person.

Each of the Reporting Persons (other than to the extent it directly holds securities reported herein) disclaims beneficial ownership of the securities held by the other Reporting Persons, except to the extent of such Reporting Person's pecuniary interest therein, and, pursuant

(17) to Rule 16a-1(a)(4) under the Securities Exchange Act of 1934, each of the Reporting Persons (other than to the extent it directly holds securities reported herein) states that the inclusion of these securities in this report shall not be deemed an admission of beneficial ownership of all of the reported securities for purposes of Section 16 or for any other purpose.

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.