SEC I	Form 4
-------	--------

 $\Box$ 

## FORM 4

## UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

OMB APPROVAL

•••••									
OMB Number: 3235-028									
Estimated average burden									
hours per response	. 0.5								

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

## STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

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

			Section 30(II) of the										
1. Name and Address of Reporting Person <sup>*</sup> SACKS RODNEY C								5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director 10% Owner					
(First) WAY	(Middle)			saction	(Montl	n/Day/Year)		X Officer (give title Other (specify below) below) Chairman and CEO					
СА	92879	4.	If Amendment, Date o	of Origir	nal File	ed (Month/Day		e) X Form filed by (	One Reporting P	erson			
(State)	(Zip)								Form filed by I Person	More than One F	Reporting		
	Table I - N	on-Derivativ	e Securities Ac	quire	d, Di	sposed of,	, or Be	neficia	lly Owned				
ty (Instr. 3)		2. Transaction Date (Month/Day/Yea	r) 2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transa Code ( 8)	iction Instr.	4. Securities Disposed Of 5)	Acquired (D) (Instr.	(A) or 3, 4 and	5. Amount of Securities Beneficially Owned Following	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)		(1150.4)		
<b>C</b>		09/02/2020		G	v	17,500	D	\$ <mark>0</mark>	366,699	D			
1		12/28/2020		<b>G</b> <sup>(1)</sup>	v	39,480	A	\$ <mark>0</mark>	406,179	D			
:		12/31/2020		<b>G</b> <sup>(2)</sup>	v	250,000	D	\$ <mark>0</mark>	156,179	D			
5									5,645,568	I	By Brandon Limited Partnershi No. 1 <sup>(3)</sup>		
5									29,386,944	I	By Brandon Limited Partnershi No. 2 <sup>(3)</sup>		
2									104,772	I	By Hilroc Holdings IV, L.P. <sup>(3)</sup>		
5									214,284	I	By Hilroc Holdings V, L.P. <sup>(3)</sup>		
2									323,700	I	By Hilroc Holdings VI, L.P. <sup>(3)</sup>		
2									120,216	I	By Hilroc Holdings VII, L.P. <sup>(2</sup>		
2									568,584	I	By Hilroc Holdings VIII, L.P.		
2									453,444	I	By Hilroc Holdings IX, L.P. <sup>(3)</sup>		
1									249,918	I	By Hilroc Holdings X, L.P. <sup>(3)</sup>		
1									505,242	I	By Hilroc Holdings XI, L.P. <sup>(3)</sup>		
c									327,186	I	By Hilroo Holdings XII, L.P. <sup>(2</sup>		
	DNEY C (First) WAY CA (State) y (Instr. 3) y (Instr. 3)	DNEY C (First) (Middle) WAY CA 92879 (State) (Zip) Table I - N y (Instr. 3)	DNEY C M   (First) (Middle)   (Kirst) (Middle)   (State) (Zip)   Table 1 - Non-Derivativ   y (Instr. 3) 2. Transaction Date (Month/Day/Yea)   09/02/2020 12/28/2020   12/28/2020 12/31/2020   12/28/2020 12/31/2020   1 12/31/2020   1 1	Monster Bevera (First) (Middle) (First) (Middle) (State) (Zip) Table 1 - Non-Derivative Securities Ac y (Instr. 3) Date of Earliest Trans (Month/Day/Vear) A. Deemed Pate mode (Month/Day/Vear) A. Deemed Pate mode (Month/Day/Vear) A. Deemed Pate mode (Month/Day/Vear) A. Deemed Pate mode (Month/Day/Vear) A. Deemed Pate mode (Month/Day/Vear) A. Deemed Pate mode (Month/Day/Vear) A. Deemed Pate mode (Month/Day/Vear) (	Monster Beverage CC (First) (Middle) WAY CA 92879 (State) (Zip) Table 1 - Non-Derivative Securities Accured (Instr. 3) Ca 92879 (State) (Zip) Table 1 - Non-Derivative Securities Accured Month/Day/Vear Month/Day/Vear Accessed (Month/Day/Vear) Accessed (Month/Day/Vear) Accessed (Month/Day/Vear) Accessed (Month/Day/Vear) Accessed (Month/Day/Vear) Accessed (Month/Day/Vear) Accessed (Month/Day/Vear) Accessed (Month/Day/Vear) (Month/Day	DNEY C   Monster Beverage Corp [     (First)   (Middle)   3. Date of Earliest Transaction (Month Obj/02/2020)     (State)   (Zip)   4. If Amendment, Date of Original File     (State)   (Zip)   24. Deemod Executives Accutives Accutives (Month Obj/Vea)     (Instr. 3)   2. Transaction (Month Obj/Vea)   2. Transaction (Month Obj/Vea)   3. Transaction (Month Obj/Vea)     (Instr. 3)   2. Transaction (Month Obj/Vea)   2. Transaction (Month Obj/Vea)   3. Transaction (Month Obj/Vea)     (Instr. 3)   2. Transaction (Month Obj/Vea)   2. Transaction (Month Obj/Vea)   3. Transaction (Month Obj/Vea)     (Instr. 3)   2. Transaction (Month Obj/Vea)   2. Transaction (Month Obj/Vea)   3. Transaction (Month Obj/Vea)     (Instr. 3)   2. Transaction (Month Obj/Vea)   2. Transaction (Month Obj/Vea)   3. Transaction (Month Obj/Vea)     (Instr. 3)   2. Transaction (Month Obj/Vea)   2. Transaction (Month Obj/Vea)   3. Transaction (Month Obj/Vea)     (Instr. 3)   0.9002/2020   G(G)   G(G)   4. If Amendment, Date of G(G)     (Instr. 3)   12/28/2020   G(G)   G(G)   4. If Amendment, Date of G(G)     (Instr. 3)   Instr. 3. If Amendment, Date	DNEY C   Monster Beverage Corp [ MNST ]     (First) WAY   (Middle)     CA   92879 (State)   2. Date of Earliest Transaction (Month/Day/Year) (State)     Table 1 - Non-Derivative Securities Accurred Month/Day/Year)   4. If Amendment, Date of Original Filed (Month/Day State)     y (Instr. 3)   2. Transaction Month/Day/Year)   2. Date of Carliest Transaction (Month/Day/Year)   3. Securities Code v     y (Instr. 3)   2. Transaction Month/Day/Year)   2. Date of Carliest Transaction (Month/Day/Year)   3. Securities Code v   4. Monute     12/28/2020   G1 <sup>(1)</sup> V   39,480     12/28/2020   G1 <sup>(2)</sup> V   250,000     12/28/2020   G1 <sup>(2)</sup> V   2     12/28/2020   G1 <sup>(2)</sup> V   1 <td>DNPY C   Monster Beverage Corp [ MNST ]     (First)   (Middle)   3. Date of Earliest Transaction (Monty/Day/Year)     CA   92879   4. If Amendment, Date of Oiginal Filed (Monthy/Day/Year)     (State)   (Zip)   2. Transaction   3. Date of Earliest Transaction Ottom     Table I - Non-Derivative Securities Accurred.   Jamas action of the monty/Day/Year)   4. If Amendment, Date of Oiginal Filed (Monthy/Day/Year)     Table I - Non-Derivative Securities Accurred.   Jamas action Ottom   3. Transaction Ottom   1. Securities Accurred.     (Instr. 3)   Date of Earliest Transaction Ottom   3. Transaction Ottom   1. Securities Accurred.   4. Securities Accurred.     (Instr. 3)   Date of Calination   Transaction Ottom   1. Securities Accurred.   4. Securities Accurred.     (Instr. 3)   Date of Calination   Instrument.   1. Securities Accurred.   1. Securities Accurred.     (Instr. 3)   Date of Calination   Instr. 3. Securities Accurred.   Instrument.   1. Securities Accurred.   A Securities Accurred.     (Instr. 3)   Date of Calination   Instr. 3. Securities Accurred.   Instrument.   Instrument.     (Instred Accurred.   Date of Calination<td>DNEY C   Monster Beverage Corp ( MNST )   (C     (First)   (Midde)   3. Date of Earliest Transaction (Month/Day/Year)   6.     CA   92879   4. If Amendment, Date of Original Filed (Month/Day/Year)   6.     (State)   (Zip)   5.   5.   5.     Table 1 - Non-Derivative Securities Acquired, Disposed of, or Beneficia   5.   5.   5.     (Instr. 3)   2.   Transaction Date   5.   5.   5.     2.   Cole V   Amount   (A) or   1.   5.   5.     (Instr. 3)   2.   Transaction Date   5.   5.   5.   5.     (Instr. 3)   2.   Transaction Date   5.</td><td>DNEY C   Monster Beverage Corp. [MNST]   Monster applicable (Month Clay) Vear)   Check at applicable (Month Clay) Vear)</td><td>DNEY C   Monster Beverage Corp [ MNNT ]   Monster Beverage Corp [ MNNT ]   Check all appeals of the process of the proces of the process of the proces of the proces of the proces</td></td>	DNPY C   Monster Beverage Corp [ MNST ]     (First)   (Middle)   3. Date of Earliest Transaction (Monty/Day/Year)     CA   92879   4. If Amendment, Date of Oiginal Filed (Monthy/Day/Year)     (State)   (Zip)   2. Transaction   3. Date of Earliest Transaction Ottom     Table I - Non-Derivative Securities Accurred.   Jamas action of the monty/Day/Year)   4. If Amendment, Date of Oiginal Filed (Monthy/Day/Year)     Table I - Non-Derivative Securities Accurred.   Jamas action Ottom   3. Transaction Ottom   1. Securities Accurred.     (Instr. 3)   Date of Earliest Transaction Ottom   3. Transaction Ottom   1. Securities Accurred.   4. Securities Accurred.     (Instr. 3)   Date of Calination   Transaction Ottom   1. Securities Accurred.   4. Securities Accurred.     (Instr. 3)   Date of Calination   Instrument.   1. Securities Accurred.   1. Securities Accurred.     (Instr. 3)   Date of Calination   Instr. 3. Securities Accurred.   Instrument.   1. Securities Accurred.   A Securities Accurred.     (Instr. 3)   Date of Calination   Instr. 3. Securities Accurred.   Instrument.   Instrument.     (Instred Accurred.   Date of Calination <td>DNEY C   Monster Beverage Corp ( MNST )   (C     (First)   (Midde)   3. Date of Earliest Transaction (Month/Day/Year)   6.     CA   92879   4. If Amendment, Date of Original Filed (Month/Day/Year)   6.     (State)   (Zip)   5.   5.   5.     Table 1 - Non-Derivative Securities Acquired, Disposed of, or Beneficia   5.   5.   5.     (Instr. 3)   2.   Transaction Date   5.   5.   5.     2.   Cole V   Amount   (A) or   1.   5.   5.     (Instr. 3)   2.   Transaction Date   5.   5.   5.   5.     (Instr. 3)   2.   Transaction Date   5.</td> <td>DNEY C   Monster Beverage Corp. [MNST]   Monster applicable (Month Clay) Vear)   Check at applicable (Month Clay) Vear)</td> <td>DNEY C   Monster Beverage Corp [ MNNT ]   Monster Beverage Corp [ MNNT ]   Check all appeals of the process of the proces of the process of the proces of the proces of the proces</td>	DNEY C   Monster Beverage Corp ( MNST )   (C     (First)   (Midde)   3. Date of Earliest Transaction (Month/Day/Year)   6.     CA   92879   4. If Amendment, Date of Original Filed (Month/Day/Year)   6.     (State)   (Zip)   5.   5.   5.     Table 1 - Non-Derivative Securities Acquired, Disposed of, or Beneficia   5.   5.   5.     (Instr. 3)   2.   Transaction Date   5.   5.   5.     2.   Cole V   Amount   (A) or   1.   5.   5.     (Instr. 3)   2.   Transaction Date   5.   5.   5.   5.     (Instr. 3)   2.   Transaction Date   5.	DNEY C   Monster Beverage Corp. [MNST]   Monster applicable (Month Clay) Vear)   Check at applicable (Month Clay) Vear)	DNEY C   Monster Beverage Corp [ MNNT ]   Monster Beverage Corp [ MNNT ]   Check all appeals of the process of the proces of the process of the proces of the proces of the proces		

1. Title of Security (Instr. 3)			2. Transa Date (Month/Da		Exe if an	2A. Deemed Execution Date, if any (Month/Day/Year)			iction Instr.	Disposed 0	es Acquired Of (D) (Instr	(A) or . 3, 4 and	5. Amount of Securities Beneficially Owned Following Reported		6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		Nature of direct neficial vnership str. 4)	
									Code	v	Amount	(A) or (D)	Price	Transactio (Instr. 3 an	on(s) id 4)			
Common Stock														1,440,	,954	I	H	y Hilrod oldings III, L.P.
Common	1 Stock													186,7	790	I	H	y Hilroc oldings IV, L.P. <sup>(</sup>
Common	1 Stock													4,17	76	I	H	y Hilroc oldings V, L.P. <sup>(3</sup>
Common	1 Stock													1,311,	,896	I	H	y Hilrod oldings VII, L.P
Common	1 Stock													427,60	06 <sup>(4)</sup>	I	H	y Hilrod oldings IX, L.P.
Common	1 Stock													1,000,	,000	I	H	y Hilrod oldings X, L.P. <sup>(3</sup>
Common	1 Stock													1,000,000		I	H	y Hilrod oldings XI, L.P.
Common Stock			12/31/				G <sup>(5)</sup>	v	500,000	) A	\$0	500,000		I	By Hilr Holding XXII, L			
Common Stock													3,091,215		I	20	y HHS )10 RAT #3	
Common	1 Stock													28,722		I	20	y HHS )14 RAT #2
		1	able II								posed of converti			Owned				
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	if any		4. Transa Code ( 8)	ction	5. Nu of Deriv Secu Acqu (A) o Dispe	umber vative urities uired r osed ) r. 3, 4	-	Exerci on Da	sable and te	7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		8. Price of Derivative Security (Instr. 5) Repor Repor		ties Fo cially Di ing (I) ed ction(s)	vnership rm: ect (D) Indirect (Instr. 4)	11. Nati of Indir Benefic Owners (Instr. 4
					Code	v	(A)	(D)	Date Exercisa	able	Expiration Date	Title	Amount or Number of Shares					
Employee Stock Option (right to buy)	\$17.99								(6)		06/03/2023	Common Stock	(7)		11,	118	D	
Employee Stock Option (right to buy)	\$17.99								(6)		06/03/2023	Common Stock	(7)		408	,882	I	By Hilr Holding XVI, L (3)
Employee Stock Option (right to ouy)	\$17.99								(6)		06/03/2023	Common Stock	(7)		210	,000	Ι	By Hili Holdin XV, L.I
Employee Stock Option (right to ouy)	\$23.35								(6)		03/14/2024	Common Stock	(7)		55,	698	D	
Employee Stock Option right to	\$23.35								(6)		03/14/2024	Common Stock	(7)		420	,000	I	By Hili Holdin XVI, L (3)

	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)	action (Instr.	of		6. Date Exerc Expiration Da (Month/Day/N	ate	7. Title an Amount o Securities Underlyin Derivative (Instr. 3 ar	f g Security	8. Price of Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported Transaction(s) (Instr. 4)	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				
Employee Stock Option (right to buy)	\$23.35							(6)	03/14/2024	Common Stock	(7)		154,302	I	Hilrod Holdings XVIII, L.P. (3)
Employee Stock Option (right to buy)	\$45.16							(6)	03/13/2025	Common Stock	(7)		2,214	D	
Employee Stock Option (right to buy)	\$45.16							(6)	03/13/2025	Common Stock	(7)		79,200	I	By Hilrod Holdings XVI, L.P. (3)
Employee Stock Option (right to buy)	\$45.16							(6)	03/13/2025	Common Stock	(7)		156,186	I	By Hilrod Holdings XVIII, L.P. (3)
Employee Stock Option (right to buy)	\$43.99							(6)	03/14/2026	Common Stock	(7)		2,271	D	
Employee Stock Option (right to buy)	\$43.99							(6)	03/14/2026	Common Stock	(7)		97,257	I	By Hilrod Holdings XVIII, L.P. (3)
Employee Stock Option (right to buy)	\$43.99							(6)	03/14/2026	Common stock	(7)		107,736	I	By Hilrod Holdings XX, L.P. <sup>(3)</sup>
Employee Stock Option (right to buy)	\$43.99							(6)	03/14/2026	Common Stock	(7)		107,736	I	By Hilrod Holdings XXI, L.P. (3)
Employee Stock Option (right to buy)	\$46.27							(6)	03/14/2027	Common Stock	(7)		79,034	D	
Employee Stock Option (right to buy)	\$46.27							(6)	03/14/2027	Common Stock	(7)		24,963	I	By Hilrod Holdings XVIII, L.P. (3)
Employee Stock Option (right to buy)	\$46.27							(6)	03/14/2027	Common Stock	(7)		100,752	I	By Hilrod Holdings XX, L.P. <sup>(3)</sup>
Employee Stock Option (right to buy)	\$46.27							(6)	03/14/2027	Common Stock	(7)		100,751	I	By Hilrod Holdings XXI, L.P. (3)
Employee Stock Option (right to buy)	\$58.73							(8)	03/14/2028	Common Stock	(7)		88,000	D	
Employee Stock Option (right to buy)	\$58.73							(6)	03/14/2028	Common Stock	(7)		88,000	I	By Hilrod Holdings XX, L.P. <sup>(3)</sup>
Employee Stock Option (right to buy)	\$58.73							(6)	03/14/2028	Common Stock	(7)		88,000	Ι	By Hilrod Holdings XXI, L.P. (3)
Employee Stock Option (right to buy)	\$59.67							(9)	03/14/2029	Common Stock	(7)		194,400	D	

	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)		5. Nu of Deriv Secu Acqu (A) of Dispo of (D) (Instr and 5	rities lired r osed ) r. 3, 4	6. Date Exerc Expiration Da (Month/Day/N	ate	7. Title an Amount o Securities Underlyin Derivative (Instr. 3 ar	f g Security	8. Price of Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following Reported Transaction(s) (Instr. 4)	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				
Employee Stock Option (right to buy)	\$59.67							(6)	03/14/2029	Common Stock	(7)		48,600	I	By Hilrod Holdings XX, L.P. <sup>(3)</sup>
Employee Stock Option (right to buy)	\$59.67							(6)	03/14/2029	Common Stock	(7)		48,600	I	By Hilrod Holdings XXI, L.P. (3)
Employee Stock Option (right to buy)	\$62.39							(10)	03/13/2030	Common Stock	(7)		191,400	D	
Restricted Stock Units	(11)							(12)	(13)	Common Stock	(7)		34,067	D	
Restricted Stock Units	(11)							(14)	(13)	Common Stock	(7)		67,067	D	
Restricted Stock Units	(11)							(15)	(13)	Common Stock	(7)		57,700	D	

## Explanation of Responses:

1. As a result of the distribution of shares, which were previously reported as indirectly beneficially owned by the reporting person, as the proceeds of an in-kind annuity payment from an existing grantor retained annuity trust to the reporting person, the total amount of shares directly owned has increased

2. Reflects the transfer of shares from the reporting person to Hilrod Holdings XXII, L.P., of which the reporting person is one of the general partners and limited partners. The shares transferred to Hilrod Holdings XXII, L.P. are indirectly beneficially owned by the reporting person.

3. The reporting person is one of the general partners of each of Brandon Limited Partnership No. 1, Brandon Limited Partnership No. 2, Hilrod Holdings IV, L.P., Hilrod Holdings VI, L.P., Hilrod Holdings VI, L.P., Hilrod Holdings XI, L.P., Hilrod Holdings XI, L.P., Hilrod Holdings XI, L.P., Hilrod Holdings XI, L.P., Hilrod Holdings XII, L.P., Hilrod Holdings XII, L.P., Hilrod Holdings XII, L.P., Hilrod Holdings XVI, L.P., Hilrod Holdings XXI, L.P.,

4. Reflects the distribution of shares as the proceeds of an in-kind annuity payment from an existing grantor retained annuity trust and the transfer of shares directly to the reporting person as one of the general partners of Hilrod Holdings XIX, L.P. The shares received from the in-kind annuity payment and direct transfer are directly beneficially owned by the reporting person.

5. Reflects the transfer of shares from the reporting person and Hilton Schlosberg to Hilrod Holdings XXII, L.P., of which the reporting person is one of the general partners and limited partners. The shares transferred to Hilrod Holdings XXII, L.P. are indirectly beneficially owned by the reporting person.

6. The options are currently vested.

7. No transaction is being reported at this time. This line is only reporting holdings as of the date hereof.

8. The remaining options vest on March 14, 2021.

9. The remaining options vest in two equal installments on March 14, 2021 and 2022.

10. The options vest in three installments as follows: 85,066 shares on March 13, 2021, 53,167 shares on March 13, 2022 and 53,167 shares on March 13, 2023.

11. The restricted stock units were granted under the Monster Beverage Corporation 2011 Omnibus Incentive Plan. Each restricted stock unit represents a contingent right to receive one share of the Company's common stock as of the vesting date.

12. The remaining restricted stock units vest on March 14, 2021.

13. Not applicable.

14. The restricted stock units vest in two installments as follows: 33,533 units on March 14, 2021 and 33,534 units on March 14, 2022.

15. The restricted stock units vest in three installments as follows: 25,644 units on March 13, 2021, 16,028 units on March 13, 2022 and 16,028 units on March 13, 2023.

Paul J. Dechary, attorney-in-01/06/2021

fact

\*\* 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.