FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington,	D.C.	20549
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STATEMENT OF CHANGES IN BENEFICIAL 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

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1. Name and Address of Reporting Person* Myers Robert F.					2. Issuer Name and Ticker or Trading Symbol Phillips Edison & Company, Inc. [PECO]									5. Relationship of Reporting Person(s) to Issuer (Check all applicable)					
<u>111 y C15</u>	rtoociti.													06	Director Officer (give title		10% Owner Other (specify		
4.0.45.0.45.0.					Date of Earliest Transaction (Month/Day/Year)									X below)				pecity	
(Last)	,	,	(Middle)		01/11/2022									Chief	Chief Operating Officer & EVP				
11501 N	ORTHLAK	E DRIVE																	
					4. If Amendment, Date of Original Filed (Month/Day/Year)									6. Individual or Joint/Group Filing (Check Applicable					
(Street) CINCIN	NATI O	11	45249		01/1	13/20	022						Lin	- /	ilad by Ona	Donortin	a Dorson		
CINCIN	NAII U	П	43249											X Form filed by One Reporting Person Form filed by More than One Reporting					
(0:1-)	(0	4-4-)	(7:-)											Person					
(City)	(5	tate)	(Zip)																
	Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned																		
1. Title of Security (Instr. 3) 2. Transa										3. 4. Securities Acquired (A)				5. Amou		6. Owner		. Nature of	
				Date Month/Da	ay/Year) Execution Date, if any (Month/Day/Year)			,	Code (Instr. 5)		Of (D) (Instr. 3, 4 ar		Beneficia	ally		r Indirect B	ndirect Beneficial		
											_	- Reported	i [(I) (Instr.		Ownership (Instr. 4)			
									Code	v	Amount	Amount (A) or (D)		Transact (Instr. 3 a					
			Table II - D	erivati	ve S	Seci	ırities	Δcαι	ired D	isn	osed of	or Bene	ficially	Owned	<u> </u>		<u> </u>		
	Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)																		
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Da if any (Month/Day/Y	Co	Transaction Code (Instr.				6. Date Exercis Expiration Dat (Month/Day/Ye		te Amount of		f g Security	8. Price of Derivative Security (Instr. 5)	9. Number derivative Securities Beneficiall Owned Following Reported	y Ov Fo Dii or (I)	vnership rm: rect (D) Indirect (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)	
													Amount	1	Transactio (Instr. 4)	n(s)			
													or Number						
				Со	de V	,	(A)	(D)	Date Exercisa		Expiration Date	Title	of Shares						
Class B Units	(1)(2)	01/11/2022		N	1			9,901	(1)(2)		(1)(2)	Common Stock	9,901	\$0	3,300 ⁽³⁾		D		
Class B Units	(1)(2)	01/11/2022		N	1			3,428	(1)(2)		(1)(2)	Common Stock	3,428	\$0	10,286 ⁽⁴	1)	D		
OP Units	(1)(2)	01/11/2022		N	4		9,901		(2)		(2)	Common Stock	9,901	\$0	95,633.60	06	D		
OP Units	(1)(2)	01/11/2022		N	4		3,428		(2)		(2)	Common Stock	3,428	\$0	99,061.60	06	D		

Explanation of Responses:

- 1. Represents conversion of Class B Units of limited partnership interests ("Class B Units") in Phillips Edison Grocery Center Operating Partnership I, L.P., a Delaware limited partnership ("PECO OP"), previously issued as long term incentive compensation pursuant to the Issuer's equity based compensatory programs, into limited partnership interest in PECO OP ("OP Units"). At issuance, the Class B Units were subject to vesting, and did not have full parity with the OP Units, but upon achieving parity with the OP Units under the PECO OP's partnership agreement, based upon capital account balance per unit, and upon satisfaction of applicable vesting conditions, the Class B Units convert to OP Units on a one-for-one basis. On January 11, 2022 the Class B Units achieved full parity with the OP Units, and the vested Class B Units converted to OP Units
- 2. OP Units are exchangeable, at the election of the holder, for cash equal to the fair market value of one share of the Issuer's common stock or, at the option of PECO OP, shares of the Issuer's common stock on a one-to-one basis, beginning one year from the date of issuance and have no expiration date
- 3. Represents the total Class B Units that have the same grant date, vesting provisions and other terms. These Class B Units will vest in full on January 1, 2023.
- 4. Represents the total Class B Units that have the same grant date, vesting provisions and other terms. These Class B Units will vest in increments of 3,428 units on January 1, 2023, January 1, 2024 and January 1 2025

Remarks:

This Form 4 Amendment corrects the originally reported transactions to reflect that only vested Class B Units converted to OP Units. Accordingly, the two transaction lines involving 53,390 wholly unvested Class B Units (disposition) converting to 53,390 OP Units (acquisition) were removed, the other four impacted conversion transactions were corrected, and the direct holdings were updated. All other reported transactions on the original Form 4 filing are correct and are not repeated in this amendment.

> /s/ Jennifer Robison, Attorney-04/25/2022 in-Fact

** Signature of Reporting Person Date

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

- * 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.