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	STATEMENT OF C
obligations may continue. See Instruction 1(b).	Filed pursuant to

TATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL

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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

1. Name and Address of Reporting Person* HYDE JOSEPH R III					ssuer Name and Ti	g Symbol		S. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director X 10% Owner Officer (give title Other (specify))										
(Last) 3 N. DUI 3RD FLO	NLAP STI	First) REET	(Middle)			3. Date of Earliest Transaction (Month/Day/Year) 06/12/2007							Officer (give title Other (specify below) below)					
———	——————————————————————————————————————				. 4. If	Amendment, Date	led (Month/Da		6. Individual o .ine)	or Joint/G	roup Fil	ing (Check	Applicable					
(Street) MEMPH	IS T	'N	38163						X Form filed by One Reporting Person Form filed by More than One Reporting Person									
(City)	(\$	State)	(Zip)															
		Tab	le I - N	lon-Deriv	ative	Securities A	cquire	d, D	isposed o	f, or B	enefici	ally Own	ed					
Dat		2. Transacti Date (Month/Day		Execution Date,		ction Instr.	4. Securities Acquired (Disposed Of (D) (Instr. 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 Beneficial Ownership (Instr. 4)				
						v	Amount (A) or (D) Price		Price									
Common Stock										411,1	53(1)	I	(2)	006-1 GRAT				
Common	Stock											6,139,71	.9.36 ⁽³⁾) (2)			
Common	Stock											216,4	462		I I	By Spouse		
Common	Stock											1,039,	,856			By 2005 GRAT		
Common	Stock											1,500,	,000			By 2006-2 GRAT		
Common	Common Stock										215,022			I I	By Trust			
Common	ommon Stock										215,022			I I	By Trust			
Common	Stock											215,0	021		I I	By Trust		
Common	Stock											114,3	114,350		I I	By Trust		
Common	Stock											114,3	114,350		I I	By Trust		
Common	Stock											91,6	91,628		I /	By Pittco Associates, P. ⁽⁴⁾		
Common	Stock											677,0	677,000		I I	By Pittco nvestments, P. ⁽⁴⁾		
Common	Stock											341		I B		Memphis Biomed Jentures I,		
Common Stock									649			I Y	By MB Venure Partners, LLC ⁽⁴⁾					
		Т	able II			ecurities Acq												
1. Title of Derivative Security (Instr. 3)	2. Conversior or Exercise Price of Derivative Security	Conversion Date (Month/Day/Year) Execution if any Conversion Date (Month/Day/Year) Execution if any Conversion in the Co		A. Deemed 4. xecution Date, Tra		ransaction ode (Instr. Securities Acquired (A) or Disposed of (D) (Instr. 3, 4			rcisable and Date	7. Title and Amount of Securities Underlying Derivative Security (Instr. and 4)		8. Price of Derivative Security (Instr. 5)	9. Numb derivativ Securiti Benefici Owned Followir Reporte Transac (Instr. 4)	ve es ially ng d tion(s)	10. Ownershi Form: Direct (D) or Indirec (I) (Instr. 4	Beneficial Ownership (Instr. 4)		
				<u> </u>		and 5)						\dashv \mid \mid \mid						

		Та	ble II - Deriva (e.g., p	I				ired, Disp options,		le sec	l or	7			
1. Title of Derivative	2. Conversion	3. Transaction	3A. Deemed Execution Date.	C ode Transa		(5A)Nu	m (150e) r	Expiration D	isΩaddee and		aSollodares	8. Price of	9. Number of derivative	10.	11. Nature
		e (M onth/Day/Year)	if any	Code (Deriv	ative	(Month/Day/		Securi		Security	Securities	Form:	Beneficial
(Instr. 3) 1. Excludes a	Price of intuity distribute. Derivative	tion of 88,487 shares	from the 2006-1 Cra	ntor Ret	ained A	Secu Dagu Acqu	rities Trist to	the reporting	person on Jun	Underle Deriva	ying tive		Beneficially Districted of benefit Owned	Direct (D) cial ownership or indirect	Ownership . (Instr. 4)
2. This is a vo	ol Security porti	ng of a change in ber	neficial ownership.			(A) o	r			Securi	ty (Instr. 3		Following	(I) (Instr. 4)	,
3. Includes ar	nnuity distributi	ion of 88,487 shares t	from the 2006-1 Gran	tor Reta	ined Ar	Dispo	rust to	the reporting p	erson on June	and 4)	7 and repres	ents a change	'. Reported in beneficial own . Transaction(s)	ership.	
The reporti	ing person discl	laims beneficial own	ership of these securi e purposes of Section	ties exce	pt to the	e (krist i	t. 3 f, 4 is	pecuniary inter	est therein, ar	d the inc	lusion of the	ese shares in l	ni (Instor4) hall not	be deemed an	admission of
Remarks	:									-					
Damindar: F	enort on a se	narata lina for each	class of securities	ı Code i∂	i M ly o	WAAH o	ii (ED)niv	Date	<u>Pc</u>	wer of Signatur	P. Dogg Attorney Number enf Repor Shares		06/20/200 Date	 7 	

^{*} If the form is filed by more than one reporting person, see Instruction 4 (b)(v).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

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^{**} Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).