## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

OMB APPROVAL
OMB Number: 3235-0287
Estimated average burden

0.5

By Father's Trust

I

60,583.377<sup>(3)</sup>

hours per response:

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

## STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

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

							1	-							
				2. Issuer Name <b>and</b> Ticker or Trading Symbol <u>Phillips Edison &amp; Company, Inc.</u> [ PECO ]					(Checl	5. Relationship of Reporting Person(s) to Issuer (Check all applicable)					
<u>Euison sentey</u>				•			-	X	Director	10% C	Owner				
(Last) (First) (Middle) 11501 NORTHLAKE DRIVE				of Earliest Transact	ion (Mor	nth/Da	y/Year)	x	Officer (give title below)	below	(specify				
				2023					Chairma	n and CEO					
(Street) CINCINNATI	ОН	45249	4. If Am	4. If Amendment, Date of Original Filed (Month/Day/Year)						<ul> <li>6. Individual or Joint/Group Filing (Check Applicable Line)</li> <li>X Form filed by One Reporting Person</li> <li>Form filed by More than One Reporting Person</li> </ul>					
(City)	(State)	(Zip)								Form med by More	e than One Repor	ung Person			
		Table I - No	n-Derivative	Securities Acq	uired,	Disp	oosed of, or	Benef	icially O	wned					
Date			2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	3.     4. Securities Acquired (A) of Transaction Code (Instr. 8)			5. Amount of Securities Beneficially Owned Following Reported	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership					
					Code	v	Amount (A) or Pr		Price	Transaction(s) (Instr. 3 and 4)		(Instr. 4)			

		Code	V	Amount	(A) or (D)	Price	(instr. 3 and 4)		
Common Stock <sup>(1)</sup>	03/01/2023	A <sup>(1)</sup>		52,702	A	\$ <mark>0</mark>	225,673	D	
Common Stock	03/01/2023	<b>F</b> <sup>(2)</sup>		11,951	D	\$33.79	213,722	D	
Common Stock							77,354 <sup>(3)</sup>	Ι	By PELP <sup>(4)</sup>
Common Stock							33,333 <sup>(3)</sup>	Ι	By Mother's Trust
Common Stock							33,333 <sup>(3)</sup>	I	By Father's Trust
Common Stock							12,088 <sup>(3)</sup>	I	By Edison Properties LLC

			Table II - I (	Deriva e.g., p	ative outs,	Securi calls,	ities A warra	Acquired, I Ints, optio	Disposed ns, conve	of, or B ertible se	eneficially Ow ecurities)	ned			
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transaction Code (Instr. 8)		5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)		6. Date Exercisable and Expiration Date (Month/Day/Year)		Securities	d Amount of 5 Underlying 9 Security (Instr. 3	8. Price of Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)
				Code	v	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares		Transaction(s) (Instr. 4)		
Class B Units	(5)(6)	03/01/2023		A <sup>(5)</sup>		36,011		(5)(6)(7)	(5)(6)	Common Stock	36,011	\$0	36,011 <sup>(7)</sup>	D	
Class B Units	(6)(8)	03/01/2023		M <sup>(8)</sup>			9,135	(6)(8)	(6)(8)	Common Stock	9,135	\$0	27,405 <sup>(9)</sup>	D	
OP Units	(6)(8)	03/01/2023		M <sup>(8)</sup>		9,135		(6)(8)	(6)(8)	Common Stock	9,135	\$0	3,289,157.467	D	
OP Units	(6)							(6)	(6)	Common Stock	2,424,405.871		2,424,405.871 <sup>(3)</sup>	I	By Jeffrey Edison Family Trust
OP Units	(6)							(6)	(6)	Common Stock	1,134,215.303		1,134,215.303 <sup>(3)</sup>	I	By Edison Properties LLC
OP Units	(6)							(6)	(6)	Common Stock	500,593.389		500,593.389 <sup>(3)</sup>	I	By Spouse's Family Trust
OP Units	(6)							(6)	(6)	Common Stock	431,233.177		431,233.177 <sup>(3)</sup>	I	By Edison Family Trust
OP Units	(6)							(6)	(6)	Common Stock	330,666.876		330,666.876 <sup>(3)</sup>	I	By Edison Ventures Trust
OP Units	(6)							(6)	(6)	Common Stock	276,927.452		276,927.452 <sup>(3)</sup>	I	By Old 97, Inc
OP Units	(6)							(6)	(6)	Common Stock	211,265.707		211,265.707 <sup>(3)</sup>	I	By Spouse's Trust

Explanation of Responses:

(6)

OP Units

1. Represents shares of Common Stock earned based upon the Issuer's achievement of performance metrics under the 2020-2022 Performance-Based LTIP Units, 50% of which are vested and 50% of which vest on December

(6)

Common Stock

60,583.377

(6)

31, 2023, subject to continued employment.

2. Represents shares of Common Stock surrendered to cover tax liability upon vesting of earned 2020-2022 Performance-Based LTIP Units.

3. Reflects total shares held by the entity, and as to which Mr. Edison has shared voting and dispositive power. Mr. Edison disclaims beneficial ownership of these shares except to the extent of his pecuniary interest therein. 4. Phillips Edison Limited Partnership ("PELP") is a Delaware limited partnership. Mr. Edison is the manager of the general partner of PELP.

5. Represents the grant 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"), under the Issuer's long term incentive plan. The 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"), under the Issuer's long term incentive plan. The Class B Units of limited partnership interests ("Class B Units") with respect to liquidating distributions, but upon the occurrence of certain events described in PECO OP" spartnership agreement, based upon capital account balance per unit, could over time achieve full parity with the OP Units for all purposes. Upon achieving full parity with OP Units, the Class B Units would convert into an equal number of OP Units, subject to any remaining time-based vesting conditions of the converted unvested Class B Units. The Class B Units have no expiration date.

6. 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-forone basis, and have no expiration date.

7. 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 9,003 units on March 1, 2024, March 1, 2025 and March 1, 2026 and 9,002 units on March 1, 2027.

Represents the vesting of Class B Units in PECO OP, previously issued as long term incentive compensation pursuant to the Issuer's equity based compensatory programs. At issuance, the Class B Units were subject to vesting, and did not have full parity with OP Units, but upon the occurrence of certain events described in PECO OP's partnership agreement, based upon capital account balance per unit, could over time achieve full parity with the OP Units for all purposes. Upon vesting, having previously achieved full parity with OP Units, the Class B Units were converted into an equal number of OP Units. The Class B Units have no expiration date.
 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 9,135 units on March 1, 2024, March 1, 2026 and March 1, 2026.

**Remarks:** 

<u>/s/ Jennifer Robison, Attorney-in-</u> Fact 03/03/2023

\*\* Signature of Reporting Person Date

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

 $\ast$  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.