Select Interior Concepts, Inc.

Form SC 13G/A January 24, 2019
UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549
SCHEDULE 13G
Under the Securities Exchange Act of 1934
(Amendment No1)*
Select Interior Concepts, Inc. (Name of Issuer)
Class A Common Stock, \$0.01 par value per share (Title of Class of Securities)
816120307 (CUSIP Number)
December 31, 2018 (Date of Event which Requires Filing of this Statement)
Check the appropriate box to designate the rule pursuant to which this Schedule is filed:
Rule 13d-1(b)
Rule 13d-1(c)
Rule 13d-1(d)
*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 the

disclosures provided in a prior cover page.

The information required in 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*).

SCHEDULE 13G

1

CUSIP No. 816120307

```
Check the appropriate box if
         a member of a Group (see
2
         instructions)
         (a)
         (b)
         Sec Use Only
3
         Citizenship or Place of
4
         Organization
         DE
Number of 5 Sole Voting Power
Shares
Beneficially Shared Voting Power
             3,061,687
Owned by
            7 Sole Dispositive Power
Each
Reporting
Person
             Shared Dispositive Power
With:
            8<sub>3,061,687</sub>
         Aggregate Amount
         Beneficially Owned by Each
9
         Reporting Person
         3,061,687
         Check box if the aggregate
         amount in row (9) excludes
10
         certain shares (See
         Instructions)
         Percent of class represented
```

by amount in row (9)

Type of Reporting Person (See

11.9%

CO

Instructions)

Names of Reporting Persons

B. Riley Financial, Inc.

11

12

```
Names of Reporting Persons
1
         B. Riley FBR, Inc.
         Check the appropriate box if
         a member of a Group (see
2
         instructions)
         (a)
         (b)
         Sec Use Only
3
         Citizenship or Place of
4
         Organization
         DE
            Sole Voting Power
Number of
Shares
Beneficially 6 Shared Voting Power Owned by 62,757,793
            7 Sole Dispositive Power
Each
Reporting
Person
              Shared Dispositive Power
With:
            8<sub>2,757,793</sub>
         Aggregate Amount
         Beneficially Owned by Each
9
         Reporting Person
         2,757,793
         Check box if the aggregate
         amount in row (9) excludes
10
         certain shares (See
         Instructions)
         Percent of class represented
11
         by amount in row (9)
         10.7%
         Type of Reporting Person (See
12
         Instructions)
         CO
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Names of Reporting Persons
1
         B. Riley Capital Management,
         LLC
         Check the appropriate box if
         a member of a Group (see
         instructions)
2
         (a)
         (b)
         Sec Use Only
3
         Citizenship or Place of
4
         Organization
         NY
Number of Sole Voting Power Shares 50
Beneficially Owned by 6 Shared Voting Power 303,894
             <sub>7</sub>Sole Dispositive Power
Each
Reporting
              Shared Dispositive Power
Person
With:
            8<sub>303,894</sub>
         Aggregate Amount
         Beneficially Owned by Each
9
         Reporting Person
         303,894
         Check box if the aggregate
         amount in row (9) excludes
10
         certain shares (See
         Instructions)
         Percent of class represented
11
         by amount in row (9)
          1.2%
         Type of Reporting Person (See
12
         Instructions)
         IA
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Names of Reporting Persons
1
         BRC Partners Management GP,
         LLC
         Check the appropriate box if
         a member of a Group (see
         instructions)
2
         (a)
         (b)
         Sec Use Only
3
         Citizenship or Place of
4
         Organization
         DE
Number of Sole Voting Power Shares 50
Beneficially Owned by 6 Shared Voting Power 303,894
             <sub>7</sub>Sole Dispositive Power
Each
Reporting
              Shared Dispositive Power
Person
With:
            8<sub>303,894</sub>
         Aggregate Amount
         Beneficially Owned by Each
9
         Reporting Person
         303,894
         Check box if the aggregate
         amount in row (9) excludes
10
         certain shares (See
         Instructions)
         Percent of class represented
11
         by amount in row (9)
          1.2%
         Type of Reporting Person (See
12
         Instructions)
         OO
```

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	Names of Reporting Persons				
1	BRC Partners Opportunities				
	Fund, LP				
	Check the appropriate box if				
	a member of a Group (see				
2	instructions)				
	(a)				
	(b)				
•	Sec Use Only				
3					
	Citizenship or Place of				
4	Organization				
	DE				
Number	of ₅ Sole Voting Power				
Shares	0				
Beneficia	lly Shared Voting Power				
Owned by 6 303,894					
Each	7Sole Dispositive Power				
Reporting 70					
Person	Shared Dispositive Power				
With:	Q				
	8 _{303,894}				
	Aggregate Amount				
	Beneficially Owned by Each				
9	Reporting Person				
	303,894				
	Check box if the aggregate				
	amount in row (9) excludes				
10	certain shares (See				
	Instructions)				
	Percent of class represented				
11	by amount in row (9)				
11	1.2%				
	Type of Reporting Person (See				
12	Instructions)				
14	PN				
	111				

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Item 1.

- (a) Name of Issuer: Select Interior Concepts, Inc.
- (b) Address of Issuer's Principal Executive Offices: 4900 East Hunter Avenue, Anaheim, California 92807

Item 2(a).

- B. Riley Financial, Inc., a Delaware corporation ("BRF"),
- B. Riley FBR, Inc., a Delaware corporation ("BRFBR");
- B. Riley Capital Management, LLC, a New York limited liability company ("BRCM")

BRC Partners Management GP, LLC, a Delaware limited liability company ("BRPGP"); and

BRC Partners Opportunity Fund, L.P., a Delaware limited partnership ("BRPLP")

Each of the foregoing is referred to as a "Reporting Person" and collectively as the "Reporting Persons."

Item 2(b). Address of Principal Business Office or, if None, Residence:

The principal business address of each BRFBR, BRCM, BRPGP and BRPLP is:

11100 Santa Monica Blvd. Suite 800

Los Angeles, CA 90025

The principal place of business of BRF is:

21255 Burbank Blvd. Suite 400

Woodland Hills, CA 91367

Item 2(c). Citizenship:
BRF, BRFBR, BRPGP and BRPLP are organized under the laws of the State of Delaware.
BRCM is organized under the laws of the State of New York.
Item 2(d). Title of Class of Securities:
Class A Common Stock, par value \$0.01 (the "Common Stock")
Item 2(e). CUSIP Number:
816120307
Item 3. If this statement is filed pursuant to §§ 240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filing is a:
(a) Broker or dealer registered under Section 15 of the Act;
(b) Bank as defined in Section 3(a)(6) of the Act;
(c) Insurance company as defined in Section 3(a)(19) of the Act;
(d) Investment company registered under Section 8 of the Investment Company Act of 1940;
(e) An investment adviser in accordance with Rule 13d-1(b)(1)(ii)(E);
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(f) An empl	oyee benefit plan or endowment f	fund in accordance with Rule	13d-1(b)(1)(ii)(F);
(g) A parent	holding company or control pers	son in accordance with Rule 13	3d-1(b)(1)(ii)(G);
(h)	A savings associations as define 1813);	ed in Section 3(b) of the Federa	al Deposit Insurance Act (12 U.S.C.
(i) A church Investme	plan that is excluded from the dent Company Act of 1940;	efinition of an investment com	pany under section 3(c)(14) of the
(j) A non-U	S. institution in accordance with	Rule 240.13d-1(b)(1)(ii)(J);	
(k) Group, i 240.13d	n accordance with Rule 240.13d-1(b)(1)(ii)(J), please specify the	1(b)(1)(ii)(K). If filing as a no type of institution:	n-U.S. institution in accordance with Rule
Item 4. Ow	nership		
	(a)	Amount Benefi	icially Owned:
BRPGP is t	ne general partner of BRPLP. BR	CM is an investment advisor t	ned 303,894 shares of Common Stock. to BRPLP. As a result, each of BRPGP and Common Stock owned directly by BRPLP.
As of the cl	ose of business on December 31,	2018, BRFBR, beneficially ov	wned 2,757,793 shares of Common Stock.
	ave beneficially owned the 3,061		pany of BRFBR and BRCM may be a beneficially owned in the aggregate by

The foregoing should not be construed as an admission by any Reporting Person as to beneficial ownership of any shares of Common Stock owned by another Reporting Person. Each of the Reporting Persons disclaims beneficial ownership of the shares of Common Stock that are not directly owned by such Reporting Person, except to the extent

of their pecuniary interest therein.

(b) Percent of Class:

As of the close of business on December 31, 2018, BPOF beneficially owned 1.2% of the outstanding shares of Common Stock. BRCM, as the investment advisor of BPOF may be deemed to have beneficially owned 1.2% of the outstanding shares of Common Stock, owned directly by BPOF.

As of the close of business on December 31, 2018, BRFBR, beneficially owned 10.7% of the outstanding shares of Common Stock.

As of the close of business on December 31, 2018, BRF as the parent company of BRFBR and BRCM may be deemed to have beneficially owned 11.9% of shares of outstanding shares of Common Stock, beneficially owned in the aggregate by BRCM and BRFBR.

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These percentages are based on a total of 25,655,023 shares of Common Stock outstanding as of October 31, 2018, as disclosed in the Issuer's quarterly report on Form 10-Q, as filed with the Securities and Exchange Commission on November 13, 2018.

The foregoing should not be construed as an admission by any Reporting Person as to beneficial ownership of any shares of Common Stock owned by another Reporting Person. Each of the Reporting Persons disclaims beneficial ownership of the shares of Common Stock that are not directly owned by such Reporting Person, except to the extent of their pecuniary interest therein.

- (c) Number of shares as to which such person has:
- (i) Sole power to vote or to direct the vote: See cover page Items 5-9.
- (ii) Shared power to vote or to direct the vote: See cover page Items 5-9.
- (iii) Sole power to dispose or to direct the disposition of: See cover page Items 5-9.
- (iv) Shared power to dispose or to direct the disposition of: See cover page Items 5-9.

Item 5. Ownership of Five Percent or Less of a Class.

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following [].

Item 6. Ownership of more than Five Percent on Behalf of Another Person. Not Applicable.

Item Identification and classification of the subsidiary which acquired the security being reported on by the7. parent holding company or control person. Not Applicable.

Item 8. Identification and classification of members of the group. Not Applicable.

Item 9. Notice of Dissolution of Group. Not Applicable.

Item 10. Certifications.

By signing below each of the undersigned certifies that, to the best of its knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

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SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Dated: January 24, 2019

BRC PARTNERS OPPORTUNITY FUND, LP

By: /s/ Bryant R. Riley Name: Bryant R. Riley

Title: Chief Investment Officer

BRC PARTNERS MANAGEMENT GP, LLC

By: B. Riley Capital Management, LLC, its sole member

by: /s/ Bryant R. Riley Name: Bryant R. Riley

Title: Chief Executive Officer

B. RILEY CAPITAL MANAGEMENT, LLC

By: /s/ Bryant R. Riley Name: Bryant R. Riley

Title: Chief Executive Officer

B. RILEY FBR, INC.

By: /s/ Andy Moore Name: Andy Moore

Title: Chief Executive Officer

B. RILEY FINANCIAL, INC

By: /s/ Bryant R. Riley Name: Bryant R. Riley

Title: Co-Chief Executive Officer

Attention: Intentional misstatements or omissions of fact constitute Federal criminal violations (See 18 U.S.C. 1001).

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