## FORM 4

## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington.	D.C.	20549

STATEMENT	OF	CHANGES	IN BENEFIC	CIAL	OWNERSHIP

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

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

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

l	nd Address of a Mark S											k all applicab	le)	orting Person(s) to Issuer  X 10% Owner title Other (specify								
(Last) ONE NO	ORTH LEX	OR	3. Date of Earliest Transaction (Month/Day/Year) 07/21/2022										below)	ive due		belo		Sony				
(Street) WHITE	PLAINS I	NY	10601			4. If Amendment, Date of Original Filed (Month/Day/Year)								Individual or Joint/Group Filing (Check Applicable Line)     X Form filed by One Reporting Person     Form filed by More than One Reporting Person								
(City)	(	State)	(Zip)																			
Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned  1. Title of Security (Instr. 3)  2. Transaction 2. Deemed 3. 4. Securities Acquired (A) or Disposed 5. Amount of 6. Ownership 7. Nature of																						
1. Title of Security (Instr. 3)  2. Transacti Date (Month/Day					ar) E	2A. Deemed Execution Date, if any (Month/Day/Year)		ansa	4. Securities A Of (D) (Instr. 3		Acquired (A) or Dispo: 3, 4 and 5)			Securities Beneficially Owned Follow		Form: Di		irect India direct Bend 4) Own		lature of irect neficial nership		
									ode	v .	Amount		(A) o (D)	Pric	.	Reported Transaction(s (Instr. 3 and 4	i) i)			(Instr. 4)		
Class A Common Stock 07/2			07/2	1/2022	2			A		880,600	(1)	A	\$	10	880,600		I		Through Fortistar LLC			
Class D Common Stock 07/21/20			1/2022	2			A		142,377,450 <sup>(2)(3</sup>		A	4	60	143,258,050		I		Through OPAL HoldCo LLC				
Class D Common Stock 07/21		1/2022	2			A		2,021,587 <sup>(2)(4)</sup>		A	4	50	145,279,637		7 I		Through Hillman RNG Investments, LLC					
			Tab				Securities calls, war		•	,	•	,			•	ned		,				
1. Title of Derivative Security (Instr. 3)	le of 2. 3. Transaction Active Conversion Date Execution Date, Transaction Execution Date, If any Code		5. Number of Derivative		vative E) urities uired (A) or bosed of (D)		6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amoun Securities Underlyi Derivative Security 3 and 4)		ing Derivative		9. Number of derivative Securities Beneficially Owned Following Reported		10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		11. Nature of Indirect Beneficial Ownership (Instr. 4)					
				Code V		v	(A)	(D)	Date Exe	e rcisable	Expiration Date	Title		Amount Number Shares			Transaction(s) (Instr. 4)					
Class B Common Units of OPAL Fuels LLC	(5)	07/21/2022			A <sup>(6)</sup>		142,377,450			(5)	(5) Cla Con St		on	142,37	7,450	\$0 142		142,377,450			Through OPAL HoldCo LLC	
Class B Common Units of OPAL Fuels LLC	(5)	07/21/2022			A <sup>(6)</sup>		2,021,587			(5)	(5)	Class Comm Stoc	on	2,021	,587	\$0	2,0.	21,587	I		Through Hillman RNG Investments, LLC	

## Explanation of Responses:

- 1. The reported amount of shares of Class A Common Stock were purchased by Fortistar LLC ("Fortistar") for a purchase price of \$10.00 per share, pursuant to the terms of that certain Subscription Agreement, dated December 2, 2021, between ArcLight Clean Transition Corp. II and Fortistar. Each holder of Class A Common Stock will be entitled to one vote for each share of Class A Common Stock held of record by such holder on all matters on which stockholders generally are entitled to vote. Mr. Comora controls Fortistar as its President and Sole Member and he is deemed to have beneficial ownership of the securities held by Fortistar.
- 2. The reported amount of shares of Class D Common Stock were received as consideration in connection with the Business Combination Agreement, as defined in the Issuer's prospectus filed with the Securities and Exchange Commission on June 27, 2022 (the "Business Combination Agreement"), with the number of such shares of Class D common stock equal to the number of Class B Common Units of OPAL Fuels LLC received by the reporting person as consideration for common units of OPAL Fuels LLC in connection with the Business Combination Agreement. Shares of Class D Common Stock have no economic value but entitle the holder thereof to five votes per share for each share of Class D Common Stock held of record by such holder on all matters on which stockholders generally are entitled to vote. The Issuer is the managing member of OPAL Fuels LLC, a Delaware limited liability company, which directly or indirectly holds substantially all of the consolidated assets and business of the Issuer.
- 3. The reported amount of shares of Class D Common Stock consists of 142,377,450 shares of Class D Common Stock owned of record by OPAL HoldCo LLC ("OPAL HoldCo"), but excludes an aggregate of 9,657,625 shares of Class D Common Stock potentially issuable to OPAL HoldCo in connection with the First Earnout Tranche and Second Earnout Tranche, as described in the Issuer's prospectus filed with the Securities and Exchange Commission on June 27, 2022 (File No. 333-262583) (the "First Earnout Tranche"). Mr. Comora controls OPAL HoldCo through Fortistar and certain of its subsidiaries and affiliates. Accordingly, the reporting person is deemed to have beneficial ownership of the securities held by OPAL Holdco.
- 4. The reported amount of shares of Class D Common Stock consists of 2,021,587 shares of Class D Common Stock owned of record by Hillman RNG Investments, LLC ("Hillman"), but excludes an aggregate of 137,127 shares of Class D Common Stock potentially issuable to Hillman in connection with the First Earnout Tranche and Second Earnout Tranche. Mr. Comora controls Hillman through Fortistar and certain of its subsidiaries and affiliates. Accordingly, the reporting person is deemed to have beneficial ownership of the securities held by Hillman.
- 5. The Class B Common Units of OPAL Fuels LLC are redeemable at any time by the Reporting Person for, at the election of the Issuer, newly-issued Class C common stock on a one-for-one basis or a cash payment equal to the volume weighted average market price of one Class C common stock for each Class B Common Unit redeemed. Upon the redemption of any Class B Common Units, a number of Class D common stock equal to the number of Class B Common Units that are redeemed will be cancelled by the Issuer for no consideration.
- 6. Represents Class B Common Units received as consideration for common units of OPAL Fuels LLC in connection with the Business Combination Agreement

/s/ John Coghlin, as Attorney-in-

Fact

\*\* Signature of Reporting Person

07/25/2022

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

- $^{\star}$  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.