SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13G (Rule 13d-102)

INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULES 13d-1 (b) (c), AND (d) AND AMENDMENTS THERETO FILED PURSUANT TO RULE 13d-2 (b)

(Amendment No. 1)

				The Boston Beer Company, Inc				
				(Name of Issuer)				
				Class A Common Stock, \$0.01 par va	alue			
				(Title of Class of Securities)				
				100557107				
				(CUSIP Number)				
				December 31, 2007				
		(D	ate of	E Event which Requires Filing of thi	is Statement)			
Check is fi	led: X _	Rul Rul	priate e 13d- e 13d- e 13d-	-1 (c)	t to which this Schedule			
initi for a	al fi ny su	ling bsequ	on thi ent am	is cover page shall be filled out for its form with respect to the subject mendment containing information which in a prior cover page.	class of securities, and			
to be 1934	"fil ("Act hall	ed" f	or the	ired on the remainder of this cover purpose of Section 18 of the Secur wise subject to the liabilities of to all other provisions of the Act	rities Exchange Act of that section of the Act			
CUSIP	No.	10055	 7107	13G	Page 2 of 8 Pages			
1.		NAMES OR REPORTING PERSONS S.S. OR I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS						
	Renaissance Technologies LLC 26-0385758							
2.	CHEC (a) (b)	_	ROPRI <i>P</i>	ATE BOX IF A MEMBER OF A GROUP (SEE	INSTRUCTIONS):			
3.	SEC	USE O	NLY					
4.	CITI	ZENSH	IP OR	PLACE OF ORGANIZATION				
4.		ZENSH	IP OR	PLACE OF ORGANIZATION				
4.				PLACE OF ORGANIZATION SOLE VOTING POWER				
4.								

OWNED BY EACH REPORTING PERSON			SOLE DISPOSITIVE POWER 817,200							
W	ITH	8.	SHARED DISPOSITIVE POWER							
9.	AGGREGAT	E AMOU	NT BENEFICIALLY OWNED BY EACH REPORTING P	ERSON						
	817,200									
10.	(SEE INS	TRUCTI	THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES [RUCTIONS] _							
11.			SS REPRESENTED BY AMOUNT IN ROW (9)							
	7.96%									
12.	TYPE OF		ING PERSON (SEE INSTRUCTIONS)							
	IA									
			Page 2 of 8 Pages							
		=====								
	No. 1005		13G	Page 3 of	-					
1.			TING PERSONS IDENTIFICATION NOS. OF ABOVE PERSONS							
	James H.	Simon	s							
2.	CHECK AP (a) _ (b) _									
3.	SEC USE	ONLY								
4.	CITIZENS		PLACE OF ORGANIZATION							
	United S	tates								
		5.	SOLE VOTING POWER							
			817,200							
NUM	BER OF	6.	SHARED VOTING POWER							
	ARES FICIALLY		0							
	ED BY ACH	7.	SOLE DISPOSITIVE POWER							
	ORTING RSON		817,200							
W	ITH	8.	SHARED DISPOSITIVE POWER							
			0							
9.	AGGREGAT	E AMOU	NT BENEFICIALLY OWNED BY EACH REPORTING P	ERSON						
	817,200									
10.	CHECK IF (SEE INS		GGREGATE AMOUNT IN ROW (9) EXCLUDES CERTA: ONS)	IN SHARES	_					

11. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)

12.	TYPE	OF REPORTING	PERSON (S	EE IN	NSTRUCTIONS)				
	IN								
			Pa	ge 3	of 8 Pages				
		100557107			13G		Page		8 Pages
Item 1									
	(a)	Name of Issu	er.						
		The Boston E	Beer Compa	ny, I	Inc				
	(b)	Address of I	ssuer's P	rinci	ipal Executiv	e Offices.			
		One Design C Boston, MA		ce, S	Suite 850				
Item 2	2.								
	(a)	Name of Pers	on Filing						
				_	g filed by Rens ("Simons")		chnolo	gies :	LLC
	(b)	Address of F	rincipal	Busir	ness Office o	r, if none,	Reside	nce.	
		The principa	l busines	s ado	dress of the	reporting pe	rsons	is:	
		800 Third Av New York, Ne		022					
	(c)	Citizenship.							
					ates citizen liability co				
	(d)	Title of Cla	ss of Sec	uriti	ies.				
		Class A Comm	on Stock,	\$0.0	01 par value				
	(e)	CUSIP Number							
		100557107							
			Pa	ge 4	of 8 Pages				
Item 3		this statemen				e 13d-1(b) o	r 13d-	2(b) (or (c),
	(b) (c)	_ Broker or _ Bank as de _ Insurance _ Investment Company Ac	fined in Company a Company	Secti s def	ion 3(a)(6) o fined in Sect	f the Act. ion 3(a)(19)	of th	e Act	
		X Investment _ Employee E 240.13d1(b	Adviser Benefit Pl	an or					
	(g)	_ Parent hol 240.13d-1(ding comp	any,	in accordance	e with Sec.			

(h) \mid _ \mid A savings association as defined in Section 3(b) of the Federal

investment company under Section 3(c)(14) of the Investment

Deposit Insurance Act.

(i) | A church plan that is excluded from the definition of an

7.96%

Company Act of 1940.

(j) | | Group, in accordance with Sec. 240.13d-1(b)(1)(ii)(J).

If this statement is filed pursuant to Sec. 240.13d-1(c), check this box $| \ |$

Item 4. Ownership

(a) Amount Beneficially Owned.

RTC: 817,200 shares

Simons: 817,200 shares, comprising the shares beneficially owned by RTC, because of Dr. Simons' position as control

person of RTC.

(b) Percent of Class. RTC: 7.96% Simons: 7.96%

(c) Number of shares as to which each such person has

(i) sole power to vote or to direct the vote: RTC: 817,200 Simons: 817,200

(ii) shared power to vote or to direct the vote:

(iii) sole power to dispose or to direct the
 disposition of:

RTC: 817,200 Simons: 817,200

(iv) shared power to dispose or to direct the disposition of:

0

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Item 5. Ownership of Five Percent or Less of a Class.

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following $\mid \ \mid$

Item 6. Ownership of More than Five Percent on Behalf of Another Person.

Certain funds and accounts managed by RTC have the right to receive dividends and proceeds from the sale of the securities which are the subject of this report. RIEF Trading LLC holds of record more than 5% of such securities.

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on by the Parent Holding Company or Control Person.

Not applicable.

Item 8. Identification and Classification of Members of the Group.

Not applicable.

Item 9. Notice of Dissolution of Group.

Not applicable.

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Item 10. Certification.

By signing below I certify that, to the best of my knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection

with or as a participant in any transaction having that purpose or effect.

SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: February 12, 2008

/s/ James H. Simons
-----James H. Simons

Renaissance Technologies LLC

By: /s/ Mark Silber

Mark Silber
Executive Vice President

Attention: Intentional misstatements or omissions of fact constitute Federal criminal violations (see 18 U.S.C. 1001).

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SCHEDULE 13G

EXHIBIT INDEX

EXHIBIT NO. EXHIBIT

99.1 Agreement Pursuant to Rule 13d-1(k)(1)(iii) (incorporated by reference to Exhibit 99.1 to the initial filing of this Schedule 13G on February 12, 2007).

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