SEC Form 4	
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FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

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

Class

Class

Class

Class

Class

Class A Common Stock

Class A Common Stock

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

OMB APPROVAL

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> Spouse By

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Spouse by

Daughter As UTMA

custodian for Son by Spouse as custodian

for son under UTMA-1(6) by Spouse as custodian

for son under UTMA-2⁽⁶⁾

373.928

373.928

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						Sumer	it company /	00 01 10	40					
	ldress of Reporting CH F PAUL		2. Issuer Name and CONSTELL <i>A</i>]					ationship of Reporti < all applicable) Director Officer (give title below)	10%	Owner · (specify				
(Last)	(First)		3. Date of Earliest Transaction (Month/Day/Year)							EVP & Pres. Beer				
C/O CONSTELLATION BRANDS, INC. 207 HIGH POINT DRIVE, BUILDING 100				01/08/2021										
	,	F	4. If Amendment, D	ate of O	rigina	l Filed (Month	n/Day/Ye	ear)	6. Individual or Joint/Group Filing (Check Applicable Line)					
(Street) VICTOR	NY	145	64								Form filed by One Reporting Person Form filed by More than One Reporting Person			
(City)	(State)	(Zip)								1 013011				
		Table I -	Non-Derivati	ve Securities	Acqui	red,	Disposed	l of, o	r Benef	icially	Owned			
1. Title of Security (Instr. 3) Date (Month/Day/Yea				2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transa Code (8)					l 5)	5. Amount of Securities Beneficially Owned Following	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature o Indirect Beneficial Ownership (Instr. 4)	
					Code	v	Amount (A) or (D) Price		Price		Reported Transaction(s) (Instr. 3 and 4)			
Class A Com	mon Stock		11/11/2020		G	v	815	D	\$()	55,717 ⁽¹⁾	D		
		01/00/2021				2.200		(¢220.2	20 4(2)	10.020	т	By		

							Following	(Instr. 4)
		Code	v	Amount	(A) or (D)	Price	Reported Transaction(s) (Instr. 3 and 4)	
A Common Stock	11/11/2020	G	v	815	D	\$ <mark>0</mark>	55,717 ⁽¹⁾	D
A Common Stock	01/08/2021	S		2,269	D	\$229.2294 ⁽²⁾	18,030	I
A Common Stock	01/08/2021	S		1,600	D	\$230.28 ⁽³⁾	16,430	I
A Common Stock	01/08/2021	s		1,500	D	\$231.069 ⁽⁴⁾	14,930	I
A Common Stock	01/08/2021	S		700	D	\$231.9014 ⁽⁵⁾	14,230	I
A Common Stock							599	I
A Common Stock							737	I

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. Transaction Code (Instr. 8)	5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)	6. Date Exercisable and Expiration Date (Month/Day/Year)	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)
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		Tal	le II - Derivati (e.g., pu					ired, Disp options, (lor	-	d		
1. Title of	2. Conversion	3. Transaction	3A. Deemed Execution Date,	C ode Transa		(6A)Ni of	um(D)¢r	Date ExDectisEbler Expiration D		Titlēti Amou	of eSahaares ntof	8. Price of Derivative	9. Number of derivative	10. Ownership	11. Nature of Indirect
Bepelantatio	noorfeReexpoons	e(s/tonth/Day/Year)	if any (Month/Day/Year) urred in July 2020 ur	Code (Instr.	Deri	vative urities Brands uired	(Month/Day/	Year)	Secu	rities rlying	Security (Instr. 5)	Securities Beneficially	Form: Direct (D) or Indirect	Beneficial Ownership . (Instr. 4)
or a security	holder of the is	suer the reporting pe	ese shares were sold rson will provide full	inform	ation re	o Dist	oosled nu	umber of shares	s sold at each	se 8/and	4)rice		Reported		
 Represents or a security 	the weighted a holder of the is	average sale price. The suer, the reporting pe	nese shares were sold rson will provide full	in multi inform	iple tran ation re	saction saction galden	ng)the nu	ices ranging fro umber of shares	om \$229.6600 s sold at each	to \$230 separate	0.6400, incl e price.	usive. Upon 1	equest by the Con (Instr. 4)	nmission staff,	the issuer,
			nese shares were sold erson will provide full									usive. Upon 1	request by the Con	nmission staff,	the issuer,
or a security	holder of the is	suer, the reporting pe	nese shares were sold erson will provide full	inform	ation re	gardin	ng the nu	umber of shares	s sold at each	separate	price.	-			
6. These shar report shall n	es are held in U tot be deemed a	JTMA accounts for t n admission that the	he benefit of the repo reporting person is th	rting pe e benefi	rson's st icial ow	tepson ner of	is. The r such se	eporting person curities for the	n disclaims be purposes of S	neficial Section (* Amount ownership 16 or any ot	with respect the purpose.	to securities held i	n this manner,	and this
Remarks				Code			(D)	Date Exercisable	Expiration	1	of Shares				
								*	<u>/s/ I</u>	H. Ela	ine Ziaka	<u>is, attorney</u>	^{/_} 01/12/2021	1	

<u>in-fact</u>

** 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.