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 APPROVAL

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

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

Name and Address of Reporting Person* KOCH C JAMES						2. Issuer Name and Ticker or Trading Symbol BOSTON BEER CO INC [SAM]							5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director X 10% Owner					Owner		
(Last) (First) (Middle) C/O THE BOSTON BEER COMPANY ONE DESIGN CENTER PLACE, SUITE 850						3. Date of Earliest Transaction (Month/Day/Year) 12/19/2019								X Officer (give title below) Chairman Other (specify below)						
						. If Amend	Iment, Date	ginal l	Filed (Month/D	Individual or Joint/Group Filing (Check Applicable Line)										
(Street) BOSTON MA 02210															X Form filed by One Reporting Person Form filed by More than One Reporting Person					
(City)	(St										1 010									
		Tab	le I -	Non-Deriv	ativ	ve Secu	ırities A	cquir	ed, l	Disposed	of, or I	Benefic	ciall	y Owne	ed					
1. Title of Security (Instr. 3)			2. Transaction Date (Month/Day/Year		Execution Date,		3. Transaction Code (Instr. 8)		4. Securities Disposed Of	Acquired (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)	Direct I Indirect E tr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)			
								Code V		Amount	(A) or (D) Price		Transaction(s) (Instr. 3 and 4)				(11150.4)			
Class A C	Common			12/19/20	19			S ⁽¹⁾		1,629	D	\$363.1	15(2)	211,	218(3)		D			
Class A C	Common			12/19/2019				S ⁽¹⁾		3,475	D	\$364.4	13 ⁽⁴⁾	207,	743(3)		D			
Class A C	Common			12/19/2019				S ⁽¹⁾		1,853	D	\$365.4	18 ⁽⁵⁾	205,	890(3)]	D			
Class A C	Common			12/19/2019				S ⁽¹⁾		2,940	D	\$366.8	37(6)	202,	950(3)		D			
Class A C	Common			12/19/2019				S ⁽¹⁾		103	D	\$367.3	38 ⁽⁷⁾	202,	847 ⁽³⁾		D			
Class A C	Common													44	,248		I 1	By LLC managed by spouse		
Class A C	Common													23	,486		I d	Custodian Or children under JGTMA		
Class A Common														39	,300		I 1	By Foundation managed by Reporting Person		
Class A Common													5,	000			By Trust as Frustee			
Class A Common													3,656			I f	By spouse as custodian for children ander JGTMA			
Class A Common														2,	532		I i	By spouse n trust for children		
		Ta	able I							sposed of, s, converti				Owned						
Derivative Conversion Date Executive Security or Exercise (Month/Day/Year) if any				nsaction le (Instr.	5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)	Expi (Mor	iration	ercisable and Date y/Year) To Title and Amount of Securities Underlying Derivative Security (Instr. and 4)		nt of ities lying ative ity (Instr. 3	De Se (Ir	Price of erivative ecurity estr. 5)	9. Number derivative Securities Beneficial Owned Following Reported Transactic (Instr. 4)	ly	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)				

		Та	ble II						ired, Disp options,	convertib						
1. Title of	2. Conversion	3. Transaction	3A. De	emed	€.ode Transa		6ANu of	ım(150e)r	Expertise Eleter Expiration D		7itTëtle	aSolodares	8. Price of Derivative	9. Number of derivative	10. Ownership	11. Nature
Esectantation	of Elespisas	e(Month/Day/Year) in this Form 4 were	if any	,	Code	Instr.		vative Irities Ilan adol Iired	(Month/Day/	Year)	Securi	ties	Security (Instr. 5)	Securities Beneficially Owned	Form: Direct (D)	Beneficial Ownership (Instr. 4)
2. The price s	sh Security he we	eighted average sale p	orice for t	the transaction	ons repo	rted on	th(A)io	c. The r	ange of sale pr	rices for the 1,0	62 Securi	tyi(Hnistm: 363	62.52 to \$36.	3. Following ling P Reported	er(ll)ı(Instr.p4))	
3. The shares	reported include	de 524 shares of restr	icted sto	ck subject to	vesting	condition	on(insti	r. 3, 4						* Transaction(s) (Instr. 4)		
		eighted average sale pumber of shares sold											64.00 to \$365	5.00. The Filing P	erson will prov	vide full
5. The price s information r	shown is the we regarding the nu	eighted average sale pumber of shares sold	orice for to at each se	the transaction	ons repo upon re	rted on quest o	this lin f the SI	e. The r EC, the	ange of sale pr Registrant, or a	rices for the 1,8 a shareholder of	853 share of the Re	es is from \$3 gi st rant.	65.01 to \$360	6.01. The Filing P	erson will prov	vide full
information r 7. The price s	egarding the nu shown is the we	sighted average sale pumber of shares sold sighted sale pumber of shares sold sale	at each so rice for t	eparate price the transaction	upon re Code ons repo	quest of	f the SI (A) this lin	EC, the l • (D) e. The r	R Date Restrant, or a Exercisable ange of sale pr	a straighter of the straight o	of the Re Title 3 shares	gi 9f rant. • Shares is from \$36'	7.23 to \$367.2	7.09. The Filing P	erson will provi	vide full de full

Remarks:

Michael G. Andrews under POA for the benefit of Koch C. 12/19/2019

** 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.