SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 5)*

Cheniere Energy Partners, L.P.

(Name of Issuer)

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

> 16411Q101 (CUSIP Number)

John G. Finley The Blackstone Group Inc. 345 Park Avenue New York, NY 10154 (212) 583-5000 Marisa Beeney GSO Capital Partners LP 345 Park Avenue New York, NY 10154 (212) 503-2100

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

September 24, 2020 (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. \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).

1	Names of Reporting Persons						
	BX Rockies Platform Co LLC						
2		Check the Appropriate Box if a Member of a Group					
3	SEC Use Only						
4	Source of Fun	ds (Se	e Instructions)				
	00						
5	Check if discl	osure	of legal proceedings is required pursuant to Items 2(d) or 2(e)				
6	Citizenship or	Place	of Organization				
	Delaware						
		7	Sole Voting Power				
N	UMBER OF		2,250,419				
BE	SHARES NEFICIALLY	8	Shared Voting Power				
0	OWNED BY EACH		0				
R	EPORTING	9	Sole Dispositive Power				
	PERSON WITH		2,250,419				
		10	Shared Dispositive Power				
			0				
11	Aggregate An	nount	Beneficially Owned by Each Reporting Person				
	2,250,419						
12	Check if the Aggregate Amount in Row (11) Excludes Certain Shares						
12							
13	Percent of Class Represented by Amount in Row (11)						
14	0.5%						
14	Type of Reporting Person						
	OO (Limited Liability Company)						

1	Names of Rep	ortino	Persons				
1	Numes of Rep						
	Blackstone CQP Common Holdco L.P.						
2	Check the Appropriate Box if a Member of a Group						
	(a) ∐ (b)	(a) (b) (c)					
3	SEC Use Only	SEC U O-I-					
5	SEC Use Oni	y					
4	Source of Fur	ıds (Se	e Instructions)				
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5	Check if discl	osure	of legal proceedings is required pursuant to Items 2(d) or 2(e)				
6		· Place	of Organization				
-	r						
	Delaware						
		7	Sole Voting Power				
N	UMBER OF		2,011,447				
	SHARES	8	Shared Voting Power				
	NEFICIALLY						
C	OWNED BY EACH		0				
R	EPORTING	9	Sole Dispositive Power				
	PERSON WITH		2,011,447				
	WIIII	10	Shared Dispositive Power				
			0				
11	Aggregate An	nount	Beneficially Owned by Each Reporting Person				
	2,011,447						
12	Check if the Aggregate Amount in Row (11) Excludes Certain Shares						
	_						
13	Demonstra & Class Demonstratility Amount in Demo(11)						
15	Percent of Class Represented by Amount in Row (11)						
	0.4%						
14	Type of Repo	rting F	Person				
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1	Names of Reporting Persons					
	Blackstone CQP Common Holdco GP LLC					
2	Check the Appropriate Box if a Member of a Group					
	(a) 🗆 (b)					
3	SEC Use Only	7				
2	She est emj	,				
4	Source of Funds (See Instructions)					
	00					
5	Check if discl	osure	of legal proceedings is required pursuant to Items 2(d) or 2(e)			
6		Place	e of Organization			
	Delaware					
		7	Sole Voting Power			
NI	JMBER OF		2,011,447			
:	SHARES	8	Shared Voting Power			
	NEFICIALLY WNED BY					
0	EACH		0			
	EPORTING	9	Sole Dispositive Power			
]	PERSON WITH		2,011,447			
	WIII	10	Shared Dispositive Power			
11			0 Beneficially Owned by Each Reporting Person			
11	Aggregate An	iount	Benencially Owned by Each Reporting Person			
	2,011,447					
12	Check if the A	Aggreg	gate Amount in Row (11) Excludes Certain Shares			
		ss Rej	presented by Amount in Row (11)			
	0.4%					
14	Type of Repor	rting F	Person			
	OO (Limited)	Liabili	ity Company)			

1	3	D
		_

1	Names of Rep	oorting	Persons			
	BX COP Con	1mon l	Holdco Parent L.P.			
2	Check the Ap	Check the Appropriate Box if a Member of a Group				
	(a) 🗆 (b)) 🗆				
3	SEC Use Only					
4	Source of Fur	nds (Se	e Instructions)			
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5	Check if discl	osure	of legal proceedings is required pursuant to Items 2(d) or 2(e)			
6		Place	of Organization			
	Delaware	7	Sole Voting Power			
BE C	TUMBER OF SHARES NEFICIALLY DWNED BY EACH EPORTING PERSON WITH	8 9 10	2,011,447 Shared Voting Power 0 Sole Dispositive Power 2,011,447 Shared Dispositive Power			
			0			
11	Aggregate An	nount	Beneficially Owned by Each Reporting Person			
	2,011,447					
12	Check if the A	Aggreg	ate Amount in Row (11) Excludes Certain Shares			
13	Percent of Cla	ass Rei	presented by Amount in Row (11)			
		- 1	- · · · · · · · · · · · · · · · · · · ·			
14	0.4% Type of Repo	nting T	larsan			
14	туре от керо	rung P	C15011			
	PN	PN				

1	Names of Rep	orting	g Persons				
		BX CQP Common Holdco Parent GP LLC					
2		Check the Appropriate Box if a Member of a Group (a) \Box (b) \Box					
3	SEC Use Only	ý					
4	Source of Fun	ds (Se	ee Instructions)				
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5	Check if discl	osure	of legal proceedings is required pursuant to Items 2(d) or 2(e)				
6	Citizenship or	Place	e of Organization				
	Delaware						
N		7	Sole Voting Power				
	UMBER OF SHARES	8	2,011,447 Shared Voting Power				
	NEFICIALLY WNED BY		0				
R	EACH EPORTING	9	Sole Dispositive Power				
	PERSON WITH		2,011,447				
		10	Shared Dispositive Power				
			0				
11	Aggregate An	nount	Beneficially Owned by Each Reporting Person				
	2,011,447						
12	Check if the A	Aggreg	gate Amount in Row (11) Excludes Certain Shares				
13	Percent of Cla	iss Rej	presented by Amount in Row (11)				
14	0.4% Type of Repo		Deepon				
14							
	OO (Limited Liability Company)						

1	Names of Reporting Persons							
	Blackstone C	Blackstone CQP Holdco LP						
2	Check the Appropriate Box if a Member of a Group (a) (b) (c) (c) (c) (c) (c) (c) (c) (c							
3	SEC Use Only	y						
4	Source of Fun	ıds (Se	ee Instructions)					
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5	Check if discl	osure	of legal proceedings is required pursuant to Items 2(d) or 2(e)					
6	Citizenship or	Place	of Organization					
	Delaware							
		7	Sole Voting Power					
N	UMBER OF		185,808,450					
DE	SHARES NEFICIALLY	8	Shared Voting Power					
	WNED BY		0					
R	EACH EPORTING	9	Sole Dispositive Power					
	PERSON		185,808,450					
	WITH	10	Shared Dispositive Power					
			0					
11	Aggregate An	nount	Beneficially Owned by Each Reporting Person					
	105 000 450							
12	185,808,450 Check if the Aggregate Amount in Row (11) Excludes Certain Shares							
		-						
13	Percent of Cla	iss Rej	presented by Amount in Row (11)					
14	38.4% Type of Repo	rting F	Person					
	PN							

1	Names of Rep	Names of Reporting Persons					
		Blackstone CQP Holdco II GP LLC					
2	Check the Appropriate Box if a Member of a Group (a) □ (b) □						
3	SEC Use Only	y					
4	Source of Fur	ds (See Instructions)					
	00						
5	Check if discl	osure of legal proceedings is required pursuant to Items 2(d) or 2(e)					
6		Place of Organization					
-	p 01						
	Delaware						
		7 Sole Voting Power					
N	UMBER OF	185,808,450					
	SHARES	8 Shared Voting Power					
	NEFICIALLY						
(OWNED BY	0					
р	EACH EPORTING	9 Sole Dispositive Power					
N	PERSON						
	WITH	185,808,450					
		10 Shared Dispositive Power					
		0					
11	Aggregate An	nount Beneficially Owned by Each Reporting Person					
	185,808,450						
12	Check if the A	Aggregate Amount in Row (11) Excludes Certain Shares					
	_						
13	Percent of Class Represented by Amount in Row (11)						
	38.4%						
14	Type of Repo	rting Person					
	OO (Limited Liability Company)						
	oo (Emmed Entomy Company)						

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1	Names of Reporting Persons							
	Blackstone C	Blackstone CQP FinanceCo LP						
2	Check the Appropriate Box if a Member of a Group (a) (b) (c) (c) (c) (c) (c) (c) (c) (c							
3	SEC Use Only	у						
4	Source of Fur	ıds (Se	ee Instructions)					
	00							
5	Check if discl	osure	of legal proceedings is required pursuant to Items 2(d) or 2(e)					
6	Citizenship or	Place	e of Organization					
	Delaware							
		7	Sole Voting Power					
N	UMBER OF		185,808,450					
BE	SHARES NEFICIALLY	8	Shared Voting Power					
	OWNED BY EACH		0					
R	EPORTING	9	Sole Dispositive Power					
	PERSON WITH		185,808,450					
		10	Shared Dispositive Power					
			0					
11	Aggregate An	nount	Beneficially Owned by Each Reporting Person					
	185,808,450							
12 Check if the Aggregate Amount in Row (11) Excludes Certain Shares			gate Amount in Row (11) Excludes Certain Shares					
13	B Percent of Class Represented by Amount in Row (11)							
	38.4%							
14	14 Type of Reporting Person							
	PN							

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OO (Limited Liability Company)

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1	Names of Rep	oortin	g Persons				
			oldco GP LLC				
2	Check the Ap (a) \Box (b)	propr	iate Box if a Member of a Group				
2	arou o l						
3	SEC Use Onl	-					
4	Source of Fur	Source of Funds (See Instructions)					
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5	Check if disc	losure	of legal proceedings is required pursuant to Items 2(d) or 2(e)				
6	Citizenship of	r Plac	e of Organization				
	Delaware		T				
		7	Sole Voting Power				
Ν	NUMBER OF SHARES BENEFICIALLY		185,808,450				
BE			Shared Voting Power				
	OWNED BY		0				
R	EACH EPORTING	9	Sole Dispositive Power				
	PERSON WITH		185,808,450				
		10	Shared Dispositive Power				
			0				
11	Aggregate Ar	nount	Beneficially Owned by Each Reporting Person				
	185,808,450						
12	Check if the A	Aggre	gate Amount in Row (11) Excludes Certain Shares				
13	Percent of Cla	ass Re	presented by Amount in Row (11)				
	38.4%						
14	Type of Reporting Person						

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1	Names of Reporting Persons						
	BX CQP Target Holdco L.L.C.						
2	Check the Ap	Check the Appropriate Box if a Member of a Group					
3	SEC Use Only	y					
4	Source of Fun	ıds (Se	ee Instructions)				
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5	Check if discl	osure	of legal proceedings is required pursuant to Items 2(d) or 2(e)				
6	Citizenship or	Place	of Organization				
	Delaware						
		7	Sole Voting Power				
N	UMBER OF		190,070,316				
BE	SHARES NEFICIALLY	8	Shared Voting Power				
	OWNED BY EACH		13,170,436				
R	EPORTING	9	Sole Dispositive Power				
	PERSON WITH		190,070,316				
		10	Shared Dispositive Power				
			13,170,436				
11	Aggregate An	nount	Beneficially Owned by Each Reporting Person				
	203,240,752						
12	Check if the A	Aggreg	ate Amount in Row (11) Excludes Certain Shares				
13	Percent of Cla	iss Rej	presented by Amount in Row (11)				
	42.0%						
14	Type of Repo	rting F	Person				
	OO (Limited Liability Company)						

1	Names of Rep	oorting	y Persons			
	BX CQP SuperHoldCo Holdings Manager L.L.C.					
2			ate Box if a Member of a Group			
	(a) \Box (b) \Box					
3	SEC Use Only	у				
4	Source of Fur	nds (Se	ee Instructions)			
	00					
5	Check if discl	osure	of legal proceedings is required pursuant to Items 2(d) or 2(e)			
6		Place	e of Organization			
	Delaware					
	Delaware	7	Sole Voting Power			
N	UMBER OF SHARES	8	0 Shared Voting Power			
BE	NEFICIALLY	0	Shared Voting Power			
C	OWNED BY EACH		0			
R	EPORTING	9	Sole Dispositive Power			
	PERSON		0			
	WITH	10	Shared Dispositive Power			
11	A agregate A r	a a su a t	0 Beneficially Owned by Each Reporting Person			
11	Aggregate An	nount	Beneficiary Owned by Each Reporting Person			
	0					
12	Check if the A	Aggreg	gate Amount in Row (11) Excludes Certain Shares			
13	Percent of Cla	ass Rej	presented by Amount in Row (11)			
	0%					
14	Type of Repo	rting I	Person			
	OO (Limited Liability Company)					
L I	(Ennited Encounty Company)					

1	Names of Rep	orting	g Persons			
	BX CQP Common Holdco Holdings Manager L.L.C.					
2	Check the Appropriate Box if a Member of a Group					
	(a) 🗆 (b)					
3	SEC Use Only	y				
4	Source of Fur	ds (Se	ee Instructions)			
	Source of Full					
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5		osure	of legal proceedings is required pursuant to Items 2(d) or 2(e)			
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6		Place	e of Organization			
0	Citizenship of	Flace	of Organization			
	Delaware					
	Delaware	7	Colo Marine Denne			
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N	UMBER OF SHARES	0				
BE	NEFICIALLY	8	Shared Voting Power			
	WNED BY					
	EACH		0			
R	EPORTING	9	Sole Dispositive Power			
	PERSON					
	WITH		0			
		10	Shared Dispositive Power			
1						
			0			
11	Aggregate An	nount	Beneficially Owned by Each Reporting Person			
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12	Check if the A	Aggreg	gate Amount in Row (11) Excludes Certain Shares			
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14	Type of Repor	rtino I	Person			
17	Type of Repo	i ing I				
	OO (Limited	[jahili	ity Company)			
	oo (Liinied)		ry Company)			

1 Names of Reporting Persons BX Rockies Platform Co Holdings Manager L.L.C. 2 Check the Appropriate Box if a Member of a Group (a) □ (b) □ 3 SEC Use Only 4 Source of Funds (See Instructions) OO 5 Check th disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e) □ Citizenship or Place of Organization Delaware NUMBER OF Shared Voting Power 0 Sole Dispositive Power 0 Shared Voting Power 0 OB Dispositive Power 0 Interpotent Dispositive Power 0 Interpotent Dispositive Power 0 Interpotent Dispositive Power 0 11 Aggregate Amount Beneficially Owned by Each Reporting Person						
2 Check the Appropriate Box if a Member of a Group (a) (b) (a) (b) (c) <li(c)< li=""> (c)</li(c)<>						
2 Check the Appropriate Box if a Member of a Group (a) (b) (c) <li(c)< li=""> (c)</li(c)<>	BX Rockies Platform Co Holdings Manager L.L.C.					
4 Source of Funds (See Instructions) 00 00 5 Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e) 0 0 6 Citizenship or Place of Organization 0 0 9 Sole Voting Power 0 0 SHARES 8 BENEFICIALLY 0 0 0 EACH 9 Sole Dispositive Power 0 0 WITH 0 10 Shared Dispositive Power 0 0	Check the Appropriate Box if a Member of a Group					
OO 5 Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e) □ □ 6 Citizenship or Place of Organization Delaware 7 Sole Voting Power NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH 8 Shared Voting Power 9 Sole Dispositive Power 0 0 10 Shared Dispositive Power 0 0						
5 Check if disclosure of legal proceedings is required pursuant to Items 2(d) or 2(e) 6 Citizenship or Place of Organization Delaware 7 8 Sole Voting Power 9 0 BENEFICIALLY 0 OWNED BY 0 EACH 9 PERSON 0 WITH 0 0 Shared Dispositive Power 0 0						
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6 Citizenship or Place of Organization Delaware 7 Sole Voting Power NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH 8 Shared Voting Power 0 0 0 VUMBER OF SHARES 9 Sole Dispositive Power 0 0 0 10 Shared Dispositive Power 0 0						
Delaware 7 Sole Voting Power NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH 0 0 9 Sole Dispositive Power 0 0 0						
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH 7 Sole Voting Power 9 Shared Voting Power 0 0 10 Shared Dispositive Power 0 0						
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH 7 Sole Voting Power 9 Shared Voting Power 0 0 10 Shared Dispositive Power 0 0						
SHARES 8 Shared Voting Power BENEFICIALLY 0 0 OWNED BY 0 0 EACH 9 Sole Dispositive Power PERSON 0 0 WITH 10 Shared Dispositive Power 0 0 0						
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11 Aggregate Amount Beneficially Owned by Each Reporting Person						
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12 Check if the Aggregate Amount in Row (11) Excludes Certain Shares						
13 Percent of Class Represented by Amount in Row (11)						
0%						
14 Type of Reporting Person						
OO (Limited Liability Company)						

1	1 Names of Reporting Persons						
	Blackstone Er	Blackstone Energy Management Associates L.L.C.					
2		Check the Appropriate Box if a Member of a Group					
3	SEC Use Only	у					
4	Source of Fur	nds (Se	ee Instructions)				
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5	Check if discl	osure	of legal proceedings is required pursuant to Items 2(d) or 2(e)				
6	Citizenship or	Place	e of Organization				
	Delaware						
I	Delawale	7	Sole Voting Power				
N	UMBER OF SHARES	8	0 Shared Voting Power				
	NEFICIALLY WNED BY						
C	EACH	9	0 Sole Dispositive Power				
R	EPORTING PERSON	9	Sole Dispositive Power				
	WITH		0				
		10	Shared Dispositive Power				
			0				
11	Aggregate An	nount	Beneficially Owned by Each Reporting Person				
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12	Check if the Aggregate Amount in Row (11) Excludes Certain Shares						
13		ass Rej	presented by Amount in Row (11)				
	09/						
14	0% Type of Repo	rting I	Person				
	OO (Limited Liability Company)						

1	1 Names of Reporting Persons					
	Blackstone Management Associates VI L.L.C.					
2		propri) 🗆	ate Box if a Member of a Group			
3	SEC Use Only	у				
4	Source of Fur	nds (Se	ee Instructions)			
	00					
5	Check if discl	osure	of legal proceedings is required pursuant to Items 2(d) or 2(e)			
6	Citizenship or	Place	e of Organization			
	Delaware					
		7	Sole Voting Power			
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	SHARES	8	Shared Voting Power			
	NEFICIALLY WNED BY					
	EACH	9	0 Sole Dispositive Power			
R	EPORTING PERSON	,	Sole Dispositive Fower			
	WITH		0			
		10	Shared Dispositive Power			
			0			
11	Aggregate An	nount	Beneficially Owned by Each Reporting Person			
	0					
12		Aggreg	gate Amount in Row (11) Excludes Certain Shares			
13	Percent of Cla	ass Rej	presented by Amount in Row (11)			
	00/					
14	0% Type of Repo	rting F	Person			
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	OO (Limited	Liabili	ity Company)			

1	Names of Reporting Persons					
	Blackstone EMA L.L.C.					
2	Check the Appropriate Box if a Member of a Group (a) (b) (c) (c) (c) (c) (c) (c) (c) (c					
3	SEC Use Only	ý				
4	Source of Fun	ds (Se	ee Instructions)			
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5	Check if discl	osure	of legal proceedings is required pursuant to Items 2(d) or 2(e)			
6	Citizenship or	Place	e of Organization			
	Delaware					
		7	Sole Voting Power			
N	UMBER OF		0			
BE	SHARES NEFICIALLY	8	Shared Voting Power			
	OWNED BY EACH		0			
R	EPORTING	9	Sole Dispositive Power			
	PERSON WITH		0			
		10	Shared Dispositive Power			
			0			
11	Aggregate An	nount	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)					
	0%					
14	Type of Repo	rting F	Person			
	OO (Limited	Liabili	ity Company)			

1	Names of Reporting Persons					
	BMA VI L.L.C.					
2		propri	ate Box if a Member of a Group			
3	SEC Use Only	1				
4	Source of Fun	ds (Se	ee Instructions)			
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5	Check if discl	osure	of legal proceedings is required pursuant to Items 2(d) or 2(e)			
6	Citizenship or	Place	e of Organization			
	Delaware					
		7	Sole Voting Power			
N	UMBER OF		0			
BE	SHARES NEFICIALLY	8	Shared Voting Power			
C	WNED BY EACH		0			
R	EPORTING	9	Sole Dispositive Power			
	PERSON WITH		0			
		10	Shared Dispositive Power			
			0			
11	Aggregate An	nount	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)					
	0%					
14	Type of Repor	rting F	Person			
	OO (Limited]	Liabili	ity Company)			

1	Names of Reporting Persons					
	Blackstone Holdings III L.P.					
2	Check the Appropriate Box if a Member of a Group (a) □ (b) □					
	(a) 🗆 (b)					
3	SEC Use Only	y				
4	Source of Fun	ds (Se	ee Instructions)			
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5	Check if discl	osure	of legal proceedings is required pursuant to Items 2(d) or 2(e)			
6	Citizenship or	Place	e of Organization			
	Quebec, Cana	da				
	(,	7	Sole Voting Power			
N	UMBER OF		0			
	SHARES	8	Shared Voting Power			
	NEFICIALLY WNED BY		0			
R	EACH EPORTING	9	Sole Dispositive Power			
1	PERSON		0			
	WITH	10	Shared Dispositive Power			
11	Aggregate An	nount	0 Beneficially Owned by Each Reporting Person			
12	0 Check if the Aggregate Amount in Row (11) Excludes Certain Shares					
13	Percent of Class Represented by Amount in Row (11)					
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14	0% Type of Repo	utin a T	Dana an			
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1	Names of Rep	orting	Persons			
	Blackstone Holdings III GP L.P.					
2	Check the Appropriate Box if a Member of a Group (a) (b) (c) (c) (c) (c) (c) (c) (c) (c					
3	SEC Use Only	/				
4	Source of Fun	ds (Se	e Instructions)			
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5	Check if discl	osure	of legal proceedings is required pursuant to Items 2(d) or 2(e)			
6	Citizenship or	Place	of Organization			
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	Delaware	7	Sole Voting Power			
N	UMBER OF		0			
BE	SHARES NEFICIALLY	8	Shared Voting Power			
C	WNED BY		0			
R	EACH EPORTING	9	Sole Dispositive Power			
	PERSON WITH		0			
	WIIH	10	Shared Dispositive Power			
			0			
11	Aggregate An	nount	Beneficially Owned by Each Reporting Person			
12	0 Check if the Aggregate Amount in Row (11) Excludes Certain Shares					
12	Check II the Aggregate Amount in Row (11) Excludes Certain Shares					
13	Percent of Cla	iss Rej	presented by Amount in Row (11)			
	0%					
14	Type of Report	rting I	Person			
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1	Names of Rep	orting	<i>y</i> Persons			
	Blackstone Holdings III GP Management L.L.C.					
2		propri	iate Box if a Member of a Group			
3	SEC Use Only	ý				
4	Source of Fur	ds (Se	ee Instructions)			
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5	Check if discl	osure	of legal proceedings is required pursuant to Items 2(d) or 2(e)			
6	Citizenship or	Place	e of Organization			
	Delaware					
		7	Sole Voting Power			
N	UMBER OF		0			
BE	SHARES NEFICIALLY	8	Shared Voting Power			
C	WNED BY EACH		0			
R	EPORTING	9	Sole Dispositive Power			
	PERSON WITH		0			
		10	Shared Dispositive Power			
			0			
11	Aggregate Amount Beneficially Owned by Each Reporting Person					
12	Check if the Aggregate Amount in Row (11) Excludes Certain Shares					
12	Percent of Class Represented by Amount in Row (11)					
13	Percent of Cla	iss Rej	presented by Amount in Row (11)			
14	0% Type of Repo	utin ~ T	Dancor			
14	туре от керо	rung F	reison			
	OO (Limited	Liabili	ity Company)			

1	Names of Rep	orting	Persons				
	BIP Chinook Holdco L.L.C.						
2	Check the Appropriate Box if a Member of a Group						
	(a) 🗆 (b)						
3	SEC Use Only	v					
4	Source of Fun	ds (Se	e Instructions)				
	00						
5	Check if discl	osure	of legal proceedings is required pursuant to Items 2(d) or 2(e)				
6	Citizenship or	Place	of Organization				
	Delaware						
		7	Sole Voting Power				
N	UMBER OF		0				
	SHARES	8	Shared Voting Power				
	NEFICIALLY WNED BY		203,240,752				
R	EACH EPORTING	9	Sole Dispositive Power				
	PERSON		0				
	WITH		Shared Dispositive Power				
11	Aggregate An	nount	203,240,752 Beneficially Owned by Each Reporting Person				
12	203,240,752 Check if the Aggregate Amount in Row (11) Excludes Certain Shares						
13	Percent of Class Represented by Amount in Row (11)						
14	42.0% Type of Repo	rtina D	Person				
14	туре от керо	rung P	615011				
	OO (Limited	Liabili	ty Company)				

	NI (D		P			
1	Names of Reporting Persons					
	BID V Chinor	ak Hal	dea LL C			
2	BIP-V Chinook Holdco L.L.C. Check the Appropriate Box if a Member of a Group					
-	(a) \square (b) \square					
3	SEC Use Onl	у				
4	Source of Fur	nds (Se	e Instructions)			
	00					
5	Check if discl	osure	of legal proceedings is required pursuant to Items 2(d) or 2(e)			
6		Place	of Organization			
-	· · · · ·					
	Delaware					
		7	Sole Voting Power			
N	UMBER OF SHARES	0				
BE	NEFICIALLY	8	Shared Voting Power			
	OWNED BY		13,170,436			
	EACH	9	Sole Dispositive Power			
R	EPORTING PERSON		Sole Dispositive Fower			
	WITH		0			
		10	Shared Dispositive Power			
			13,170,436			
11	Aggregate Ar	nount	Beneficially Owned by Each Reporting Person			
	12 170 426					
12	13,170,436 Check if the Aggregate Amount in Row (11) Excludes Certain Shares					
12		regreg	are remount in Now (11) Exercises Certain Shares			
13	Percent of Class Represented by Amount in Row (11)					
	2.7%					
14	Type of Repo	rting P	Person			
	OO (Limited Liability Company)					

BIP Holding 2 Check the A	eporting Persons 35 Manager L.L.C.				
2 Check the A	gs Manager L.L.C.				
2 Check the A					
	ppropriate Box if a Member of a Group				
(a) 🗆 (b) 🗆				
3 SEC Use Or					
5 520 050 01	,				
4 Source of F	inds (See Instructions)				
00					
	closure 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				
Delaware					
	7 Sole Voting Power				
NUMBER OF					
SHARES	8 Shared Voting Power				
BENEFICIALLY					
OWNED BY EACH	203,240,752				
REPORTING	9 Sole Dispositive Power				
PERSON					
WITH					
	203,240,752				
11 Aggregate A	Aggregate Amount Beneficially Owned by Each Reporting Person				
203,240,752	203.240.752				
12 Check if the	Check if the Aggregate Amount in Row (11) Excludes Certain Shares				
_					
42.0%					
	Type of Reporting Person				
	forting reson				
PERSON WITH 11 Aggregate A 203,240,752 12 Check if the 13 Percent of C	203,240,752 Amount Beneficially Owned by Each Reporting Person Aggregate Amount in Row (11) Excludes Certain Shares Class Represented by Amount in Row (11)				

13D

|--|

1	Names of Reporting Persons					
	Blackstone Infrastructure Associates L.P.					
2			ate Box if a Member of a Group			
_			r			
3	SEC Use Only	y				
4	Source of Fur	ds (Se	ee Instructions)			
-	Source of I un	us (50				
	00					
5	Check if discl	osure	of legal proceedings is required pursuant to Items 2(d) or 2(e)			
6		Place	of Organization			
	Delaware	-				
		7	Sole Voting Power			
Ν	UMBER OF		0			
DE	SHARES	8	Shared Voting Power			
	NEFICIALLY WNED BY					
	EACH	9	203,240,752 Sole Dispositive Power			
R	EPORTING PERSON	,	Sole Dispositive I ower			
	WITH		0			
		10	Shared Dispositive Power			
			203,240,752			
11	Aggregate An	nount	203,240,732 Beneficially Owned by Each Reporting Person			
	00 8					
	203,240,752					
12 Check if the Aggregate Amount in Row (11) Excludes Certain Shares		gate Amount in Row (11) Excludes Certain Shares				
13		iss Rej	presented by Amount in Row (11)			
14	42.0% Type of Repo	utin a T	Darson.			
14	туре от керо	rung I	215011			
	PN					

1	Names of Reporting Persons						
	BIA GP L.P.						
2	Check the Ap (a) \Box (b)	Check the Appropriate Box if a Member of a Group					
3	SEC Use Only	y					
4	Source of Fur	ıds (Se	e Instructions)				
	00						
5	Check if discl	osure	of legal proceedings is required pursuant to Items 2(d) or 2(e)				
6	Citizenship or	Place	of Organization				
	Delaware						
		7	Sole Voting Power				
	UMBER OF		0				
1	SHARES	8	Shared Voting Power				
	NEFICIALLY	0					
0	OWNED BY		203,240,752				
R	EACH EPORTING	9	Sole Dispositive Power				
	PERSON		0				
	WITH	10	0 Shared Dispositive Power				
		10	Shared Dispositive Fower				
			203,240,752				
11	Aggregate An	nount	Beneficially Owned by Each Reporting Person				
	202 240 752						
12	203,240,752 Check if the Aggregate Amount in Row (11) Excludes Certain Shares						
13	Percent of Class Represented by Amount in Row (11)						
	42.0%						
14	Type of Repo	rting F	Person				
	PN						
<u> </u>	117						

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1	1 Names of Reporting Persons					
	BIA GP L.L.C.					
2	2 Check the Appropriate Box if a Member of a Group					
	(a) 🗆 (b)					
3	SEC Use Only	y				
4	Source of Fun	ds (Se	ee Instructions)			
	00					
5	Check if discl	osure	of legal proceedings is required pursuant to Items 2(d) or 2(e)			
6	Citizenship or	Place	e of Organization			
	Delaware					
		7	Sole Voting Power			
Ν	UMBER OF		0			
BE	SHARES NEFICIALLY	8	Shared Voting Power			
	OWNED BY EACH		203,240,752			
R	EPORTING	9	Sole Dispositive Power			
	PERSON WITH		0			
		10	Shared Dispositive Power			
			203,240,752			
11	Aggregate An	nount	Beneficially Owned by Each Reporting Person			
	203,240,752					
12	Check if the Aggregate Amount in Row (11) Excludes Certain Shares					
13	Percent of Cla	iss Rej	presented by Amount in Row (11)			
	42.0%					
14	Type of Report	rting I	Person			
	OO (Limited	Liabili	ity Company)			

1	Names of Reporting Persons						
	GSO Credit Alpha Fund AIV-2 LP						
2	Check the Ap	Check the Appropriate Box if a Member of a Group					
3	SEC Use Only	ý					
4	Source of Fun	ds (Se	ee Instructions)				
	00						
5	Check if discl	osure	of legal proceedings is required pursuant to Items 2(d) or 2(e)				
6	Citizenship or	Place	of Organization				
	Delaware						
BE	UMBER OF SHARES NEFICIALLY WNED BY EACH EPORTING PERSON WITH	7 8 9 10	Sole Voting Power 462,922 Shared Voting Power 0 Sole Dispositive Power 462,922 Shared Dispositive Power 0				
11							
	462,922						
12	2 Check if the Aggregate Amount in Row (11) Excludes Certain Shares						
13	3 Percent of Class Represented by Amount in Row (11)						
	0.1%						
14	Type of Repo	rting F	·erson				
	PN						

1	Names of Reporting Persons						
	GSO Credit-A Partners LP						
2	Check the Ap	Check the Appropriate Box if a Member of a Group					
3	SEC Use Only	y					
4	Source of Fur	ıds (Se	ve Instructions)				
	00						
5	Check if discl	osure	of legal proceedings is required pursuant to Items 2(d) or 2(e)				
6	Citizenship or	Place	of Organization				
	Delaware						
		7	Sole Voting Power				
N	UMBER OF		953.855				
	SHARES	8	Shared Voting Power				
	NEFICIALLY DWNED BY						
	EACH	9	0 Sole Dispositive Power				
R	EPORTING PERSON						
	WITH		953,855				
		10	Shared Dispositive Power				
			0				
11	Aggregate An	nount	Beneficially Owned by Each Reporting Person				
12	953,855 Check if the Aggregate Amount in Row (11) Excludes Certain Shares						
13	Percent of Cla	iss Rej	presented by Amount in Row (11)				
	0.2%						
14	Type of Repo	rting F	Person				
	PN						
	_1						

1	Names of Rep	orting	g Persons			
	GSO Palmetto	o Oppo	ortunistic Investment Partners LP			
2		propri	ate Box if a Member of a Group			
3	SEC Use Only	Y				
4	Source of Fun	ds (Se	ee Instructions)			
	00					
5	Check if discl	osure	of legal proceedings is required pursuant to Items 2(d) or 2(e)			
6	Citizenship or	Place	e of Organization			
	Delaware					
		7	Sole Voting Power			
N	UMBER OF		953,855			
BEI	SHARES NEFICIALLY	8	Shared Voting Power			
C	WNED BY EACH		0			
R	EPORTING	9	Sole Dispositive Power			
	PERSON WITH		953,855			
		10	Shared Dispositive Power			
			0			
11	Aggregate Amount Beneficially Owned by Each Reporting Person					
	953,855					
12	Check if the A	Aggreg	gate Amount in Row (11) Excludes Certain Shares			
13	Percent of Cla	iss Rej	presented by Amount in Row (11)			
	0.2%					
14	Type of Repo	rting F	Person			
	PN					

1	Names of Reporting Persons					
	GSO Palmetto Opportunistic Associates II C					
2	GSO Palmetto Opportunistic Associates LLC Check the Appropriate Box if a Member of a Group					
3	SEC Use Only	y				
4	Source of Fur	ds (Se	ee Instructions)			
	Source of I un					
	00					
5	Check if discl	osure	of legal proceedings is required pursuant to Items 2(d) or 2(e)			
6		Place	e of Organization			
	Delaware	7	Sole Voting Power			
		/	Sole volnig rower			
Ν	UMBER OF		953,855			
DE	SHARES NEFICIALLY	8	Shared Voting Power			
	WNED BY		0			
D	EACH	9	Sole Dispositive Power			
K	EPORTING PERSON					
	WITH		953,855			
		10	Shared Dispositive Power			
			0			
11	11 Aggregate Amount Beneficially Owned by Each Reporting Person					
12	953,855 Check if the Aggregate Amount in Row (11) Excludes Certain Shares					
12		188108				
13	Percent of Cla	iss Rej	presented by Amount in Row (11)			
	0.2%					
14	Type of Repor	rting F	Person			
		-				
	OO (Limited Liability Company)					

1	Names of Reporting Persons						
	GSO Credit-A Associates LLC						
2		propri) 🗆	ate Box if a Member of a Group				
3	SEC Use Only	y					
4	Source of Fun	ıds (Se	ee Instructions)				
	00						
5	Check if discl	osure	of legal proceedings is required pursuant to Items 2(d) or 2(e)				
6	Citizenship or	Place	of Organization				
	Delaware						
		7	Sole Voting Power				
N	UMBER OF		953,855				
BE	SHARES NEFICIALLY	8	Shared Voting Power				
	OWNED BY EACH		0				
R	EPORTING	9	Sole Dispositive Power				
	PERSON WITH		953,855				
		10	Shared Dispositive Power				
			0				
11	Aggregate An	nount	Beneficially Owned by Each Reporting Person				
	953,855						
12	Check if the Aggregate Amount in Row (11) Excludes Certain Shares						
13	Percent of Class Represented by Amount in Row (11)						
	0.2%						
14	Type of Report	rting I	Person				
	OO (Limited Liability Company)						

0.1%

Type of Reporting Person

OO (Limited Liability Company)

14

CUSI	P No. 16411Q10	/1	13D	Page 55 01 59 Pag		
1	Names of Rep	oorting	g Persons			
2			Associates LLC iate Box if a Member of a Group			
2		propri	late Box if a Member of a Group			
3	SEC Use Only	у				
4	Source of Fur	nds (Se	ee Instructions)			
	00					
5	Check if discl	osure	of legal proceedings is required pursuant to Items 2(d) or 2(e)			
	_					
6	Citizenshir er	. Dla a	e of Organization			
0	Chizenship of	Place	e of Organization			
	Delaware					
	•	7	Sole Voting Power			
	JUMBER OF		4(2,0220			
P	SHARES	8	462,9220 Shared Voting Power			
	ENEFICIALLY	0				
(OWNED BY EACH REPORTING PERSON WITH		0			
F			Sole Dispositive Power			
			462.922			
			462,922 Shared Dispositive Power			
		10				
	-		0			
11	Aggregate Amount Beneficially Owned by Each Reporting Person					
	462.922					
12	,	Aggre	gate Amount in Row (11) Excludes Certain Shares			
13	Percent of Cla	ass Re	epresented by Amount in Row (11)			
1						

1	Names of Reporting Persons							
	GSO Holdings I L.L.C.							
2	Check the Appropriate Box if a Member of a Group (a) \Box (b) \Box							
3	SEC Use Only							
4	Source of Funds (See Instructions)							
	00							
5	Check if discl	osure	of legal proceedings is required pursuant to Items 2(d) or 2(e)					
6		Place	e of Organization					
	Delaware							
		7	Sole Voting Power					
N	UMBER OF		2,370,632					
	SHARES	8	Shared Voting Power					
	BENEFICIALLY OWNED BY		0					
р	EACH	9	Sole Dispositive Power					
N	REPORTING PERSON							
	WITH	10	2,370,632 Shared Dispositive Power					
		10						
11	Aggregate Amount Beneficially Owned by Each Reporting Person							
	2,370,632							
12	Check if the A	Aggreg	gate Amount in Row (11) Excludes Certain Shares					
13	Percent of Class Represented by Amount in Row (11)							
	0.5%							
14	Type of Reporting Person							
	OO (Limited Liability Company)							

1	Names of Reporting Persons						
	Blackstone Holdings II L.P.						
2							
3	SEC Use Only						
4	Source of Funds (See Instructions)						
	00						
5	Check if discl	osure	of legal proceedings is required pursuant to Items 2(d) or 2(e)				
6	Citizenship or	Place	e of Organization				
	Delaware						
		7	Sole Voting Power				
N	UMBER OF		2,370,632				
	SHARES	8	Shared Voting Power				
	BENEFICIALLY OWNED BY		203,240,752				
п	EACH	9	Sole Dispositive Power				
K	REPORTING PERSON						
	WITH	10	2,370,632 Shared Dispositive Power				
		10	Shared Dispositive Fower				
			203,240,752				
11	Aggregate Amount Beneficially Owned by Each Reporting Person						
	205,611,384						
12		Aggreg	gate Amount in Row (11) Excludes Certain Shares				
13		ass Re	presented by Amount in Row (11)				
42.5% 14 Type of Reporting Person							
	PN						

1	Names of Reporting Persons						
	Blackstone Holdings I/II GP L.L.C.						
2			ate Box if a Member of a Group				
	(a) \Box (b) \Box						
3	SEC Use Only						
4	ee Instructions)						
	00						
5	Check if discl	osure	of legal proceedings is required pursuant to Items 2(d) or 2(e)				
6	Citizenship or Place of Organization						
	Delaware	7	Sole Voting Power				
		/	Sole Voting Power				
N	UMBER OF		2,652,395				
BE	SHARES NEFICIALLY	8	Shared Voting Power				
	OWNED BY		203,240,752				
P	EACH REPORTING		Sole Dispositive Power				
	PERSON						
	WITH	10	2,652,395 Shared Dispositive Power				
		10					
			203,240,752				
11	11 Aggregate Amount Beneficially Owned by Each Reporting Person						
	205,893,147						
12	Check if the A	Aggreg	gate Amount in Row (11) Excludes Certain Shares				
13		iss Re	presented by Amount in Row (11)				
		,					
14	42.5%						
14	Type of Reporting Person						
	OO (Limited Liability Company)						

1	Names of Reporting Persons			
	The Blackstone Group Inc.			
2	Check the Appropriate Box if a Member of a Group (a) \Box (b) \Box			
3	SEC Use Only	ý		
4	Source of Fun	ds (Se	e Instructions)	
	00			
5	Check if discl	osure o	of legal proceedings is required pursuant to Items 2(d) or 2(e)	
6	Citizenship or	Place	of Organization	
	Delaware			
		7	Sole Voting Power	
N	UMBER OF SHARES	8	2,652,395 Shared Voting Power	
	NEFICIALLY	0		
C	OWNED BY EACH		203,240,752	
R	EPORTING	9	Sole Dispositive Power	
	PERSON		2,652,395	
	WITH	10	Shared Dispositive Power	
			203,240,752	
11	Aggregate An	nount l	Beneficially Owned by Each Reporting Person	
	205,893,147			
12				
	_			
13	Percent of Class Represented by Amount in Row (11)			
15				
14	42.5%			
14	14 Type of Reporting Person			
	СО			

1	1 Names of Reporting Persons		y Persons
	Blackstone Group Management L.L.C.		
2	2 Check the Appropriate Box if a Member of a Group (a) □ (b) □		ate Box if a Member of a Group
3	SEC Use Only	У	
4	Source of Fur	nds (Se	ee Instructions)
	00		
5	Check if discl	losure	of legal proceedings is required pursuant to Items 2(d) or 2(e)
6		r Place	e of Organization
	Delaware	7	Sole Voting Power
		/	Sole voting rower
N	UMBER OF		2,652,395
DE	SHARES	8	Shared Voting Power
	NEFICIALLY WNED BY		
	EACH	9	203,240,752 Sole Dispositive Power
R	EPORTING PERSON	,	Sole Dispositive Fower
	WITH		2,652,395
		10	Shared Dispositive Power
			203,240,752
11	Aggregate Ar	nount	Beneficially Owned by Each Reporting Person
	205 902 147		
12	205,893,147 Check if the Aggregate Amount in Row (11) Excludes Certain Shares		
		00 0	
13	D Dereast of Clu	D.00 D.0	presented by Amount in Row (11)
15		ass kej	presented by Amount in Kow (11)
	42.5%		
14	Type of Repo	rtıng I	² erson
	OO (Limited Liability Company)		
LI			

1	3	D

1	Names of Reporting Persons		
	Stephen A. Schwarzman		
2	Check the Ap	propri	ate Box if a Member of a Group
	(a) 🗆 (b)		
3	SEC Use Only		
5	SEC Ose on	y	
4	Source of Fur	ıds (Se	ee Instructions)
	00		
5	Check if discl	osure	of legal proceedings is required pursuant to Items 2(d) or 2(e)
6		Place	of Organization
	ŕ		
	United States		
		7	Sole Voting Power
N	UMBER OF		2,652,395
	SHARES	8	Shared Voting Power
	NEFICIALLY WNED BY		
	EACH	0	203,240,752
R	EPORTING	9	Sole Dispositive Power
	PERSON WITH		2,652,395
	W1111	10	Shared Dispositive Power
			203,240,752
11	Aggregate An	nount	Beneficially Owned by Each Reporting Person
10	205,893,147		
12	Check if the A	Aggreg	gate Amount in Row (11) Excludes Certain Shares
13	Percent of Cla	iss Rej	presented by Amount in Row (11)
	42.5%		
14	Type of Repo	rting F	Person
	IN		
	111		

Explanatory Note

This Amendment No. 5 to Schedule 13D (this "Amendment No. 5") amends and supplements the Schedule 13D originally filed with the United States Securities and Exchange Commission on October 13, 2015 (as amended to date, the "Schedule 13D"), relating to the common units representing limited partner interests (the "Common Units") of Cheniere Energy Partners, L.P., a Delaware limited partnership (the "Issuer"). Capitalized terms used herein without definition shall have the meaning set forth in the Schedule 13D.

Item 2. Identity and Background.

Item 2 of the Schedule 13D is hereby amended and restated as follows:

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

- BX Rockies Platform Co LLC, which is a Delaware limited liability company ("BX Rockies"); Blackstone CQP Common Holdco L.P., which is a Delaware limited partnership ("Blackstone Common Holdco"); Blackstone CQP Holdco LP, which is a Delaware limited partnership ("Blackstone Holdco"); and BIP-V Chinook Holdco L.L.C. ("BIP-V" and, collectively, the "Blackstone Funds");
- BIP Chinook Holdco L.L.C., which is a Delaware limited liability company ("Blackstone Infrastructure Partners"); BIP Holdings Manager L.L.C., which is a Delaware limited liability company; Blackstone Infrastructure Associates L.P., which is a Delaware limited partnership; BIA GP L.P., which is a Delaware limited partnership; BIA GP L.L.C., which is a Delaware limited partnership; BIA GP L.L.C., which is a Delaware limited partnership; BIA GP L.L.C., which is a Delaware limited partnership; BIA GP L.P., which is a Delaware limited partnership; BIA GP L.L.C., which is a Delaware limited partnership; BIA GP L.L.C., which is a Delaware limited partnership; BIA GP L.L.C., which is a Delaware limited partnership; BIA GP L.P., which is a Delaware limited partnership; BIA GP L.L.C., which is a Delaware limited partnership; BIA GP L.L.C., which is a Delaware limited partnership; BIA GP L.P., whi
- (iii) Blackstone CQP Common Holdco GP LLC, which is a Delaware limited liability company; BX CQP Common Holdco Parent L.P., which is a Delaware limited partnership; BX CQP Common Holdco Parent GP LLC, which is a Delaware limited liability company; Blackstone CQP Holdco II GP LLC, which is a Delaware limited liability company; Blackstone CQP FinanceCo LP, which is a Delaware limited partnership; Blackstone CQP Holdco GP LLC, which is a Delaware limited liability company; BX CQP Target Holdco L.L.C., which is a Delaware limited liability company; BX CQP Target Holdco L.L.C., which is a Delaware limited liability company; BX CQP Target Holdco L.L.C., which is a Delaware limited liability company; CQP Target Holdco L.L.C., which is a Delaware limited liability company; BX CQP Target Holdco L.L.C., which is a Delaware limited liability company; BX CQP Target Holdco L.L.C., which is a Delaware limited liability company; BX CQP Target Holdco L.L.C., which is a Delaware limited liability company; BX CQP Target Holdco L.L.C., which is a Delaware limited liability company; BX CQP Target Holdco L.L.C., which is a Delaware limited liability company; BX CQP Target Holdco L.L.C., which is a Delaware limited liability company; BX CQP Target Holdco L.L.C., which is a Delaware limited liability company; BX CQP Target Holdco L.L.C., which is a Delaware limited liability company; BX CQP Target Holdco L.L.C., which is a Delaware limited liability company; BX CQP Target Holdco L.L.C., which is a Delaware limited liability company; BX CQP Target Holdco L.L.C., which is a Delaware limited liability company; BX CQP Target Holdco L.L.C., which is a Delaware limited liability company; BX CQP Target Holdco L.L.C., which is a Delaware limited liability company; BX CQP Target Holdco L.L.C., which is a Delaware limited liability company; BX CQP Target Holdco L.L.C., which is a Delaware limited liability company; BX CQP Target Holdco L.L.C., which is a Delaware limited liability company; BX CQP Target Holdco L.L.C., which is a Delaware li
- (iv) BX CQP SuperHoldCo Holdings Manager L.L.C., which is a Delaware limited liability company; BX CQP Common Holdco Holdings Manager L.L.C., which is a Delaware limited liability company; BX Rockies Platform Co Holdings Manager L.L.C., 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 Management Associates VI L.L.C., which is a Delaware limited liability company; Blackstone Energy Management Associates L.L.C., which is a Delaware limited liability company; Blackstone Energy Management Associates VI L.L.C., which is a Delaware limited liability company; 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 (collectively, the "Exit Entities");

- (v) GSO Credit-A Partners LP, which is a Delaware limited partnership; GSO Palmetto Opportunistic Investment Partners LP, which is a Delaware limited partnership; and GSO Credit Alpha Fund AIV-2 LP, which is a Delaware limited partnership (collectively, the "GSO Funds");
- Blackstone Holdings II L.P., which is a Delaware limited partnership, and Blackstone Holdings I/II GP L.L.C., which is a Delaware limited liability company (collectively, the "Blackstone Holdings Entities");
- (vii) GSO Credit-A Associates LLC, which is a Delaware limited liability company; GSO Palmetto Opportunistic Associates LLC, which is a Delaware limited liability company; GSO Credit Alpha 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");
- (viii) The Blackstone Group Inc., which is a Delaware corporation, and Blackstone Group Management L.L.C., which is a Delaware limited liability company (collectively, the "Blackstone Topco Entities"); and
- (ix) Stephen A. Schwarzman, who is a United States citizen.

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

Information regarding each director and executive officer of The Blackstone Group Inc. is set forth on Schedule I attached hereto.

The principal business of the Blackstone Funds is investing in securities of the Issuer. The principal business of the GSO Funds is investing in both public and private non-investment 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 each of the GSO Entities, other than the GSO Funds, the Blackstone Entities, other than the Blackstone Funds, the Exit Entities 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 the Blackstone Topco Entities.

During the last five years, none of the Reporting Persons or, to the best knowledge of the Reporting Persons, any of the other persons set forth on Schedule I attached hereto, (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.

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

Item 3 of the Schedule 13D is hereby amended and supplemented as follows:

In connection with the closing of the Transaction described in Item 4, on September 24, 2020, Blackstone Infrastructure Partners purchased 50.01% of the equity interests in BX CQP Target Holdco L.L.C. for aggregate consideration of \$3,252,502,402.41 using capital contributions from its partners and members, including a loan from BIP-V to Blackstone Infrastructure Partners in the amount of \$174,631,307. The above price may be increased up to an aggregate amount of \$3,481,193,977.58 based on the satisfaction by the Issuer of certain conditions. In connection with the closing of the Transaction, Blackstone Holdco distributed 13,170,436 Common Units to BX CQP Target Holdco L.L.C., who distributed such units to Blackstone Infrastructure Partners, who distributed such units to one of its members, who transferred such units to BIP-V. BIP-V acquired the 13,170,436 Common Units for aggregate consideration of \$421,453,952 using capital contributions from its partners and members and in satisfaction of the loan described above. The above price paid by BIP-V may be increased up to an aggregate amount of \$451,087,433 based on the satisfaction by the Issuer of certain conditions.

Item 4. Purpose of Transaction.

Item 4 of the Schedule 13D is hereby amended and supplemented as follows:

On September 24, 2020, BX CQP SuperHoldCo Holdings Manager L.L.C., BX CQP Common Holdco Holdings Manager L.L.C. and BX Rockies Platform Co Holdings Manager L.L.C. completed the sale of all of the limited liability company interests in BX CQP Target Holdco L.L.C. (the "Transaction") to (i) Blackstone Infrastructure Partners, being an affiliate of BIP Aggregator Q L.P., a Delaware limited partnership, and BIP Aggregator II L.P., a Delaware limited partnership (together with BIP Aggregator Q L.P., the "Initial Blackstone Infrastructure Signatories"), to which the Initial Blackstone Infrastructure Signatories assigned their rights and obligations with respect to the Transaction, and (ii) BIF IV Cypress Aggregator (Delaware) LLC ("Brookfield Infrastructure") for an aggregate consideration of \$6,503,704,064.00, which may be increased to an aggregate amount of \$6,960,995,756.00 based on the satisfaction by the Issuer of certain conditions. Following the closing of the Transaction, Blackstone Infrastructure Partners and Brookfield Infrastructure directly own 50.01% and 49.99% of the equity interests in BX CQP Target Holdco L.L.C., respectively, and may be deemed to share beneficial ownership of all of the Common Units that may be deemed to be beneficially owned by BX CQP Target Holdco L.L.C.

As previously disclosed in the Schedule 13D, Blackstone Holdco has the right to appoint three members to serve on the board of directors of the Issuer's general partner (the "GP Board") and one member to serve on the Cheniere Energy, Inc. ("CEI") board of directors (the "CEI Board"). In connection with the closing of the Transaction, Philip Meier, John-Paul Munfa, and Jamie Welch resigned from the GP Board and Wallace Henderson, an employee of Blackstone Infrastructure Partners or one of its affiliates, Scott Peak, an employee of Brookfield Infrastructure or one of its affiliates, and Mark Murski, an employee of Blackstone Infrastructure or one of its affiliates, were appointed in their place, and David Foley resigned from the CEI Board and Sean Klimczak, an employee of Blackstone Infrastructure Partners or one of its affiliates, were appointed in their place, and David Foley resigned from the CEI Board and Sean Klimczak, an employee of Blackstone Infrastructure Partners or one of its affiliates, were appointed in their place, and David Foley resigned from the CEI Board and Sean Klimczak, an employee of Blackstone Infrastructure Partners or one of its affiliates, was appointed in his place. Following the closing of the Transaction, Blackstone Infrastructure Partners and Brookfield Infrastructure entered into a governance agreement (the "Director Designation Rights Agreement") pursuant to which the parties agreed to certain director designation rights with respect to the GP Board and the CEI Board. In the first year following the closing of the Transaction, Blackstone Infrastructure Partners shall have the right to designate two members to serve on the GP Board and one member to serve on the CEI Board, and Brookfield Infrastructure shall have the right to designate two members to serve on the GP Board and Brookfield Infrastructure shall have the right to designate two members to serve on the CEI Board. In the second year after the closing of the Transaction, Blackstone Infrastructure Partners shall have the righ

The foregoing description of the Director Designation Rights Agreement does not purport to be complete and is subject to, and qualified in its entirety by, the full text such agreement, which is attached as an exhibit hereto and incorporated herein by reference.

Item 5. Interest in Securities of the Issuer.

Item 5 of the Schedule 13D is hereby amended and restated in its entirety as follows:

(a)-(b)

Calculations of the percentage of Common Units beneficially owned are based on a total of 484,016,623 Common Units outstanding as of August 17, 2020 following the conversion of the subordinated units held by CEI, as reported in the Issuer's Current Report on Form 8-K filed with the Securities and Exchange Commission on July 28, 2020 and otherwise based upon the information with respect to outstanding Common Units as of July 31, 2020, as set forth in the Issuer's Quarterly Report on Form 10-Q, filed on August 6, 2020.

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 of, or shared power to dispose or to direct the disposition of 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.

BX Rockies is the record holder of 2,250,419 Common Units. Blackstone Common Holdco is the record holder of 2,011,447 Common Units. Blackstone Holdco is the record holder of 185,808,450 Common Units. BIP-V is the record owner of 13,170,436 Common Units. GSOCredit-A Partners LP is the record owner of 953,855 Common Units. GSO Palmetto Opportunistic Investment Partners LP is the record holder of 953,855 Common Units. GSO Credit Alpha Fund AIV-2 LP is the record holder of 462,922 Common Units. Harvest Fund Advisors LLC, an indirect subsidiary of The Blackstone Group Inc. ("HFA"), is the beneficial owner of 281,763 Common Units, which Common Units are held by funds and accounts managed by HFA in the ordinary course of its business.

Blackstone CQP Common Holdco GP LLC is the general partner of Blackstone Common Holdco. BX CQP Common Holdco Parent L.P. is the sole member of Blackstone CQP Common Holdco GP LLC. BX CQP Common Holdco Parent GP LLC is the general partner of BX CQP Common Holdco Parent L.P.

Blackstone CQP Holdco II GP LLC is the general partner of Blackstone Holdco. Blackstone CQP FinanceCo LP is the sole member of Blackstone CQP Holdco II GP LLC. Blackstone CQP Holdco GP LLC is the general partner of Blackstone CQP FinanceCo LP.

BX CQP Target Holdco L.L.C. is the sole member of each of BX Rockies, BX CQP Common Holdco Parent GP LLC and Blackstone CQP Holdco GP LLC and, by virtue of its relationship with BIP-V, may be deemed to share beneficial ownership over the Common Units held by BIP-V. Blackstone Infrastructure Partners is a member of BX CQP Target Holdco L.L.C. BIP Holdings Manager L.L.C. is the managing member of each of Blackstone Infrastructure Partners and BIP-V. Blackstone Infrastructure Associates L.P. is the managing member of BIP Holdings Manager L.L.C. BIA GP L.P. is the general partner of BIA GP L.P.

GSO Credit-A Associates LLC is the general partner of GSO Credit-A Partners LP. GSO Palmetto Opportunistic Associates LLC is the general partner of GSO Palmetto Opportunistic Investment Partners LP. GSO Credit Alpha Associates LLC is the general partner of GSO Credit Alpha Fund AIV-2 LP. GSO Holdings I L.L.C. is the managing member of each of GSO Credit-A Associates LLC, GSO Palmetto Opportunistic Associates LLC and GSO Credit Alpha Associates LLC.

Blackstone Holdings II L.P. is the sole member of BIA GP L.L.C., and the managing member of GSO Holdings I L.L.C. with respect to securities beneficially owned by the GSO Funds. Blackstone Holdings I/II GP L.L.C. is the general partner of Blackstone Holdings II L.P. and indirectly controls HFA through one or more subsidiaries.

The Blackstone Group Inc. is the sole member of Blackstone Holdings I/II GP L.L.C. Blackstone Group Management L.L.C. is the sole holder of the Class C common stock of The Blackstone Group Inc. Stephen A. Schwarzman is the founding member of Blackstone Group Management L.L.C.

Each of the Blackstone Entities, other than BIP-V, Blackstone Common Holdco, Blackstone CQP Common Holdco GP LLC, BX CQP Common Holdco Parent L.P., BX CQP Common Holdco Parent GP LLC, Blackstone Holdco, Blackstone CQP Holdco II GP LLC, Blackstone CQP FinanceCo LP and Blackstone CQP Holdco GP LLC, may be deemed to beneficially own the Common Units held of record by BX Rockies.

Each of the Blackstone Entities, other than BX Rockies, BIP-V, Blackstone Holdco, Blackstone CQP Holdco II GP LLC, Blackstone CQP FinanceCo LP and Blackstone CQP Holdco GP LLC, may be deemed to beneficially own the Common Units held of record by Blackstone Common Holdco.

Each of the Blackstone Entities, other than BX Rockies, BIP-V, Blackstone Common Holdco, Blackstone CQP Common Holdco GP LLC, BX CQP Common Holdco Parent L.P. and BX CQP Common Holdco Parent GP LLC may be deemed to beneficially own the Common Units held of record by Blackstone Holdco.

Each of the Blackstone Infrastructure Entities may be deemed to beneficially own the Common Units held of record by BIP-V.

GSO Credit-A Associates LLC, GSO Palmetto Opportunistic Associates LLC and GSO Credit Alpha Associates LLC may be deemed to beneficially own the Common Units held of record by GSO Credit-A Partners LP, GSO Palmetto Opportunistic Investment Partners LP and GSO Credit Alpha Fund AIV-2 LP, respectively.

GSO Holdings I L.L.C. may be deemed to beneficially own the Common Units held of record by the GSO Funds. Each of the Blackstone Holdings Entities, the Blackstone Topco Entities and Mr. Schwarzman may be deemed to beneficially own the Common Units held of record by each of the Blackstone Funds and the GSO Funds.

Each of Blackstone Holdings I/II GP L.L.C., the Blackstone Topco Entities and Mr. Schwarzman may be deemed to beneficially own the Common Units beneficially owned by HFA.

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 the securities reported herein) 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."

Any beneficial ownership of Common Units by any of the persons listed on Schedule I is set forth on Schedule I attached hereto.

By virtue of the relationships described herein, the Reporting Persons and Brookfield Infrastructure and its affiliates may be deemed to be members of a "group" for purposes of Section 13(d) of the Exchange Act. However, neither the filing of this Schedule 13D nor any of its contents shall be deemed to constitute an admission that such persons are members of any such group. Each of Blackstone Infrastructure Partners and Brookfield Infrastructure and their respective affiliate are separately making a Schedule 13D filing reporting the Common Units

13D

they may be deemed to beneficially own. Each Reporting Person disclaims beneficial ownership of any Common Units that may be deemed to be beneficially owned by Brookfield Infrastructure and its affiliates, except as otherwise described herein.

(c) Except as described herein, none of the Reporting Persons has effected any transactions in the Common Units of the Issuer since the filing of Amendment No. 4 to this Schedule 13D on August 24, 2020.

(d) None.

(e) As a result of the Transaction described in Item 4, the Exit Entities are no longer deemed to be beneficial owners of any Common Units.

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

Item 6 is hereby amended and supplemented as follows:

The disclosure in Item 4 of this Amendment No. 5 is incorporated herein by reference.

Item 7. Materials to be Filed as Exhibits.

Item 7 of the Schedule 13D is hereby amended and restated in its entirety as follows:

Exhibit Number	Description
1	Joint Filing Agreement.
2	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).
3	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).
4	Letter Agreement, dated as of August 9, 2012, among Cheniere Energy, Inc., Cheniere Energy Partners, L.P. and Blackstone CQP Holdco LP

4 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).

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- 5 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).
- 6 Director Designation Rights Agreement, dated as of September 24, 2020, between BIP Chinook Holdco L.L.C. and BIF IV Cypress Aggregator (Delaware) LLC.

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: September 28, 2020

BX Rockies Platform Co LLC

- By: BX CQP Target Holdco L.L.C., its sole member
- By: BIP Chinook Holdco L.L.C., its member
- By: BIP Holdings Manager L.L.C., its managing member
- By: Blackstone Infrastructure Associates L.P., its managing member
- By: BIA GP L.P., its general partner
- By: BIA GP L.L.C., its general partner
- By: Blackstone Holdings II L.P., its sole member
- By: Blackstone Holdings I/II GP L.L.C., its general partner

By: /s/ John G. Finley

Name: John G. Finley

Title: Chief Legal Officer

Blackstone CQP Common Holdco L.P.

- By: Blackstone CQP Common Holdco GP LLC, its general partner
- By: BX CQP Common Holdco Parent L.P., its sole member
- By: BX CQP Common Holdco Parent GP LLC, its general partner
- By: BX CQP Target Holdco L.L.C., its sole member
- By: BIP Chinook Holdco L.L.C., its member
- By: BIP Holdings Manager L.L.C., its managing member
- By: Blackstone Infrastructure Associates L.P., its managing member
- By: BIA GP L.P., its general partner
- By: BIA GP L.L.C., its general partner
- By: Blackstone Holdings II L.P., its sole member
- By: Blackstone Holdings I/II GP L.L.C., its general partner

By: /s/ John G. Finley

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

Blackstone CQP Common Holdco GP LLC

- By: BX CQP Common Holdco Parent L.P., its sole member
- By: BX CQP Common Holdco Parent GP LLC, its general partner
- By: BX CQP Target Holdco L.L.C., its sole member
- By: BIP Chinook Holdco L.L.C., its member
- By: BIP Holdings Manager L.L.C., its managing
- member By: Blackstone Infrastructure Associates L.P., its managing member
- By: BIA GP L.P., its general partner
- By: BIA GP L.L.C., its general partner
- By: Blackstone Holdings II L.P., its sole member
- By: Blackstone Holdings I/II GP L.L.C., its general partner
- By: /s/ John G. Finley
- Name: John G. Finley
- Title: Chief Legal Officer

BX CQP Common Holdco Parent L.P.

- By: BX CQP Common Holdco GP LLC, its general partner
- By: BX CQP Target Holdco L.L.C., its sole member
- By: BIP Chinook Holdco L.L.C., its member
- By: BIP Holdings Manager L.L.C., its managing member
- By: Blackstone Infrastructure Associates L.P., its managing member
- By: BIA GP L.P., its general partner
- By: BIA GP L.L.C., its general partner
- By: Blackstone Holdings II L.P., its sole member
- By: Blackstone Holdings I/II GP L.L.C., its general partner
- By: /s/ John G. Finley
- Name: John G. Finley
- Title: Chief Legal Officer

BX CQP Common Holdco Parent GP LLC

- By: BX CQP Target Holdco L.L.C., its sole member
- By: BIP Chinook Holdco L.L.C., its member
- By: BIP Holdings Manager L.L.C., its managing member
- By: Blackstone Infrastructure Associates L.P., its managing member
- By: BIA GP L.P., its general partner
- By: BIA GP L.L.C., its general partner
- By: Blackstone Holdings II L.P., its sole member
- By: Blackstone Holdings I/II GP L.L.C., its general partner
- By: /s/ John G. Finley
- Name: John G. Finley
- Title: Chief Legal Officer

Blackstone CQP Holdco LP

- By: Blackstone CQP Holdco II GP LLC, its general partner
- By: Blackstone CQP FinanceCo LP, its sole member
- By: Blackstone CQP Holdco GP LLC, its general partner.
- By: BX CQP Target Holdco L.L.C., its sole member
- By: BIP Chinook Holdco L.L.C., its member
- By: BIP Holdings Manager L.L.C., its managing member
- By: Blackstone Infrastructure Associates L.P., its managing member
- By: BIA GP L.P., its general partner
- By: BIA GP L.L.C., its general partner
- By: Blackstone Holdings II L.P., its sole member
- By: Blackstone Holdings I/II GP L.L.C., its general partner
- By: /s/ John G. Finley
- Name: John G. Finley
- Title: Chief Legal Officer

Blackstone CQP Holdco II GP LLC

- By: Blackstone CQP FinanceCo LP, its sole member
- By: Blackstone CQP Holdco GP LLC, its general partner
- By: BX CQP Target Holdco L.L.C., its sole member
- By: BIP Chinook Holdco L.L.C., its member
- By: BIP Holdings Manager L.L.C., its managing member
- By: Blackstone Infrastructure Associates L.P., its managing member
- By: BIA GP L.P., its general partner
- By: BIA GP L.L.C., its general partner
- By: Blackstone Holdings II L.P., its sole member
- By: Blackstone Holdings I/II GP L.L.C., its general partner

By: /s/ John G. Finley

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

Blackstone CQP FinanceCo LP

- Blackstone CQP Holdco GP LLC, its general partner By:
- By: BX CQP Target Holdco L.L.C., its sole member
- BIP Chinook Holdco L.L.C., its member By:
- By: BIP Holdings Manager L.L.C., its managing member
- By: Blackstone Infrastructure Associates L.P., its managing member
- By: BIA GP L.P., its general partner
- BIA GP L.L.C., its general partner By:
- Blackstone Holdings II L.P., its sole member By:
- Blackstone Holdings I/II GP L.L.C., its general By: partner
- /s/ John G. Finley By:
- Name: John G. Finley
- Title: Chief Legal Officer

Blackstone CQP Holdco GP LLC

- BX CQP Target Holdco L.L.C., its sole member By:
- By: BIP Chinook Holdco L.L.C., its member
- BIP Holdings Manager L.L.C., its managing By: member
- By: Blackstone Infrastructure Associates L.P., its managing member
- BIA GP L.P., its general partner By:
- By: BIA GP L.L.C., its general partner
- Blackstone Holdings II L.P., its sole member By:
- By: Blackstone Holdings I/II GP L.L.C., its general partner
- By: /s/ John G. Finley
- Name: John G. Finley
- Title: Chief Legal Officer

BX CQP Target Holdco L.L.C.

- By: BIP Chinook Holdco L.L.C., its member BIP Holdings Manager L.L.C., its managing By:
- member By: Blackstone Infrastructure Associates L.P., its
- managing member
- By: BIA GP L.P., its general partner BIA GP L.L.C., its general partner By:
- Blackstone Holdings II L.P., its sole member By: By: Blackstone Holdings I/II GP L.L.C., its general partner
- /s/ John G. Finley By:
- Name: John G. Finley
- Title: Chief Legal Officer

BIP Chinook Holdco L.L.C.

- By:
 BIP Holdings Manager L.L.C., its managing member

 By:
 Blackstone Infrastructure Associates L.P., its
- managing member
- By: BIA GP L.P., its general partner
- By: BIA GP L.L.C., its general partner
- By: Blackstone Holdings II L.P., its sole member
- By: Blackstone Holdings I/II GP L.L.C., its general partner
- By: /s/ John G. Finley
- Name: John G. Finley
- Title: Chief Legal Officer

BIP-V Chinook Holdco L.L.C.

- By: BIP Holdings Manager L.L.C., its managing member By: Blackstone Infrastructure Associates L.P., its
- managing member
- By: BIA GP L.P., its general partner
- By: BIA GP L.L.C., its general partner
- By: Blackstone Holdings II L.P., its sole member
- By: Blackstone Holdings I/II GP L.L.C., its general partner
- By: /s/ John G. Finley
- Name: John G. Finley
- Title: Chief Legal Officer

BIP Holdings Manager L.L.C.

- By: Blackstone Infrastructure Associates L.P., its managing member
- By: BIA GP L.P., its general partner
- By: BIA GP L.L.C., its general partner
- By: Blackstone Holdings II L.P., its sole memberBy: Blackstone Holdings I/II GP L.L.C., its general
- partner
- By: /s/ John G. Finley
- Name: John G. Finley
- Title: Chief Legal Officer

Blackstone Infrastructure Associates L.P.

- By: BIA GP L.P., its general partner
- By: BIA GP L.L.C., its general partner
- By: Blackstone Holdings II L.P., its sole member
- By: Blackstone Holdings I/II GP L.L.C., its general partner
- By: /s/ John G. Finley
- Name: John G. Finley
- Title: Chief Legal Officer

BIA GP L.P.

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

By: /s/ John G. Finley

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

BIA GP L.L.C.

- By: Blackstone Holdings II L.P., its sole member By: Blackstone Holdings I/II GP L.L.C., its general
 - partner
- By: /s/ John G. Finley
- Name: John G. Finley
- Title: Chief Legal Officer

BX Rockies Platform Co Holdings Manager L.L.C.

- 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

BX CQP Common Holdco Holdings Manager L.L.C.

- 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

BX CQP SuperHoldCo Holdings Manager L.L.C.

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 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 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

BMA VI L.L.C.

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

Blackstone Holdings III L.P.

By: Blackstone Holdings III GP L.P., its general partner 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 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 Credit-A Partners LP

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

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 Palmetto Opportunistic Investment Partners LP

By: GSO Palmetto Opportunistic Associates LLC, its general partner

By: /s/ Marisa Beeney

Name: Marisa Beeney Title: Authorized Signatory

The. Autorized Signatory

GSO Palmetto Opportunistic Associates LLC

By: /s/ Marisa Beeney

Name: Marisa Beeney

Title: Authorized Signatory

GSO Credit Alpha Fund AIV-2 LP

By: GSO Credit Alpha Associates LLC, its general partner

By: /s/ Marisa Beeney

Name: Marisa Beeney Title: Authorized Signatory

GSO Credit Alpha 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 II L.P.

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

By: /s/ John G. Finley

Name: John G. Finley Title: Chief Legal Officer

Blackstone Holdings I/II GP L.L.C.

 By:
 /s/ John G. Finley

 Name:
 John G. Finley

 Title:
 Chief Legal Officer

The Blackstone Group Inc.

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

<u>SCHEDULE I</u>

Executive Officers and Directors of The Blackstone Group Inc.

The name and principal occupation of each director and executive officer of The Blackstone Group Inc. are set forth below. The address for each person listed below is c/o The Blackstone Group Inc., 345 Park Avenue, New York, New York 10154. All executive officers and directors listed are United States citizens other than The Honorable Brian Mulroney, who is a citizen of Canada, and Sir John Antony Hood, who is a citizen of New Zealand.

OFFICERS:

Name	Present Principal Occupation or Employment
Stephen A. Schwarzman	Founder, Chairman and Chief Executive Officer of The Blackstone Group Inc.
Jonathan D. Gray	President, Chief Operating Officer of The Blackstone Group Inc.
Hamilton E. James	Executive Vice Chairman of The Blackstone Group Inc.
Michael S. Chae	Chief Financial Officer of The Blackstone Group Inc.
John G. Finley	Chief Legal Officer of The Blackstone Group Inc.

DIRECTORS:

Name	Present Principal Occupation or Employment
Stephen A. Schwarzman	Founder, Chairman and Chief Executive Officer of The Blackstone Group Inc.
Jonathan D. Gray	President, Chief Operating Officer of The Blackstone Group Inc.
Hamilton E. James	Executive Vice Chairman of The Blackstone Group Inc.
Kelly A. Ayotte	Former United States Senator from New Hampshire
Joseph P. Baratta	Global Head of Private Equity at The Blackstone Group Inc.
James W. Breyer	Founder and Chief Executive Officer of Breyer Capital
Reginald J. Brown	Partner for the law firm, WilmerHale
Sir John Antony Hood	President and Chief Executive Officer of the Robertson Foundation and Chair of the Rhodes Trust
Rochelle B. Lazarus	Chairman Emeritus & Former Chief Executive Officer, Ogilvy & Mather Worldwide
Jay O. Light	Dean Emeritus, Harvard Business School

The Right Honorable Brian Mulroney	Senior Partner and International Business Consultant for the Montreal law firm, Norton Rose Canada LLP
William G. Parrett	Retired CEO and Senior Partner, Deloitte (Deloitte Touche Tohmatsu)
Ruth Porat	Chief Financial Officer of Alphabet Inc. and Google Inc.

Except as set forth in this Schedule 13D, to the best knowledge of the Reporting Persons, none of the individuals listed above beneficially owns any Common Units.

JOINT FILING AGREEMENT

In accordance with Rule 13d-1(k)(1) promulgated under the Securities Exchange Act of 1934, as amended, the undersigned hereby agree that they are jointly filing this statement on Schedule 13D. Each of them is responsible for the timely filing of such statement 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 WITNESS WHEREOF, the undersigned hereby execute this Joint Filing Agreement as of the 28h day of September, 2020.

BX Rockies Platform Co LLC

- By: BX CQP Target Holdco L.L.C., its sole member
- By: BIP Chinook Holdco L.L.C., its member
- By: BIP Holdings Manager L.L.C., its managing member
- By: Blackstone Infrastructure Associates L.P., its managing member
- By: BIA GP L.P., its general partner
- By: BIA GP L.L.C., its general partner
- By: Blackstone Holdings II L.P., its sole member
- By: Blackstone Holdings I/II GP L.L.C., its general partner
- By: /s/ John G. Finley
- Name: John G. Finley
- Title: Chief Legal Officer

Blackstone CQP Common Holdco L.P.

- By: Blackstone CQP Common Holdco GP LLC, its general partner
- By: BX CQP Common Holdco Parent L.P., its sole member
- By: BX CQP Common Holdco Parent GP LLC, its general partner
- By: BX CQP Target Holdco L.L.C., its sole member
- By: BIP Chinook Holdco L.L.C., its member
- By: BIP Holdings Manager L.L.C., its managing member
- By: Blackstone Infrastructure Associates L.P., its managing member
- By: BIA GP L.P., its general partner
- By: BIA GP L.L.C., its general partner
- By: Blackstone Holdings II L.P., its sole member
- By: Blackstone Holdings I/II GP L.L.C., its general partner
- By: /s/ John G. Finley
- Name: John G. Finley
- Title: Chief Legal Officer

Blackstone CQP Common Holdco GP LLC

- By: BX CQP Common Holdco Parent L.P., its sole member
- By: BX CQP Common Holdco Parent GP LLC, its general partner
- By: BX CQP Target Holdco L.L.C., its sole member
- By: BIP Chinook Holdco L.L.C., its member
- By: BIP Holdings Manager L.L.C., its managing member
- By: Blackstone Infrastructure Associates L.P., its managing member
- By: BIA GP L.P., its general partner
- By: BIA GP L.L.C., its general partner
- By: Blackstone Holdings II L.P., its sole member
- By: Blackstone Holdings I/II GP L.L.C., its general partner
- By: /s/ John G. Finley
- Name: John G. Finley
- Title: Chief Legal Officer

BX CQP Common Holdco Parent L.P.

- By: BX CQP Common Holdco GP LLC, its general partner
- By: BX CQP Target Holdco L.L.C., its sole member
- By: BIP Chinook Holdco L.L.C., its member
- By: BIP Holdings Manager L.L.C., its managing member
- By: Blackstone Infrastructure Associates L.P., its managing member
- By: BIA GP L.P., its general partner
- By: BIA GP L.L.C., its general partner
- By: Blackstone Holdings II L.P., its sole member
- By: Blackstone Holdings I/II GP L.L.C., its general partner
- By: /s/ John G. Finley
- Name: John G. Finley
- Title: Chief Legal Officer

BX CQP Common Holdco Parent GP LLC

- By: BX CQP Target Holdco L.L.C., its sole member
- By: BIP Chinook Holdco L.L.C., its member
- By: BIP Holdings Manager L.L.C., its managing member
- By: Blackstone Infrastructure Associates L.P., its managing member
- By: BIA GP L.P., its general partner
- By: BIA GP L.L.C., its general partner
- By: Blackstone Holdings II L.P., its sole member
- By: Blackstone Holdings I/II GP L.L.C., its general partner
- By: /s/ John G. Finley
- Name: John G. Finley
- Title: Chief Legal Officer

Blackstone CQP Holdco LP

- By: Blackstone CQP Holdco II GP LLC, its general partner
- By: Blackstone CQP FinanceCo LP, its sole member
- By: Blackstone CQP Holdco GP LLC, its general partner
- By: BX CQP Target Holdco L.L.C., its sole member
- By: BIP Chinook Holdco L.L.C., its member
- By: BIP Holdings Manager L.L.C., its managing member
- By: Blackstone Infrastructure Associates L.P., its managing member
- By: BIA GP L.P., its general partner
- By: BIA GP L.L.C., its general partner
- By: Blackstone Holdings II L.P., its sole member
 By: Blackstone Holdings I/II GP L.L.C., its general partner
- By: /s/ John G. Finley
- Name: John G. Finley
- Title: Chief Legal Officer

Blackstone CQP Holdco II GP LLC

- By: Blackstone CQP FinanceCo LP, its sole member
- By: Blackstone CQP Holdco GP LLC, its general partner
- By: BX CQP Target Holdco L.L.C., its sole member
- By: BIP Chinook Holdco L.L.C., its member
- By: BIP Holdings Manager L.L.C., its managing member
- By: Blackstone Infrastructure Associates L.P., its managing member
- By: BIA GP L.P., its general partner
- By: BIA GP L.L.C., its general partner
- By: Blackstone Holdings II L.P., its sole member
- By: Blackstone Holdings I/II GP L.L.C., its general partner
- By: /s/ John G. Finley
- Name: John G. Finley
- Title: Chief Legal Officer

Blackstone CQP FinanceCo LP

- By: Blackstone CQP Holdco GP LLC, its general partner
- By: BX CQP Target Holdco L.L.C., its sole member
- By: BIP Chinook Holdco L.L.C., its member
- By: BIP Holdings Manager L.L.C., its managing member
- By: Blackstone Infrastructure Associates L.P., its managing member
- By: BIA GP L.P., its general partner
- By: BIA GP L.L.C., its general partner
- By: Blackstone Holdings II L.P., its sole member
- By: Blackstone Holdings I/II GP L.L.C., its general partner
- By: /s/ John G. Finley
- Name: John G. Finley
- Title: Chief Legal Officer

Blackstone CQP Holdco GP LLC

- By: BX CQP Target Holdco L.L.C., its sole member
- By: BIP Chinook Holdco L.L.C., its member By: BIP Holdings Manager L.L.C., its managing member
- By: Blackstone Infrastructure Associates L.P., its managing member
- By: BIA GP L.P., its general partner
- By: BIA GP L.L.C., its general partner
- By: Blackstone Holdings II L.P., its sole member
- By: Blackstone Holdings I/II GP L.L.C., its general partner
- By: /s/ John G. Finley
- Name: John G. Finley

Title: Chief Legal Officer

BX CQP Target Holdco L.L.C.

- By: BIP Chinook Holdco L.L.C., its member
- By: BIP Holdings Manager L.L.C., its managing member
- By: Blackstone Infrastructure Associates L.P., its managing member
- By: BIA GP L.P., its general partner
- By: BIA GP L.L.C., its general partner
- By: Blackstone Holdings II L.P., its sole member
- By: Blackstone Holdings I/II GP L.L.C., its general partner
- By: /s/ John G. Finley
- Name: John G. Finley
- Title: Chief Legal Officer

BIP Chinook Holdco L.L.C.

- BIP Holdings Manager L.L.C., its managing member By: Blackstone Infrastructure Associates L.P., its By:
- managing member
- BIA GP L.P., its general partner BIA GP L.L.C., its general partner By:
- By:
- Blackstone Holdings II L.P., its sole member Blackstone Holdings I/II GP L.L.C., its general By: By: partner

By: /s/ John G. Finley

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

BIP-V Chinook Holdco L.L.C.

- BIP Holdings Manager L.L.C., its managing member By: By: Blackstone Infrastructure Associates L.P., its managing member
- By: BIA GP L.P., its general partner
- BIA GP L.L.C., its general partner By:
- By: Blackstone Holdings II L.P., its sole member
- By: Blackstone Holdings I/II GP L.L.C., its general partner

By: /s/ John G. Finley

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

BIP Holdings Manager L.L.C.

- Blackstone Infrastructure Associates L.P., its By: managing member
- By: BIA GP L.P., its general partner
- BIA GP L.L.C., its general partner By:
- By: Blackstone Holdings II L.P., its sole member
- Blackstone Holdings I/II GP L.L.C., its general By: partner

/s/ John G. Finley By:

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

Blackstone Infrastructure Associates L.P.

- BIA GP L.P., its general partner By:
- BIA GP L.L.C., its general partner By:
- By:
- Blackstone Holdings II L.P., its sole member Blackstone Holdings I/II GP L.L.C., its general By: partner
- By: /s/ John G. Finley
- Name: John G. Finley

Title: Chief Legal Officer

BIA GP L.P.

- BIA GP L.L.C., its general partner By:
- Blackstone Holdings II L.P., its sole member By:
- Blackstone Holdings I/II GP L.L.C., its general By: partner
- By: /s/ John G. Finley
- Name: John G. Finley
- Title: Chief Legal Officer

BIA GP L.L.C.

- Blackstone Holdings II L.P., its sole member By: By: Blackstone Holdings I/II GP L.L.C., its general partner
- By: /s/ John G. Finley
- Name: John G. Finley
- Title: Chief Legal Officer

BX Rockies Platform Co Holdings Manager L.L.C.

- 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

BX CQP Common Holdco Holdings Manager L.L.C.

- Blackstone Management Associates VI L.L.C., its By: managing member
- By: BMA VI L.L.C., its sole member
- By: /s/ John G. Finley

Name: John G. Finley Title: Chief Legal Officer

BX CQP SuperHoldCo Holdings Manager L.L.C.

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

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

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 Energy Management Associates L.L.C.

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

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

BMA VI L.L.C.

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

Blackstone EMA L.L.C.

/s/ John G. Finley By:

Name: John G. Finley Title: Chief Legal Officer

Blackstone Holdings III L.P.

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

By: /s/ John G. Finley

Name: John G. Finley Title: Chief Legal Officer

Blackstone Holdings III GP L.P.

Blackstone Holdings III GP Management L.L.C., its By: 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 Credit-A Partners LP

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

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 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 Palmetto Opportunistic Associates LLC

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

GSO Credit Alpha Fund AIV-2 LP

By: GSO Credit Alpha Associates LLC, its general partner

By: /s/ Marisa Beeney

Name: Marisa Beeney Title: Authorized Signatory

GSO Credit Alpha 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 II L.P.

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

By: /s/ John G. Finley

Name:	John G. Finley
Title:	Chief Legal Officer

Blackstone Holdings I/II GP L.L.C.

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

The Blackstone Group Inc.

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

BIP Chinook Holdco L.L.C. c/o Blackstone Infrastructure Partners 345 Park Avenue New York, NY 10154

September 24, 2020

BIF IV Cypress Aggregator (Delaware) LLC c/o Brookfield Infrastructure Fund IV LP 1200 Smith Street Suite 640 Houston, Texas 77002 <u>E-mail</u>: scott.peak@brookfield.com; matthew.hutton@brookfield.com; fred.day@brookfield.com <u>Attention</u>: Scott Peak; Matthew Hutton; Fred Day

Dear Sir/Madam:

This letter (this "Letter Agreement") memorializes the agreement between BIP Chinook Holdco L.L.C., a Delaware limited liability company (the "Blackstone Investor"), and BIF IV Cypress Aggregator (Delaware) LLC, a Delaware limited liability company (the 'Brookfield Investor"), and together with the Blackstone Investor, the "Investors") as to the manner in which they shall exercise certain governance rights with respect to Cheniere Energy Partners, L.P., a Delaware limited partnership ("CQP"), Cheniere Energy Partners GP, LLC, a Delaware limited liability company ("CQP GP"), and Cheniere Energy Inc., a Delaware corporation ("CEI"). For the purposes of this Letter Agreement, capitalized terms used herein shall have the meanings set forth in Exhibit A attached hereto.

For good and valuable consideration acknowledged to have been received, each of the Investors hereby agrees that during the Investor Approval Period, the Investors shall, subject to the other provisions of this Letter Agreement, be entitled to designate (A) the three directors that CQP HoldCo is entitled to appoint to the CQP Board pursuant to Section 6.07(a)(i) of the CQP GP LLC Agreement (each, a "<u>CQP Board Designee</u>"), and (B) the director that CQP HoldCo is entitled to nominate to the CEI Board pursuant to Section 5.4 of the IRRA (the "<u>CEI Board Designee</u>").

During the period commencing on the date hereof (the <u>"Effective Date</u>") and ending as of the first annual meeting of shareholders of CEI occurring at least 12 months after the Effective Date (the <u>"First Year</u>"), (A) the Blackstone Investor shall be entitled to designate one CQP Board Designee and the CEI Board Designee (which CEI Board Designee designated by the Blackstone Investor for the First Year shall be Sean Klimczak), and (B) the Brookfield Investor shall be entitled to designate two CQP Board Designees (the designation rights referred to in clauses (A) and (B), collectively, the <u>"First Year Designation Rights"</u>).

In addition, the Investors agree that during the period commencing on the first day after the end of the First Year and ending as of the first annual meeting of shareholders of CEI occurring after the end of the First Year (the "Second Year"), (A) the Blackstone Investor shall be entitled to designate two CQP Board Designees, and (B) the Brookfield Investor shall be entitled to designate one CQP Board Designee and the CEI Board Designee (the designation rights referred to in clauses (A) and (B), collectively, the "Second Year Designation Rights").

From and after the first day after the end of the Second Year until the end of the Investor Approval Period, the Investors' rights to designate CQP Board Designees and the CEI Board Designee shall alternate annually between the First Year Designation Rights and the Second Year Designation Rights as of each annual meeting of shareholders of CEI.

This Letter Agreement and the rights and the duties of the parties hereto shall be governed by, and construed in accordance with, the laws of the State of Delaware, and may be executed in counterparts, each of which when so executed shall be deemed to be an original and all of which taken together shall constitute one and the same instrument. In the event of any conflict between the terms of this Letter Agreement and the terms of the Amended and Restated Limited Liability Company Agreement of BX CQP Target Holdco L.L.C., a Delaware limited liability company, dated as of the date hereof (as may hereafter be amended from time to time, the "Company LLCA"), the terms of the Company LLCA shall govern.

[Signature page follows]

Sincerely,

BIP CHINOOK HOLDCO L.L.C.

By: BIP Holdings Manager L.L.C., its managing member

By: <u>/s/ Christopher Placca</u> Name: Christopher Placca Title: Managing Director

Agreed and acknowledged as of the date first above written:

BIF IV CYPRESS AGGREGATOR (DELAWARE) LLC

By: <u>/s/ Scott Peak</u> Name: Scott Peak Title: Authorized Signatory

[Designation Rights Agreement]

Exhibit A

As used in this Letter Agreement, the following terms have the following meanings:

"Board" means the board of managers of the Company.

"CEI Board" means the board of directors of Cheniere Energy, Inc., a Delaware corporation.

"CQP Board" means the board of directors of the CQP GP.

"COP Governance Documents" means the CQP Partnership Agreement, the CQP GP LLC Agreement and the IRRA.

"COP GP LLC Agreement" means that certain Third Amended and Restated Limited Liability Company Agreement of Cheniere Energy Partners GP, LLC dated August 9, 2012, as amended from time to time.

"CQP HoldCo" means Blackstone CQP HoldCo LP, a Delaware limited partnership.

"<u>CQP Partnership Agreement</u>" means that certain Fourth Amended and Restated Agreement of Limited Partnership of Cheniere Energy Partners, L.P. dated February 14, 2017, as amended from time to time.

"Entity" means any corporation, limited liability company, general partnership, limited partnership, venture, trust, business trust, unincorporated association, estate or other entity.

"Investor Approval Period" has the meaning set forth in the IRRA.

"IRRA" means that certain Investors' and Registration Rights Agreement, among CEI, CQP, CQP GP, Cheniere Class B Units Holdings, LLC, CQP HoldCo and the other investors named therein, dated as of July 31, 2012, as amended from time to time.

"Manager" means a member of the Board.

"Person" means any individual or Entity.