(Last)

(Street) MILWAUKEE (First)

875 E. WISCONSIN AVENUE, SUITE 800

(Middle)

53202

FORM 4

UNITED STATES SECUR

Washington, D.C. 20549

ı	IIES	AND	EXC	HANGE	COMMI	55101

OMB Number: 3235-0287 Estimated average burden 0.5 response:

Investment Corporation⁽⁴⁾

11. Nature of Indirect Beneficial Ownership (Instr. 4)

Investment Corporation⁽⁴⁾

Check this box if no longer subject to Section 16. Form 4 or Form 5

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

U obligat	ions may contil tion 1(b).				Fi	led pu	ırsuan or Sec	nt to Section : ction 30(h) of	16(a) the Ir	of the	e Sec ment	curities Exchan Company Act	ge Act of of 1940	1934			h	ours per re	sponse:		0.		
1. Name and Address of Reporting Person* ZIEGLER ANDREW A					2. Is <u>Ar</u>	2. Issuer Name and Ticker or Trading Symbol Artisan Partners Asset Management Inc. [APAM] 5. Relationship of Re (Check all applicable X Director Officer (given the content of the cont									able) r		X 10)% Ow ther (s					
(Last) (First) (Middle) C/O ARTISAN PARTNERS ASSET MGMT INC. 875 E. WISCONSIN AVE, SUITE 800							3. Date of Earliest Transaction (Month/Day/Year) 03/12/2014																
(Street) MILWAUKEE WI 53202					4. If Amendment, Date of Original Filed (Month/Day/Year)									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	_		_			_	uire	_	Disposed o			ially		-	1					
1. Title of Security (Instr. 3) 2. Transaction Date (Month/Day/Y					Execution Date, (rear) if any			Transaction Disposed Of (D Code (Instr.		cquired (A) or D) (Instr. 3, 4 and 5))	5. Amount of Securities Beneficially Owned Following Reported		6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		Indir Bene	eficial ership					
									Cod	le \	'	Amount	(A) o	Pric	e	Transaction (Instr. 3 and				Bv	Artisan		
Class C Common Stock, par value \$0.01 per share ⁽¹⁾					14	1			2)		1,444,146 ⁽²⁾⁽³⁾ D		\$0	0.00	8,183,498		I In		Inve	estment poration			
			Table									sposed of, s, convertil				wned							
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution D if any (Month/Day	Date,	4. Transa Code (8)		Der Sec Acc Dis	lumber of rivative curities quired (A) or posed of (D) str. 3, 4 and 5)		Expira	ation	ercisable and Date y/Year)	7. Title and Amount Securities Underlyi Derivative Security (Instr. 3 and 4)		lying	8. Price of Derivative Security (Instr. 5)	deriva Secur Benet Owne Follow	Number of erivative ecurities eneficially wned ollowing eported ransaction(s) nstr. 4)		ship (D) rect	11. Nature Indirect Beneficial Ownershi (Instr. 4)		
					Code	v	(A)	(D)	(D) E		cisabl	Expiration e Date	Title		unt or per of es		Trans						
Class D Common Units of Artisan Partners Holdings LP	(2)	03/12/2014			D ⁽²⁾			1,444,146 ⁽²	1,444,146 ⁽²⁾⁽³⁾)(3) (3)		(3)	(3)	Class A Common Stock, par value \$0.01 pe share	1,44	4,146	\$59.675 ⁽²⁾	8,183,498		I		By Artisa Investmen Corporatio
	nd Address of ER AND	Reporting Person*	r																				
		(First) RTNERS ASSET N AVE, SUITE 8	MGMT II	iddle) NC.																			
(Street)	UKEE	WI	53	3202																			
(City)		(State)	(Zi	p)																			
		Reporting Person*																					
(Last) 875 E. W	/ISCONSIN	(First) N AVENUE, SU		iddle)																			
(Street)	UKEE	WI	53	3202																			
(City)		(State)	(Zi	p)																			
1. Name ar		Reporting Person*	•																				

(City)	(State)	(Zip)					
1. Name and Address of Reporting Person* ZIEGLER CARLENE M							
(Last) 875 E. WISCONSII	(Middle)						
(Street) MILWAUKEE	WI	53202					
(City)	(State)	(Zip)					

Explanation of Responses:

- 1. In connection with the initial public offering of Artisan Partners Asset Management Inc. (the "Company") and the related reorganization transactions, on March 12, 2013, Artisan Investment Corporation ("AIC") received a number of shares of Class C common stock, par value \$0.01 per share ("Class C Common Stock"), of the Company equal to the number of Class D common units ("Class D Common Units") then held by AIC. Shares of Class C Common Stock have no economic rights.
- 2. On March 12, 2014, pursuant to the Partnership Unit Purchase Agreement by and between the Company and AIC, the Company purchased 1,444,146 Class D Common Units from AIC for \$59.675 per unit and AIC delivered to the Company an equal number of shares of Class C Common Stock for cancellation.
- 3. Pursuant to the Exchange Agreement among the Company and each holder of limited partnership units of Artisan Partners Holdings LP (the "Exchange Agreement"), which became effective on March 12, 2013, following March 12, 2014, AIC will have the right, pursuant to and subject to the limitations and restrictions set forth in the Exchange Agreement, to exchange its Class D Common Units for an equal number of shares of Class A common stock, par value \$0.01 per share ("Class A Common Stock"), of the Company. Upon any such exchange for Class A Common Stock, the corresponding shares of Class C Common Stock then owned by AIC will be cancelled. The Class D Common Units have no expiration date.
- 4. These shares and units, as applicable, are owned directly by AIC. All of the outstanding capital stock of AIC is owned directly by ZFIC, Inc. The reporting person and his spouse own all of the voting shares of ZFIC, Inc. The nonvoting shares of ZFIC, Inc. are owned by trusts, the sole beneficiaries of which are immediate family members of the reporting person.

Remarks:

Lisa A. Moran, attorney-in-fact for Andrew A. Ziegler

Lisa A. Moran, attorney-in-fact for Artisan Investment

Corporation

Lisa A. Moran, attorney-in-fact for ZFIC, Inc.

Lisa A. Moran, attorney-in-fact for Carlene Ziegler

** Signature of Reporting Person

03/12/2014

03/12/2014

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.