Instruction 1(b).

FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Check this box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

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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

Beam Therapeutics Inc. Beam																		
Common Stock					(Ch	· · · · · · · · · · · · · · · · · · ·							· •					
Security (Instr. 3) Common Stock 07/28/2022 Self 10,589 December Security (Instr. 3) Common Stock 07/28/2022 Self 10,788 December Security (Instr. 3) Common Stock 07/28/2022 Self 10,788 December Security (Instr. 3) Common Stock 07/28/2022 Self 10,788 December Security (Instr. 3) Common Stock 07/28/2022 Self 10,788 December Security (Instr. 3) Common Stock 07/28/2022 Self 10,788 December Security (Instr. 3)	Other (specify	X Officer (give title below) CEO 6. Individual or Joint/Group Filing (Check Applicabl Line) X Form filed by One Reporting Person Form filed by More than One Reporting				07/28/2022								` ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' ' '				
Common Stock	heck Applicable																	
Table - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned 2. Transaction (Month/Day/Year) 2. Transaction (Month/Day/Year) 2. Transaction (Month/Day/Year) 2. A Deemed (Month/Day/Year) 2. Transaction (Month/Day/	•													AMBRIDGE MA 02142			,	
2. Transaction Common Stock Co				Illy Own	noficia	or Pon	1 of	Disposo	uirod	Λοαι	rition	Soour	tivo			(St	(City)	
Common Stock		Form: Direct (D) or Indirect (I)	nt of s ally	5. Amount of Securities Beneficially Owned		Securities Acquired (A) or			3. Transaction Code (Instr.		2A. Deemed Execution Date,) if any		2A. Exec	2. Transaction Date		ecurity (Ins	1. Title of S	
Common Stock	,		eported ransaction(s)	Reported Transacti		Price			Code V									
Common Stock		D	3,339	1,108	.8688 ⁽²⁾	\$64.8	D	10,181		S ⁽¹⁾				07/28/2022		stock	Common	
Common Stock		D	3,103	1,093	.8241 ⁽³⁾	\$65.8	D	15,236		S ⁽¹⁾				07/28/2022		Stock	Common	
Common Stock		D	,541	1,091	.7448(4)	\$66.7	D	1,562		S ⁽¹⁾			_	07/28/2022		Stock	Common	
Common Stock		D	3,693	1,088	.7996(5)	\$67.7	D	2,848		1			\bot	07/28/2022		Stock	Common	
Common Stock		D	3,520	1,088	68.49	\$68	D	173		S ⁽¹⁾			_	07/28/2022		Stock	Common	
Common Stock O7/28/2022 S(1) 10,599 D \$65.9188(7) 125,448 I III III Tr Common Stock O7/28/2022 S(2) O7/28/2022 S(3) O7/28/2022 S(4) O7/28/2022 S(4) O7/28/2022 S(5) O7/28/2022 S(4) O7/28/2022 S(5) O7/28/2022 S(1) O7/28/2022 S(2) O7/28/2022 S(3) O7/28/2022 S(4) O7/28/2022 S(5) O7/28/2022 S(1) O7/28/2022 S(2) O7/28/2022 S(3) O7/28/2022 S(4) O7/28/2022 S(5) O7/28/2022 S(6) O7/28/2022 S(7) O7/28/2022 S(8) O7/28/2022 S(9) O7/28/2022 S(1) O7/28/2022 S(1) O7/28/2022 S(2) O7/28/2022 S(3) O7/28/2022 S(4) O7/28/2022 S(5) O7/28/2022 S(6) O7/28/2022 S(7) O7/28/2022 S(8) O7/28/2022 S(9) O7/28/2022 S(1) O7/28/2022 S(1) O7/28/2022 S(2) O7/28/2022 S(3) O7/28/2022 S(4) O7/28/2022 S(5) O7/28/2022 S(6) O7/28/2022 S(7) O7/28/2022 S(8) O7/28/2022 S(1) O7/28/2022 S(2) O7/28/2022 S(3) O7/28/2022 S(4) O7/28/2022 S(5) O7/28/2022 S(6) O7/28/2022 S(7) O7/28/2022 S(8) O7/28/2022 S(8) O7/28/2022 O7/28/2022 S(1) O7/28/2022 S(1) O7/28/2022 S(1) O7/28/2022 S(2) O7/28/2022 S(3) O7/28/2022 S(4) O7/28/2022 S(5) O7/28/2022 S(6) O7/28/2022 S(7) O7/28/2022 S(8) O7/28/2022 S(1) O7/28/2022 S(1) O7/28/2022 S(1) O7/28/2022 S(1) O7/28/2022 S(2) O7/28/2022 S(3) O7/28/2022 S(4) O7/28/2022 S(5) O7/28/2022 S(6) O7/28/2022 S(1) O7/28/2022 S(1) O7/28/2022 S(2) O7/28/2022 S(3) O7/28/2022 S(4) O7/28/2022 S(3) O7/28/2022 S(4) O7/28/2022 S(5) O7/28/2022 S(6) O7/28/2022 S(7) O7/28/2022 S(8) O7/28/2022 S(9) O7/28/2022 S(1) O7/28/2022 S(1) O7/28/2022 S(1) O7/28/2022 S(2) O7/28/2022 S(3) O7/28/2022 S(4) O7/28/2022 S(4) O7/28/2022 S(5) O7/28/2022 S(6) O7/28/2022 S(7) O7/28/2022 S(8) O7/28/2022 S(9) O7/28/2022 S(1) O7/28/2022 S(1) O7/28/2022 S(1) O7/28/2022 S(2) O7/28/2022 S(3) O7/28/2022 S(4) O7/28/2022 S(5) O7/28/2022 S(6) O7/28/2022 S(7) O7/28/2022 S(8) O7/28/2022 S(9) O7/28/2022 S(1) O7/28/2022 S(1) O7/28/2022 S(1) O7/28/2022 S(1) O7/28/2022	By John M. Evans, III 2018 Irrevocable Trust	I	047	136,	.8804 ⁽⁶⁾	\$64.8	D	6,953		S ⁽¹⁾				07/28/2022		Stock	Common	
Common Stock 07/28/2022 \$\begin{array}{c ccccccccccccccccccccccccccccccccccc	By John M. Evans, III 2018 Irrevocable Trust	I	448	125,	.9188 ⁽⁷⁾	\$65.9	D	10,599		S ⁽¹⁾				07/28/2022		Stock	Common	
Common Stock 07/28/2022 S(1) 2,247 D \$67.8163(9) 123,000 I III Tr Tr Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities) 1. Title of Derivative Conversion or Exercise (month/Day/Year) Security (instr. 3) S(1) 2,247 D \$67.8163(9) 123,000 I III Tr Tr Tr 10. Ownership Securities (Month/Day/Year) Securities Securit	By John M. Evans, III 2018 Irrevocable Trust	I	247	125,	.6095 ⁽⁸⁾	\$66.6	D	201		S ⁽¹⁾				07/28/2022		Stock	Common	
(e.g., puts, calls, warrants, options, convertible securities) 1. Title of Derivative (Instr. 3) Price of Derivative (Instr. 5) Derivative (Instr. 5) Derivative (Instr. 5) Derivative (Instr. 5) Price of Derivative (Instr. 5) Derivative (Inst	By John M. Evans, III 2018 Irrevocabl Trust	I	000	123,	.8163 ⁽⁹⁾	\$67.8	D	2,247		S ⁽¹⁾				07/28/2022		Stock	Common	
1. Title of Derivative Conversion of Exercise (Instr. 3) Price of Derivative Conversion of Derivative Conversion Of Derivative Conversion of Exercise (Instr. 3) Derivative Conversion Of Derivative Conversion of Exercise (Instr. 3) Derivative Of Derivati			d	y Owne											Tab			
Disposed of (D) Reported Transaction(s) (Instr. 3, 4 and 5)	n: Benefici ct (D) Owners direct (Instr. 4)	ove Owner es Form: ally Direct or Indii d tion(s)	derivative Securitie Beneficia Owned Following Reported Transacti	Derivative Security	of sing re	7. Title and Amount of Securities Underlying Derivative Security (I	7. Title an Amount of Securities Underlyin Derivative Security (6. Date Expirati	rative rities pired r osed)	4. Transaction Code (Instr. 8) Secu Acqu (A) on Dispo of (D) (Instr.		4. Transa Code (BA. Deemed 4 Execution Date, T	Date (Month/Day/Year)	Conversion or Exercise Price of Derivative	Derivative Security	
Code V (A) (D) Exercisable Date Title Shares					r umber f	or Nur of					(A)	v	Code					

Explanation of Responses:

^{1.} The sales reported in this Form 4 were effected pursuant to a Rule 10b5-1 trading plan. The sale price reported is a weighted average price. The Reporting Person undertakes to provide to Beam Therapeutics Inc. ("BEAM"), any security holder of BEAM or the staff of the Securities and Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the range.

^{2.} The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions ranging from \$64.43 to \$65.42, inclusive.

- 3. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions ranging from \$65.43 to \$66.34, inclusive.
- $4. \ The price reported in Column \ 4 is a weighted average price. These shares were sold in multiple transactions ranging from \$66.44 to \$67.37, inclusive.$
- 5. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions ranging from \$67.45 to \$67.87, inclusive.
- 6. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions ranging from \$64.43 to \$65.38, inclusive.
- 7. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions ranging from \$65.46 to \$66.45, inclusive.
- 8. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions ranging from \$66.50 to \$66.61, inclusive.
- 9. The price reported in Column 4 is a weighted average price. These shares were sold in multiple transactions ranging from \$67.72 to \$68.49, inclusive.

Remarks:

By: /s/ Christine Bellon,
Attorney-in-fact
** Signature of Reporting Person

07/29/2022

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.