FORM 4

UNITED STATES S

Washington, D.C. 20549

SECURITIES AND EXCHANGE COMMISSIO	ľ
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OMB APPROVAL								
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٦	Section 16. Form 4 or Form 5									
J	Section 16. Form 4 or Form 5 obligations may continue. See									
	Instruction 1(h)									

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

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

1. Name and Address of Reporting Person*					2. Issuer Name and Ticker or Trading Symbol Esperion Therapeutics, Inc. [ESPR]								5. Relationship of Reporting Person(s) to Issuer (Check all applicable)						
GOLDSTEIN DOV A MD					Especial increpences, inc. [Born]								Director			10% Owr	ner		
													Officer (giv	e title		Other (sp	ecify		
(Last)	(1	First)	(Middle)		3. Dat	e of Earlie	st Transacti	on (Mor	nth/Da	y/Year)			below)			below)			
888 7TH	AVENUE					L/2013		(, ,									
					07/01/2015														
30TH FL	LOOR																		
(Street)					4. If A	mendmen	t, Date of O	riginal F	iled (N	fonth/Day/Ye	ar)	6. Indiv	idual or Joint	/Group Fi	iling (Ch	neck Applica	ıble Line)		
	ODE N	AT\$Z	10106									X	Form filed	by One F	Reportin	ng Person			
NEW YORK NY 10106													Form filed by More than One Reporting Person						
(City)	(:	State)	(Zip)																
			Table I - Noi	1-Deri	vative	Securi	ties Acq	uired,	Disp	oosed of,	or Bene	ficially Ov	vned						
1. Title of S	Security (Inst	tr. 3)		2. Trans	action	2A. De	emed	3.		4. Securities	S Acquired	(A) or	5. Amount o	of	6. Own	ership 7	. Nature of		
				Date (Month/Day/Year)			Execution Date, if any (Month/Day/Year)		ction Instr.	Disposed Of (D) (Instr. 3, 4 a		3, 4 and 5)	Securities Beneficially	Owned	Form: D		ndirect Beneficial Dwnership Instr. 4)		
												Following Reported		(l) (Inst	tr. 4) C				
									v	Amount	(A) or (D)	Price	(Instr. 3 and 4)		"		,		
																1	Зу		
													1,816,475		Aisling				
Common	Stock			07/0	1/2013			С		1,816,47	5 A	(1)					1,816,475 I Capital II, LP ⁽²⁾		
						\bot					\bot					1	1, LP(-)		
																I	3y		
C	Cr1			07/0	1/2012			P		220 440	. ,	h 414	Aisling				2.054.504		Aisling
Common	ommon Stock			07/01/2013						238,119	A	\$14	2,054,594		I		Capital		
															1		I, LP ⁽²⁾		
			Table II -	Deriva	ative S	Securiti	es Acqui	red. C	Dispo	sed of, o	r Benefi	cially Ow	ned						
										onvertible									
1. Title of	2. 3. Transaction 3A		3A. Deemed	4.		5. Number of		6. Date Exercisable a		isable and	7. Title an	d Amount of	8. Price of	9. Number of		10.	11. Nature		
Derivative Security	Conversion or Exercise Price of	kercise (Month/Day/Year) e of vative	Execution Date, if any (Month/Day/Year)	Transa Code			Derivative Securities Acquired (A) or Disposed of (D) Instr. 3, 4 and 5)		tion Da 1/Day/\		Securities Derivative	Underlying	Derivative Security (Instr. 5)	derivative Securities Beneficially Owned Following		Ownership Form:	of Indirect Beneficial		
(Instr. 3)				8)	ilisu.	Disposed			прауг	i cai j	(Instr. 3 a				ally Direc	Direct (D)	Ownership		
	Derivative Security					(Instr. 3, 4										or Indirect (I) (Instr. 4)	(Instr. 4)		
	Occurry									l		Amount or	Repor	Reporte	ď	(1) (1115111. 4)	1		
				Code	v	(A)	(D)	Date Exerci	sable	Expiration Date	Title	Number of Shares		Transac (Instr. 4)	tion(s)				
Covinc A					Н								1				By Aisling		
Series A Preferred	(1)	07/01/2013		C			1,816,475	(1	.)	(1)	Common	1,816,475	\$ 0	0		I	Capital II,		
Stock											Stock						L.P. ⁽²⁾		
Warrant to											Series A						By Aisling		
Purchase	\$1 ⁽³⁾	07/01/2013		l j			497,666 ⁽³⁾	(4	4)	02/12/2018	Preferred	497,666	\$0	0		I	Capital II		
Preferred Stock	'	1					- ,				Stock	,,,,,,,,					L.P. ⁽²⁾		
					$\vdash\vdash\vdash$			-									-		
Warrant to Purchase	(2)			Ι.		(2)		l			Common		l				By Aisling		
Common	\$6.99 ⁽³⁾	07/01/2013		J		71,237 ⁽³⁾		(4	•)	02/12/2018	Stock	71,237	\$0	71,2	37	I	Capital II, L.P. ⁽²⁾		
Na - 1 - 1												1					IL TOPPOSIT		

Explanation of Responses:

- 1. The Series A Preferred Stock was automatically converted into Common Stock on a 6.986-for-1 basis upon the closing of the Issuer's initial public offering without payment of further consideration and had no expiration
- 2. The reportable securities are owned directly by Aisling Capital II, LP ("Aisling"), and held indirectly by Aisling Capital Partners, LP ("Aisling GP"), as general partner of Aisling, and Aisling Capital Partners, LLC ("Aisling Partners"), as general partner of Aisling GP. Dr. Goldstein is a member of the investment committee of Aisling. Dr. Goldstein disclaims beneficial ownership of these securities and this report is not an admission that he is the beneficial owner of such securities for purposes of Section 16 or for any other purpose, except to the extent of his pecuniary interest therein.
- 3. Upon the closing of the Issuer's initial public offering, this warrant to purchase shares of Series A Preferred Stock automatically converted on a 6.986-for-1 basis into a warrant to purchase shares of Common Stock, and the exercise price automatically adjusted accordingly. The transaction is listed solely for the purpose of reporting the change in the shares underlying the warrant and the change in exercise price.
- 4. The warrant is immediately exercisable.

/s/ Richard B. Bartram, by power 07/01/2013 of attorney

** Signature of Reporting Person

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.