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

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

September   Sept	1. Name and Addre	Monster Beverage Corp [ MNST ]							S. Relationship of Reporting Person(s) to Issuer (Check all applicable)  X Director 10% Owner					
CORRONA   CA   92879			ansactio	on (Mo	onth/Day/Year)	X	below)	belo	er (specify ow)					
Table 1 - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned   1. Title of Security (Instr. 3)   2. Transaction   2. Tra				)	4. If Amendment, Da	te of Or	iginal	Filed (Month/D	Line)	Line)  X Form filed by One Reporting Person  Form filed by More than One Reporting				
2. Time of Security (nest: 3)   2. Immassion   2. Described Case   Descr	(City)	(State)		Non Doriva	ntivo Socuritios	Λοαιιί	rod	Disposed	ا المند	Owned				
Common Stock   03/23/2015   60°   V   Amount   60°   Price   Reported depth of mich and 4   Price   Price   Price   Reported depth of mich and 4   Price	1. Title of Security	(Instr. 3)	Table 1	2. Transaction Date	2A. Deemed Execution Date, ar) if any	3. Transa Code (	ction	4. Securities Acquired (A) or			5. Amount of Securities Beneficially		Form: Direct (D) or Indirect	Indirect Beneficial
Common Stock         03/23/2015         6"0         v         165,068         A         \$0         826,778         D         By Hillrod Holdings IX, L.P.**           Common Stock         04/07/2015         8"9         V         9,935         D         \$140,056/9         391,213         I         By Hillrod Holdings IX, L.P.**           Common Stock         V         <					(monangay) road)		v	Amount	(A) or	Price		Reported Transaction(s)	(,, (c.i. ,,	
Solution   Common Stock   Common S	Common Stock			03/23/2015	,	<b>G</b> <sup>(1)</sup>	V	165,068		\$0	)	,	D	
1,881,856	Common Stock			04/07/2015		S <sup>(2)</sup>		9,935	D	\$140.0	)56 <sup>(3)</sup>	391,213	I	Holdings
Seandon   Stock   Seandon   Seandon   Stock   Seandon   Seando	Common Stock											1,881,856	I	Brandon Limited Partnership
Common Stock         34,924         I         Holdings IV, L.P.(a)           Common Stock         71,428         I         Holdings V, L.P.(a)           Common Stock         107,900         I         By Hilrod Holdings V, L.P.(a)           Common Stock         40,072         I         Holdings VII, L.P.(a)           Common Stock         189,528         I         By Hilrod Holdings VIII, L.P.(a)           Common Stock         83,306         I         By Hilrod Holdings VIII, L.P.(a)           Common Stock         168,414         I         By Hilrod Holdings VII L.P.(a)           Common Stock         170,356         I         Holdings VII L.P.(a)           Common Stock         800,000         I         Holdings VII L.P.(a)	Common Stock										9,815,648	I	Brandon Limited Partnership	
Common Stock         71,428         I         Holdings V, L, P, (e)           Common Stock         107,900         I         By Hilrod Holdings VI, L, P, (e)           Common Stock         40,072         I         By Hilrod Holdings VII, L, P, (e)           Common Stock         189,528         I         By Hilrod Holdings VIII, L, P, (e)           Common Stock         83,306         I         By Hilrod Holdings X, L, P, (e)           Common Stock         168,414         I         Holdings XI L, P, (e)           Common Stock         170,356         I         By Hilrod Holdings XI L, P, (e)           Common Stock         170,356         I         By Hilrod Holdings XI L, P, (e)           Common Stock         180,000         I         By Hilrod Holdings X II L, P, (e)	Common Stock											34,924	I	Holdings
Common Stock         107,900         I         Holdings VI, L.P.(4)           Common Stock         40,072         I         By Hilrod Holdings VII, L.P.(4)           Common Stock         189,528         I         By Hilrod Holdings VIII, L.P.(4)           Common Stock         83,306         I         By Hilrod Holdings X, L.P.(4)           Common Stock         168,414         I         By Hilrod Holdings XI L.P.(4)           Common Stock         170,356         I         By Hilrod Holdings XII L.P.(4)           Common Stock         900,000         I         By Hilrod Holdings XII L.P.(4)	Common Stock											71,428	I	Holdings
Common Stock  Common Stock  It Holdings VII, L.P.(4)  By Hilrod Holdings VIII, L.P.(4)  Common Stock  By Hilrod Holdings VIII, L.P.(4)  Example 1	Common Stock											107,900	I	Holdings
Common Stock  Common Stock  By Hilrod Holdings X, L.P. <sup>(4)</sup> Common Stock  168,414  I By Hilrod Holdings XI L.P. <sup>(4)</sup> Common Stock  170,356  I By Hilrod Holdings XII L.P. <sup>(4)</sup> Common Stock	Common Stock											40,072	I	Holdings
Common Stock  South Co	Common Stock											189,528	I	Holdings
Common Stock  Common Stock  In Holdings XI L.P. <sup>(4)</sup> The Holdings XI L.P. <sup>(4)</sup> The Holdings XII L.P. <sup>(4)</sup> The H	Common Stock											83,306	I	Holdings
Common Stock 170,356 I Holdings XII L.P. <sup>(4)</sup> Common Stock 800,000 I Holdings Holdings XII L.P. <sup>(4)</sup>	Common Stock											168,414	I	Holdings
Common Stock 800,000 I Holdings	Common Stock											170,356	I	Holdings
	Common Stock											800,000	I	Holdings

1. Title of Security (Instr. 3)			2. Transa Date (Month/Da		2A. Deemed Execution Date if any (Month/Day/Yea	3. Trans Code r) 8)		4. Securitie Disposed C			5. Amount of Securities Beneficially Owned Follor	Fori	wnership m: Direct or Indirect nstr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)
						Code	v	Amount	(A) or (D)	Price	Reported Transaction(s (Instr. 3 and 4			(instr. 4)
Common Stock											2,000,00	00	I	By Hilrod Holdings XIV L.P. <sup>(4</sup>
Common Stock											287,73	6	I	By Hilrod Holdings XV L.P. <sup>(4)</sup>
Common Stock											77,121	ı	I	By RCS 2009 GRAT #2 <sup>©</sup>
Common Stock											35,162	2	I	By RCS Direct 2010 GRAT <sup>(4)</sup>
Common Stock										1,612		I	By RCS Direct 2010 GRAT #20	
			Table II - Der (e.g		Securities , calls, warr						Owned	•		,
1. Title of Derivative Security (Instr. 3)	e Conversion Date Execution Date, Transaction of Code (Instr. Price of (Month/Day/Year) (Month/Day/Year) 8) Set		action of	e (Mon				7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		8. Price of Derivative Security (Instr. 5)  8. Number of derivative Securities Beneficially Owned		11. Natu of Indire Benefic Owners (Instr. 4		

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)		Transaction of Code (Instr. Derivative		6. Date Exerc Expiration D (Month/Day/\)	ate	7. Title and Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		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)	\$8.435							(5)	11/11/2015	Common Stock	1,200,000		960,000	D	
Employee Stock Option (right to buy)	\$15.86							(5)	06/02/2018	Common Stock	800,000		18,912	D	
Employee Stock Option (right to buy)	\$17.82							(5)	12/01/2019	Common Stock	500,000		100,000	D	
Employee Stock Option (right to buy)	\$53.96							(6)	06/03/2023	Common Stock	140,000		140,000	D	
Employee Stock Option (right to buy)	\$53.96							(5)	06/03/2023	Common Stock	70,000		70,000	I	By Hilrod Holdings XV, L.P. <sup>(4)</sup>
Employee Stock Option (right to buy)	\$70.06							(7)	03/14/2024	Common Stock	210,000		210,000	D	
Employee Stock Option (right to buy)	\$135.48							(8)	03/13/2025	Common Stock	79,200		79,200	D	
Restricted Stock Units	(9)							(10)	(11)	Common Stock	38,100		38,100	D	

## Explanation of Responses:

- 1. Reflects the distribution of shares to the Reporting Person as the proceeds of an in-kind annuity payment from an existing grantor retained annuity trust with an independent trustee.
- 2. Sale of shares pursuant to a Rule 10b5-1 trading plan adopted March 13, 2015.
- 3. This transaction was executed in multiple trades at prices ranging from \$140.00 to \$140.15. The price reported above reflects the weighted average sale price. The reporting person hereby undertakes to provide upon request to the SEC staff, the issuer of a security holder of the issuer full information regarding the number of shares and prices at which the transaction was effected.
- 4. 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 V, L.P., Hilrod Holdings VI, L.P., Hilrod Holdings VI, L.P., Hilrod Holdings VII, L.P., Hilrod Holdings VIII, L.P., Hilrod Holdings XII, L.P., Hilrod Holdings XII, L.P., Hilrod Holdings XII, L.P., Hilrod Holdings XIII, L.P., Hilrod Holdings XIII, L.P., Hilrod Holdings XIV, L
- 5. The options are currently vested.

- $6.\ The\ remaining\ options\ vest\ in\ two\ equal\ installments\ on\ June\ 3,\ 2015\ and\ 2016.$
- 7. The options are current vested with respect to 70,000 shares. The remaining options vest in two equal installments on March 14, 2016 and 2017.
- 8. The options vest in three equal installments on March 13, 2016, 2017 and 2018.
- 9. 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.
- $10. \ The \ restricted \ stock \ units \ vest \ in \ three \ equal \ installments \ on \ March \ 13, \ 2016, \ 2017 \ and \ 2018.$
- 11. Not applicable.

## Remarks:

Rodney C. Sacks 04/09/2015

\*\* Signature of Reporting Person Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

- $^{\star}$  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.