SEC Form 4	
FORM	4

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

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL OMB Num

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hours per response:	0.5	

Section obligation	this box if no long 16. Form 4 o tions may conti ction 1(b).		ST	ATEN		oursua	unt to S	Section 16	(a) of the	Secu	ENEFIC	ange Act of		RS	HIP	E		ber: average b response:		3235-0287 0.5
1. Name and Address of Reporting Person* Global Infrastructure Investors III, LLC					2. Issuer Name and Ticker or Trading Symbol <u>Clearway Energy, Inc.</u> [CWEN]									Relationship neck all appli Direct	cable)	eporting Person(s) to Issuer e) X 10% Owner				
					B. Date of Earliest Transaction (Month/Day/Year) 05/04/2022								Officer (give title Other (specify below) below)							
					4. If Amendment, Date of Original Filed (Month/Day/Year)								6. Individual or Joint/Group Filing (Check Applicable Line) Form filed by One Reporting Person Form filed by More than One Reporting							
(City)	()	State)	(Zip)												X Perso	n				-
			able I - N			_			cquire	d, D				ciall	y Owned				_	
1. Title of Security (Instr. 3) 2. Transacti Date (Month/Day				ay/Year) if		A. Deemed Execution Date, f any Month/Day/Year)		action Instr.	Disposed	4. Securities Acquired (A) or Disposed Of (D) (Instr. 3, 4 and			5. Amount Securities Beneficially Owned Foll Reported	,	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		7. Nature of Indirect Beneficial Ownership (Instr. 4)			
									Code	v	Amount	(A) or (D)	Price)	Transactior (Instr. 3 and				(inst	1. 4)
Class C	Common St	ock		05/0	4/202	2			С		250,00	0 A	(1	.)	301,8	351 I See footnotes ⁽²⁾⁽				
			Table II								sposed o , convert				Owned					
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deeme Execution if any (Month/Day	Date,	4. Transa Code 8)		Deri Sec Acq or D of (I	umber of ivative urities uired (A) Disposed D) (Instr. and 5)	6. Date Exercisable and Expiration Date (Month/Day/Year) 7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4) 8. Price of Derivative Security (Instr. 5)		curity (Instr. 5) Derivative derivative Security Securities		ivative Owner curities Form neficially Direc med or Inc lowing (I) (In:		nership Indirect					
					Code	v	(A)	(D)	Date Exercis	able	Expiration Date	Title	Amou or Numb of Sha	er		Transa (Instr. 4	ction(s)			
Class D Units of Clearway Energy LLC	(1)	05/04/2022			С			250,000	(1)		(1)	Class C Common Stock	250,0	000	\$0	42,33	36,750	I		See footnotes ⁽²⁾⁽³
		Reporting Person*	rs III I I	<u> </u>		1	1	1			I	1	1					1		
(Last)		(First) THE AMERICA	(Mid	ldle)	R															
(Street) NEW Y	ORK	NY	101	.05																
(City)		(State)	(Zip))																
		f Reporting Person [*] Cture GP III, 2																		
(Last) 1345 AV	ENUE OF	(First) THE AMERICA	(Mid AS, 30TH	,	R															
(Street) NEW Y	ORK	NY	101	.05																
(City)		(State)	(Zip))																
		f Reporting Person [*] Acquisition P		<u></u>																
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(Street) NEW Y	ORK	NY	101	.05																
(City)		(State)	(Zip))																

1. Name and Addres	1 0	
(Last) 1345 AVENUE ((First) OF THE AMER	(Middle) ICAS, 30TH FLOOR
(Street) NEW YORK	NY	10105
(City)	(State)	(Zip)

Explanation of Responses:

1. Pursuant to an Amended and Restated Exchange Agreement, dated as of May 14, 2015, among Clearway Energy, Inc. (the "Issuer"), Clearway Energy LLC ("Clearway LLC") and other parties thereto (the "Exchange Agreement"), the Class D Units of Clearway LLC are exchangeable at any time for shares of Class C common stock of the Issuer ("Class C Common Stock") on a one-for-one basis, subject to equitable adjustments for stock splits, stock dividends and reclassifications. As the holder exchanges the Class D Units for shares of Class C Common Stock pursuant to the Exchange Agreement, an equivalent number of shares of Class D Common Stock issued to the holder will automatically be canceled.

2. Refects securities held directly by Clearway Energy Group LLC ("Clearway Energy Group"). Global Infrastructure Investors III, LLC ("Global Investors") is the sole general partner of Global Infrastructure GP III, L.P. ("Global GP"), which is the general partner of GIP III Zephyr Acquisition Partners, L.P. ("GIP"), which is the sole member of Clearway Energy Group. As a result, Global Investors, Global GP, and GIP may be deemed to share beneficial ownership of the Issuer securities owned by Clearway Energy Group. Adebayo Ogunlesi, Jonathan Bram, William Brilliant, Matthew Harris, Michael McGhee, Rajaram Rao, William Woodburn, Salim Samaha and Robert O'Brien, as the voting members of the Investment Committee of Global Investors, may be deemed to share beneficial ownership of the Issuer securities beneficial ownership.

3. Each of the Reporting Persons disclaims beneficial ownership of the securities reported herein, except to the extent of such Reporting Person's pecuniary interest therein, and, pursuant to Rule 16a-1(a)(4) under the Securities Exchange Act of 1934, each of the Reporting Persons states that the inclusion of these securities in this report shall not be deemed an admission of beneficial ownership of the securities reported herein for purposes of Section 16 or for any other purpose.

GLOBAL INFRASTRUCTURE	
INVESTORS III, LLC By: /s/	05/06/2022
<u>Jonathan Bram Name: Jonathan</u>	03/00/2022
Bram Title: Partner	
GLOBAL INFRASTRUCTURE	
<u>GP III, L.P. By: Global</u>	
Infrastructure Investors III,	05/06/2022
LLC, its general partner By: /s/	03/00/2022
<u>Jonathan Bram Name: Jonathan</u>	
<u>Bram Title: Partner</u>	
<u>GIP III ZEPHYR</u>	
ACQUISITION PARTNERS,	
L.P. By: Global Infrastructure	
<u>GP III, L.P., its general partner</u>	
By: Global Infrastructure	05/06/2022
<u>Investors III, LLC, its general</u>	
<u>partner By: /s/ Jonathan Bram</u>	
Name: Jonathan Bram Title:	
<u>Partner</u>	
CLEARWAY ENERGY	
GROUP LLC By: Craig	
Cornelius Name: Craig	05/06/2022
Cornelius Title: Chief Executive	
<u>Officer</u>	
** Signature of Reporting Person	Date

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

* If the form is filed by more than one reporting person, see Instruction 4 (b)(v).

** Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

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

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