FORM 4

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

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

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

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

(Print or Ty	pe Response	s)														
1. Name and Address of Reporting Person * Eckel Jeffrey				2. Issuer Name and Ticker or Trading Symbol Hannon Armstrong Sustainable Infrastructure Capital, Inc. [HASI]							cture	_X_ Directe	5. Relationship of Reporting Person(s) to Issuer (Check all applicable) _X_ Director			
(Middle) 1906 TOWNE CENTRE BLVD. SUITE 370				3. Date of Earliest Transaction (Month/Day/Year) 03/05/2021										President and	CEO	
(Street) ANNAPOLIS, MD 21401				4. If Amendment, Date Original Filed(Month/Day/Year)							ır)	_X_ Form file	6. Individual or Joint/Group Filing(Check Applicable Line) _X_Form filed by One Reporting PersonForm filed by More than One Reporting Person			
(Cit	y)	(State)	(Zip)			1	Гable I -	Non-	-Derivativ	e Se	curities A	quired, Dispo	sed of, or B	eneficially O	wned	
(Instr. 3) Date		2. Transaction Date (Month/Day/Year)	any	on Date,	Date, if Code		ode		4. Securities Ac (A) or Disposed (Instr. 3, 4 and 5		Owned Follo Transaction(s	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)			7. Nature of Indirect Beneficial Ownership	
						Code	V	Amount	(A) or			Direct (D) or Indirect (I) (Instr. 4)	-			
Common stock, par value \$0.01 per share 03/05/2021					F		69,983 (1)	D	\$ 53.08 (2)	121,650			D			
Common stock, par value \$0.01 per share											677,367 ⁽³	677,367 ⁽³⁾		I	By Jeffrey W. Eckel Revocable Trust	
Common stock, par value \$0.01 per share										107,661 (4	107,661 ⁽⁴⁾		I	By Chesapeake Power LLC		
Common stock, par value \$0.01 per share											46,000 (5)			I	By Chesapeake Power Foundation	
Common stock, par value \$0.01 per share											42,000 (6)			I	By spouse	
Common stock, par value \$0.01 per share										2,536 (7)			I	By grandson		
Reminder:	Report on a s	separate line for each	h class of securities b					Per in t a c	sons wh his form urrently	are valid	not requi	the collection red to respon ntrol number	nd unless			EC 1474 (9-02)
Derivative Conversion D		3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if	4. 5 Transaction N Code (Instr. 8) S A		calls, warrants, 6 5. 6. Da Number and E		options, convertibute Exercisable expiration Date th/Day/Year)		tible 7 U	le securities) 7. Title and Amount of Underlying Securities (Instr. 3 and 4)		Derivative Security (Instr. 5)	9. Number of Derivative Securities Beneficially Owned Following Reported Transaction(s) (Instr. 4)	Ownersh Form of Derivativ Security: Direct (D or Indirect	(Instr. 4)
				Code	V (A)	(D)	Date Exerci	isable	Expiration Date	on T	itle	Amount or Number of Shares				
LTIP Units	<u>(8) (9)</u>						(8)	<u>)(9)</u>	(10)	p	common stock, par value 60.01 per share	372,750.00		372,750	I	By HASI Managemen HoldCo LLC (11)

Reporting Owners

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Relationships

Reporting Owner Name / Address	Director	10% Owner	Officer	Other
Eckel Jeffrey 1906 TOWNE CENTRE BLVD. SUITE 370 ANNAPOLIS, MD 21401	X		President and CEO	

Signatures

/s/ Jeffrey Eckel	03/09/2021
***Signature of Reporting Person	Date

Explanation of Responses:

- * 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).
- (1) Consists of shares of Common Stock withheld by the issuer, with approval of the issuer's Board of Directors, in order to satisfy the tax withholding obligation of the reporting person in connection with the vesting of 144,900 shares of Common Stock.
- (2) Represents the closing price of the Common Stock on March 5, 2021.
- (3) These shares are held by the Jeffrey W. Eckel Revocable Trust, of which Jeffrey W. Eckel is the sole trustee and beneficiary.
- (4) These shares are held by Chesapeake Power, LLC, of which Jeffrey W. Eckel is the sole member.
- (5) These shares are held by the Chesapeake Power Foundation, the activities of which Jeffrey W. Eckel has the sole ability to direct.
- (6) These shares are held by the reporting person's spouse. The reporting person disclaims ownership other than to the extent of his pecuniary interest.
- (7) The reporting person acts as custodian for his grandson under the Uniform Gifts to Minors Act. The reporting person disclaims beneficial ownership of these securities, and this report shall not be deemed an admission that the reporting person is the beneficial owner of such securities for purposes of Section 16 or for any other purpose.
- (8) 372,750 units of limited partner interest ("OP Units") in Hannon Armstrong Sustainable Infrastructure, LP (the "Partnership") are issuable upon the vesting and conversion of 372,750 long-term incentive plan units ("LTIP Units") in the Partnership. The LTIP Units were granted to the Reporting Person under the Issuer's 2013 Equity Incentive Plan, as amended.
 - Vested LTIP Units, after achieving parity with OP Units (as described in the Partnership's Amended and Restated Agreement of Limited Partnership (the "Partnership Agreement")), are eligible to be converted into OP Units on a one-for-one basis upon the satisfaction of conditions set forth in the Partnership Agreement. Upon conversion of LTIP Units into OP Units, the
- (9) Reporting Person will have the right to cause the Partnership to redeem a portion of the Reporting Person's OP Units for cash in an amount equal to the market value (as defined in the Partnership Agreement) of an equivalent number of shares of common stock, par value \$0.01 per share, of Hannon Armstrong Sustainable Infrastructure Capital, Inc. (the "Issuer"), or at the Issuer's option, shares of the Issuer's common stock on a one-for-one basis, subject to certain adjustments.
- (10) N/A
- These LTIP Units are held by HASI Management HoldCo LLC ("HoldCo LLC"). The Reporting Person is a member of HoldCo LLC. The LTIP Units reported represent only the number of (11) LTIP Units in which the Reporting Person has a pecuniary interest in accordance with his proportionate interest in HoldCo LLC. The Reporting Person is voluntarily reporting his proportionate interest in HoldCo LLC's ownership of LTIP Units. The Reporting Person disclaims beneficial ownership other than to the extent of his pecuniary interest.

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

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