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 Responses	s)																		
1. Name and Address of Reporting Person * STARK MICHAEL J					2. Issuer Name and Ticker or Trading Symbol EQUINIX INC [EQIX]								5	5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director 10% Owner						
(Last) (First) (Middle) TWO EMBARCADERO CENTER, SUITE 2200					3. Date of Earliest Transaction (Month/Day/Year) 08/03/2005								Officer (give title below) X Other (specify below) Affiliate of Director							
(Street) SAN FRANCISCO, CA 94111				4. If	4. If Amendment, Date Original Filed(Month/Day/Year)									6. Individual or Joint/Group Filing(Check Applicable Line) Form filed by One Reporting Person X_ Form filed by More than One Reporting Person						
(City		(State)	11	(Zip)			т	abla I	No	. D		Coount	:4:aa A		and Diana	and of out	Damafiaially	Oremad		
1 Title of S	lagurity		2 Trong		24 Do	amad									1		Beneficially	6.	7 1	Nature
(Instr. 3)		2. Transaction Date (Month/Day/	Day/Year)	2A. Deemed Execution Date, i any Month/Day/Year				tion 4. Securities Acquired (or Disposed of (D) (Instr. 3, 4 and 5)			u (A)	A) 5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)			Ownershi Form: Direct (D	p of I Bei Ow	Indirect neficial mership			
								Cod	le	v	Amount	(A) or (D)	Pri	ice				or Indirec (I) (Instr. 4)	t (Ins	str. 4)
Common	Stock		08/03/2	/03/2005				S ⁽⁵	9)		700	D	\$ 43.3	3975	5 1,429			D		
Common Stock		03/02/2	/02/2006				S	9)		10,000	D	\$ 52	2.55	32,613			D			
Common Stock		05/02/2	02/2006				ј <u>(7</u>)		6,672	D	\$ 0 4	<u>(5)</u>	754,403			I		e otes (1) (3) (4)	
Common Stock		05/02/2	02/2006				J <u>(8</u>)		4,371	A	\$ 0 4	(6)	37,624			D			
Common Stock		05/02/2	02/2006				J <u>(9</u>)	522 A \$ 0 (7)		(7)	522			D					
Common Stock		05/02/2	/02/2006				J <u>(1(</u>))		126 A \$ 0 (8) 471			D							
Common Stock		05/02/2	5/02/2006				<u>J(1)</u>	1)	63 A \$ 0 C		(9)	446			D					
Common Stock		05/02/2	02/2006		J <u>(12</u>		2)		31	A	\$ 0 4	<u>(10)</u> 221			D					
Common Stock		05/02/2	05/02/2006				S ⁽⁵	<u>0</u>		1,400	,400 D \$ 62.83 773			D						
Common Stock		05/03/2	05/03/2006		S		S ⁽¹⁾	<u>3)</u>		522	A	\$ 61	1.80 0			D				
Reminder:	Report on a s	separate line	e for each o	class of secu	rities b	eneficia	lly o	wned		Per	rsons wh ntained i	no res	form	are	not requ		ormation spond unle	ss	C 147	4 (9-02)
				Table II -											y Owned					
1. Title of Derivative Conversion or Exercise (Month/Day Price of Derivative Security Security		ion 3A. Deemed Execution Da any		ate, if	te, if Transaction Code (Instr. 8)		5.		6. I and (M	ons, convertible secu 5. Date Exercisable and Expiration Date Month/Day/Year)		e te	7. Tit Amor Unde Secur	. 3 and	of Derivative Security (Instr. 5)	9. Number of Derivative Securities Beneficially Owned Following Reported Transaction(s) (Instr. 4)	Owner Form Oeriva Securi Direct or Ind	of tive ty: (D) frect	11. Nature of Indirec Beneficial Ownershi (Instr. 4)	
						Code	v	(A)	(D)	Da Ex	ite ercisable	Expira Date	ation	Title	Amount or Number of Shares					

	Relationships							
Reporting Owner Name / Address	Director	10% Owner	Officer	Other				
STARK MICHAEL J TWO EMBARCADERO CENTER SUITE 2200 SAN FRANCISCO, CA 94111	X			Affiliate of Director				
BLISKA THOMAS EDWARD	X			Affiliate of Director				
DUNN DANIEL JOHN	X			Affiliate of Director				
Epstein David TWO EMBARCADERO SUITE 2200 SAN FRANCISCO, CA 94111	X			Affiliate of Director				
Feuille James TWO EMBARCADERO SUITE 2200 SAN FRANCISCO, CA 94111	X			Affiliate of Director				
HROMADKO GARY 301 VELOCITY WAY 5TH FLOOR FOSTER CITY, CA 94404	X			Affiliate of Director				
KAUFMAN SEYMOUR F	X			Affiliate of Director				

Signatures

05/04/2006
Date
05/04/2006
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).
 - The reporting persons (the "Reporting Persons") are Crosslink Capital, Inc. ("Crosslink"), Crossover Fund III Management, L.L.C. ("Crossover III Management"), Crosslink Ventures IV Holdings, L.L.C. ("Ventures IV Holdings"), Crosslink Verwaltungs GmbH ("Verwaltungs"), Michael J. Stark, Seymour F. Kaufman, James Feuille,
- (1) David I. Epstein, Daniel John Dunn, Thomas Edward Bliska and Gary Hromadko. Crosslink is an investment adviser to investment funds of which Crossover III Management, Ventures IV Holdings or Verwaltungs is the general partner, manager or the holder of Class B Units, and other investment funds. Crossover III Management is also the investment adviser to investment funds.

- Mr. Stark and Mr. Kaufman are control persons of Crosslink. Mr. Stark, Mr. Kaufman, Mr. Bliska, Mr. Dunn, Mr. Feuille and Mr. Epstein are control persons of Crossover (2) III Management. Mr. Stark is a control person of Ventures IV Holdings and Verwaltungs. Mr. Hromadko is a member of the Issuer's board of directors and serves as the representative of the Reporting Persons.
- Crosslink, Crossover III Management, Ventures IV Holdings, Verwaltungs, Mr. Stark, Mr. Kaufman, Mr. Feuille, Mr. Epstein, Mr. Dunn, Mr. Bliska and Mr. Hromadko are filing this Form 4 jointly and constitute a group, within the meaning of Rule 13d-5(b) under the Securities Exchange Act of 1934, as amended, but disclaim membership in a group with any other person. These securities are held directly by investment funds to which Crosslink or Crossover III Management is investment adviser (the "Funds") for the benefit of the investors in the Funds.
- These securities are indirectly beneficially owned by Crosslink or Crossover III Management as the investment adviser to the Funds, by Crossover III Management,

 Ventures IV Holdings and Verwaltungs as the general partner, manager or holder of Class B Units of the Funds, and by Mr. Stark, Mr. Kaufman, Mr. Feuille, Mr. Epstein,

 Mr. Bliska and Mr. Dunn as the various control persons of those entities. The Reporting Persons disclaim beneficial ownership of such securities except to the extent of their pecuniary interest therein.
- (5) These securities are directly beneficially owned by Mr. Feuille.
- (6) These securities are directly beneficially owned by Mr. Stark.
- On May 2, 2006, investment funds for which Crosslink serves as investment adviser or manager distributed these securities pro rata to the investors in those funds for no additional consideration, which securities previously were reported as indirectly beneficially owned by the Reporting Persons. The zero in Column 4 is a placeholder only that is required by the EDGAR software.
- (8) These securities were received by Mr. Stark for no consideration in the pro rata distribution described in Note 7. The zero in Column 4 is a placeholder only that is required by the EDGAR software.
- (9) These securities were received by Mr. Kaufman for no consideration in the pro rata distribution described in Note 7. The zero in Column 4 is a placeholder only that is required by the EDGAR software.
- (10) These securities were received by Mr. Epstein for no consideration in the pro rata distribution described in Note 7. The zero in Column 4 is a placeholder only that is required by the EDGAR software.
- (11) These securities were received by Mr. Bliska for no consideration in the pro rata distribution described in Note 7. The zero in Column 4 is a placeholder only that is required by the EDGAR software.
- (12) These securities were received by Mr. Dunn for no consideration in the pro rata distribution described in Note 7. The zero in Column 4 is a placeholder only that is required by the EDGAR software.
- (13) These securities are directly beneficially owned by Mr. Kaufman.

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

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