UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

SCHEDULE 13D

(Rule 13d-101)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULE 13d-1(a) AND AMENDMENTS THERETO FILED PURSUANT TO RULE 13d-2(a) (Amendment No. 8)*

Runway Growth Credit Fund Inc.

(Name of Issuer)

Common Stock, par value \$0.01 (Title of Class of Securities)

(CUSIP Number)

Todd E. Molz General Counsel, Chief Administrative Officer & Managing Director Oaktree Capital Group Holdings GP, LLC 333 South Grand Avenue, 28th Floor Los Angeles, California 90071 (213) 830-6300 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

> October 15, 2020 (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 that is the subject of this Schedule 13D, and is filing this schedule because of §§ 240.13d-1(e), 240.13d-1(g), check the following box. \Box .

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See § 240.13d-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 purpose of Section 18 of the Securities Exchange Act of 1934 ("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).

(Page 1 of 11 Pages)

CUSI	CUSIP No Page						
1	1 NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON						
			oldings LLC				
2		HE AI (b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP]				
3	SEC USE	ONLY					
4	SOURCE	OF FU	UNDS (SEE INSTRUCTIONS)				
	OO (See it	em 3)					
5			DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E)				
6	CITIZENS	HIP C	OR PLACE OF ORGANIZATION				
	Delaware						
NI	JMBER OF	7	SOLE VOTING POWER				
	SHARES		17,457,226.50				
	JEFICIALLY WNED BY	8	SHARED VOTING POWER				
	EACH	9	SOLE DISPOSITIVE POWER				
	EPORTING PERSON						
	WITH	10	17,457,226.50 SHARED DISPOSITIVE POWER				
11	AGGREGA	ATE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	17,457,226						
12	12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)						
13	PERCENT	OF C	LASS REPRESENTED BY AMOUNT IN ROW (11)				
	56.642%*						
14	TYPE OF	REPO	RTING PERSON (SEE INSTRUCTIONS)				
	00						

This percentage is calculated based on 30,820,359.90 shares of Common Stock outstanding as of October 15, 2020, as confirmed by the Issuer. *

CUSI	P No		_	Page 3 of 11			
1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON						
	Oaktree Fu						
2		HE AI (b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP]				
3	SEC USE (ONLY					
4	SOURCE (OF FU	INDS*				
	Not Applic						
5		OX IF	DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E)				
6		HIPC	PR PLACE OF ORGANIZATION				
0			INTEACE OF ORGANIZATION				
	Delaware	7	SOLE VOTING POWER				
NU	JMBER OF	,	Sole volito lowek				
	SHARES		17,457,226.50*				
	NEFICIALLY WNED BY EACH	8	SHARED VOTING POWER				
	EACH EPORTING PERSON	9	SOLE DISPOSITIVE POWER				
	WITH		17,457,226.50*				
		10	SHARED DISPOSITIVE POWER				
11	AGGREGA	ATE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	17 457 00/	50					
12	17,457,226.50 2 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)						
12	CHECK D	074 H	THE ACCRESSIE ANOTHIN ROW (T) EXCLODES CERTAIN SHARES (SEE INSTRUCTIONS)				
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)						
	56.642%						
14	TYPE OF 1	REPO	RTING PERSON (SEE INSTRUCTIONS)				
	00						
I							

* Solely in its capacity as the manager of OCM Growth Holdings, LLC.

CUSI	CUSIP No Pa						
1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON						
	Oaktree Fu						
2		HE AI (b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP]				
3	SEC USE (ONLY					
4	SOURCE (OF FU	NDS*				
	Not Applic						
5	CHECK B	OX IF	DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E)				
6	CITIZENS	HIP C	DR PLACE OF ORGANIZATION				
	Delaware						
NU	JMBER OF	7	SOLE VOTING POWER				
	SHARES		17,457,226.50*				
	NEFICIALLY WNED BY	8	SHARED VOTING POWER				
	EACH EPORTING	9	SOLE DISPOSITIVE POWER				
	PERSON WITH		17,457,226.50*				
	WIIII	10	SHARED DISPOSITIVE POWER				
11	AGGREGA	ATE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	17,457,226	50					
12			THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)				
13		OF C	LASS REPRESENTED BY AMOUNT IN ROW (11)				
14	56.642%	REDO	RTING PERSON (SEE INSTRUCTIONS)				
14	TILOFI						
	PN						

* Solely in its capacity as the managing member of Oaktree Fund GP, LLC.

CUSI	CUSIP No Page						
1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON						
	Oaktree Ca						
2		HE AI (b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP]				
3	SEC USE (ONLY					
4	SOURCE (OF FU	INDS*				
	Not Applic						
5	\Box	OX IF	DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E)				
6		HIP (DR PLACE OF ORGANIZATION				
0	Delaware						
	Delaware	7	SOLE VOTING POWER				
	UMBER OF						
	SHARES NEFICIALLY	8	17,457,226.50* SHARED VOTING POWER				
	WNED BY EACH	8					
	EPORTING	9	SOLE DISPOSITIVE POWER				
	PERSON WITH		17,457,226.50*				
	WIII	10	SHARED DISPOSITIVE POWER				
11	A CODEC						
11	AGGREGA	ALE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	17,457,226	.50					
12	CHECK B	OX IF	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)				
13		OF C	LASS REPRESENTED BY AMOUNT IN ROW (11)				
	56.642%						
14		REPO	RTING PERSON (SEE INSTRUCTIONS)				
		0					
	PN						

Solely in its capacity as the general partner of Oaktree Fund GP I, L.P. *

CUSI	P No		-	Page 6 of 11			
1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON						
	OCM Hold						
2		HE AF (b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP]				
3	SEC USE (ONLY					
4	SOURCE (OF FU	NDS*				
	Not Applic						
5	CHECK B	OX IF	DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E)				
6		HIP (PR PLACE OF ORGANIZATION				
Ŭ	CITIZENS						
	Delaware						
NI	JMBER OF	7	SOLE VOTING POWER				
	SHARES		17,457,226.50*				
	NEFICIALLY WNED BY	8	SHARED VOTING POWER				
ы	EACH	9	SOLE DISPOSITIVE POWER				
	EPORTING PERSON						
	WITH	10	17,457,226.50*				
		10	SHARED DISPOSITIVE POWER				
11	AGGREGA	ATE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	17 157 226	50					
12	17,457,226.50 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)						
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)						
	56.642%						
14	TYPE OF I	REPO	RTING PERSON (SEE INSTRUCTIONS)				
	00						

* Solely in its capacity as the general partner of Oaktree Capital I, L.P.

CUSI	P No		_	Page 7 of 1
1	S.S. OR I.I	R.S. II	ORTING PERSON DENTIFICATION NO. OF ABOVE PERSON	
	Oaktree Ho			
2		HE A (b) [PPROPRIATE BOX IF A MEMBER OF A GROUP]	
3	SEC USE	ONLY	,	
4	SOURCE	OF FU	JNDS*	
	Not Applic			
5		OX II	F DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E)	
6	CITIZENS	SHIP (OR PLACE OF ORGANIZATION	
		7	SOLE VOTING POWER	
NU	JMBER OF			
	SHARES		17,457,226.50*	
	NEFICIALLY WNED BY	8	SHARED VOTING POWER	
DI	EACH EPORTING	9	SOLE DISPOSITIVE POWER	
	PERSON			
	WITH		17,457,226.50*	
		10	SHARED DISPOSITIVE POWER	
11	AGGREGA	ATE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON	
	17,457,226			
12	CHECK B	OX II	THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)	
13	PERCENT	OFC	CLASS REPRESENTED BY AMOUNT IN ROW (11)	
	56.642%			
14	TYPE OF	REPC	RTING PERSON (SEE INSTRUCTIONS)	
	00			
· · · · · ·				

Solely in its capacity as the managing member of OCM Holdings I, LLC *

11

CUSI	CUSIP No Page					
1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON					
			Group, LLC			
2		HE AI (b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP]			
3	SEC USE (ONLY				
4	SOURCE (OF FU	NDS*			
	Not Applic					
5	CHECK B	OX IF	DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E)			
6	CITIZENS	HIP C	PR PLACE OF ORGANIZATION			
	Delaware					
NI	JMBER OF	7	SOLE VOTING POWER			
	SHARES		17,457,226.50*			
	NEFICIALLY	8	SHARED VOTING POWER			
0	WNED BY EACH					
	EPORTING	9	SOLE DISPOSITIVE POWER			
]	PERSON WITH		17,457,226.50*			
	WIII	10	SHARED DISPOSITIVE POWER			
11	AGGREGA	ATE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
	17,457,226	.50				
12						
13	_	OF C	LASS REPRESENTED BY AMOUNT IN ROW (11)			
14	56.642%	DEDO	RTING PERSON (SEE INSTRUCTIONS)			
14	I I FE OF I	KEPU	KTINO FERSON (SEE INSTRUCTIONS)			
	00					

Solely in its capacity as the managing member of Oaktree Holdings, LLC. *

SCHEDULE 13D

CUSI	P No		_	Page 9 of 11			
1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON						
			Group Holdings GP, LLC				
2		HE AI (b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP]				
3	SEC USE (ONLY					
4	SOURCE (OF FU	NDS*				
	Not Applic						
5		OX IF	DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E)				
6		HIPC	PR PLACE OF ORGANIZATION				
0	CITIZENS		ATLACE OF ORGANIZATION				
	Delaware						
	JMBER OF SHARES	7	SOLE VOTING POWER 17,457,226.50*				
	NEFICIALLY WNED BY EACH	8	SHARED VOTING POWER				
	EACH EPORTING PERSON	9	SOLE DISPOSITIVE POWER				
	WITH	10	17,457,226.50*				
		10	SHARED DISPOSITIVE POWER				
11	AGGREGA	ATE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	17,457,226	50					
12			THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)				
13	PERCENT	OF C	LASS REPRESENTED BY AMOUNT IN ROW (11)				
	56.642%						
14	TYPE OF I	REPO	RTING PERSON (SEE INSTRUCTIONS)				
	00						
<u>ا </u>							

* Solely in its capacity as the indirect owner of the class B units of each of Oaktree Capital Group, LLC

SCHEDULE 13D

CUSI	P No		-	Page 10 of 11			
1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON						
			Management Inc.				
2		HE AF (b) □	PPROPRIATE BOX IF A MEMBER OF A GROUP]				
3	SEC USE (ONLY					
4	SOURCE (OF FU	NDS*				
	Not Applic						
5	CHECK BO	OX IF	DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E)				
6	CITIZENS	HIP C	PR PLACE OF ORGANIZATION				
	Delaware						
:	JMBER OF SHARES NEFICIALLY	7	SOLE VOTING POWER 17,457,226.50* SHARED VOTING POWER				
0	WNED BY						
	EACH EPORTING	9	SOLE DISPOSITIVE POWER				
	PERSON WITH		17,457,226.50*				
		10	SHARED DISPOSITIVE POWER				
11	AGGREGA	TE A	MOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	17,457,226	50					
12			THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)				
13	PERCENT	OF C	LASS REPRESENTED BY AMOUNT IN ROW (11)				
	56.642%						
14	TYPE OF I	REPO	RTING PERSON (SEE INSTRUCTIONS)				
	00						

* Solely in its capacity as the indirect owner of the class A units of each of Oaktree Capital Group, LLC.

CUSI	No	Page 11 of 11					
1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON Partners Limited						
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) □ (b) □						
3	SEC USE ONLY						
4	SOURCE OF FUNDS* Not Applicable						
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM 2(D) OR 2(E)						
6	CITIZENSHIP OR PLACE OF ORGANIZATION Delaware						
BEN O' RE	ABER OF HARES7SOLE VOTING POWERHARES17,457,226.50*EFICIALLY NED BY EACH PORTING ERSON WITH8SHARED VOTING POWER9SOLE DISPOSITIVE POWER17,457,226.50*17,457,226.50*10SHARED DISPOSITIVE POWER						
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 17,457,226.50						
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (SEE INSTRUCTIONS)						
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 56.642%						
14	TYPE OF REPORTING PERSON (SEE INSTRUCTIONS) OO						

Solely in its capacity as the sole owner of Class B Limited Voting Shares of Brookfield Asset Management, Inc. *

This Amendment No. 8 to Schedule 13D (this "Schedule 13D/A") amends and supplements the statement on Schedule 13D originally filed with the Securities and Exchange Commission on December 28, 2016 (the "Schedule 13D"), Amendment No. 1 to Schedule 13D ("Amendment No. 1") filed with the Securities and Exchange Commission on April 21, 2017, Amendment No. 2 to Schedule 13D ("Amendment No. 2") filed with the Securities and Exchange Commission on June 15, 2017, Amendment No. 3 to Schedule 13D ("Amendment No. 3") filed with the Securities and Exchange Commission on September 7, 2017, Amendment No. 4 to Schedule 13D ("Amendment No. 4") filed with the Securities and Exchange Commission on December 12, 2017, Amendment No. 5 to Schedule 13D ("Amendment No. 5") filed with the Securities and Exchange Commission on October 3, 2019, Amendment No. 6 to Schedule 13D ("Amendment No. 5") filed with the Securities and Exchange Commission on October 3, 2019, Amendment No. 6 to Schedule 13D ("Amendment No. 6") filed with the Securities and Exchange Commission on December 20, 2019, and Amendment No. 7 to Schedule 13D ("Amendment No. 7") filed with the Securities and Exchange Commission on August 24, 2020 with respect to shares of the common stock, par value \$0.01 per share ("Common Stock"), of Runway Growth Credit Fund Inc., a Maryland corporation (the "Issuer"). The address of the principal executive office of the Issuer is Runway Growth Credit Fund Inc., Pioneer Building, 2925 Woodside Road, Woodside, CA 94062. Unless otherwise indicated, each capitalized term used but not otherwise defined herein shall have the meaning assigned to such term in the Schedule 13D. From and after the date hereof, all references in the Schedule 13D to the Schedule 13D or terms of similar import shall be deemed to refer to the Schedule 13D as amended and supplemented by Amendment No. 1, Amendment No. 2, Amendment No. 3, Amendment No. 4, Amendment No. 5, Amendment No. 6, Amendment No. 7 and this Schedule 13D/A.

Except as specifically provided herein, this Amendment does not modify any of the information previously reported in the Statement.

Item 2. Identity and Background

(a)-(c) & (f)

This Schedule 13D is filed as joint statement pursuant to Rule 13d-1(k) under the Act by each of the following persons (collectively, the "**Reporting Persons**"):

- 1) OCM Growth Holdings, LLC, a Delaware limited liability company (the "OCM Growth"), whose principal business is to invest in securities;
- 2) Oaktree Fund GP, LLC, a Delaware limited liability company ("**Fund GP**"), whose principal business is to serve as, and perform the functions of, the manager, managing member or general partner of certain special purpose investment entities;
- 3) Oaktree Fund GP I, L.P., a Delaware limited partnership ("GP I"), whose principal business is to (i) serve as, and perform the functions of, the general partner of certain investment funds or to serve as, and perform the functions of, the managing member of the general partner of certain investment funds or (ii) to act as the sole shareholder of certain controlling entities of certain investment funds;
- 4) Oaktree Capital I, L.P., a Delaware limited partnership ("Capital I"), whose principal business is to serve as, and perform the functions of, the general partner of GP I, in its capacity as such;
- 5) OCM Holdings I, LLC, a Delaware limited liability company ("Holdings I"), whose principal business is to serve as, and perform the functions of, the general partner of Capital I and to hold limited partnership interests in Capital I, in its capacity as such;
- 6) Oaktree Holdings, LLC, a Delaware limited liability company ("**Holdings**"), whose principal business is to serve as, and perform the functions of, the managing member of Holdings I, in its capacity as such;
- 7) Oaktree Capital Group, LLC, a Delaware limited liability company ("**OCG**"), whose principal business is to act as the holding company and controlling entity of each of the general partner and investment adviser of certain investment funds and separately managed accounts, in its capacity as the managing member of Holdings;
- 8) Oaktree Capital Group Holdings GP, LLC, a Delaware limited liability company ("**OCGH GP**"), whose principal business is to serve as, and perform the functions of, the indirect owner of the class B units of OCG, in its capacity as such;
- 9) Brookfield Asset Management Inc., a Canadian corporation ("**BAM**"), a Canadian corporation, in its capacity as the indirect owner of the class A units of OCG, in its capacity as such; and
- 10) Partners Limited, a Canadian corporation ("**Partners**"), a Canadian corporation, in its capacity as the sole owner of Class B Limited Voting Shares of BAM, in its capacity as such.

Set forth in the attached Annex A is a listing of the directors, executive officers, investment managers, managers, members and general partners, as applicable, of each Reporting Person (collectively, the "**Covered Persons**") and is incorporated by reference. Except as set forth in Annex A, each of the Covered Persons that is a natural person is a United States citizen.

The principal business address of each of the Reporting Persons and each Covered Person is 333 S. Grand Avenue, 28th Floor, Los Angeles, CA 90071.

(d) – (e)

During the last five years, none of the Reporting Persons, or to the best of their knowledge, any Covered Persons (i) has been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors); or (ii) has been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceedings was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Item 3. Source and Amount of Funds or Other Consideration

Item 3 of the Schedule 13D is amended and supplemented by adding the following information to Item 3:

On August 27, 2020, OCM Growth acquired an aggregate of 21,045.13 shares of common stock of the Issuer for total consideration of \$273,586.69 in the aggregate pursuant to private transactions. The source of funds is available cash.

On October 15, 2020, OCM Growth subscribed for an aggregate of 2,129,747.74 shares of common stock of the Issuer for total consideration of \$31,946,216.13 in the aggregate pursuant to the Subscription Agreement. The source of funds is capital commitments from limited partners of certain private investment funds that indirectly hold equity in OCM Growth.

Item 5. Interest in Securities of the Issuer

(a) and (b).

The information contained on the cover page of this Schedule 13D is incorporated by reference.

OCM Growth directly holds the Issuer's Common Stock and has sole power to vote and dispose of the Issuer's Common Stock.

Fund GP, in its capacity as the manager of OCM Growth, has the ability to direct the management of OCM Growth's business, including the power to direct the decisions of OCM Growth regarding the vote and disposition of securities held by OCM Growth; therefore, GP may be deemed to have indirect beneficial ownership of the shares of the Issuer's Common Stock held by OCM Growth.

GP I, in its capacity as the managing member of GP, has the ability to direct the management of GP's business, including the power to direct the decisions of GP regarding the vote and disposition of securities held by OCM Growth; therefore, GP I may be deemed to have indirect beneficial ownership of the shares of the Issuer's Common Stock held by OCM Growth.

Capital I, in its capacity as the general partner of GP I, has the ability to direct the management of GP I's business, including the power to direct the decisions of GP I regarding the vote and disposition of securities held by OCM Growth; therefore, Capital I may be deemed to have indirect beneficial ownership of the shares of the Issuer's Common Stock held by OCM Growth.

Holdings I, in its capacity as the general partner of Capital I, has the ability to direct the management of Capital I's business, including the power to direct the decisions of Capital I regarding the vote and disposition of securities held by OCM Growth; therefore, Holdings I may be deemed to have indirect beneficial ownership of the shares of the Issuer's Common Stock held by OCM Growth.

Holdings, in its capacity as the managing member of Holdings I, has the ability to direct the management of Holding I's business, including the power to direct the decisions of Holdings I regarding the vote and disposition of securities held by OCM Growth; therefore, Holdings LLC may be deemed to have indirect beneficial ownership of the shares of the Issuer's Common Stock held by OCM Growth.

OCG, in its capacity as the managing member of Holdings, has the ability to direct the management of Holdings' business, including the power to direct the decisions of Holdings regarding the vote and disposition of securities held by OCM Growth; therefore, OCG may be deemed to have indirect beneficial ownership of the shares of Common Stock held by OCM Growth.

OCGH GP, in its capacity as the indirect owner of the class B units of OCG, has the ability to appoint and remove certain directors of OCG and, as such, may indirectly control the decisions of OCG regarding the vote and disposition of securities held by OCM Growth.

BAM, in its capacity as the indirect owner of the class A units of OCG, has the ability to appoint and remove certain directors of OCG and, as such, may indirectly control the decisions of OCG regarding the vote and disposition of securities held by OCM Growth; therefore BAM may be deemed to have indirect beneficial ownership of the Shares held by OCM Growth.

Partners, in its capacity as the sole owner of Class B Limited Voting Shares of BAM, has the ability to appoint and remove certain directors of BAM and, as such, may indirectly control the decisions of BAM regarding the vote and disposition of securities held by OCM Growth; therefore Partners may be deemed to have indirect beneficial ownership of the Shares held by OCM Growth.

With respect to the shares of Common Stock reported herein, each of the Reporting Persons may be deemed to have sole voting and dispositive power or the sole power to direct the vote and disposition of the number of shares of Common Stock which such Reporting Person may be deemed to beneficially own as set forth above.

Neither the filing of this Schedule 13D nor any of its contents shall be deemed to constitute an admission by any of the Reporting Persons, other than OCM Growth, that it is the beneficial owner of any of the Common Stock referred to herein for the purposes of Section 13(d) of the Act, or for any other purpose, and, except to the extent of its pecuniary interest, such beneficial ownership is expressly disclaimed by each Reporting Person, other than OCM Growth.

To the knowledge of the Reporting Persons, none of the Covered Persons directly owns any shares of Common Stock; provided, however, that because of each Covered Person's status as an investment manager, manager, general partner, director, executive officer or member of a Reporting Person, a Covered Person may be deemed to be the beneficial owner of the shares of Common Stock beneficially owned by such Reporting Person. Except to the extent of their pecuniary interest, each of the Covered Persons disclaims beneficial ownership of the shares of the Issuer's Common Stock reported herein and the filing of this Schedule 13D shall not be construed as an admission that any such Covered Person is the beneficial owner of any securities covered by this statement.

(c)

Other than as set forth in this Schedule 13D/A, the Reporting Persons had no transactions in the shares of Common Stock by the Reporting Persons during the past 60 days.

(d) and (e)

Not applicable.

Item 7. Material to Be Filed as Exhibits

The following are filed herewith as Exhibits to this Schedule 13D:

Exhibit Subscription Agreement dated December 15, 2016 between OCM Growth Holdings LLC and GSV Growth Credit Fund Inc. 99.1(1)-

Exhibit Additional Member Agreement dated December 15, 2016 between OCM Growth Holdings LLC and GSV Growth Credit LLC. 99.2(2)-

Exhibit 99.3(3)-	Operating Agreement of GSV Growth Credit LLC dated December 15, 2016.
Exhibit 99.4(4)-	Proxy dated December 15, 2016 between OCM Growth Holdings LLC and GSV Growth Credit Fund Inc .
Exhibit 99.5(5)-	Stockholder Agreement dated December 15, 2015 between OCM Growth Holdings LLC and GSV Growth Credit Fund Inc.
Exhibit 99.6(6)-	Articles of Amendment and Restatement of GSV Growth Credit Fund Inc., dated December 14, 2016, setting forth the terms of its common stock.
Exhibit 99.7-	Agreement Required for Joint Filing by Rule 13d—1(k)(1) under the Securities Exchange Act of 1934, as amended.

(1) Incorporated by reference to Exhibit 99.1 of our Schedule 13D filed with the Commission on December 28, 2016.

(2) Incorporated by reference to Exhibit 99.2 of our Schedule 13D filed with the Commission on December 28, 2016.

(3) Incorporated by reference to Exhibit 99.3 of our Schedule 13D filed with the Commission on December 28, 2016.

(4) Incorporated by reference to Exhibit 99.4 of our Schedule 13D filed with the Commission on December 28, 2016.

(5) Incorporated by reference to Exhibit 99.5 of our Schedule 13D filed with the Commission on December 28, 2016.

(6) Filed herewith.

⁽⁶⁾ Incorporated by reference to Exhibit 99.6 of our Schedule 13D filed with the Commission on December 28, 2016.

SIGNATURE

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

Dated as of October 16, 2020.

OCM GROWTH HOLDINGS, LL.

By:	Oaktree Fund GP, LLC
Its:	Manager

By: Oaktree Fund GP I, L.P. Its: Managing Member

By: /s/ Henry Orren

Name:Henry OrrenTitle:Authorized Signatory

OAKTREE FUND GP, LLC

By: Oaktree Fund GP I, L.P. Its: Managing Member

By: /s/ Henry Orren

Name: Henry Orren Title: Authorized Signatory

OAKTREE FUND GP I, L.P.

By:/s/ Henry OrrenName:Henry OrrenTitle:Authorized Signatory

OAKTREE CAPITAL I, L.P.

By:/s/ Henry OrrenName:Henry OrrenTitle:Vice President

OCM HOLDINGS I, LLC

By:/s/ Henry OrrenName:Henry OrrenTitle:Vice President

OAKTREE HOLDINGS, LLC

By:/s/ Henry OrrenName:Henry OrrenTitle:Vice President

OAKTREE CAPITAL GROUP, LLC

By: /s/ Henry Orren Name: Henry Orren

Title: Vice President

OAKTREE CAPITAL GROUP HOLDINGS GP, LLC

By: /s/ Henry Orren Name: Henry Orren

Title: Vice President

BROOKFIELD ASSET MANAGEMENT INC.

By: /s/ Jessica Diab Name: Jessica Diab

Title: Vice President, Legal & Regulatory

PARTNERS LIMITED

By:/s/ Brian D. LawsonName:Brian D. LawsonTitle:Director

JOINT FILING AGREEMENT

Pursuant to Rule 13d-1(k)(1) promulgated under the Securities Exchange Act of 1934, as amended, each of the undersigned acknowledges and agrees that the foregoing statement on this Schedule 13D is filed on behalf of the undersigned and that all subsequent amendments to this statement on Schedule 13D shall be filed on behalf of the undersigned without the necessity of filing additional joint acquisition statements. Each of the undersigned acknowledges that it shall be responsible for the timely filing of such amendments, and for the completeness and accuracy of the information concerning it contained therein, but shall not be responsible for the completeness and accuracy of the information concerning the others, except to the extent that he or it knows or has reason to believe that such information is inaccurate.

DATE: October 16, 2020

OCM GROWTH HOLDINGS, LL.

By:	Oaktree Fund GP, LLC
Its:	Manager
By:	Oaktree Fund GP I, L.P.
Its:	Managing Member
By:	/s/ Henry Orren
Name:	Henry Orren

Title: Authorized Signatory

OAKTREE FUND GP, LLC

By: Oaktree Fund GP I, L.P. Its: Managing Member

By: /s/ Henry Orren Name: Henry Orren Title: Authorized Signatory

OAKTREE FUND GP I, L.P.

 By:
 /s/ Henry Orren

 Name:
 Henry Orren

 Title:
 Authorized Signatory

OAKTREE CAPITAL I, L.P.

By: /s/ Henry Orren Name: Henry Orren Title: Vice President

OCM HOLDINGS I, LLC

By: /s/ Henry Orren

Name: Henry Orren Title: Vice President

OAKTREE HOLDINGS, LLC

By: <u>/s/ Henry Orren</u> Name: Henry Orren Title: Vice President

OAKTREE CAPITAL GROUP, LLC

By: /s/ Henry Orren Name: Henry Orren Title: Vice President

OAKTREE CAPITAL GROUP HOLDINGS GP, LLC

By: /s/ Henry Orren Name: Henry Orren Title: Vice President

BROOKFIELD ASSET MANAGEMENT INC.

By:/s/ Jessica DiabName:Jessica DiabTitle:Vice President, Legal & Regulatory

PARTNERS LIMITED

By:/s/ Brian D. LawsonName:Brian D. LawsonTitle:Director

Annex A - Covered Persons

Each of the individuals identified in this Annex A disclaim beneficial ownership over the shares of Capital Stock reported herein.

Oaktree Fund GP, LLC

The managing member of Oaktree Fund GP, LLC is Oaktree Fund GP I, L.P.

Oaktree Fund GP I, L.P.

The general partner of Oaktree Fund GP I, L.P. is Oaktree Capital I, L.P.

Oaktree Capital I, L.P.

OCM Holdings I, LLC

The general partner of Oaktree Capital I, L.P. is OCM Holdings I, LLC.

The managing member of OCM Holdings I, LLC is Oaktree Holdings, LLC.

Oaktree Holdings, LLC

The managing member of Oaktree Holdings, LLC is Oaktree Capital Group, LLC.

Oaktree Capital Group, LLC

The name and principal occupation of each of the directors and executive officers of Oaktree Capital Group, LLC are listed below.

Name	Principal Occupation
Howard S. Marks	Co-Chairman and Director of Oaktree Capital Group, LLC and Atlas OCM Holdings, LLC, and Co-Chairman of Oaktree Capital Management, L.P.
Bruce A. Karsh	Co-Chairman, Chief Investment Officer and Director of Oaktree Capital Group, LLC and Atlas OCM Holdings, LLC, and Co-Chairman and Chief Investment Officer of Oaktree Capital Management, L.P.
Jay S. Wintrob	Chief Executive Officer and Director of Oaktree Capital Group, LLC and Atlas OCM Holdings, LLC, and Chief Executive Officer of Oaktree Capital Management, L.P.
John B. Frank	Vice Chairman and Director of Oaktree Capital Group, LLC and Atlas OCM Holdings, LLC, and Vice Chairman of Oaktree Capital Management, L.P.
Sheldon M. Stone	Principal and Director of Oaktree Capital Group, LLC and Atlas OCM Holdings, LLC, and Principal of Oaktree Capital Management, L.P.
Justin Beber	Director of Oaktree Capital Group, LLC and Atlas OCM Holdings, LLC, Managing Partner, and Head of Corporate Strategy and Chief Legal Officer for Brookfield Asset Management Inc.
Bruce Flatt	Director of Oaktree Capital Group, LLC and Atlas OCM Holdings, LLC, and Chief Executive Officer of Brookfield Asset Management Inc.
D. Richard Masson	Owner and general manager of Golden Age Farm, LLC
Marna C. Whittington	Retired
Steven J. Gilbert	Founder and Chairman of the Board of Gilbert Global Equity Partners, L.P.
Daniel D. Levin	Chief Financial Officer of Oaktree Capital Group, LLC and Chief Financial Officer of Oaktree Capital Management, L.P.
Todd E. Molz	General Counsel, Chief Administrative Officer and Secretary of Oaktree Capital Group, LLC and General Counsel and Chief Administrative Officer of Oaktree Capital Management, L.P.

Oaktree Capital Group Holdings GP, LLC

Oaktree Capital Group Holdings GP, LLC is managed by an executive committee. The name and principal occupation of each of the members of the executive committee of Oaktree Capital Group Holdings GP, LLC and its executive officers are listed below.

Name	Principal Occupation
Howard S. Marks	Co-Chairman and Director of Oaktree Capital Group, LLC and Atlas OCM Holdings, LLC, and Co-Chairman of Oaktree Capital Management, L.P.
Bruce A. Karsh	Co-Chairman, Chief Investment Officer and Director of Oaktree Capital Group, LLC and Atlas OCM Holdings, LLC, and Co-Chairman and Chief Investment Officer of Oaktree Capital Management, L.P.
Jay S. Wintrob	Chief Executive Officer and Director of Oaktree Capital Group, LLC and Atlas OCM Holdings, LLC, and Chief Executive Officer of Oaktree Capital Management, L.P.
John B. Frank	Vice Chairman and Director of Oaktree Capital Group, LLC and Atlas OCM Holdings, LLC, and Vice Chairman of Oaktree Capital Management, L.P.
Sheldon M. Stone	Principal and Director of Oaktree Capital Group, LLC and Atlas OCM Holdings, LLC, and Principal of Oaktree Capital Management, L.P.

Brookfield Asset Management Inc.

The name, principal occupation, address and citizenship of each of the directors and executive officers of Brookfield Asset Management Inc. are listed below.

Name and Position of Officer or Director	Principal Business Address	Principal Occupation or Employment	Citizenship
M. Elyse Allan, Director	181 Bay Street, Suite 210, Toronto, Ontario M5J 2T3, Canada	Corporate Director	U.S.A. and Canada
Jeffrey M. Blidner, Vice Chair and Director	181 Bay Street, Suite 300, Toronto, Ontario M5J 2T3, Canada	Vice Chair of Brookfield	Canada
Angela F. Braly, Director	832 Alverna Drive, Indianapolis, Indiana 46260 U.S.A.	Corporate Director	U.S.A.
Jack L. Cockwell, Director	51 Yonge Street, Suite 400, Toronto, Ontario M5E 1J1, Canada	Chair of Brookfield Partners Foundation	Canada
Marcel R. Coutu, Director	c/o Suite 1210 225 - 6th Ave. S.W., Calgary, Alberta T2P 1N2	Corporate Director	Canada
Murilo Ferreira, Director	Rua General Venãncio Flores, 50 Cob 01, Leblon Rio de Janeiro, RJ 22441-090	Former Chief Executive Officer of Vale SA	Brazil

J. Bruce Flatt, Director and Managing Partner and Chief Executive Officer	One Canada Square, Level 25 Canary Wharf, London E14 5AA U.K.	Managing Partner and Chief Executive Officer of Brookfield	Canada
Maureen Kempston Darkes, Director	10 Avoca Avenue, Unit 1904, Toronto, Ontario M4T 2B7	Corporate Director	Canada
Brian W. Kingston, Managing Partner, Chief Executive Officer Real Estate	250 Vesey Street, 15th Floor, New York, NY 10281-1023 U.S.A.	Managing Partner, Chief Executive Officer Real Estate of Brookfield	Canada
Brian D. Lawson, Vice Chair and Director	181 Bay Street, Suite 300, Toronto, Ontario M5J 2T3, Canada	Vice Chair of Brookfield	Canada
Cyrus Madon, Managing Partner, Chief Executive Officer Private Equity	181 Bay Street, Suite300, Toronto, Ontario M5J 2T3, Canada	Managing Partner, Chief Executive Officer Private Equity of Brookfield	Canada
Frank J. McKenna, Director	TDCT Tower 161 Bay Street, 35th Floor Toronto, Ontario M5J 2T2, Canada	Chair of Brookfield and Deputy Chair of TD Bank Group, Wholesale	Canada
Rafael Miranda, Director	C/Santiago de Compostela 100 28035 Madrid, Spain	Corporate Director	Spain
Janice Fukakusa, Director	181 Bay Street, Suite 300, Toronto, Ontario M5J 2T3, Canada	Corporate Director	Canada
Lord Augustine Thomas O'Donnell, Director	Frontier Economics, 71 High Holborn, London U.K. WC1V 6DA	Chairman of Frontier Economics Limited	United Kingdom
Lori Pearson, Managing Partner and Chief Operating Officer	181 Bay Street, Suite 300, Toronto, Ontario M5J 2T3, Canada	Managing Partner and Chief Operating Officer of Brookfield	Canada
Samuel J.B. Pollock, Managing Partner, Chief Executive Officer Infrastructure	181 Bay Street, Suite 300, Toronto, Ontario M5J 2T3, Canada	Managing Partner, Chief Executive Officer Infrastructure of Brookfield	Canada
Seek Ngee Huat, Director	501 Orchard Road, #08 - 01 Wheelock Place, Singapore 238880	Chairman, Global Logistic Properties	Singapore
Sachin G. Shah, Managing Partner, Chief Investment Officer	181 Bay Street, Suite 300, Toronto, Ontario M5J 2T3, Canada	Managing Partner, Chief Investment Officer of Brookfield	Canada
Diana L. Taylor, Director	c/o Bloomberg, Philanthropies, 25 East 78th Street, New York, N.Y. 10075	Corporate Director	U.S.A. and Canada

Justin Beber, Managing Partner, Head of Corporate Strategy and Chief Legal Officer	181 Bay Street, Suite 300, Toronto, Ontario M5J 2T3, Canada	Managing Partner, Head of Corporate Strategy and Chief Legal Officer of Brookfield	Canada
Howard S. Marks, Director	c/o Oaktree Capital Management, L.P., 333 South Grand Avenue, 28th Floor, Los Angeles, California 90071	Co-Chairman, Oaktree Capital Management	U.S.A
Nicholas H. Goodman, Managing Partner and Chief Financial Officer	181 Bay Street, Suite 300, Toronto, Ontario M5J 2T3, Canada	Managing Partner and Chief Financial Officer of Brookfield	United Kingdom
Craig Noble, Managing Partner, Chief Executive Officer Alternative Investments	181 Bay Street, Suite 300, Toronto, Ontario M5J 2T3, Canada	Managing Partner, Chief Executive Officer Alternative Investments of Brookfield	Canada

Partners Limited

The name, principal occupation, address and citizenship of each of the directors and executive officers of Partners Limited are listed below.

Name and Position of Officer or Director	Principal Business Address	Principal Occupation or Employment	Citizenship
Jack L. Cockwell, Director and Chairman of the Board	51 Yonge Street, Suite 400 Toronto, Ontario M5E 1J1, Canada	Chairman of Brookfield Partners Foundation	Canada
Brian W. Kingston, Director	250 Vesey Street, 15th Floor, New York, NY 10281-1023 U.S.A.	Managing Partner, Chief Executive Real Estate of Brookfield	Canada
Brian D. Lawson, Director and President	181 Bay Street, Suite 300, Toronto, Ontario M5J 2T3, Canada	Vice Chair of Brookfield	Canada
Cyrus Madon, Director	181 Bay Street, Suite 300, Toronto, Ontario M5J 2T3, Canada	Managing Partner, Chief Executive Officer Private Equity of Brookfield	Canada
Timothy R. Price, Director	51 Yonge Street, Suite 400, Toronto, Ontario M5E 1J1, Canada	Corporate Director	Canada
Samuel J.B. Pollock, Director	181 Bay Street, Suite 300, Toronto, Ontario M5J 2T3, Canada	Managing Partner, Chief Executive Officer Infrastructure of Brookfield	Canada
Sachin G. Shah, Director	181 Bay Street, Suite 300, Toronto, Ontario M5J 2T3, Canada	Managing Partner, Chief Investment Oficer of Brookfield	Canada
Lisa Chu, Treasurer	181 Bay Street, Suite 300, Toronto, Ontario M5J 2T3, Canada	Senior Vice President - Finance of Brookfield	Canada
Lorretta Corso, Secretary	181 Bay Street, Suite 300, Toronto, Ontario M5J 2T3, Canada	Administrator, Corporate Secretary of Brookfield	Canada
Tim Wang, Assistant Secretary	181 Bay Street, Suite 300, Toronto, Ontario M5J 2T3, Canada	Manager, Capital Markets and Treasury of Brookfield	Canada