### Edgar Filing: KEISER DAVID W - Form 4

Form 4 December 14											
FORM	ГЛ								OMB AF	PROVAL	
	UNITED	) STATES		RITIES A shington,			NGE C	OMMISSION	OMB Number:	3235-0287	
Check the				8 /					Expires:	January 31,	
if no long subject to Section 1 Form 4 o Form 5	<b>F CHANGES IN BENEFICIAL OWNERSHIP OF</b> <b>SECURITIES</b> Section 16(a) of the Securities Exchange Act of 1934,						Estimated average burden hours per response 0.5				
obligation may cont <i>See</i> Instru 1(b).	ns inue. Section 17	(a) of the	Public U		ding Com	ipany	Act of	1935 or Section	1		
(Print or Type I	Responses)										
1. Name and A KEISER DA	ddress of Reporting	g Person <u>*</u>	Symbol	r Name <b>and</b>			-	5. Relationship of Issuer	Reporting Pers	con(s) to	
				ALEXION PHARMACEUTICALS INC [ALXN]				(Check all applicable)			
(Last)	(First)	(Middle)		te of Earliest Transaction th/Day/Year)				_X_ Director10% Owner _X_ Officer (give titleOther (specify			
C/O ALEXI PHARMAC KNOTTER	EUTICALS IN	C, 352	12/13/2	007				below) Pres	below) ident & COO		
CHESHIRE	(Street)			endment, Da nth/Day/Year	-			6. Individual or Joi Applicable Line) _X_ Form filed by O Form filed by M	ne Reporting Per	rson	
(City)	(State)	(Zip)	Tahl	a I - Non-D	)orivativa (	Socuri	ities Aca	Person uired, Disposed of,	or Bonoficial	ly Owned	
1.Title of Security (Instr. 3)	2. Transaction Da (Month/Day/Year	) Execution any	med	3. Transactic Code (Instr. 8)	4. Securit on(A) or Dis (Instr. 3, 4	ies Ac sposed 4 and 5 (A) or	quired l of (D) 5)	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect	
Common Stock, par value \$.0001 per share	12/13/2007			Code V M	12,500	(D) A	Price \$9	117,709	D		
Common Stock, par value \$.0001 per share	12/13/2007			S	200	D	\$ 75.15	117,509	D		

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\$.0001 per share       75.08         Common       Stock, par value       12/13/2007       S       200       D       \$ 75.07       116,809       E         \$.0001 per share       12/13/2007       S       200       D       \$ 75.07       116,809       E         Common       Stock, par value       12/13/2007       S       768       D       \$ 75.06       116,041       E         Stock, par value       12/13/2007       S       768       D       \$ 75.06       116,041       E         Common       Stock, par value       12/13/2007       S       500       D       \$ 75.05       115,541       E         Common       Stock, par value       12/13/2007       S       500       D       \$ 75.05       115,541       E         Stock, par value       12/13/2007       S       500       D       \$ 75.05       115,541       E         Stock, par       S       500       D       \$ 75.05       115,541       E	Common Stock, par value \$.0001 per share	12/13/2007	S	200	D	\$ 75.09	117,309	D
Stock, par value $12/13/2007$ S $200$ D $\$_{75.07}^{\$}$ $116,809$ D\$.0001 per share12/13/2007S768D $\$_{75.06}^{\$}$ $116,041$ DCommon Stock, par value12/13/2007S768D $\$_{75.06}^{\$}$ $116,041$ DCommon Stock, par value12/13/2007S500D $\$_{75.05}^{\$}$ $115,541$ DCommon Stock, par value12/13/2007S500D $\$_{75.05}^{\$}$ $115,541$ DCommon Stock, par value12/13/2007S10,332D $\$_{74.75}^{\$}$ $105,209$ D	Stock, par value \$.0001 per	12/13/2007	S	300	D	\$ 75.08	117,009	D
Stock, par value       12/13/2007       S       768       D       \$ 75.06       116,041       D         S.0001 per share       12/13/2007       S       768       D       \$ 75.06       116,041       D         Common Stock, par value       12/13/2007       S       500       D       \$ 75.05       115,541       D         S.0001 per share       12/13/2007       S       500       D       \$ 75.05       115,541       D         Common 	Stock, par value \$.0001 per	12/13/2007	S	200	D	\$ 75.07	116,809	D
Stock, par value       12/13/2007       S       500       D       \$ 75.05       115,541       D         \$.0001 per share       S       500       D       \$ 75.05       115,541       D         Common Stock, par value       12/13/2007       S       10,332       D       \$ 74.75       105,209       D	Stock, par value \$.0001 per	12/13/2007	S	768	D	\$ 75.06	116,041	D
Stock, par       Stock, par         value       12/13/2007       S       10,332       D       \$ 105,209       D         \$.0001 per       S       10,332       D       \$ 74.75       105,209       D	Stock, par value \$.0001 per	12/13/2007	S	500	D	\$ 75.05	115,541	D
	Stock, par value \$.0001 per	12/13/2007	S	10,332	D	\$ 74.75	105,209	D

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

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 control number.

# Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of	2.	3. Transaction Date		4.	5. Number of	6. Date Exercisable and	7. Title and Amount of
Derivative	Conversion	(Month/Day/Year)	Execution Date, if	Transaction	orDerivative	Expiration Date	Underlying Securities
Security	or Exercise		any	Code	Securities	(Month/Day/Year)	(Instr. 3 and 4)
(Instr. 3)	Price of		(Month/Day/Year)	(Instr. 8)	Acquired (A)		
	Derivative				or Disposed of		
	Security				(D)		
					(Instr. 3, 4,		
					and 5)		

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			Code V (A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares
Option to Purchase Common Stock	\$9	12/13/2007	S	12,500	12/04/1998	12/04/2008	Common Stock, par value \$.0001 per share	12,500

# **Reporting Owners**

<b>Reporting Owner Name / Address</b>		Relationships						
	Director	10% Owner	Officer	Other				
KEISER DAVID W C/O ALEXION PHAR 352 KNOTTER DRIVE CHESHIRE, CT 06410	Х		President & COO					
Signatures								
/s/ David Keiser	12/14/2007							
<u>**</u> Signature of Reporting Person	Date							
Evalenation	f Deeneneee	-						

## **Explanation of Responses:**

\* 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. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.