FORM 4

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

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROV	/AL							
OMB Number: 3235-0287								
Estimated average burden								
hours per response: 0.5								

Г

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934

			or Section 30(n) of the investment Company Act of 1940	
Hellman & F	ONE MARITIME PLAZA 12TH FLOOR Street) SAN CA 94111		2. Issuer Name and Ticker or Trading Symbol Artisan Partners Asset Management Inc. APAM] 3. Date of Earliest Transaction (Month/Day/Year) 06/12/2014	5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director 10% Owner Officer (give title Other (specify below) below)
(Street) SAN FRANCISCO			4. If Amendment, Date of Original Filed (Month/Day/Year)	6. Individual or Joint/Group Filing (Check Applicable Line) Form filed by One Reporting Person X Form filed by More than One Reporting Person
(City)	(State)	(Zip)		

Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned

Table	Table 1 - Non-Derivative Securities Acquired, Disposed 01, 01 Denencially Owned									
1. Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transa Code (8)		Disposed Of (D) (Instr. 3, 4 and 5)			5. Amount of Securities Beneficially Owned Following Reported	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)
			Code	v	Amount	(A) or (D)	Price	Transaction(s) (Instr. 3 and 4)		
Class A common stock, par value \$0.01 per share								4,728	I	See Footnotes ⁽¹⁾⁽⁹⁾
Class A common stock, par value \$0.01 per share	06/12/2014		J ⁽⁶⁾		1,380,966	A	\$0.00 ⁽⁶⁾	1,380,966	I	See Footnotes ⁽²⁾⁽⁹⁾ (10)(11)
Class A common stock, par value \$0.01 per share	06/12/2014		S ⁽⁶⁾		1,380,966	D	\$55.12	0	I	See Footnotes ⁽²⁾⁽⁹⁾ (10)(11)
Class A common stock, par value \$0.01 per share	06/12/2014		J ⁽⁶⁾		921	A	\$0.00 ⁽⁶⁾	921	I	See Footnotes ⁽³⁾⁽⁹⁾ (10)
Class A common stock, par value \$0.01 per share	06/12/2014		S ⁽⁶⁾		921	D	\$55.12	0	Ι	See Footnotes ⁽³⁾⁽⁹⁾ (10)
Class A common stock, par value \$0.01 per share	06/12/2014		J ⁽⁶⁾		455,011	A	\$0.00 ⁽⁶⁾	455,011	Ι	See Footnotes ⁽⁴⁾⁽⁹⁾ (10)(11)
Class A common stock, par value \$0.01 per share	06/12/2014		S ⁽⁶⁾		455,011	D	\$55.12	0	Ι	See Footnotes ⁽⁴⁾⁽⁹⁾ (10)(11)
Class C common stock, par value \$0.01 per share	06/12/2014		J ⁽⁶⁾		1,380,966	D	\$0.00 ⁽⁶⁾	0	Ι	See Footnotes ⁽²⁾⁽⁵⁾ (9)(10)
Class C common stock, par value \$0.01 per share	06/12/2014		J ⁽⁶⁾		921	D	\$0.00 ⁽⁶⁾	0	Ι	See Footnotes ⁽³⁾⁽⁵⁾ (9)(10)

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 Date, if any (Month/Day/Year)	4. Transa Code (8)		Deri Secu Acq or D (D) (6. Date Exercisable and Derivative Securities Acquired (A) or Disposed of D) (Instr. 3, 4 und 5)		ate Amount of Year) Securities		f Derivative Security g (Instr. 5)		9. Number of derivative Securities Beneficially Owned Following Reported Transaction(s)	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		(Instr. 4)		
Preferred Units of Artisan Partners Holdings LP	(7)	06/12/2014		C ⁽⁶⁾			1,380,966	(7)	(7)	Class A common stock, par value \$0.01 per share	(7)	\$0.00 ⁽⁶⁾	0	I	See Footnotes ⁽²⁾ (9)(10)
Preferred Units of Artisan Partners Holdings LP	(7)	06/12/2014		C ⁽⁶⁾			921	(7)	(7)	Class A common stock, par value \$0.01 per share	(7)	\$0.00 ⁽⁶⁾	0	I	See Footnotes ⁽³⁾ (9)(10)

	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 Date, if any (Month/Day/Year)		action	5. N Deri Sec Acq or D (D) (Derivative Expiration Date // Securities (Month/Day/Year) 9 Acquired (A) 1 D) (Instr. 3, 4		7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		8. Price of Derivative Security (Instr. 5)	ve derivative / Securities	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		(Instr. 4)		
Convertible Preferred Stock, par value \$0.01 per share	(8)	06/12/2014		C ⁽⁶⁾			455,011	(8)	(8)	Class A common stock, par value \$0.01 per share	(8)	\$0.00 ⁽⁶⁾	0	I	See Footnotes ⁽⁴⁾ (9)(10)
		Reporting Person [*]	1	1											
(Last) ONE MA 12TH FL	ARITIME P OOR	(First) LAZA	(Middle)												
(Street) SAN FRA	ANCISCO	СА	94111												
(City)		(State)	(Zip)												
		Reporting Person [*] man Investor	<u>rs V, L.P.</u>			1									
(Last) ONE MA 12TH FL	ARITIME P OOR	(First) LAZA	(Middle)												
(Street) SAN FRA	ANCISCO	CA	94111												
(City)		(State)	(Zip)												
	d Address of rewer AF	Reporting Person [*]				1									
(Last) ONE MA 12TH FL	ARITIME P OOR	(First) LAZA	(Middle)												
(Street) SAN FRA	ANCISCO	СА	94111												
(City)		(State)	(Zip)												
	d Address of <mark>rewer A</mark>	Reporting Person [*]				1									
(Last) ONE MA 12TH FL	ARITIME P OOR	(First) LAZA	(Middle)												
(Street) SAN FRA	ANCISCO	CA	94111												
(City)		(State)	(Zip)												
		Reporting Person [*] man Capital	Associates V,	<u>L.P.</u>											
(Last) ONE MA 12TH FL	ARITIME P OOR	(First) LAZA	(Middle)												
(Street)															

SAN FRANCISCO	CA	94111
(City)	(State)	(Zip)

Explanation of Responses:

1. These shares represent shares of Class A common stock underlying restricted stock units of the Issuer ("RSUs") that were issued to Allen Thorpe and held by Mr. Thorpe for the benefit of Hellman & Friedman LP ("H&F LP"). The RSUs vested immediately upon issuance. The proceeds of any disposition of shares of Class A common stock underlying the RSUs will be applied against management fees otherwise payable to H&F LP by funds affiliated with H&F Brewer AIV, L.P. ("H&F AIV") and H&F Brewer AIV II, L.P. ("H&F AIV II").

2. These securities were owned of record by H&F AIV.

3. These securities were owned of record by Hellman & Friedman Capital Associates V, L.P. ("Associates V").

4. These securities were owned of record by H&F AIV II.

5. Shares of Class C common stock have voting but no economic rights (including rights to dividends and distributions upon liquidation) and were issued in an equal amount to the number of preferred limited partnership units ("Preferred Units") of Artisan Partners Holdings LP ("Artisan Partners Holdings") held.

6. On June 12, 2014, H&F AIV and Associates V submitted an exchange notice to the Issuer to exchange an aggregate of 1,381,887 Preferred Units (together with an equal number of shares of Class C common stock) for 1,381,887 shares of Class A common stock (the "Exchange"), H&F AIV II submitted a conversion notice to the Issuer to convert an aggregate of 455,011 shares of Convertible Preferred Stock into 455,011 shares of Class A common stock (the "Conversion"), and H&F AIV II and Associates V entered into an agreement with Citigroup Global Markets Inc. ("CGMI") for the sale of an aggregate of 1,836,898 shares of Class A common stock to CGMI at a price per share equal to \$55.12.

7. Subject to certain restrictions set forth in the exchange agreement with Artisan Partners Holding (including those intended to ensure that Artisan Partners Holdings is not treated as a "publicly traded partnership" for U.S. federal income tax purposes), holders of Preferred Units have the right to exchange Preferred Units (together with an equal number of shares of Class C common stock) either for shares of Convertible Preferred Stock on a one-for-one basis or for shares of Class A common stock at the conversion rate as described in footnote (8).

8. Each share of Convertible Preferred Stock is convertible into one share of Class A common stock at the applicable conversion rate, which will be one-for-one subject to adjustment to reflect the payment of any preferential distributions made in respect of Convertible Preferred Stock upon certain partial capital events pursuant to the limited partnership agreement of Artisan Partners Holdings.

9. H&F LLC is the sole general partner of Hellman & Friedman Investors V, L.P. ("Investors V") and Associates V. Investors V is the sole general partner of H&F AIV and H&F AIV II. As sole general partner of Investors V and Associates V, H&F LLC may be deemed to beneficially own shares of Class A common stock beneficially owned by Investors V and Associates V. As sole general partner of H&F AIV and H&F AIV II, Investors V may be deemed to beneficially own shares of Class A common stock beneficially owned by H&F AIV II. Each of H&F AIV, INVESTOR V, H&F AIV II and Associates V is a director by deputization of the Issuer.

10. A four person investment committee of H&F LLC has power to vote or to direct the vote of, and to dispose or to direct the disposition of, shares of Class A common stock that are beneficially owned by H&F LLC, Investors V, H&F AIV, H&F AIV II and Associates V. Each member of the investment committee of H&F LLC and Mr. Thorpe disclaims beneficial ownership of such shares of Class A common stock except to the extent of any pecuniary interest held therein.

11. As described in footnote (1), the proceeds of any disposition of shares of Class A common stock underlying RSUs issued to Mr. Thorpe will be applied to management fees otherwise payable to H&F LP by funds affiliated with H&F AIV and H&F AIV II. As a result, H&F AIV may be deemed to have beneficial ownership of an additional 3,556 shares of Class A common stock and H&F AIV II may be deemed to have beneficial ownership of an additional 1,172 shares of Class A common stock.

Remarks:

(12) The Reporting Persons are jointly filing this Form 4 pursuant to Rule 16a-3(j) under the Exchange Act.

<u>/s/ Allen R. Thorpe, as Managing</u> <u>Director of Hellman & Friedman</u> <u>06/16/2014</u> <u>LLC (12)</u>

 /s/ Allen R. Thorpe, as Managing

 Director of Hellman & Friedman

 LLC, as General Partner of
 06/16/2014

 Hellman & Friedman Investors

 V, L.P. (12)

<u>/s/ Allen R. Thorpe, as Managing</u> <u>Director of Hellman & Friedman</u> <u>LLC, as General Partner of</u> <u>Hellman & Friedman Investors</u> <u>06/16/2014</u>

<u>V, L.P., as General Partner of</u> <u>H&F Brewer AIV, L.P. (12)</u>

<u>/s/ Allen R. Thorpe, as Managing</u> Director of Hellman & Friedman

LLC, as General Partner of Hellman & Friedman Investors 06/16/2014

<u>V, L.P., as General Partner of</u> <u>H&F Brewer AIV II, L.P. (12)</u>

/s/ Allen R. Thorpe, as Managing

Director of Hellman & Friedman

<u>LLC, as General Partner of</u> 06/16/2014 <u>Hellman & Friedman Capital</u>

<u>Associates V, L.P. (12)</u>

** 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.