SEC Form 4	
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	FORM	4	U	NITED	STA	TES	SE				ND EXCH	ANG	E COM	MISSION	l F				
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Section 16. Form 4 or Form 5 obligations may continue. See						NT OF CHANGES IN BENEFICIAL OWNER ed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940								Estimated average burden				burden	
1. Name and Address of Reporting Person [*] Hellman & Friedman LLC				2. Issuer Name and Ticker or Trading Symbol <u>Artisan Partners Asset Management Inc.</u> [APAM]									5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director 10% Owner						
(Last) (First) (Middle) ONE MARITIME PLAZA, 12TH FLOOR				3. Date of Earliest Transaction (Month/Day/Year)									fficer (give elow)	title		ther (specify elow)			
					_	11/06	5/201	.3											
(Street) SAN CA 94111 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)	(5	State)	(Zip)																
			Table	I - Non-	Deriv	ative	Sec	uritie	s Acc	quire	d, Disposed	l of, or	Benefic	ially Owne	ed				
1. Title of Security (Instr. 3)				2. Transaction Date (Month/Day/Year)		2A. Deemed Execution Dat if any (Month/Day/Ye		Date,	Code (I			curities Acquired (A) or osed Of (D) (Instr. 3, 4 and		5. Amount of Securities Beneficially Owned Follow Reported	For (D)	Ownersh m: Direc or Indire Instr. 4)	ct Bene ect (Instr	Nature of Indirect eneficial Ownership ıstr. 4)	
									Code	v	Amount	(A) or (D)	Price	Transaction(s (Instr. 3 and 4					
Class C Common Stock, par value \$0.01 per share			.01	11/06/2	2013				J ⁽⁵⁾		4,149,896 ⁽⁵⁾	D	\$0	3,636,34	14	I		See Explanation of Responses ⁽¹⁾⁽⁴⁾⁽¹¹⁾⁽¹²⁾	
Class C Common Stock, par value \$0.01 per share			11/06/2	06/2013				J ⁽⁵⁾		2,769 ⁽⁵⁾	D	\$ <mark>0</mark>	2,426		I See F Resp		Explanation of conses ⁽²⁾⁽⁴⁾⁽¹¹⁾⁽¹²⁾		
			Ta								Disposed ons, conve				I				
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 (Instr.			Expiration Da (Month/Day/Y) I of			Date Amount		8. Price of Derivative Security (Instr. 5)	9. Numbe derivative Securities Beneficia Owned Following Reported	e (s F lly [j (10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	Ownership (Instr.) 4) ct	
				-		v	(A)	Da		ate xercisa	Expiration ble Date	Title	Amoun or Numbe of Shares	r	Transacti (Instr. 4)				
Preferred Units of Artisan Partners Holdings LP	(6)(7)	11/06/2013			S ⁽⁵⁾			4,149,8	╈	(6)(7)	(6)(7)	Class A Commo Stock par valu \$0.01 p share	A on (6)(7) er	\$53.76 ⁽⁵⁾	3,636,3	44	I	See Explanation of Responses ⁽¹⁾⁽¹¹⁾⁽¹²⁾	
Preferred Units of Artisan Partners Holdings LP	(6)(7)	11/06/2013			s ⁽⁵⁾			2,76	9	(6)(7)	(6)(7)	Class A Commo Stock par valu \$0.01 p share	on (6)(7) er	\$53.76 ⁽⁵⁾	2,426	5	I	See Explanation of Responses ⁽²⁾⁽¹¹⁾⁽¹²⁾	
Convertible Preferred Stock, par value \$0.01 per share	(8)(9)(10)	11/06/2013			S ⁽⁵⁾			1,367,3	335	(8)(9)(1	0) (8)(9)(10)	Class A Commo Stock par valu \$0.01 p share	on (8)(9)(10 er	⁾⁾ \$53.76 ⁽⁵⁾	1,198,1	28	I	See Explanation of Responses ⁽³⁾⁽¹¹⁾⁽¹²⁾	
		Reporting Person [*]	*			•		7											
(Last) ONE MA	RITIME P	(First) LAZA, 12TH FI	LOOR	(Middle)			-												
(Street) SAN FRA	ANCISCO	СА		94111			-												
(City)		(State)		(Zip)			-												

1. Name and Address of Reporting Person* Hellman & Friedman LP

(Middle) (Last) (First) ONE MARITIME PLAZA, 12TH FLOOR

94111

(Street)	
SAN FRANCISCO	CA

(City)	(State)	(Zip)							
1. Name and Address of Reporting Person [*] Hellman & Friedman GP LLC									
(Last) ONE MARITIME PI 12TH FLOOR	(First) LAZA	(Middle)							
(Street) SAN FRANCISCO	СА	94111							
(City)	(State)	(Zip)							
1. Name and Address of Hellman & Fried	Reporting Person [*] man Investors V, I	L. <u>P.</u>							
(Last) ONE MARITIME P	(First) LAZA, 12TH FLOOR	(Middle)							
(Street) SAN FRANCISCO	СА	94111							
(City)	(State)	(Zip)							
1. Name and Address of H&F Brewer AI									
(Last) ONE MARITIME P 12TH FLOOR	(First) LAZA	(Middle)							
(Street) SAN FRANCISCO	CA	94111							
(City)	(State)	(Zip)							
1. Name and Address of Reporting Person* <u>H&F Brewer AIV II, L.P.</u>									
(Last) ONE MARITIME PI 12TH FLOOR	(First) LAZA	(Middle)							
(Street) SAN FRANCISCO	CA	94111							
(City)	(State)	(Zip)							
1. Name and Address of Hellman & Fried	Reporting Person [*] man Capital Asso	<u>ciates V, L.P.</u>							
(Last) ONE MARITIME P	(First) LAZA, 12TH FLOOR	(Middle)							
(Street) SAN FRANCISCO	СА	94111							
(City)	(State)	(Zip)							
Explanation of Respons	66.								

Explanation of Responses:

1. These securities are owned of record by H&F Brewer AIV, L.P. ("AIV").

2. These securities are owned of record by Hellman & Friedman Capital Associates V, L.P. ("H&F Associates").

3. These securities are owned of record by H&F Brewer AIV II, L.P. ("AIV II").

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

5. On November 6, 2013, pursuant to the Unit and Share Purchase Agreement, dated as of October 15, 2013, by and among the Issuer, AIV, H&F Associates, and AIV II, the Issuer purchased a total of (i) 4,149,896 Preferred Units from AIV; (ii) 2,769 Preferred Units from H&F Associates; and (iii) 1,367,335 shares of Convertible Preferred Stock from AIV II for a price per share of such Preferred Units and Convertible Preferred Stock equal to the public offering price of \$56.00 per share of Class A Common Stock less the underwriter's discount of \$2.24 per share. A share of Class C Common Stock was delivered to the Issuer together with each Preferred Unit at the time of sale, at which time the Issuer automatically canceled such share of Class C Common Stock.

6. Following the first anniversary of the initial public offering of Class A Common Stock, 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 will 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).

7. Following the automatic conversion of Convertible Preferred Stock into Class A Common Stock as described in footnote (10), Preferred Units will be exchangeable only for Class A Common Stock at the conversion rate plus cash in lieu of fractional shares (after aggregating all shares of our Class A Common Stock that would otherwise be received by each holder). A Preferred Unit cannot be exchanged for a share of Class A Common Stock to Convertible Preferred Stock without a share of Class C Common Stock being delivered to the Issuer together at the time of exchange, at which time the Issuer will automatically cancel such share of Class C Common Stock.

8. Each share of Convertible Preferred Stock will be 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 ("LPA") of Artisan Partners Holdings. The conversion rate will equal the excess, if any, of (a) one over (b) a fraction equal to (x) the cumulative excess distributions made per Preferred Unit of Artisan Partners Holdings upon certain partial capital events pursuant to the LPA divided by (y) the average daily volume-weighted average price ("VWAP") per share of Class A Common Stock for the 60 consecutive trading days immediately preceding the conversion date.

9. The conversion rate will equal one when either (i) no partial capital events have occurred or (ii) when the amount distributed in respect of all partial capital events on a per unit basis equals the amount distributed per Preferred Unit in respect of all partial capital events

10. Upon the occurrence of the average of the daily VWAP of Class A Common Stock over any period of 60 consecutive trading days, beginning no earlier than the 90th day after (1) completion of the follow-on underwritten offering by the Issuer (but in no event beginning prior to the 15 month anniversary of the initial public offering of Class A Common Stock ("IPO")) or (2) the 15-month anniversary of the IPO, if the Issuer does not conduct the follow-on offering by that date, being at least \$43.11 divided by the then-applicable conversion rate, all shares of Convertible Preferred Stock will automatically convert into shares of Class A Common Stock at the then-applicable conversion rate plus cash in lieu of fractional shares (after aggregating all shares of Class A Common Stock that would otherwise be received by each holder).

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

12. Four designated members of H&F GP have collective power, by majority vote among them, to vote or to direct the vote of, and to dispose, or direct the disposition of, shares of common stock that are beneficially owned by H&r LD, had bespinet memory of here for investment committee of H&F LLC has power to vote of a direct the vote of, and to dispose of uncert the usposition of, shares of common stock that are beneficially owned by H&r LLC, H&F Investors, H&F Associates, AIV and AIV II. Each designated member of H&F GP and each member of the investment committee of H&F LLC has power to vote or to the end of the investment committee of H&F CP and each member of the investment committee of H&F LLC has power to vote or to direct the vote of the investment committee of H&F LLC has power to vote or to direct the vote of the investment committee of H&F LLC has power to vote or to direct the vote of the investment committee of H&F LLC has power to vote or to direct the vote of the investment committee of H&F LLC has power to vote or to direct the vote of the investment committee of H&F LLC has power to vote or to direct the vote of the investment committee of H&F LLC has power to vote or to direct the vote of the investment committee of H&F LLC has power to vote or to direct the vote of the investment committee of H&F LLC has power to vote or to direct the vote of the investment committee of H&F LLC has power to vote or to direct the vote of the investment committee of H&F LLC has power to vote or to direct the vote of the investment committee of H&F LLC has power to vote or to direct the vote of the investment committee of H&F LLC has power to vote or to direct the vote of the investment committee of H&F LLC has power to vote or to direct the vote of the investment committee of H&F LLC has power to vote or to direct the vote of the investment committee of H&F LLC has power to vote or to direct the vote of the investment committee of H&F LLC has power to vote or to direct the vote of the investment committee of H&F LLC has power to vote or to direct the vote of the investment committee of H&F LLC has power to vote or to direct the vote of the investment committee of H&F LLC has power to vote or to direct the vote of the investment co stock

Remarks:

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

/s/ Allen R. Thorpe, as Managing Director of Hellman & Friedman 11/07/2013 LLC (13) /s/ A<u>llen R. Thorpe, as Managing</u> Director of Hellman & Friedman 11/07/2013 GP LLC, as General Partner of Hellman & Friedman LP (13) /s/ Allen R. Thorpe, as Managing Director of Hellman & Friedman 11/07/2013 GP L<u>LC (13)</u> /s/ Allen R. Thorpe, as Managing Director of Hellman & Friedman LLC, as General Partner of 11/07/2013 Hellman & Friedman Investors <u>V, L.P. (13)</u> /s/ Allen R. Thorpe, as Managing Director of Hellman & Friedman LLC, as General Partner of 11/07/2013 Hellman & Friedman Investors V, L.P., as General Partner of H&F Brewer AIV, L.P. (13) /s/ Allen R. Thorpe, as Managing Director of Hellman & Friedman LLC, as General Partner of <u>11/0</u>7/2013 Hellman & Friedman Investors V, L.P., as General Partner of H&F Brewer AIV II, L.P. (13)

/s/ Allen R. Thorpe, as Managing Director of Hellman & Friedman LLC, as General Partner of 11/07/2013 Hellman & Friedman Capital Associates V, L.P. (13) Date

** Signature of Reporting Person

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.