Brookfield Infrastructure Partners L.P. Form SC 13D/A April 14, 2015

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D/A

Under the Securities Exchange Act of 1934 (Amendment No. 3)

BROOKFIELD INFRASTRUCTURE PARTNERS L.P.

(Name of Issuer)

Limited Partnership Units

(Title of Class of Securities)

G16252 10 1

(CUSIP Number)

A.J. Silber

Brookfield Asset Management Inc.

Brookfield Place

181 Bay Street, Suite 300

Toronto, Ontario M5J 2T3

(416) 363-9491

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

April 13, 2015

(Date of Event Which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(e), 13d-1(f) or 13d-1(g), check the following box o.

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 purposes of Section 18 of the Securities Exchange Act of 1934 (the "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).

(Continued on following pages)

SCHEDULE 13D

1 Names of Reporting Persons BROOKFIELD ASSET MANAGEMENT INC. 2 Check the Appropriate Box if a Member of a Group (See Instructions) (b) Joint Filing 3 SEC Use Only Source of Funds (See Instructions) 4 00 5 Check Box if Disclosure of Legal Proceedings Is Required Pursuant to Item 2(d) or 2(e) o 6 Citizenship or Place of Organization **ONTARIO** 7 Sole Voting Power **0 LIMITED PARTNERSHIP UNITS** Number of Shares Shared Voting Power 8 66,841,266 LIMITED PARTNERSHIP UNITS1 Beneficially Owned by 9 Each Sole Dispositive Power Reporting **0 LIMITED PARTNERSHIP UNITS** Person With 10 Shared Dispositive Power 66,841,266 LIMITED PARTNERSHIP UNIT1 11 Aggregate Amount Beneficially Owned by Each Reporting Person 66,841,266 LIMITED PARTNERSHIP UNITS 12 Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) o 13 Percent of Class Represented by Amount in Row (11) 29.2% OF THE OUTSTANDING LIMITED PARTNERSHIP UNITS 14 Type of Reporting Person (See Instructions) CO

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CUSIP No. G16252 10 1

¹ This amount includes 48,930 limited partnership units of Brookfield Infrastructure Partners L.P. (the <u>Partnership</u>) owned by BIG Holdings L.P., a wholly-owned subsidiary of Brookfield Asset Management Inc. (<u>Brookfield</u>). This amount also includes 43,396,642 redeemable partnership units of the Partnership (<u>RPU</u>s) owned by BILP Holding L.P., 15,342,774 RPUs owned by BIG Holdings L.P., and 8,101,850 RPUs owned by BAM Infrastructure Group L.P., each a wholly-owned subsidiary of Brookfield.

SCHEDULE 13D

1 Names of Reporting Persons PARTNERS VALUE FUND INC. (F.K.A. BAM INVESTMENTS CORP.) 2 Check the Appropriate Box if a Member of a Group (See Instructions) (b) Joint Filing SEC Use Only 3 Source of Funds (See Instructions) 4 00 5 Check Box if Disclosure of Legal Proceedings Is Required Pursuant to Item 2(d) or 2(e) o Citizenship or Place of Organization 6 ONTARIO 7 Sole Voting Power 2,218,649 LIMITED PARTNERSHIP UNITS Number of Shares 8 Shared Voting Power Beneficially **0 LIMITED PARTNERSHIP UNITS** Owned by Each 9 Sole Dispositive Power Reporting 2,218,649 LIMITED PARTNERSHIP UNITS Person With 10 Shared Dispositive Power 0 LIMITED PARTNERSHIP UNITS Aggregate Amount Beneficially Owned by Each Reporting Person 11 2,218,649 LIMITED PARTNERSHIP UNITS 12 Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) o Percent of Class Represented by Amount in Row (11) 13 1.0% OF THE OUTSTANDING LIMITED PARTNERSHIP UNITS 14 Type of Reporting Person (See Instructions) CO

CUSIP No. G16252 10 1

SCHEDULE 13D

1 Names of Reporting Persons PARTNERS LIMITED 2 Check the Appropriate Box if a Member of a Group (See Instructions) (b) Joint Filing SEC Use Only 3 Source of Funds (See Instructions) 4 00 5 Check Box if Disclosure of Legal Proceedings Is Required Pursuant to Item 2(d) or 2(e) o Citizenship or Place of Organization 6 ONTARIO 7 Sole Voting Power 69,085,316 LIMITED PARTNERSHIP UNITS Number of Shares 8 Shared Voting Power Beneficially 69,059,915 LIMITED PARTNERSHIP UNITS Owned by Each 9 Sole Dispositive Power Reporting 25,401 LIMITED PARTNERSHIP UNITS Person With 10 Shared Dispositive Power 69,059,915 LIMITED PARTNERSHIP UNITS Aggregate Amount Beneficially Owned by Each Reporting Person 11 69,085,316 LIMITED PARTNERSHIP UNITS 12 Check Box if the Aggregate Amount in Row (11) Excludes Certain Shares (See Instructions) o Percent of Class Represented by Amount in Row (11) 13 30.1% OF THE OUTSTANDING LIMITED PARTNERSHIP UNITS 14 Type of Reporting Person (See Instructions) CO

CUSIP No. G16252 10 1

CUSIP No. G16252 10 1	SCHEDULE 13D	
Explanatory Note		
Subscription Agreement entered into	ndment No. 3) to Schedule 13D is being filed to reflect the acquisition by Brookfield of RP to on April 8, 2015 by Brookfield and the Partnership. Information reported in the original Schut that it is amended or superseded by information contained in this Amendment No. 3.	
Item 2. Identity and Backgrou	ınd	
	th a list of all the directors and executive officers (the <u>Scheduled Persons</u>), and their respectible, of each of Brookfield, Partners Value Fund Inc. (<u>Value Fun</u> d) and Partners Limited (
Item 3. Source and Amount of	f Funds or Other Consideration	
Item 3 of Schedule 13D is hereby su	applemented as follows:	
	hased 8,101,150 RPUs of Brookfield Infrastructure L.P. (<u>Holding L</u> P), which are exchange (the <u>Units</u>) under certain circumstances. The purchase of these RPUs by Brookfield will be bookfield.	
Item 4. Purpose of Transactio	on	
Item 4 of Schedule 13D is hereby su	ipplemented as follows:	
Brookfield is acquiring the RPUs for	or the purpose of increasing its investment in the Partnership.	
Item 5. Interest in Securities of	of the Issuer	

Items 5(a) (b) of Schedule 13D are hereby replaced with the following:

(a)-(b) As of the date hereof, Value Fund may be deemed to be the beneficial owner of 2,218,649 Units, and such Units constitute approximately 1.0% of the issued and outstanding Units based on the number of Units outstanding as of April 13, 2015. Assuming that all of the redeemable partnership units of Holding LP were exchanged for Units pursuant to the redemption-exchange mechanism, as of the date hereof, Brookfield may be deemed to be the beneficial owner of 66,841,266 Units and Partners may be deemed to be the beneficial owner of 69,085,316 Units, and such Units would constitute approximately 29.2% and 30.1%, respectively, of the issued and outstanding Units based on the number of Units outstanding as of April 13, 2015. The Units deemed to be beneficially owned by Partners include 25,401 Units owned by Partners and the Units deemed to be beneficially owned by each of Brookfield and Value Fund. Investments may be deemed to have the sole power to vote or direct the vote of the Units beneficially owned by it or to dispose of such Units. Brookfield may hold the Units directly or in one or more wholly-owned subsidiaries. Partners may be deemed to have shared power (with each of Brookfield and Value Fund) to vote or direct the vote of the Units beneficially owned by it or to dispose of such Units with respect to which it has sole voting and investment power.

Item 7. Material to be Filed as Exhibits.

Exhibit 4 Subscription Agreement dated April 8, 2015 by and between Brookfield Asset Management Inc. and Brookfield Infrastructure L.P.

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CUSIP No. G16252 10 1 SCHEDULE 13D

SIGNATURES

After reasonable inquiry and to the best of the undersigned s knowledge and belief, each of the undersigned certifies as to itself that the information set forth in this statement is true, complete and correct.

Dated: April 14, 2015

BROOKFIELD ASSET MANAGEMENT INC.

By: /s/ A.J. Silber

Name: A.J. Silber

Title Vice President, Legal Affairs and

Corporate Secretary

PARTNERS VALUE FUND INC.

By: /s/ George E. Myhal

Name: George E. Myhal Title President

PARTNERS LIMITED

By: /s/ Derek E. Gorgi

Name: Derek E. Gorgi Title Assistant Secretary

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SCHEDULE I

BROOKFIELD ASSET MANAGEMENT INC.

Name and Position of Officer or Director	Principal Business Address	Principal Occupation or Employment	Citizenship
Jeffrey M. Blidner, Senior	181 Bay Street, Suite 300	Senior Managing Partner of	Canada
Managing Partner		Brookfield	
	Toronto, Ontario M5J 2T3, Canada		
Jack L. Cockwell, Director	51 Yonge Street, Suite 400, Toronto, Ontario	Group Chair of Brookfield	Canada
	M5E 1J1, Canada		
Marcel R. Coutu, Director	335 8th Avenue SW, Suite 1700	Former President and Chief Executive Officer of Canadian Oil Sands Limited	Canada
	Calgary, Alberta		
	T2P 1C9, Canada		
J. Bruce Flatt, Director and Senior Managing Partner and Chief Executive Officer	181 Bay Street, Suite 300	Senior Managing Partner and Chief Executive Officer of Brookfield	Canada
	Toronto, Ontario M5J 2T3, Canada		C1-
Robert J. Harding, Director	Brookfield Global Infrastructure Advisory Board	Past Chairman of Brookfield	Canada
	181 Bay Street, Suite 300, Brookfield Place,		
	Toronto, Ontario M5J 2T3, Canada		
Maureen Kempston Darkes, Director	c/o 21 Burkebrook Place, Apt. 712, Toronto,	Corporate Director of Brookfield and former President, Latin America,	Canada
	Ontario M4G 0A2, Canada	Africa and Middle East, General Motors Corporation	
David W. Kerr, Director	c/o 51 Yonge Street, Suite 400, Toronto, Ontario	Chairman, Halmont Properties Corp.	Canada
	M5E 1J1, Canada		
Brian D. Lawson, Senior Managing Partner and Chief Financial Officer	181 Bay Street, Suite 300	Senior Managing Partner and Chief Financial Officer of Brookfield	Canada
	Toronto, Ontario M5J 2T3, Canada		II C A
Lance Liebman, Director	Columbia Law School	William S. Beinecke Professor of Law	U.S.A.
	435 West 116th Street		
	New York, New York 10027 7297, U.S.A.		
Philip B. Lind, Director	Rogers Communications Inc.	Co-Founder and Director of Rogers Communications	Canada
	333 Bloor Street East, 10th Floor, Toronto,	Inc.	
	Ontario M4W 1G9, Canada		
Frank J. McKenna, Director	TD Bank Group, P.O. Box 1, TD Centre, 66	Chair of Brookfield and Deputy Chair of TD Bank	Canada
	Wellington St. West, 4th Floor, TD Tower,	Group	
	Toronto, Ontario M5K 1A2, Canada		

Youssef A. Nasr, Director	P.O. Box 16 5927, Beirut, Lebanon	Corporate Director of Brookfield and former Chairman and CEO of HSBC Middle East Ltd. and former President of HSBC Bank Brazil	Lebanon and U.S.A.
Lord Augustine Thomas O Donnell	P.O. Box 1, TD Centre, 66 Wellington St. W., 4th Floor, TD Tower Toronto, Ontario M5K 1A2, Canada	Chairman of Frontier Economics and Strategic Advisor, TD Bank Group	United Kingdom
James A. Pattison, Director	The Jim Pattison Group, 1800 1067 West Cordova Street, Vancouver, B.C. V6C 1C7, Canada	Chairman, President and Chief Executive Officer of The Jim Pattison Group	Canada
Samuel J.B. Pollock, Senior Managing Partner	181 Bay Street, Suite 300 Toronto, Ontario M5J 2T3, Canada	Senior Managing Partner of Brookfield	Canada

Ngee Huat Seek, Director	168 Robinson Road#37 01 Capital TowerSingapore 068912	Former Chairman of the Latin American Business Group, Government of Singapore Investment Corporation	Singaporean
Diana L. Taylor, Director	Solera Capital L.L.C 625 Madison Avenue, 3rd Floor	Vice Chair, Solera Capital LLC	U.S.A.
	New York, N.Y. 10022		
George S. Taylor, Director	c/o R.R. #3, 4675 Line 3, St. Marys, Ontario		
	N4X 1C6, Canada		