SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No.)*

Cheniere Energy Partners, L.P.

(Name of Issuer)

Common Units Representing Limited Partner Interests (Title of Class of Securities)

> 16411Q101 (CUSIP Number)

John G. FinleyMarisaThe Blackstone Group L.P.GSO Capita345 Park Avenue345 ParNew York, NY 10154New York(212) 583-5000(212) 58(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

Marisa Beeney GSO Capital Partners LP 345 Park Avenue New York, NY 10154 (212) 503-2100

October 1, 2015 (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 Rule 13d-1(e), Rule 13d-1(f) or Rule 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 Rule 13d-7(b) for other parties to whom copies are to be sent.

* 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. 16	411Q101			13D		Page 2 of 44			
1	NAME	NAMES OF REPORTING PERSONS							
	Blacks	tone CQ	P Common Holdco L.P.						
2		CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) □ (b) □							
3	SEC U	SE ONLY	<i>I</i>						
4	SOUR	CE OF FU	JNDS						
	00								
5	Check	if disclos	ure of legal proceedings is re	equired pursuant to Items 2(d) or 2(e)					
6	CITIZI	ENSHIP (OR PLACE OF ORGANIZA	TION					
	Delawa	Delaware							
		7	SOLE VOTING POWE	R					
NUMBE			870,000						
SHAF BENEFIC		8	SHARED VOTING PO	WER					
OWNE EAC			0						
REPOR PERS	TING	9	SOLE DISPOSITIVE P	OWER					
WIT			870,000						
		10	SHARED DISPOSITIV	E POWER					
11		FOATE		OWNED BY EACH REPORTING P	FROM				
11	AGGR	EGATE	AMOUNT BENEFICIALLY	OWNED BY EACH REPORTING P.	EKSON				
10	870,00		ACODEC ATE AMOUNT						
12	CHEC	K IF THE	AGGREGATE AMOUNT	IN ROW (11) EXCLUDES CERTAIN	SHAKES				
13		plicable	CLASS REPRESENTED BY	AMOUNT IN DOW/(11)					
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14	1.5%	OF REPO	ORTING PERSON						
17		OI KEIU							
	PN	PN							

CUSIP No. 1641	1Q101			13D		Page 3 of 44			
1	NAMES OF REPORTING PERSONS								
	Blackstone CQP Common Holdco GP LLC								
2	CHECK	THE AF	PROPRIATE BOX IF A ME						
	(a) 🗆	(b) □	I						
3	SEC US	E ONLY							
4	SOURC	E OE EL	NDS						
4	SOURC	LOFIC	ND5						
5	00 Cheels if	diaalaan	no of local nuccessitings is not	uired pursuant to Items 2(d) or 2(e)					
5	Check II	uisciosu	re or legal proceedings is req	uneu pursuant to ttems 2(u) or 2(e)					
6	CITIZENSHIP OR PLACE OF ORGANIZATION								
	Delaware								
		7	SOLE VOTING POWER						
NUMBER			870,000						
SHARE: BENEFICIA		8	SHARED VOTING POW	/ER					
OWNED I EACH			0						
REPORTI	NG	9	SOLE DISPOSITIVE PO	WER					
PERSON WITH			870,000						
		10	SHARED DISPOSITIVE	POWER					
			0						
11	AGGRE	GATE A	MOUNT BENEFICIALLY	OWNED BY EACH REPORTING PERS	SON				
	870,000								
12			AGGREGATE AMOUNT IN	N ROW (11) EXCLUDES CERTAIN SH	ARES				
	Not App	licable							
13			LASS REPRESENTED BY	AMOUNT IN ROW (11)					
	1.5%								
14		F REPO	RTING PERSON						
	OO (Limited Liability Company)								

CUSIP No. 16	411Q101			13D	Pag	e 4 of 44		
1	NAMES	S OF REF	ORTING PERSONS					
	Blackst	one Ener	gy Management Associate	es L.L.C.				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP							
	(a) 🗆	(b) □	I					
3	SEC US	SE ONLY						
4	SOURC	E OF FU	NDS					
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5	00 Chark i	fdicalogy	ra af lagal propositings is ra	quired pursuant to Items 2(d) or 2(e)				
5	Uneck I	i disclosu	re or legal proceedings is re	quirea pursuant to mems $2(0)$ or $2(c)$				
		NOLUD	R PLACE OF ORGANIZA	TION				
6	CITIZE	NSHIP O						
	Delawa							
		7	SOLE VOTING POWE	R				
NUMBE			0					
SHAF BENEFIC		8	SHARED VOTING POV	WER				
OWNE EAC			870,000					
REPOR	TING	9	SOLE DISPOSITIVE PO	OWER				
PERS WIT			0					
		10	SHARED DISPOSITIVI	E POWER				
			870,000					
11	AGGRE	EGATE A		OWNED BY EACH REPORTING PERSON	1			
	870.000)						
12			AGGREGATE AMOUNT	IN ROW (11) EXCLUDES CERTAIN SHAR	ES			
	Not Ap	nlicable						
13			LASS REPRESENTED BY	AMOUNT IN ROW (11)				
	1.5%							
14		OF REPO	RTING PERSON					
	00.03	OO (Limited Liability Company)						
	UU (LI	mileu Lla	iomity Company)					

CUSIP No.	16411Q101			13D	Ľ	Page 5 of 44			
1	NAME	NAMES OF REPORTING PERSONS							
	Blacks	tone Ma	nagement Associates VI L.L	C.					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) (b) (b) (c) (c) (c) (c) (c) (c) (c) (c								
	(a) 🗆	(0) 1							
3	SEC U	SE ONL	Y						
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5	OO Check	if disclos	ure of legal proceedings is rec	quired pursuant to Items 2(d) or 2(e)					
6		ENSHIP (OR PLACE OF ORGANIZA	TION					
	Delaw	Delaware							
	Delu	7	SOLE VOTING POWER	٤					
NUM	BER OF		0						
SH	ARES ICIALLY	8	SHARED VOTING POW	VER					
OWN	ED BY		870,000						
REPO	ACH DRTING	9	SOLE DISPOSITIVE PC	OWER					
	RSON TTH		0						
		10	SHARED DISPOSITIVE	E POWER					
			870,000						
11	AGGR	EGATE	AMOUNT BENEFICIALLY	OWNED BY EACH REPORTING PERSO	N				
	870,00								
12	CHEC	K IF THE	AGGREGATE AMOUNT I	IN ROW (11) EXCLUDES CERTAIN SHAI	RES				
		oplicable							
13	PERCI	ENT OF (CLASS REPRESENTED BY	AMOUNT IN ROW (11)					
	1.5%								
14	TYPE	OF REPO	ORTING PERSON						
	00 (L	OO (Limited Liability Company)							

CUSIP No. 16411	IQ101			13D		Page 6 of 44		
1	NAMES	S OF REI	PORTING PERSONS					
	Blackstone EMA L.L.C.							
2								
	(a) □	(b) □]					
3	SEC US	SE ONLY	·					
4	SOURC	E OF FU	NIDS					
4	SOURC	EUFFU	IND3					
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5	Cneck II	i disclosu	re or legal proceedings is req	uired pursuant to Items 2(d) or 2(e)				
6	CITIZE	NSHIP C	OR PLACE OF ORGANIZAT	ION				
	Delaware							
		7	SOLE VOTING POWER					
NUMBER			0					
SHARES BENEFICIAI		8	SHARED VOTING POW	ER				
OWNED F EACH			870,000					
REPORTI		9	SOLE DISPOSITIVE PO	WER				
PERSON WITH	N		0					
		10	SHARED DISPOSITIVE	POWER				
			870,000					
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON							
	870,000							
12			AGGREGATE AMOUNT I	N ROW (11) EXCLUDES CERTAIN SH	IARES			
	Not Ap	nlicabla						
13			LASS REPRESENTED BY	AMOUNT IN ROW (11)				
	1.5%							
14		OF REPO	RTING PERSON					
	00 (7)							
	00 (Lii	mited Li	ability Company)					

CUSIP No. 1641	1Q101			13D		Page 7 of 44		
1	NAMES	S OF REI	PORTING PERSONS					
	BMA VI L.L.C.							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) □ (b) □							
-	~ /							
3	SEC US	EONLY						
4	SOURC	E OF FU	JNDS					
	00							
5	Check if	fdisclosu	re of legal proceedings is requ	uired pursuant to Items 2(d)	or 2(e)			
6	CITIZE	NSHIP (OR PLACE OF ORGANIZAT	ION				
	Delawa		SOLE VOTING POWER					
		7	SOLE VOTING POWER					
NUMBER			0					
SHARE BENEFICIA		8	SHARED VOTING POW	ER				
OWNED EACH			870,000					
REPORTI	NG	9	SOLE DISPOSITIVE PO	WER				
WITH			0					
		10	SHARED DISPOSITIVE	POWER				
			870,000					
11	AGGRE	GATE A	MOUNT BENEFICIALLY	OWNED BY EACH REPOR	RTING PERSON			
	870,000							
12	CHECK	IF THE	AGGREGATE AMOUNT IN	NROW (11) EXCLUDES C	ERTAIN SHARES			
	Not Applicable							
13	PERCE	NT OF C	LASS REPRESENTED BY A	AMOUNT IN ROW (11)				
	1.5%							
14	TYPE C	F REPO	RTING PERSON					
	OO (Limited Liability Company)							
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CUSIP No. 164	11Q101			13D	Page 8 of 44				
1	NAME	S OF REI	PORTING PERSONS						
	Blacks	Blackstone Holdings III L.P.							
2	CHECH	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP							
	(a) 🗆	(b) 🗆]						
3	SEC US	SE ONLY	-						
4	SOUR	CE OF FU	INDS						
	00								
5	Check i	if disclosu	re of legal proceedings is	s required pursuant to Items 2(d) or 2(e)					
6	CITIZE	ENSHIP C	OR PLACE OF ORGANI	ZATION					
	Quebe	c, Canada							
	Quebec	7	SOLE VOTING POV	VER					
NUMBE			870,000						
SHAR BENEFICI		8	SHARED VOTING I	POWER					
OWNEI	D BY		0						
EAC REPORT		9	SOLE DISPOSITIVE	E POWER					
PERS									
WIT	Н	10	870,000						
		10	SHARED DISPOSIT	IVE POWER					
			0						
11	AGGR	EGATE A	MOUNT BENEFICIAL	LY OWNED BY EACH REPORTING PERSON					
	870,000)							
12			AGGREGATE AMOUN	IT IN ROW (11) EXCLUDES CERTAIN SHARES					
				. /					
		plicable							
13	PERCE	INT OF C	LASS REPRESENTED	BY AMOUNT IN ROW (11)					
	1.5%								
14	TYPE (OF REPO	RTING PERSON						
	PN								
	PN								

CUSIP No. 1	5411Q101			13D		Page 9 of 44			
1	NAME	NAMES OF REPORTING PERSONS							
	Blacks	tone Hol	dings III GP L.P.						
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) □ (b) □								
	× í								
3	SEC U	SE ONL	Y						
4	SOUR	CE OF FU	UNDS						
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5		if disclos	ure of legal proceedings is rec	quired pursuant to Items 2(d) or	2(e)				
6	CITIZI	ENSHIP (OR PLACE OF ORGANIZA	TION					
	Delaw	Delaware							
		7	SOLE VOTING POWER	R					
NUMB			870,000						
SHA BENEFIC		8	SHARED VOTING POV	VER					
OWNI EA			0						
REPOI PER	RTING	9	SOLE DISPOSITIVE PO	OWER					
WI			870,000						
		10	SHARED DISPOSITIVE	E POWER					
11	ACCD	FOATE							
11	AGGR	EGATE	AMOUNT BENEFICIALLY	OWNED BY EACH REPORT	ING PERSON				
10	870,00								
12	CHEC	K IF THE	AGGREGATE AMOUNTT	N ROW (11) EXCLUDES CEI	RIAIN SHARES				
10		plicable		AMOINT NI DOW (11)					
13	PERCI	ENT OF (CLASS REPRESENTED BY	AMOUNT IN KOW (11)					
14	1.5%		ORTING PERSON						
14		Or KEPU	JETHIO PERSUN						
	PN	PN							

CUSIP No. 16	411Q101			13D		Page 10 of 44		
1	NAMES	OF REI	PORTING PERSONS					
	Blacksto	one Hold	lings III GP Management	L.L.C.				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP							
	(a) □	(b) []					
3	SEC US	E ONLY	7					
4	SOURC	E OF FU	INDS					
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6		NSHIP (OR PLACE OF ORGANIZA	TION				
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	Delawar	re 7	SOLE VOTING POWE	D				
		/	SOLE VOTING FOWE	Γ.				
NUMBI			870,000					
SHAI BENEFIC		8	SHARED VOTING PO	WER				
OWNE	D BY		0					
EAC REPOR		9	SOLE DISPOSITIVE P	OWER				
PERS	SON		870,000					
WI	н	10	SHARED DISPOSITIV	E POWER				
11	AGGRE	GATE A	0 AMOUNT BENEFICIALLY	OWNED BY EACH REPORTING PE	RSON			
	870,000							
12			AGGREGATE AMOUNT	IN ROW (11) EXCLUDES CERTAIN	SHARES			
	Not App	licabla						
13			LASS REPRESENTED BY	AMOUNT IN ROW (11)				
	1.5%							
14		F REPO	RTING PERSON					
	00 (Lir	OO (Limited Liability Company)						
	00(11	mitu Li	asinty Company)					

CUSIP No. 164	11Q101			1:	3D	Page 11 of 44			
1	NAME	S OF REI	PORTING PERSONS						
	GSO C	GSO Coastline Credit Partners LP							
2	CHECH (a)	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) □ (b) □							
	, , ,	, ,							
3	SEC US	SE ONLY	7						
4	SOURC	CE OF FU	INDS						
	00								
5	Check i	if disclosu	re of legal proceedings	s required pursuant to Items 2	(d) or 2(e)				
6	CITIZE	ENSHIP C	OR PLACE OF ORGAN	IZATION					
	Delawa								
		7	SOLE VOTING PO	WER					
NUMBEI			53,057						
SHAR BENEFICL		8	SHARED VOTING	POWER					
OWNED EACI			0						
REPORT PERSO		9	SOLE DISPOSITIV	E POWER					
WITI			53,057						
		10	SHARED DISPOSIT	IVE POWER					
11	ACCD	EGATEA		LY OWNED BY EACH RE	DODTING DEDSON				
11	AUUK	EUATE	IMOUNT BENEFICIAI	LET OWNED BT EACH KEI	FORTING PERSON				
12	53,057	LE THE	AGGREGATE AMOU	NT IN ROW (11) EXCLUDE	S CERTAIN SHARES				
12			AGGREGATE AMOU	IIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIIII	5 CERTAIN SHARES				
13		plicable	LASS REPRESENTED	BY AMOUNT IN ROW (11))				
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14	0.1% TYPE (OF REPO	RTING PERSON						
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CUSIP No. 16	411Q101			13D		Page 12 of 44			
1	NAME	ES OF RE	PORTING PERSONS						
	GSO (GSO Credit-A Partners LP							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) (b) (c) (c) (c) (c) (c) (c) (c) (c								
3	SEC U	SE ONL	Y						
4	SOUR	CE OF F	UNDS						
	00								
5	Check	if disclos	ure of legal proceedings i	s required pursuant to Items 2(d) or 2(d)	e)				
6	CITIZ	ENSHIP	OR PLACE OF ORGAN	ZATION					
	Delaw	Delaware							
		7	SOLE VOTING POV	VER					
NUMBE			963,855						
SHAF BENEFIC		8	SHARED VOTING	POWER					
OWNE EAC			0						
REPOR PERS	TING	9	SOLE DISPOSITIV	E POWER					
WIT			963,855						
		10	SHARED DISPOSIT	IVE POWER					
11	ACCD	ECATE		LY OWNED BY EACH REPORTIN	CDEDGON				
11	AGOR	EUATE .	AMOUNT BENEFICIAL	LI OWNED BI EACH REPORTING	U PERSON				
10	963,85		ACCRECATE AMOU	NT IN ROW (11) EXCLUDES CERTA					
12	CHEC	k ir i Hl	AUUKEUATE AMUU	NT IN KOW (11) EACLUDES CERTA	AIN SHAKES				
13		pplicable		BY AMOUNT IN ROW (11)					
15		LIVI OF (JEASS NEI KESENTED						
14	1.7%	OF REPO	ORTING PERSON						
17		OF KEI							
	PN	PN							

CUSIP No. 164	411Q101			13D	Page 13 of 44				
1	NAMES	S OF REI	PORTING PERSONS						
	GSO Pa	GSO Palmetto Opportunistic Investment Partners LP							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP								
	(a) □	(b) [J						
3	SEC US	SE ONLY	7						
4	SOURC	E OF FU	INDS						
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5	OO Check i	fdisclos	re of legal proceedings i	s required pursuant to Items 2(d) or 2(e)					
5		1 41501050	ne of legal proceedings i						
6		NSHIP (OR PLACE OF ORGAN	ZATION					
0	CITIZE		KTEACE OF ORGAIN						
	Delawa								
		7	SOLE VOTING POV	VER					
NUMBE			963,855						
SHAR BENEFICI		8	SHARED VOTING	POWER					
OWNEI	D BY		0						
EAC REPOR		9	SOLE DISPOSITIVI	EPOWER					
PERS WIT			963,855						
will.	п	10	SHARED DISPOSIT	IVE POWER					
			0						
11	AGGRE	EGATE A		LY OWNED BY EACH REPORTING PERSON					
	963,855								
12			AGGREGATE AMOUN	NT IN ROW (11) EXCLUDES CERTAIN SHARES					
	Not Ap	nlicabla							
13			LASS REPRESENTED	BY AMOUNT IN ROW (11)					
	1.7%								
14		OF REPO	RTING PERSON						
	PN								
	rN								

CUSIP No. 1	6411Q101			13D	Page 14 of 44			
1	NAME	S OF RE	PORTING PERSONS					
	GSO S	pecial Si	tuations Fund LP					
2	CHECI (a)	K THE A (b) [MEMBER OF A GROUP				
		()						
3	SEC U	SE ONLY	<i>I</i>					
4	SOUR	CE OF FU	JNDS					
	00							
5	Check	if disclos	ure of legal proceedings is	required pursuant to Items 2(d) or 2(e)				
6	CITIZI	ENSHIP (OR PLACE OF ORGANI	ZATION				
	Delawa	Delaware						
		7	SOLE VOTING POW	/ER				
	BER OF		95,696					
SHA BENEFI	ARES CIALLY	8	SHARED VOTING F	OWER				
	ED BY ACH		0					
REPO	RTING RSON	9	SOLE DISPOSITIVE	POWER				
	ITH		95,696					
		10	SHARED DISPOSIT	IVE POWER				
			0					
11	AGGR	EGATE	AMOUNT BENEFICIAL	LY OWNED BY EACH REPORTING PERSON				
	95,696							
12	CHECI	K IF THE	AGGREGATE AMOUN	IT IN ROW (11) EXCLUDES CERTAIN SHARES				
	Not Applicable							
13	PERCE	ENT OF C	CLASS REPRESENTED	BY AMOUNT IN ROW (11)				
	0.2%							
14	TYPE	OF REPO	ORTING PERSON					
	PN	PN						

1 NAMES OF REPORTING PERSONS CSO Special Situations Master Fund LP 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) □ (b) □ 3 SEC USE ONLY 4 SOURCE OF FUNDS 00 00 5 Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e) □ □ 6 CITIZENSHIP OR PLACE OF ORGANIZATION Cayman Islands, British West Indies 7 SOLE VOTING POWER BENEFICIALLY 8 SHARES SHARED VOTING POWER VOWNE BY 0 9 SOLE DISPOSITIVE POWER 9 96.943 10 SHARED DISPOSITIVE POWER 96.943 10 10 SHARED DISPOSITIVE POWER 96.943 10 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	Page 15 of 44	13D			16411Q101	CUSIP No.
2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) (b) (b) (c) (b) (c) 3 SEC USE ONLY 4 SOURCE OF FUNDS (c) 5 Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e) 6 CITIZENSHIP OR PLACE OF ORGANIZATION Cayman Islands, British West Indies 7 SOLE VOTING POWER 96,943 8 SHARED VOTING POWER 9 SOLE DISPOSITIVE POWER 9			PORTING PERSONS	S OF REP	NAMES	1
(a) (b) 3 SEC USE ONLY 4 SOURCE OF FUNDS 00 0 5 Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e) 6 CITIZENSHIP OR PLACE OF ORGANIZATION 6 CITIZENSHIP OR PLACE OF ORGANIZATION Sugman Islands, British West Indies NUMBER OF SHARES 8 SHARED VOTING POWER 96,943 96,943 10 SOLE DISPOSITIVE POWER 9 SOLE DISPOSITIVE POWER 10 SHARED DISPOSITIVE POWER 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 9 SOLE DISPOSITIVE POWER 12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES <			uations Master Fund LP	pecial Situ	GSO SI	
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5 Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e) 6 CITIZENSHIP OR PLACE OF ORGANIZATION Cayman Islands, British West Indies 7 SOLE VOTING POWER 96,943 8 SHARES 8 BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH 9 9 SOLE DISPOSITIVE POWER 10 SHARED DISPOSITIVE POWER 0 0 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 96,943 0 12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES Not Applicable 13 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)			7	SE ONLY	SEC US	3
5 Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e) 6 CITIZENSHIP OR PLACE OF ORGANIZATION 6 CITIZENSHIP OR PLACE OF ORGANIZATION Cayman Islands, British West Indies 7 SOLE VOTING POWER 96,943 96,943 BENEFICIALLY 0 OWNED BY 0 EACH 9 SOLE DISPOSITIVE POWER PERSON 96,943 10 SHARED DISPOSITIVE POWER 9 SOLE DISPOSITIVE POWER 0 10 SHARED DISPOSITIVE POWER 0 10 SHARED DISPOSITIVE POWER 0 10 SHARED DISPOSITIVE POWER 10 SHARED DISPOSITIVE POWER 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			JNDS	CE OF FU	SOURC	4
6 CITIZENSHIP OR PLACE OF ORGANIZATION Cayman Islands, British West Indies 7 SOLE VOTING POWER 96,943 BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH 8 9 SOLE DISPOSITIVE POWER 9 GOL 10 SHARED DISPOSITIVE POWER 0 10 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 96,943						
6 CITIZENSHIP OR PLACE OF ORGANIZATION Cayman Islands, British West Indies 7 NUMBER OF SOLE VOTING POWER BENEFICIALLY 96,943 OWNED BY 0 EACH 9 SOLE DISPOSITIVE POWER PERSON 96,943 10 SHARED DISPOSITIVE POWER 0 96,943 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 96,943 0 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 96,943 0 12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES Not Applicable 13 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)		quired pursuant to Items 2(d) or 2(e)	re of legal proceedings is r	f disclosu	Check is	5
Cayman Islands, British West Indies NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH 7 SOLE VOTING POWER 9 SOLE DISPOSITIVE POWER 0 9 SOLE DISPOSITIVE POWER 96,943 10 SHARED DISPOSITIVE POWER 0 10 SHARED DISPOSITIVE POWER 0 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 0 12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)						
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH 96,943 9 SOLE DISPOSITIVE POWER 9 SOLE DISPOSITIVE POWER 96,943 96,943 10 SHARED DISPOSITIVE POWER 96,943 0 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 96,943 0 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 96,943 0 12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES Not Applicable 13 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)		TION	OR PLACE OF ORGANIZ	NSHIP O	CITIZE	6
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH 96,943 9 SOLE DISPOSITIVE POWER 9 SOLE DISPOSITIVE POWER 96,943 96,943 10 SHARED DISPOSITIVE POWER 0 0 10 SHARED DISPOSITIVE POWER 0 0 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 96,943 0 12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES Not Applicable 13 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)			s, British West Indies	n Islands,	Cayma	
SHARES 8 SHARED VOTING POWER BENEFICIALLY OWNED BY 0 EACH REPORTING PERSON WITH 9 SOLE DISPOSITIVE POWER 96,943 96,943 10 SHARED DISPOSITIVE POWER 0 0 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 96,943 0 12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES Not Applicable 13 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)		< compared with the second sec	SOLE VOTING POWE	7		
BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH 0 9 SOLE DISPOSITIVE POWER 96,943 10 SHARED DISPOSITIVE POWER 0 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 96,943 12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES Not Applicable 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)			96,943		BER OF	NUM
EACH REPORTING PERSON WITH 9 SOLE DISPOSITIVE POWER 96,943 96,943 10 SHARED DISPOSITIVE POWER 0 0 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 96,943 0 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 96,943 0 12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES Not Applicable 0.2%		VER		8	CIALLY	BENEF
I0 SHARED DISPOSITIVE POWER 0 0 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 96,943 96,943 12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES Not Applicable 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.2%		 DWER	SOLE DISPOSITIVE I	9	RTING	REPO
0 11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 96,943 12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES Not Applicable 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.2%		 E POWER	1	10	ITH	W
11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 96,943 96,943 12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES Not Applicable 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.2%		HOWER		10		
12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES Not Applicable 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.2%		 OWNED BY EACH REPORTING PERSON		EGATE A	AGGRE	11
12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES Not Applicable 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.2%					96 943	
 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.2% 		 IN ROW (11) EXCLUDES CERTAIN SHARES	AGGREGATE AMOUNT	K IF THE .		12
 13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 0.2% 				nlicable	Not An	
		 AMOUNT IN ROW (11)	LASS REPRESENTED B			13
14 TYPE OF REPORTING PERSON					0.2%	
			RTING PERSON	OF REPOI	TYPE C	14
PN					PN	

CUSIP No. 16411	IQ101			13D		Page 16 of 44	
1	NAMES	OF REI	PORTING PERSONS				
	GSO Sp	ecial Sit	uations Overseas Master	Fund Ltd.			
2	CHECK	THE A	PPROPRIATE BOX IF A N				
	(a) 🗆	(b) E]				
3	SEC US	E ONLY	7				
4	SOURC	E OE EI	INDS				
7	SOURCE	LOFIC	1103				
5	CO Cheels if	diaslam	un oflogol unconsiding is a	equired pursuant to Items 2(d) or 2(e)			
3	Check II	uisciost	ne or legal proceedings is r	equired pursuant to items 2(d) of 2(e)			
6	CITIZEI	NSHIP C	OR PLACE OF ORGANIZA	ATION			
	Cayman Islands, British West Indies						
		7	SOLE VOTING POWE	CR			
NUMBER			99,681				
SHARES BENEFICIAI	-	8	SHARED VOTING PO	WER			
OWNED F EACH	BY		0				
REPORTI		9	SOLE DISPOSITIVE F	OWER			
PERSON WITH	N		99,681				
		10	SHARED DISPOSITIV	'E POWER			
			0				
11	AGGRE	GATE A	MOUNT BENEFICIALL	Y OWNED BY EACH REPORTING PERS	SON		
	99,681						
12		IF THE	AGGREGATE AMOUNT	IN ROW (11) EXCLUDES CERTAIN SH	IARES		
	Not App	licabla					
13			LASS REPRESENTED B	Y AMOUNT IN ROW (11)			
	0.2%						
14		F REPO	RTING PERSON				
	60						
	СО						

CUSIP No. 164	11Q101			13D	Page 17 of 44				
1	NAME	S OF RE	PORTING PERSONS						
	GSO C	GSO Capital Partners LP							
2	CHECH	K THE A	PPROPRIATE BOX IF A	MEMBER OF A GROUP					
	(a) 🗆	(b) E	1						
3	SEC US	SE ONLY	7						
4	SOUR	CE OF FU	INDS						
4	50000								
5	00	6 1 1		required pursuant to Items 2(d) or 2(e)					
5	Cneck	ii disciosi	ire of legal proceedings is	required pursuant to items $2(d)$ or $2(e)$					
6	CITIZE	ENSHIP (OR PLACE OF ORGANIZ	ZATION					
	Delawa		_						
		7	SOLE VOTING POW	ER					
NUMBE			345,377						
SHAR BENEFICI		8	SHARED VOTING P	OWER					
OWNEE) BY		0						
EAC REPORT	TING	9	SOLE DISPOSITIVE	POWER					
PERS(WIT)			345,377						
		10	SHARED DISPOSITI	VE POWER					
			0						
11	AGGR	EGATE A		LY OWNED BY EACH REPORTING PERSON					
	345,377	7							
12			AGGREGATE AMOUN	T IN ROW (11) EXCLUDES CERTAIN SHARES					
	Not Applicable								
13			LASS REPRESENTED I	3Y AMOUNT IN ROW (11)					
	0.69/								
14	0.6% TYPE (OF REPO	RTING PERSON						
	D 21								
	PN								

CUSIP No. 1	6411Q101			13D		Page 18 of 44		
1	NAME	S OF RE	PORTING PERSONS					
	GSO A	GSO Advisor Holdings L.L.C.						
2	CHEC	K THE A	PPROPRIATE BOX IF A M	IEMBER OF A GROUP				
	(a) 🗆	(b) [
3	SEC U	SE ONL	Y					
4	SOUR	CE OF F	UNDS					
	00							
5	Check	if disclos	ure of legal proceedings is re	equired pursuant to Items 2(d) of	r 2(e)			
6	CITIZI	ENSHIP	OR PLACE OF ORGANIZA	TION				
	Delaw	ara						
	Delaw	7	SOLE VOTING POWE	R				
	BER OF ARES	8	345,377 SHARED VOTING PO'	WED				
BENEFI	CIALLY	0	SHARLD VOTINGTO	WER				
	ED BY ACH		0					
	RTING RSON	9	SOLE DISPOSITIVE P	OWER				
	ITH		345,377					
		10	SHARED DISPOSITIV	E POWER				
			0					
11	AGGR	EGATE	-	OWNED BY EACH REPOR	TING PERSON			
	345,37	2.45 277						
12			E AGGREGATE AMOUNT	IN ROW (11) EXCLUDES CE	RTAIN SHARES			
	N							
13		oplicable ENT OF (CLASS REPRESENTED BY	AMOUNT IN ROW (11)				
14	0.6%	OF REDO	ORTING PERSON					
17	TIFE	OF KEF	JATING I EKSON					
	00 (L	OO (Limited Liability Company)						

CUSIP No. 1641	1Q101			13D		Page 19 of 44	
1	NAMES	OF REI	PORTING PERSONS				
	GSO Palmetto Opportunistic Associates LLC						
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP						
	(a) 🗆	(b) E]				
3	SEC US	E ONLY	7				
4	SOURC	E OE EI	INDS				
+	SOURC	LOFIC	indo				
5	00 Chaoly if	diaalaan	un of local unaccoding a is up	quired pursuant to Items 2(d) or 2(e)			
5	Check II	uisciost	ne or legal proceedings is re-	Junea pursuant to mems 2(d) or 2(e)			
				TION			
6	CITIZENSHIP OR PLACE OF ORGANIZATION						
	Delaware						
		7	SOLE VOTING POWER	{			
NUMBER			963,855				
SHARE BENEFICIA		8	SHARED VOTING POV	VER			
OWNED EACH			0				
REPORTI	ING	9	SOLE DISPOSITIVE PO	OWER			
PERSO WITH			963,855				
		10	SHARED DISPOSITIVI	E POWER			
			0				
11	AGGRE	GATE A	MOUNT BENEFICIALLY	OWNED BY EACH REPORTING	PERSON		
	963,855						
12		IF THE	AGGREGATE AMOUNT	N ROW (11) EXCLUDES CERTAI	N SHARES		
	Not App	dicable					
13			LASS REPRESENTED BY	AMOUNT IN ROW (11)			
	1.7%						
14		F REPO	RTING PERSON				
	00 (T :	nitad T !	ability Component)				
	UU (Lir	nited Li	ability Company)				

CUSIP No. 1641	1Q101			13D		Page 20 of 44	
1	NAMES	S OF RE	PORTING PERSONS				
	GSO Ci	redit-A /	Associates LLC				
2	CHECK	THE A	PPROPRIATE BOX IF A M	EMBER OF A GROUP			
	(a) □	(b) E]				
3	SEC US	E ONLY	7				
4	SOURC	'E OF FI	INDS				
+	SOURC	LOFIC					
5	00 Chaolaid	fdialaa		juired pursuant to Items 2(d)	a r 2 (a)		
5	Check II	i uisciost	ne or legal proceedings is rec	Junea pursuant to mems 2(d)	01 2(0)		
				TION .			
6	CITIZENSHIP OR PLACE OF ORGANIZATION						
	Delaware						
		7	SOLE VOTING POWER	1			
NUMBER			963,855				
SHARE BENEFICIA		8	SHARED VOTING POW	VER			
OWNED EACH			0				
REPORTI	NG	9	SOLE DISPOSITIVE PC	OWER			
PERSO WITH			963,855				
		10	SHARED DISPOSITIVE	E POWER			
			0				
11	AGGRE	EGATE A	MOUNT BENEFICIALLY	OWNED BY EACH REPOR	RTING PERSON		
	963,855						
12			AGGREGATE AMOUNT I	N ROW (11) EXCLUDES C	ERTAIN SHARES		
	Not Applicable						
13			LASS REPRESENTED BY	AMOUNT IN ROW (11)			
	1.7%						
14		OF REPO	RTING PERSON				
	OO (Limited Liability Company)						
	UU (LI	initeu Li	aomity Company)				

CUSIP No. 1641	1Q101			13D		Page 21 of 44		
1	NAMES	OF REI	PORTING PERSONS					
	GSO Holdings I L.L.C.							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP							
	(a) 🗆	(b) 🗆]					
3	SEC US	E ONLY						
4	SOURC	E OE EL	NDS					
Ţ	SOURC	LOITC	1105					
5	00 Cheels if	diaalaan	no of local masso din or is not	juired pursuant to Items 2(d) of	2(a)			
5	Check II	uisciosu	re or regar proceedings is rec	junca pursuant to ttems 2(d) (n 2(c)			
(FION				
6	CITIZENSHIP OR PLACE OF ORGANIZATION							
	Delaware							
		7	SOLE VOTING POWER	1				
NUMBER			1,927,710					
SHARE BENEFICIA		8	SHARED VOTING POW	VER				
OWNED EACH			0					
REPORTI	NG	9	SOLE DISPOSITIVE PC	OWER				
PERSO WITH			1,927,710					
		10	SHARED DISPOSITIVE	E POWER				
			0					
11	AGGRE	GATE A	MOUNT BENEFICIALLY	OWNED BY EACH REPOR	TING PERSON			
	1,927,71	0						
12			AGGREGATE AMOUNT I	N ROW (11) EXCLUDES CH	ERTAIN SHARES			
	Not Applicable							
13			LASS REPRESENTED BY	AMOUNT IN ROW (11)				
	3.4%							
14		F REPO	RTING PERSON					
	OO (Limited Liability Company)							
	UU (LII	niteu Lla	aomity Company)					

CUSIP No. 16	411Q101			13D	Page 22 of 44		
1	NAME	S OF RE	PORTING PERSONS				
	Blacks	tone Hol	dings I L.P.				
2	CHECI	K THE A	PPROPRIATE BOX IF A	MEMBER OF A GROUP			
	(a) □	(b) []				
3	SEC U	SE ONLY	7				
	COLID		DIDC				
4	SOUR	CE OF FU	JNDS				
	00						
5	Check	if disclos	are of legal proceedings is	required pursuant to Items 2(d) or 2(e)			
6	CITIZE	ENSHIP (OR PLACE OF ORGANIZ	ZATION			
	Delawa	are					
		7	SOLE VOTING POW	ER			
NUMB	ER OF		345,377				
SHA	RES	8	SHARED VOTING P	OWER			
BENEFIC OWNE			0				
EAC REPOF		9	SOLE DISPOSITIVE	POWER			
PERS	SON						
WI	ГН	10	345,377 SHARED DISPOSITI	VE POWER			
11	AGGR	EGATE /	0 MOUNT BENEFICIALI	LY OWNED BY EACH REPORTING PERSON			
	noon	LONIL					
10	345,37		ACCRECATE AMOUNT	T DI DOW (11) EVOLUDES CEDTA DI GUADES			
12	CHECI	K IF I HE	AGGKEGATE AMOUN	T IN ROW (11) EXCLUDES CERTAIN SHARES			
		Not Applicable					
13	PERCE	ENT OF C	CLASS REPRESENTED F	BY AMOUNT IN ROW (11)			
	0.6%						
14	TYPE	OF REPC	RTING PERSON				
	PN	PN					

CUSIP No. 16	411Q101			13D	Page 23 of 44			
1	NAME	S OF RE	PORTING PERSONS					
	Blacks	Blackstone Holdings II L.P.						
2			PPROPRIATE BOX IF A	MEMBER OF A GROUP				
3	SEC U	SE ONLY	<i>I</i>					
4	SOUR	CE OF FU	JNDS					
	00							
5	Check	if disclos	ure of legal proceedings is	required pursuant to Items 2(d) or 2(e)				
6	CITIZE	ENSHIP (OR PLACE OF ORGANIZ	ATION				
	Delawa	are						
		7	SOLE VOTING POW	ER				
NUMBE	ROF		1,927,710					
SHAF	RES	8	SHARED VOTING PO	OWER				
BENEFIC OWNE	D BY		0					
EAC REPOR PERS	TING ON	9	SOLE DISPOSITIVE	POWER				
WIT	Ή	10	1,927,710 SHARED DISPOSITI					
		10		VEPOWER				
11	ACCD	EGATE	0	Y OWNED BY EACH REPORTING PERSON				
11	AUUK	EUATE	AMOUNT BENEFICIALI	TOWNED BT EACH REFORTING FERSON				
	1,927,7							
12	CHECI	K IF THE	AGGREGATE AMOUN	T IN ROW (11) EXCLUDES CERTAIN SHARES				
	Not Applicable							
13			CLASS REPRESENTED E	BY AMOUNT IN ROW (11)				
	3.4%							
14		OF REPC	ORTING PERSON					
	PN							
	PN							

CUSIP No. 16	411Q101			13D	Page 24 of 44	
1	NAME	S OF RE	PORTING PERSONS			
	Blacks	tone Hol	dings I/II GP Inc.			
2	CHEC			A MEMBER OF A GROUP		
3	SEC U	SE ONLY	Ζ			
4	SOUR	CE OF FU	JNDS			
	00					
5	Check	if disclos	ure of legal proceedings	s required pursuant to Items 2(d) or 2(e)		
6	CITIZI	ENSHIP (OR PLACE OF ORGAN	ZATION		
	Delawa					
		7	SOLE VOTING PO	VER		
NUMBE			2,273,087			
SHAF BENEFIC	IALLY	8	SHARED VOTING	POWER		
OWNE EAC			0			
REPOR	TING	9	SOLE DISPOSITIV	EPOWER		
WIT			2,273,087			
		10	SHARED DISPOSIT	IVE POWER		
			0			
11	AGGR	EGATE	AMOUNT BENEFICIAI	LY OWNED BY EACH REPORTING PERSON		
	2,273,0					
12	CHEC	K IF THE	AGGREGATE AMOU	NT IN ROW (11) EXCLUDES CERTAIN SHARES	5	
	Not Applicable					
13	PERCH	ENT OF C	CLASS REPRESENTED	BY AMOUNT IN ROW (11)		
	4.0%					
14	TYPE	OF REPC	ORTING PERSON			
	со					

CUSIP No.	16411Q101			13D	Page 25 of 44			
1	NAME	S OF RE	PORTING PERSONS					
	The Bl	The Blackstone Group L.P.						
2		K THE A	PPROPRIATE BOX IF A	MEMBER OF A GROUP				
3	SEC U	SE ONL	Y					
4	SOUR	CE OF F	UNDS					
	00							
5	Check	if disclos	ure of legal proceedings is	required pursuant to Items 2(d) or 2(e)				
6	CITIZI	ENSHIP	OR PLACE OF ORGANIZ	ATION				
	Delawa	are						
		7	SOLE VOTING POW	ER				
NUM	BER OF		3,143,087					
SH	ARES	8	SHARED VOTING PO	OWER				
OWN	ICIALLY NED BY		0					
REPO	ACH DRTING RSON	9	SOLE DISPOSITIVE	POWER				
	ITH		3,143,087					
		10	SHARED DISPOSITI	/E POWER				
			0					
11	AGGR	EGATE	AMOUNT BENEFICIALL	Y OWNED BY EACH REPORTING PERSON				
	3,143,0	87						
12			E AGGREGATE AMOUN	TIN ROW (11) EXCLUDES CERTAIN SHARES				
13		oplicable ENT OF (Y AMOUNT IN ROW (11)				
	5.5%							
14		OF REPO	ORTING PERSON					
	PN	PN						

CUSIP No. 16	5411Q101			13D	[Page 26 of 44			
1	NAME	S OF RE	PORTING PERSONS						
	Blacks	tone Gro	up Management L.L.C.						
2	CHECI (a)	K THE A (b) [PPROPRIATE BOX IF A M	EMBER OF A GROUP					
		. /							
3	SEC U	SE ONLY	7						
4	SOUR	CE OF FU	JNDS						
	00								
5	Check	if disclosu	are of legal proceedings is re	quired pursuant to Items 2(d) or 2(e)					
6	CITIZE	ENSHIP (OR PLACE OF ORGANIZA	TION					
	Delawa	Delaware							
		7	SOLE VOTING POWE	R					
NUMB			3,143,087						
SHA BENEFIC		8	SHARED VOTING POV	WER					
OWNE EA	ED BY		0						
REPOR	RTING	9	SOLE DISPOSITIVE PO	OWER					
PER: WI			3,143,087						
		10	SHARED DISPOSITIV	E POWER					
			0						
11	AGGR	EGATE A	AMOUNT BENEFICIALLY	OWNED BY EACH REPORTING PERSON					
	3,143,0								
12 CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES									
		plicable							
13	PERCE	ERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)							
	5.5%								
14	TYPE	TYPE OF REPORTING PERSON							
	OO (L i	OO (Limited Liability Company)							

CUSIP No. 164	11Q101			13D		Page 27 of 44				
1	NAME	S OF RE	PORTING PERSONS							
	Stephe	n A. Sch	warzman							
2		CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) (b) (b) (c) (c) (c) (c) (c) (c) (c) (c								
3	SEC U	SEC USE ONLY								
4	SOUR	CE OF FU	JNDS							
	00									
5		if disclos	ure of legal proceedings is	required pursuant to Items 2(d) o	r 2(e)					
6	CITIZI	ENSHIP (OR PLACE OF ORGANIZ	ZATION						
	United		f America							
NUMBE SHAR	ES	7 8	SOLE VOTING POW 3,143,087 SHARED VOTING P							
BENEFICI OWNEI	D BY		0							
EAC REPORT PERSO	FING ON	9	SOLE DISPOSITIVE	POWER						
WIT	Н	10	SHARED DISPOSIT	VE POWER						
			0							
11	AGGR	EGATE A	AMOUNT BENEFICIAL	LY OWNED BY EACH REPOR	TING PERSON					
	3,143,0	87								
12	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES									
		plicable								
13	PERCE	ENT OF C	CLASS REPRESENTED	BY AMOUNT IN ROW (11)						
	5.5%									
14	TYPE OF REPORTING PERSON									
	IN									

CUSIP No.	16411Q101			13D		Page 28 of 44			
1	NAME	ES OF RE	PORTING PERSONS						
	Benne	tt J. Goo	dman						
2	CHEC (a)	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP							
	are u		7						
3	SEC U	SE ONL	Ŷ						
4	SOUR	CE OF FU	UNDS						
	00								
5	Check	if disclos	ure of legal proceedings is	required pursuant to Items 2(d)	or 2(e)				
6	CITIZ	ENSHIP (OR PLACE OF ORGANI	ZATION					
	United		f America						
NUM	BER OF	7	SOLE VOTING POV	/EK					
BENEF	ARES ICIALLY NED BY	8	SHARED VOTING I 2,273,087	OWER					
REPC PE	ACH DRTING RSON	9	SOLE DISPOSITIVE	POWER					
W	ITH	10	0 SHARED DISPOSIT	IVE POWER					
			2,273,087						
11	AGGR	EGATE	, ,	LY OWNED BY EACH REPOR	TING PERSON				
	2,273,	087							
12	CHECK IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES Not Applicable								
13	PERC	ENT OF C	CLASS REPRESENTED	BY AMOUNT IN ROW (11)					
	4.0%								
14	TYPE	TYPE OF REPORTING PERSON							
	IN	IN							

CUSIP No. 164	11Q101			13D	Page 29 of 44				
1	NAMES OF REPORTING PERSONS								
	J. Albe	ert Smith	ш						
2		CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) (b) (c)							
3	SEC U	SEC USE ONLY							
4	SOUR	CE OF FU	JNDS						
	00								
5	Check	if disclos	are of legal proceedings is r	equired pursuant to Items 2(d) or 2(e)					
6	CITIZI	ENSHIP (OR PLACE OF ORGANIZA	ATION					
	United	States of	f America						
		7	SOLE VOTING POWE	R					
NUMBE	R OF		0						
SHAR BENEFICI	ES	8	SHARED VOTING PC	WER					
OWNED			2,273,087						
EACI REPORT PERS(FING DN	9	SOLE DISPOSITIVE P	OWER					
WIT	H	10	0 SHARED DISPOSITIV	'E POWER					
			2,273,087						
11	AGGR	EGATE		Y OWNED BY EACH REPORTING PERSON					
12	2,273,0		ACCRECATE AMOUNT	IN ROW (11) EXCLUDES CERTAIN SHARES					
12	CHEC	K IF I HE	AUUKEUATE AMUUNT	IN KOW (11) EACLUDES CERTAIN SHARES					
13	PERCH	ENT OF C	CLASS REPRESENTED B	Y AMOUNT IN ROW (11)					
	4.0%								
14	TYPE OF REPORTING PERSON								
	IN								

Item 1. Security and Issuer

This statement on Schedule 13D ("Schedule 13D") relates to the common units representing limited partner interests (the "Common Units") of Cheniere Energy Partners, L.P., a Delaware limited partnership (the "Issuer"), whose principal executive offices are located at 700 Milam Street, Suite 1900, Houston, Texas 77002

Item 2. Identity and Background

This statement is being filed by the following persons (each a "Reporting Person" and, collectively, the "Reporting Persons"):

- (i) Blackstone CQP Common Holdco L.P., which is a Delaware limited partnership (the "Blackstone Fund");
- (ii) Blackstone CQP Common Holdco GP LLC, which is a Delaware limited liability company; Blackstone Energy Management Associates L.L.C., which is a Delaware limited liability company; Blackstone EMA L.L.C., which is a Delaware limited liability company; Blackstone Holdings III L.P., which is a Delaware limited liability company; Blackstone Holdings III L.P., which is a Delaware limited partnership formed in Quebec, Canada; Blackstone Holdings III GP L.P., which is a Delaware limited partnership; Blackstone Holdings III GP Management L.L.C., which is a Delaware limited liability company; Blackstone Holdings III GP Management L.L.C., which is a Delaware limited partnership; Blackstone Holdings III GP Management L.L.C., which is a Delaware limited liability company (collectively, with the Blackstone Fund, the "Blackstone Entities");
- (iii) GSO Coastline Credit Partners LP, which is a Delaware limited partnership; GSO Credit-A Partners LP, which is a Delaware limited partnership; GSO Palmetto Opportunistic Investment Partners LP, which is a Delaware limited partnership; GSO Special Situations Fund LP, which is a Delaware limited partnership; GSO Special Situations Master Fund LP, which is a which is a Cayman Islands limited partnership; GSO Special Situations Overseas Master Fund Ltd., which is a Cayman Islands company limited by shares (collectively, the "GSO Funds");
- Blackstone Holdings I L.P., which is a Delaware limited partnership; Blackstone Holdings II L.P., which is a Delaware limited partnership, and Blackstone Holdings I/II GP Inc., which is a Delaware corporation (collectively, the "Blackstone Holdings Entities");
- (v) GSO Capital Partners LP, which is a Delaware limited partnership; GSO Advisor Holdings LLC, which is a Delaware limited liability company; GSO Palmetto Opportunistic Associates LLC, which is a Delaware limited liability company; GSO Credit-A Associates LLC, which is a Delaware limited liability company; and GSO Holdings I L.L.C., which is a Delaware limited liability company; (collectively, with the GSO Funds and the Blackstone Holdings Entities, the "GSO Entities");

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- The Blackstone Group L.P., which is a Delaware limited partnership; and Blackstone Group Management L.L.C., which is a Delaware limited liability company (collectively, the "Blackstone Topco Entities");
- (vii) Stephen A. Schwarzman, who is a United States citizen.
- (viii) Bennett J. Goodman and J. Albert Smith III, each of whom is a United States citizen (collectively, the "GSO Executives").

The principal business address of each of the Blackstone Entities, the Blackstone Holdings Entities, the Blackstone Topco Entities and Mr. Schwarzman is c/o The Blackstone Group, 345 Park Avenue, New York, NY 10154. The principal business address of each of the GSO Entities, other than the Blackstone Holdings Entities, and the GSO Executives is c/o GSO Capital Partners LP, 345 Park Avenue, New York, NY 10154.

The principal business of the Blackstone Fund is investing in securities of the Issuer. The principal business of the GSO Funds is investing in both public and private noninvestment grade and non-rated securities, including leveraged loans, high yield bonds, distressed securities, second lien loans, mezzanine securities, equity securities, credit derivatives and other investments.

The principal business of GSO Capital Partners LP is to serve as the investment manager of affiliated funds.

The principal business of each of the GSO Entities, other than the GSO Funds and GSO Capital Partners LP, the Blackstone Entities, other than the Blackstone Fund, and the Blackstone Topco Entities is directing the operations of, and serving as the respective general partner, managing member (or similar position) and/or equity holder of, certain GSO or Blackstone affiliated entity or entities, as applicable.

The principal occupation of Mr. Schwarzman is serving as an executive of Blackstone Group Management L.L.C. The principal occupation of each of the GSO Executives is serving as an executive of GSO Holdings I L.L.C. and GSO Capital Partners LP.

During the last five years, none of the Reporting Persons (i) have been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or (ii) was 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.

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Item 3. Source and Amount of Funds or Other Consideration.

From September 28 through October 1, 2015, the Blackstone Fund purchased 870,000 Common Units for an aggregate purchase price of \$22,554,631.07 in a series of open market transactions. The Blackstone Fund's payment of the aggregate purchase price described above was funded by capital contributions by the Blackstone Fund's members.

The GSO Funds purchased 1,927,710 Common Units at a price of \$20.75 per Common Unit pursuant to a common unit purchase agreement dated February 24, 2013 (the "GSO Unit Purchase Agreement") by and among the GSO Funds and the other purchasers named therein. The GSO Entities subsequently purchased 345,377 Common Units in a series of open market purchases. The GSO Funds' payment of the aggregate purchase price described above was funded by cash on hand.

Item 4. Purpose of Transaction.

The Reporting Persons intend to review on a continuing basis the investments in the Issuer. Subject to the agreements described herein, the Reporting Persons may communicate with the board of directors of the Issuer, members of management and/or other unitholders or other relevant parties from time to time with respect to operational, strategic, financial or governance matters or otherwise work with management and the board of directors with a view to maximizing unitholder value, including with respect to exploring extraordinary corporate transactions, such as: a merger; sales or acquisitions of assets or businesses; recapitalizations; buybacks; or changes to the capitalization or dividend policy of the Issuer. Subject to the agreements described herein, the Reporting Persons may seek to sell or otherwise dispose some or all of the Issuer's securities (which may include rights or securities to such Reporting Person's respective partners or beneficiaries, as applicable) from time to time, and/or may seek to acquire additional securities of the Issuer (which may include rights or securities exercisable or convertible into securities of the Issuer) from time to time, and/or may seek to acquire additional securities of the Issuer (which may include rights or securities exercisable or convertible into securities of the Issuer) from time to time, and/or may seek to acquire additional securities of the Issuer (which may include rights or securities exercisable or any transaction that any of the Reporting Persons may pursue may be made at any time and from time to time without prior notice and will depend on a variety of factors, including, without limitation, the price and availability of the Issuer's securities, subsequent developments affecting the Issuer's business and the Issuer's prospects, other investment and business opportunities available to such Reporting Persons, general industry and economic conditions, the securities markets in general, tax considerations and other factors deemed relevant by such Reporti

John-Paul Munfa and Sean T. Klimezak are employees of The Blackstone Group L.P. or one of its affiliates and serve on the board of directors of Cheniere Energy Partners GP, LLC ("Cheniere GP"), the general partner of the Issuer. In such capacity, each of them may have influence over the corporate activities of the Issuer, including activities which may relate to items describe in subparagraphs (a) through (j) of Item 4 of Schedule 13D.

Blackstone Class B Unit Purchase Agreement

The Blackstone Entities and the Blackstone Topco Entities are the beneficial owners of 100,000,000 Class B units held directly by Blackstone CQP Holdco LP ("CQP Holdco"), which were purchased on May 14, 2012 for \$1.5 billion pursuant to a unit purchase agreement (the "Blackstone Unit Purchase Agreement") entered into between the Issuer, Cheniere Energy, Inc. ("Cheniere Inc.") and CQP Holdco. The Class B units are not entitled to cash distributions except in the event of the

liquidation or a merger, consolidation or other combination of the Issuer with another person or the sale of all or substantially all of the Issuer's assets. The holders of Class B Units have the right to participate in any votes submitted to the holders of common units, on an as-converted basis, except where class votes are required. The holders of Class B units have preemptive rights for all issuances of the Issuer's equity securities.

The Class B units are subject to conversion, mandatorily or at the option of the holders of the Class B units under specified circumstances, into a number of common units based on the then-applicable conversion value of the Class B units. On a quarterly basis beginning on the initial purchase date of the Class B units, and ending on the conversion date of the Class B units, the conversion value of the Class B units increases at a compounded rate of 3.5% per quarter, subject to an additional upward adjustment for certain equity and debt financings. The holders of Class B units have a preference over the holders of the subordinated units in the event of a liquidation (or merger, combination or sale of substantially all of the Issuer's assets).

The Class B units will mandatorily convert into common units on the first business day following the record date with respect to the Issuer's first distribution (the "Mandatory Conversion Date") after the substantial completion date of the third train of the Issuer's liquefaction project. The Issuer has disclosed that it currently expects the substantial completion date of the third train to occur before April 30, 2017. If the Class B units are not mandatorily converted by July 2019, the holders of the Class B units have the option to convert the Class B units into common units at that time. At the option of the holders of Class B Units, all or a portion of the Class B Units may be converted: (i) at any time subsequent to the date that is 83 months after the issuance of the notice to proceed under the existing engineering, procurement and construction ("EPC") contract for the first two trains of the liquefaction facilities, (ii) prior to the record date for a quarter in which the Partnership has generated sufficient available cash from operating surplus to distribute \$0.425 (the "IQD") on all outstanding Common Units (on an as-converted basis), (iii) at any time following thirty (30) days prior to the mandatory conversion date or (iv) at any time following (30) days prior to a liquidation or a merger, consolidation or other combination of the Issuer with another person or the sale of all or substantially all of the Issuer's assets.

The Blackstone Unit Purchase Agreement was amended on August 9, 2012, pursuant to a letter agreement (the "Letter Agreement") by and among the parties to the Blackstone Unit Purchase Agreement. Pursuant to the Letter Agreement, the parties agreed, among other things, to waive the purchase of the Creole Trail Pipeline as a condition precedent to the initial funding under the Blackstone Unit Purchase Agreement.

Investors' and Registration Rights Agreement

Concurrent with the execution of the Blackstone Unit Purchase Agreement, the parties to the Blackstone Unit Purchase Agreement entered into an Investors' and Registration Rights Agreement (the "Investors' Agreement"), pursuant to which, the Issuer agreed to register for resale on a shelf registration statement the Common Units held by CQP Holdco, any co-investors and any affiliates of Cheniere Inc. and received upon conversion of the Class B Units. The Investors' Agreement also prohibits CQP Holdco and its affiliates from directly or indirectly acquiring any equity or debt interests in the Issuer without the prior consent of the Issuer. The Issuer consented to the acquisition of Common Units described herein.

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Third Amended and Restated Limited Liability Company Agreement of Cheniere Energy Partners GP, LLC, dated as of August 9, 2012

Pursuant to the Third Amended and Restated Limited Liability Company Agreement of Cheniere GP, the general partner of the Issuer, until the Blackstone Entities, the Blackstone Topco Entities and their affiliates own less than (a) 20% of the outstanding common units, subordinated units and Class B units, and (b) 50,000,000 Class B units, the board of directors of Cheniere GP (the "GP Board"), shall consist of eleven members. An affiliate of Cheniere Inc. has the right to appoint four directors to the board; an affiliate of the Blackstone Entities has the right to appoint three directors to the board; and there will be four independent directors on the board. Certain actions to be taken by Issuer or its subsidiaries must be approved by an Executive Committee of the GP Board (the "Executive Committee"), including certain equity issuances, the incurrence of certain debt, entering into an EPC contract for trains 3 or 4 unless certain parameters are satisfied, approving certain change orders to EPC contracts, acquiring or disposing of material assets or pursuing certain other capital projects, issuing a notice to proceed on train 3 or 4 before consummating financing for the completion thereof and amending service agreements with Cheniere or other material agreements. The Executive Committee is comprised of three directors appointed by an affiliate of the Blackstone Entities, one independent director and one Cheniere appointed director.

The foregoing descriptions of the Blackstone Unit Purchase Agreement, the Letter Agreement, the Investors' Agreement, and the Third Amended and Restated Limited Liability Company Agreement of Cheniere GP do not purport to be complete and are qualified in their entirety by reference to the full text of such agreements filed as exhibits to this Schedule 13D, and incorporated herein by reference.

Except as described in this Schedule 13D, the Reporting Persons do not have any present plans or proposals that relate to or would result in any of the actions described in subparagraphs (a) through (j) of Item 4 of Schedule 13D, although, subject to the agreements described herein, the Reporting Persons, at any time and from time to time, may review, reconsider and change their position and/or change their purpose and/or develop such plans and may seek to influence management or the board of directors of the Issuer with respect to the business and affairs of the Issuer and may from time to time consider pursuing or proposing such matters with advisors, the Issuer or other persons.

Item 5. Interest in Securities of the Issuer

(a)-(b)

Calculations of the percentage of Common Units beneficially owned assumes that there are a total of 57,095,348 Common Units outstanding as of July 21, 2015, as reported in the Issuer's Form 10-Q/A filed on August 7, 2015.

The aggregate number and percentage of Common Units beneficially owned by each Reporting Person and, for each Reporting Person, the number of Common Units as to which there is sole power to vote or to direct the vote, shared power to vote or to direct the vote, sole power to dispose or to direct the disposition, or shared power to dispose or to direct the disposition are set forth on rows 7 through 11 and row 13 of the cover pages of this Schedule 13D and are incorporated herein by reference.

The Blackstone Fund is the record holder of 870,000 Common Units. GSO Coastline Credit Partners LP, GSO Credit-A Partners LP and GSO Palmetto Opportunistic Investment Partners LP are the record holders of 53,057, 963,855 and 963,855 Common Units. GSO Special Situations Fund LP, GSO Special Situations Master Fund LP and GSO Special Situations Overseas Master Fund Ltd. are the record holders of 95,696, 96,943 and 99,681 Common Units, respectively.

Blackstone CQP Common Holdco GP LLC is the general partner of the Blackstone Fund. Blackstone Energy Management Associates L.L.C. and Blackstone Management Associates VI L.L.C. are the managing members of Blackstone CQP Common Holdco GP LLC. Blackstone EMA L.L.C is the sole member of Blackstone Energy Management Associates L.L.C. BMA VI L.L.C. is the sole member of Blackstone Management Associates VI L.L.C.

Blackstone Holdings III L.P. is the managing member of both BMA VI L.L.C. and Blackstone EMA L.L.C. Blackstone Holdings III GP L.P. is the general partner of Blackstone Holdings III L.P. Blackstone Holdings III GP L.P.

GSO Capital Partners LP is the investment manager of each of GSO Coastline Credit Partners LP, GSO Special Situations Fund LP, GSO Special Situations Master Fund LP and GSO Special Situations Overseas Master Fund Ltd. GSO Advisor Holdings L.L.C. is a special limited partner of GSO Capital Partners LP with investment and voting power over the securities beneficially owned by GSO Capital Partners LP.

GSO Palmetto Opportunistic Associates LLC is the general partner of GSO Palmetto Opportunistic Investment Partners LP. GSO Credit-A Associates LLC is the general partner of GSO Credit-A Partners LP. GSO Holdings I L.L.C. is the managing member of each of GSO Palmetto Opportunistic Associates LLC and GSO Credit-A Associates LLC.

Blackstone Holdings I L.P. is the sole member of GSO Advisor Holdings L.L.C. Blackstone Holdings II L.P. is the managing member of GSO Holdings I L.L.C. with respect to securities beneficially owned by GSO Palmetto Opportunistic Associates LLC and GSO Credit-A Associates LLC. Blackstone Holdings I/II GP Inc. is the general partner of each of Blackstone Holdings I L.P. and Blackstone Holdings II L.P.

The Blackstone Group L.P. is the controlling shareholder of Blackstone Holdings I/II GP Inc. and the sole member of Blackstone Holdings III GP Management L.L.C. Blackstone Group Management L.L.C. is the general partner of The Blackstone Group L.P. Stephen A. Schwarzman is the founding member of Blackstone Group Management L.L.C.

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Each of the Blackstone Entities and may be deemed to beneficially own the Common Units held of record by the Blackstone Fund. Each of the GSO Entities and the GSO Executives may be deemed to beneficially own the Common Units held of record by the GSO Funds. Each of the Blackstone Topco Entities and Mr. Schwarzman may be deemed to beneficially own the Common Units held of record by each of the Blackstone Fund and the GSO Funds. However, neither the filing of this Schedule 13D nor any of its contents shall be deemed to constitute an admission that any Reporting Person (other than the entities identified as directly holding Common Units) is the beneficial owner of Common Units referred to herein for purposes of Section 13(d) of the Securities Exchange Act of 1934, as amended, or for any other purpose and each of the Reporting Persons expressly disclaims beneficial ownership of such Common Units and any assertion or presumption that it or he and the other persons on whose behalf this statement is filed constitute a "group."

(c) From September 28, 2015 through October 1, 2015, the Blackstone Fund purchased 870,000 Common Units in open market transactions on the New York Stock Exchange at prices ranging from \$24.68 to \$27.00 per Common Unit. Details by date, listing the number of Common Units disposed of and the weighted average price per Common Unit are provided below. The Reporting Persons undertake to provide, upon request by the staff of the Securities and Exchange Commission, the Issuer, or a security holder of the Issuer, full information regarding the number of Common Units sold at each separate price for this transaction.

Date	Common Units Acquired	Weighted Average Price per Common Unit	
September 28, 2015	78,952	\$	24.9697
September 29, 2015	295,092	\$	25.5516
September 30, 2015	195,956	\$	26.0750
October 1, 2015	300,000	\$	26.4453

Except for the transactions disclosed in this Item 5(c), none of the Reporting Persons or Related Persons has effected any transactions in the Common Units of the Issuer during the past 60 days.

(d) None.

(e) Not applicable.

Item 6. Contracts, Arrangements, Understandings or Relationships With Respect to Securities of the Issuer.

Item 4 above summarizes certain provisions of the Blackstone Unit Purchase Agreement, the Letter Agreement, the Investors' Agreement, and the Third Amended and Restated Limited Liability Company Agreement of Cheniere GP and is incorporated herein by reference. A copy of the each of these agreements is attached as an exhibit to this Schedule 13D, and each is incorporated by reference herein.

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Pursuant to a Note Purchase Agreement, dated March 18, 2014, entered into between CQP Holdco and certain note purchasers named therein (the "Note Purchasers"), CQP Holdco issued \$870,000,000 of 2.324% Quarterly Senior Secured Notes due 2019 (the "Notes") to the Note Purchasers. The Notes are governed by an Indenture, dated March 19, 2014 (as amended, the "Indenture"), entered into between CQP Holdco and Wilmington Trust, National Association, as trustee and collateral agent (in such capacity, the "Collateral Agent") on behalf of the Note Purchasers. As security for the repayment in full of the Notes, CQP Holdco pledged its interest in the Class B Units to the Collateral Agent. CQP Holdco has issued two additional series of Notes under the Indenture as follows: (i) an additional \$300,000,000 on July 2, 2014 (pursuant to a Note Purchase Agreement dated June 25, 2014 and a First Supplemental Indenture dated July 2, 2014); and (ii) an additional \$95,000,000 on October 6, 2014 (pursuant to a Note Purchase Agreement was also amended and restated pursuant to that certain Amended and Restated Pledge Agreement, dated October 6, 2014, between CQP Holdco and the Collateral Agent. All three series of Notes remain outstanding, are secured by the Amended and Restated Pledge Agreement and have a maturity date of March 19, 2019.

Except as set forth herein, none of the Reporting Persons has any contracts, arrangements, understandings or relationships (legal or otherwise) with any person with respect to any securities of the Issuer, including, but not limited to, any contracts, arrangements, understandings or relationships concerning the transfer or voting of such securities, finder's fees, joint ventures, loan or option arrangements, puts or calls, guarantees of profits, division of profits or losses, or the giving or withholding of proxies.

Item 7. Material to Be Filed as Exhibits.

Exhibit <u>Number</u>	Description
1	Joint Filing Agreement
2	Power of Attorney – Bennett J. Goodman.
3	Power of Attorney – J. Albert Smith III.
4	Unit Purchase Agreement, dated May 14, 2012, by and among Cheniere Energy Partners, L.P., Cheniere Energy, Inc. and Blackstone CQP Holdco LP (Incorporated by reference to Exhibit 10.1 to Cheniere Energy Partners, L.P.'s Current Report on Form 8-K (SEC File No. 001-33366), filed on May 15, 2012)
5	Investors' and Registration Rights Agreement, dated as of July 31, 2012, by and among Cheniere Energy, Inc., Cheniere Energy Partners, L.P., Cheniere Energy Partners GP, LLC, Blackstone CQP Holdco LP and the other investors party thereto from time to time (Incorporated by reference to Exhibit 10.1 to Cheniere Energy Partners, L.P.'s Current Report on 8-K (SEC File No. 001-33366), filed on August 6, 2012)

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- 6 Letter Agreement, dated as of August 9, 2012, among Cheniere Energy, Inc., Cheniere Energy Partners, L.P. and Blackstone CQP Holdco LP (Incorporated by reference to Exhibit 10.1 to Cheniere Energy Partners, L.P.'s Current Report on Form 8-K (SEC File No. 001-33366), filed on August 9, 2012)
- 7 Third Amended and Restated Limited Liability Company Agreement of Cheniere Energy Partners GP, LLC, dated as of August 9, 2012 (Incorporated by reference to Exhibit 3.2 to Cheniere Energy Partners, L.P.'s Current Report on Form 8-K (SEC File No. 001-33366), filed on August 9, 2012)

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SIGNATURES

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

Date: October 13, 2015

Blackstone CQP Common Holdco LP

By: Blackstone CQP Common Holdco GP LLC

- By: Blackstone Management Associates VI L.L.C., its managing member
- By: BMA VI L.L.C., its sole member

By: /s/ John G. Finley

Name: John G. Finley

Title: Chief Legal Officer

Blackstone CQP Common Holdco GP LLC

- By: Blackstone Management Associates VI L.L.C., its managing member
- By: BMA VI L.L.C., its sole member

By: /s/ John G. Finley

- Name: John G. Finley
- Title: Chief Legal Officer

Blackstone Energy Management Associates L.L.C.

- By: Blackstone EMA L.L.C., its sole member
- By: /s/ John G. Finley Name: John G. Finley
- Title: Chief Legal Officer

Blackstone Management Associates VI L.L.C.

By: BMA VI L.L.C., its sole member

By: /s/ John G. Finley

- Name: John G. Finley
- Title: Chief Legal Officer

Blackstone EMA L.L.C.

By:	/s/ John G. Finley
Name:	John G. Finley
Title:	Chief Legal Officer

BMA VI L.L.C.

By:	/s/ John G. Finley
Name:	John G. Finley

Title: Chief Legal Officer

Blackstone Holdings III L.P.

- Blackstone Holdings III GP L.P., its general partner By: By: Blackstone Holdings III GP Management L.L.C., its general
- partner

By: /s/ John G. Finley

- Name: John G. Finley
- Chief Legal Officer Title:

Blackstone Holdings III GP L.P.

By: Blackstone Holdings III GP Management L.L.C., its general partner

By:

/s/ John G. Finley John G. Finley Name:

Title: Chief Legal Officer

Blackstone Holdings III GP Management L.L.C.

By:	/s/ John G. Finley
Name:	John G. Finley
Title:	Chief Legal Officer

GSO Coastline Credit Partners LP GSO Capital Partners LP, its investment advisor By:

By:	/s/ Marisa Beeney
Name:	Marisa Beeney
Title:	Authorized Signatory

GSO Credit A-Partners LP

GSO Credit-A Associates LLC, its general partner By:

By:	/s/ Marisa Beeney
Name:	Marisa Beeney

Marisa Beeney Title: Authorized Signatory

GSO Palmetto Opportunistic Investment Partners LP

GSO Palmetto Opportunistic Associates LLC, its general By: partner

By: /s/ Marisa Beeney

Name: Marisa Beeney

Authorized Signatory Title:

GSO Special Situations Fund LP

By: GSO Capital Partners LP, its inv	estment manager
--------------------------------------	-----------------

By: /s/ Marisa Beeney

Name: Marisa Beeney

Authorized Signatory Title:

GSO Special Situations Master Fund LP

GSO Capital Partners LP, its investment manager By:

By: /s/ Marisa Beeney

Title: Authorized Signatory

GSO Special Situations Overseas Master Fund Ltd.

By: GSO Capital Partners LP, its investment manager

By: /s/ Marisa Beeney

Name:	Marisa Beeney
Title:	Authorized Signatory

GSO Capital Partners LP

By: /s/ Marisa Beeney

- Name: Marisa Beeney
- Title: Authorized Signatory

GSO Advisor Holdings L.L.C.

- By: Blackstone Holdings I L.P., its sole member
- By: Blackstone Holdings I/II GP Inc., its general partner

By: /s/ John G. Finley

Name: John G. Finley

Title: Chief Legal Officer

GSO Palmetto Opportunistic Associates LLC

By:	/s/ Marisa Beeney
Name:	Marisa Beeney
Title:	Authorized Signatory

GSO Credit-A Associates LLC

By: /s/ Marisa Beeney

Name: Marisa Beeney

Title: Authorized Signatory

GSO Holdings I L.L.C.

By:	/s/ John G. Finley
Name:	John G. Finley
Title:	Chief Legal Officer

Blackstone Holdings I L.P.

Blackstone Holdings I/II GP Inc., its general partner By:

By:	/s/ John G. Finley
Name:	John G. Finley
Titler	Chief Legal Officer

Chief Legal Officer Title:

Blackstone Holdings II L.P.

Blackstone Holdings I/II GP Inc., its general partner By:

By: /s/ John G. Finley Name: John G. Finley Title: Chief Legal Officer

Blackstone Holdings I/II GP Inc.

By:	/s/ John G. Finley
Name:	John G. Finley
Title:	Chief Legal Officer

The Blackstone Group L.P.

By: Blackstone Group Management L.L.C.

/s/ John G. Finley

By: Name: John G. Finley Title: Chief Legal Officer

Blackstone Group Management L.L.C.

By:	/s/ John G. Finley
Name:	John G. Finley
Title:	Chief Legal Officer

Stephen A. Schwarzman

/s/ Stephen A. Schwarzman	
Stephen A. Schwarzman	

Bennett J. Goodman

By:	/s/ Marisa Beeney
Name:	Marisa Beeney
Title:	Attorney-in-Fact

J. Albert Smith III

By:	/s/ Marisa Beeney
Name:	Marisa Beeney
Title:	Attorney-in-Fact

JOINT FILING AGREEMENT

The undersigned hereby agree that they are filing this statement jointly pursuant to Rule 13d-1(k)(1). Each of them is responsible for the timely filing of such Schedule 13D and any amendments thereto, and for the completeness and accuracy of the information concerning such person contained therein; but none of them is responsible for the completeness or accuracy of the information concerning the other persons making the filing, unless such person knows or has reason to believe that such information is inaccurate.

In accordance with Rule 13d-1(k)(1) promulgated under the Securities and Exchange Act of 1934, as amended, the undersigned hereby agree to the joint filing with each other on behalf of each of them of such a statement on Schedule 13D with respect to the common units representing limited partner interests, beneficially owned by each of them of Cheniere Energy Partners, L.P. This Joint Filing Agreement shall be included as an Exhibit to such Schedule 13D.

IN WITNESS WHEREOF, the undersigned hereby execute this Joint Filing Agreement as of the 13th day of October, 2015

Blackstone CQP Common Holdco LP

- By: Blackstone CQP Common Holdco GP LLC
- By: Blackstone Management Associates VI L.L.C., its managing member
- By: BMA VI L.L.C., its sole member
- By: /s/ John G. Finley
- Name: John G. Finley

Title: Chief Legal Officer

Blackstone CQP Common Holdco GP LLC

- By: Blackstone Management Associates VI L.L.C., its managing member
- By: BMA VI L.L.C., its sole member

By: /s/ John G. Finley

Name: John G. Finley

Title: Chief Legal Officer

Blackstone Energy Management Associates L.L.C.

By: Blackstone EMA L.L.C., its sole member

By:	/s/ John G. Finley
Name:	John G. Finley
Title:	Chief Legal Officer

Blackstone Management Associates VI L.L.C.

By:	BMA VI L.L.C., its sole member

By:	/s/ John G. Finley
Name:	John G. Finley
Title:	Chief Legal Officer

Blackstone EMA L.L.C.

By:	/s/ John G. Finley
Name:	John G. Finley
Title:	Chief Legal Officer

BMA VI L.L.C.

By:	/s/ John G. Finley
Name:	John G. Finley
Title:	Chief Legal Officer

Blackstone Holdings III L.P.

- Blackstone Holdings III GP L.P., its general partner By:
- By: Blackstone Holdings III GP Management L.L.C., its general partner

By: /s/ John G. Finl Name: John G. Finley /s/ John G. Finley

Title: Chief Legal Officer

Blackstone Holdings III GP L.P.

By: Blackstone Holdings III GP Management L.L.C., its general partner

By:	/s/ John G. Finley

Name: John G. Finley

Title: Chief Legal Officer

Blackstone Holdings III GP Management L.L.C.

By:	/s/ John G. Finley
Name:	John G. Finley
Title:	Chief Legal Officer

GSO Coastline Credit Partners LP

By: GSO Capital Partners LP, its investment advisor

By: /s/ Marisa Beeney

Name: Marisa Beeney

Title: Authorized Signatory

GSO Credit A-Partners LP

By: GSO Credit-A Associates LLC, its general partner

Name: Marisa Beeney Title: Authorized Signatory

GSO Palmetto Opportunistic Investment Partners LP

By: GSO Palmetto Opportunistic Associates LLC, its general partner

By: /s/ Marisa Beeney

Name: Marisa Beeney

Title: Authorized Signatory

GSO Special Situations Fund LP

By: GSO Capital Partners LP, its investment manager

By:	/s/ Marisa Beeney	
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Name:	Marisa Beeney
Title:	Authorized Signatory

GSO Special Situations Master Fund LP

D	CCO Constal Dente and I D Stall second and and and and
By:	GSO Capital Partners LP, its investment manager

By:	/s/ Marisa Beeney
Name:	Marisa Beeney
Titler	Anthonized Cignotomy

Title: Authorized Signatory

GSO Special Situations Overseas Master Fund Ltd.

By: GSO Capital Partners LP, its investment manager

By: /s/ Marisa Beeney

Name: Marisa Beeney

Title: Authorized Signatory

GSO Capital Partners LP

Name: Marisa Beeney

Title: Authorized Signatory

GSO Advisor Holdings L.L.C.

- By: Blackstone Holdings I L.P., its sole member
- By: Blackstone Holdings I/II GP Inc., its general partner

By: /s/ John G. Finley

Name: John G. Finley

Title: Chief Legal Officer

GSO Palmetto Opportunistic Associates LLC

By:	/s/ Marisa Beeney
Name:	Marisa Beeney
Title:	Authorized Signatory

GSO Credit-A Associates LLC

By:	/s/ Marisa Beeney
Name:	Marisa Beeney
Title:	Authorized Signatory

GSO Holdings I L.L.C.

By:	/s/ John G. Finley
Name:	John G. Finley
Title:	Chief Legal Officer

Blackstone Holdings I L.P.

Blackstone Holdings I/II GP Inc., its general partner By:

By: /s/ John G. Finley Name: John G. Finley

Title: Chief Legal Officer

Blackstone Holdings II L.P.

Blackstone Holdings I/II GP Inc., its general partner By:

/s/ John G. Finley By: Name: John G. Finley Title: Chief Legal Officer

Blackstone Holdings I/II GP Inc.

By:	/s/ John G. Finley
Name:	John G. Finley
Title:	Chief Legal Officer

The Blackstone Group L.P.

By: Blackstone Group Management L.L.C.

By:	/s/ John G. Finley
Name:	John G. Finley
Title:	Chief Legal Officer

Blackstone Group Management L.L.C.

By:	/s/ John G. Finley
Name:	John G. Finley
Title:	Chief Legal Officer

Stephen A. Schwarzman

/s/ Stephen A. Schwarzman Stephen A. Schwarzman

Bennett J. Goodman

By:	/s/ Marisa Beeney
Name:	Marisa Beeney
Title:	Attorney-in-Fact

J. Albert Smith III

By: /s/ Marisa Beeney Name: Marisa Beeney Title: Attorney-in-Fact

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, that I, BENNETT J. GOODMAN, hereby make, constitute and appoint MARISA BEENEY, acting individually, as my agent and attorney-in-fact for the purpose of executing in my name, (a) in my personal capacity or (b) in my capacity as an executive, member of or in other capacities with GSO Capital Partners LP, GSO Capital Advisors LLC or GSO / Blackstone Debt Funds Management LLC and each of their affiliates or entities advised by me, GSO Capital Partners LP, GSO Capital Advisors LLC or GSO / Blackstone Debt Funds Management LLC, all documents, certificates, instruments, statements, filings and agreements ("documents") to be filed with or delivered to any foreign or domestic governmental or regulatory body or required or requested by any other person or entity pursuant to any legal or regulatory requirement relating to the acquisition, ownership, management or disposition of securities, futures contracts or other investments, and any other documents relating or ancillary thereto, including without limitation all documents relating to filings with any stock exchange, self-regulatory association, the Commodities Futures Trading Commission and National Futures Association, the United States Securities and Exchange Commission (the "SEC") pursuant to the Securities relating of securities and regulations promulgated thereunder, including all documents relating to the beneficial ownership of securities relative to Section 13(d) or Section 16(a) of the Act and any information statements on Form 13F required to be filed with the SEC pursuant to Section 13(f) of the Act, including without limitation Form 3, 4, 5, 144, or Schedules 13D, 13F and 13G and any amendments to said forms or schedules, in each case, as determined by such person to be necessary or appropriate. Any such determination shall be conclusively evidenced by such person's execution, delivery, furnishing and/or filing of the applicable document.

All past acts of the attorneys-in-fact in furtherance of the foregoing are hereby ratified and confirmed.

This power of attorney shall be valid from the date hereof until the date revoked in writing by the undersigned, and this power of attorney does not revoke or replace any other power of attorney that the undersigned has previously granted.

IN WITNESS WHEREOF, I have executed this instrument as of the 8th day of June, 2010.

/s/ BENNETT J. GOODMAN

Bennett J. Goodman

POWER OF ATTORNEY

KNOW ALL MEN BY THESE PRESENTS, that I, J. ALBERT SMITH III, hereby make, constitute and appoint MARISA BEENEY, acting individually, as my agent and attorney-in-fact for the purpose of executing in my name, (a) in my personal capacity or (b) in my capacity as an executive, member of or in other capacities with GSO Capital Partners LP, GSO Capital Advisors LLC or GSO / Blackstone Debt Funds Management LLC and each of their affiliates or entities advised by me, GSO Capital Partners LP, GSO Capital Advisors LLC or GSO / Blackstone Debt Funds Management LLC, all documents, certificates, instruments, statements, filings and agreements ("documents") to be filed with or delivered to any foreign or domestic governmental or regulatory body or required or requested by any other person or entity pursuant to any legal or regulatory requirement relating to the acquisition, ownership, management or disposition of securities, futures contracts or other investments, and any other documents relating or ancillary thereto, including without limitation all documents relating to filings with any stock exchange, self-regulatory association, the Commodities Futures Trading Commission and National Futures Association, the United States Securities and Exchange Commission (the "SEC") pursuant to the Securities reduirier of securities and regulations promulgated thereunder, including all documents relating to the beneficial ownership of securities required to be filed with the SEC pursuant to Section 13(d) or Section 16(a) of the Act and any information statements on Form 13F required to be filed with the SEC pursuant to Section 13(f) of the Act, including without limitation Form 3, 4, 5, 144, or Schedules 13D, 13F and 13G and any amendments to said forms or schedules, in each case, as determined by such person to be necessary or appropriate. Any such determination shall be conclusively evidenced by such person's execution, delivery, furnishing and/or filing of the applicable document.

All past acts of the attorneys-in-fact in furtherance of the foregoing are hereby ratified and confirmed.

This power of attorney shall be valid from the date hereof until the date revoked in writing by the undersigned, and this power of attorney does not revoke or replace any other power of attorney that the undersigned has previously granted.

IN WITNESS WHEREOF, I have executed this instrument as of the 8th day of June, 2010.

/s/ J. ALBERT SMITH III

J. Albert Smith III