UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D

(Rule 13d-101)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO § 240.13d-1(a) AND AMENDMENTS THERETO FILED PURSUANT TO § 240.13d-2(a)

(Amendment No. 2)1

Ocwen Financial Corporation (Name of Issuer)

<u>Common Stock, \$0.01 par value</u> (Title of Class of Securities)

> <u>675746309</u> (CUSIP Number)

STEVE WOLOSKY, ESQ. OLSHAN FROME WOLOSKY LLP 1325 Avenue of the Americas New York, New York 10019 (212) 451-2300 (Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

April 29, 2016

(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(f) or 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 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*).

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1	NAME OF REPORTING PERSON					
	KINGSTOWN PARTNERS MASTER LTD.					
2	CHECK THE APPR	OPRIATE BOX IF A MEMBER OF A GROUP	(a) o			
			(b) o			
3	SEC USE ONLY					
4	SOURCE OF FUND	c				
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5		SCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM				
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PERSON WITH		7,990,051				
	9	SOLE DISPOSITIVE POWER				
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	10	SHARED DISPOSITIVE POWER				
		7,990,051				
11	AGGREGATE AMC	OUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	7 000 051*					
12	7,990,051* CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES 0					
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES 0					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)					
	6.45%*					
14	TYPE OF REPORTI	NG PERSON				
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1	NAME OF REPORTING PERSON					
	KINGSTOWN PARTNERS II, L.P.					
2	CHECK THE APPR	OPRIATE BOX IF A MEMBER OF A GROUP	(a) o			
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3	SEC USE ONLY					
4	SOURCE OF FUND	S				
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5		SCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM				
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NUMBER OF	7	SOLE VOTING POWER				
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BENEFICIALLY		- 0 -				
OWNED BY EACH	8	SHARED VOTING POWER				
REPORTING						
PERSON WITH		2,004,117				
	9	SOLE DISPOSITIVE POWER				
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	10	SHARED DISPOSITIVE POWER				
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11		2,004,117				
11	AGGREGATE AMC	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
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12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES 0					
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1	NAME OF REPORTING PERSON				
	KTOWN, LP				
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SHARES					
BENEFICIALLY		- 0 -			
OWNED BY EACH	8	SHARED VOTING POWER			
REPORTING					
PERSON WITH		2,255,832			
	9	SOLE DISPOSITIVE POWER			
		- 0 -			
	10	SHARED DISPOSITIVE POWER			
		2,255,832			
11	AGGREGATE AMO	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
12	2,255,832*				
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES 0				
13	PERCENT OF CLAS	SS REPRESENTED BY AMOUNT IN ROW (11)			
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	1.82%*				
14	TYPE OF REPORTI	NG PERSON			
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NAME OF REPORTING PERSON					
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10	SHARED DISPOSITIVE POWER				
	4,259,949				
AGGREGATE AMO	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
4 250 040 *					
CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES 0					
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3.44%*					
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1	NAME OF REPORT	'ING PERSON				
	KINGSTOWN CAPITAL MANAGEMENT L.P.					
2	CHECK THE APPR	OPRIATE BOX IF A MEMBER OF A GROUP	(a) o			
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SHARES	,					
BENEFICIALLY		- 0 -				
OWNED BY EACH	8	SHARED VOTING POWER				
REPORTING						
PERSON WITH		12,250,000				
	9	SOLE DISPOSITIVE POWER				
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	10	SHARED DISPOSITIVE POWER				
		12,250,000				
11	AGGREGATE AMC	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
	10 050 000*					
12	12,250,000*					
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES 0					
13	PERCENT OF CLAS	SS REPRESENTED BY AMOUNT IN ROW (11)				
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	9.89%*					
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PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)				

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1	NAME OF REPORTING PERSON					
	MICHAEL BLITZER					
2	CHECK THE APPR	OPRIATE BOX IF A MEMBER OF A GROUP	(a) o			
	CEC LICE ONLY	(b) o				
3	SEC USE ONLY					
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11	AGGREGATE AMO	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
12	12,250,000* CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES 0					
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES 0					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)					
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	9.89%*					
14	TYPE OF REPORTI	NG PERSON				
	IN					

1	NAME OF REPORT	ING PERSON			
	GUY SHANON				
2	CHECK THE APPR	OPRIATE BOX IF A MEMBER OF A GROUP	(a) o		
3	SEC USE ONLY		(b) o		
3	SEC USE ONLY				
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5		SCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEM			
	2(d) OR 2(e)				
6	CITIZENSHIP OR P	LACE OF ORGANIZATION			
	USA				
NUMBER OF	7	SOLE VOTING POWER			
SHARES					
BENEFICIALLY		- 0 -			
OWNED BY EACH	8	SHARED VOTING POWER			
REPORTING					
PERSON WITH		12,250,000			
	9	SOLE DISPOSITIVE POWER			
		- 0 -			
	10	SHARED DISPOSITIVE POWER			
		12,250,000			
11	AGGREGATE AMO	UNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
12	12,250,000*				
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES 0				
13	PERCENT OF CLAS	SS REPRESENTED BY AMOUNT IN ROW (11)			
	9.89%*				
14	TYPE OF REPORTI	NG PERSON			
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The following constitutes Amendment No. 2 to the Schedule 13D filed by the undersigned ("Amendment No. 2"). This Amendment No. 2 amends the Schedule 13D as specifically set forth herein.

Item 2. <u>Identity and Background</u>.

Item 2 is hereby amended and restated to read as follows:

(a) This statement is filed by Kingstown Capital Management L.P., a Delaware limited partnership ("Kingstown Capital"), Kingstown Management GP LLC, a Delaware limited liability company ("Kingstown Management"), Kingstown Capital Partners, LLC, a Delaware limited liability company ("General Partner"), Kingstown Partners Master Ltd., a Cayman Islands corporation ("Master Fund"), Kingstown Partners II, L.P., a Delaware limited partnership ("Fund II"), Ktown, LP, a Delaware limited partnership ("Ktown," and together with Master Fund and Fund II, the "Funds"), Michael Blitzer and Guy Shanon. Each of the foregoing is referred to as a "Reporting Person" and collectively as the "Reporting Persons." Each of the Reporting Persons are hereby filing a joint Schedule 13D.

General Partner is the general partner of each of Fund II and Ktown. Kingstown Capital is the investment manager of each of the Funds. Kingstown Management is the general partner of Kingstown Capital. Each of Mr. Blitzer and Mr. Shanon is a managing member of Kingstown Management. By virtue of these relationships, each of General Partner, Kingstown Capital, Kingstown Management, Mr. Blitzer and Mr. Shanon may be deemed to beneficially own the Shares owned by the Funds.

(b) The principal business address of each of General Partner, Kingstown Capital, Kingstown Management, Fund II, Ktown, Michael Blitzer and Guy Shanon is 100 Park Ave, 21st Floor New York, NY 10017. The principal business address of Master Fund is c/o Intertrust Corporate Services, 190 Elgin Avenue, George Town, Grand Cayman KY1-9005, Cayman Islands. The officers and directors of Master Fund and, to the extent that such persons are not also Reporting Persons, their principal occupations and business addresses are set forth on Schedule A of the Schedule 13D and incorporated by reference in this Item 2.

(c) The principal business of the Funds is acquiring, holding and disposing of investments in various companies. The principal business of Kingstown Capital is acting as the investment manager of each of the Funds. The principal business of Kingstown Management is acting as the general partner of Kingstown Capital. The principal business of General Partner is acting as the general partner of each of Fund II and Ktown. The principal business of each of Mr. Blitzer and Mr. Shanon is acting as a managing member of Kingstown Management.

(d) No Reporting Person, nor any person listed on Schedule A annexed hereto, has, during the last five years, been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).

(e) No Reporting Person, nor any person listed on Schedule A annexed hereto, has, during the last five years, been party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding 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.

CUSIP NO. 675746309

(f) Messrs. Blitzer and Shanon are citizens of the United States of America. The citizenship of the persons listed on Schedule A of the Schedule 13D, who are not Reporting Persons, is set forth therein.

Item 3. Source and Amount of Funds or Other Consideration.

Item 3 is hereby amended and restated to read as follows:

The Shares purchased by each of the Funds were purchased with working capital (which may, at any given time, include margin loans made by brokerage firms in the ordinary course of business) in open market purchases, except as otherwise noted, as set forth in Schedule A, which is incorporated by reference herein. The aggregate purchase price of the 7,990,051 Shares owned by Master Fund is approximately \$54,294,950, including brokerage commissions. The aggregate purchase price of the 2,004,117 Shares owned by Fund II is approximately \$13,091,389, including brokerage commissions. The aggregate purchase price of the 2,255,832 Shares owned by Ktown is approximately \$15,405,986, including brokerage commissions.

Item 5. <u>Interest in Securities of the Issuer</u>.

Items 5(a)-(c) are hereby amended and restated to read as follows:

(a) The aggregate percentage of Shares reported owned by each person named herein is based upon 123,853,683 Shares outstanding, as of April 25, 2016, which is the total number of Shares outstanding as reported in the Issuer's Quarterly Report on Form 10-Q filed with the Securities and Exchange Commission on April 28, 2016.

As of the close of business on April 29, 2016, Master Fund owned directly 7,990,051 Shares, constituting approximately 6.45% of the Shares outstanding, Fund II owned directly 2,004,117 Shares, constituting approximately 1.62% of the Shares outstanding and Ktown owned directly 2,255,832 Shares, constituting approximately 1.82% of the Shares outstanding. By virtue of its relationship with each of Fund II and Ktown discussed in further detail in Item 2 of this Amendment No. 2 to the Schedule 13D, General Partner may be deemed to beneficially own the Shares owned directly by each of Fund II and Ktown. By virtue of their respective relationships with the Funds discussed in further detail in Item 2 of this Amendment No. 2 to the Schedule 13D, each of Kingstown Capital, Kingstown Management and Messrs. Blitzer and Shanon may be deemed to beneficially own the Shares owned directly by the Funds.

(b) Each of Master Fund, Kingstown Capital, Kingstown Management, Mr. Blitzer and Mr. Shanon has shared voting and dispositive power over the Shares owned directly by Master Fund. Each of Ktown, General Partner, Kingstown Capital, Kingstown Management, Mr. Blitzer and Mr. Shanon has shared voting and dispositive power over the Shares owned directly by Ktown. Each of Fund II, General Partner, Kingstown Capital, Kingstown Management, Mr. Blitzer and Mr. Shanon has shared voting and dispositive power over the Shares owned directly by Fund II.

(c) Schedule A annexed hereto lists all transactions in securities of the Issuer during the past 60 days by the Reporting Persons.

Each Reporting Person, as a member of a "group" with the other Reporting Persons for the purposes of Section 13(d)(3) of the Securities Exchange Act of 1934, as amended, may be deemed the beneficial owner of the Shares directly owned by the other Reporting Persons. Each Reporting Person disclaims beneficial ownership of such Shares except to the extent of his or its pecuniary interest therein.

SIGNATURES

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

Date: April 29, 2016	KINGSTOWN CAPITAL MANAGEMENT L.P.	
	By:	Kingstown Management GP LLC its general partner
		/s/ Michael Blitzer Michael Blitzer Managing Member
	KINGSTC	WN PARTNERS II, L.P.
	By:	Kingstown Capital Partners LLC its general partner
		/s/ Michael Blitzer Michael Blitzer Managing Member
	KTOWN,	LP
	By:	Kingstown Capital Partners LLC its general partner
		/s/ Michael Blitzer Michael Blitzer Managing Member
	KINGSTC	OWN MANAGEMENT GP LLC
	By:	/s/ Michael Blitzer Michael Blitzer Managing Member
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KINGSTOWN CAPITAL PARTNERS, LLC

/s/ Michael Blitzer Michael Blitzer Managing Member

By:

KINGSTOWN PARTNERS MASTER LTD.

By:

/s/ Michael Blitzer Michael Blitzer Director

/s/ Michael Blitzer MICHAEL BLITZER

/s/ Guy Shanon GUY SHANON

SCHEDULE A

Transactions in the Shares by the Reporting Persons During the Past 60 Days

Nature of the Transaction	Amount of Securities <u>Purchased/(Sold</u>)	Price Per <u>Security(\$)</u>	Date of <u>Purchase/Sale</u>
	KINGSTOWN PARTN	IERS MASTER LTD.	
Sale of Cash-Settled Total Return Swap	(199,141)	8.0053	02/29/2016
Sale of Cash-Settled Total Return Swap	(127,194)	8.0053	03/01/2016
Sale of Cash-Settled Total Return Swap	(134,171)	8.0053	03/10/2016
Sale of Cash-Settled Total Return Swap	(147,119)	8.0053	04/28/2016
Sale of Cash-Settled Total Return Swap	(267,000)	7.6299	04/28/2016
Sale of Cash-Settled Total Return Swap	(140,814)	6.9496	04/28/2016
Sale of Cash-Settled Total Return Swap	(35,036)	7.2136	04/28/2016
Sale of Cash-Settled Total Return Swap	(71,381)	7.8750	04/28/2016
Sale of Cash-Settled Total Return Swap	(14,964)	4.9315	04/28/2016
Sale of Cash-Settled Total Return Swap	(276,509)	4.9315	04/29/2016
Sale of Common Stock	(162,100)	2.2612	04/29/2016

KINGSTOWN PARTNERS II, L.P.

Sale of Cash-Settled Total Return Swap	(21,023)	8.0053	02/29/2016
Sale of Cash-Settled Total Return Swap	(28,824)	7.6299	02/29/2016
Sale of Cash-Settled Total Return Swap	(31,823)	7.6299	03/01/2016
Sale of Cash-Settled Total Return Swap	(33,579)	7.6299	03/10/2016
Sale of Cash-Settled Total Return Swap	(78,274)	7.6299	04/28/2016
Sale of Cash-Settled Total Return Swap	(27,246)	6.9496	04/28/2016
Sale of Cash-Settled Total Return Swap	(6,779)	7.2136	04/28/2016
Sale of Cash-Settled Total Return Swap	(60,222)	4.9315	04/28/2016
Sale of Cash-Settled Total Return Swap	(37,278)	4.9315	04/29/2016
Sale of Cash-Settled Total Return Swap	(33,257)	5.2100	04/29/2016
Sale of Common Stock	(41,350)	2.2612	04/29/2016

CUSIP NO. 675746309

<u>KTOWN, LP</u>

Sale of Cash-Settled Total Return Swap	(56,257)	8.0053	02/29/2016
Sale of Cash-Settled Total Return Swap	(35,738)	8.0053	03/01/2016
Sale of Cash-Settled Total Return Swap	(37,750)	8.0053	03/10/2016
Sale of Cash-Settled Total Return Swap	(11,082)	8.0053	04/28/2016
Sale of Cash-Settled Total Return Swap	(60,500)	7.6299	04/28/2016
Sale of Cash-Settled Total Return Swap	(32,131)	6.9496	04/28/2016
Sale of Cash-Settled Total Return Swap	(7,994)	7.2136	04/28/2016
Sale of Cash-Settled Total Return Swap	(41,681)	7.8750	04/28/2016
Sale of Cash-Settled Total Return Swap	(33,418)	5.7500	04/28/2016
Sale of Cash-Settled Total Return Swap	(7,410)	4.9315	04/28/2016
Sale of Cash-Settled Total Return Swap	(79,405)	4.9315	04/29/2016
Sale of Common Stock	(46,550)	2.2612	04/29/2016