## Edgar Filing: WATSON PHARMACEUTICALS INC - Form 4

### WATSON PHARMACEUTICALS INC

Form 4

Common

Stock, par

September 17, 2007

FORM 4 UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549									OMB APPROVAL		
								N OMB Number:	3235-0	)287	
Check this box if no longer  CENATURE CENATURE OF CHANGES IN DENIEDICIAL ON							Expires:	January	/ 31, 2005		
subject to Section 1 Form 4 c	51A1EN 16.	F CHANGES IN BENEFICIAL OW SECURITIES					VNERSHIP O	Estimate burden h	Estimated average burden hours per response 0.		
Form 5 obligations may continue. See Instruction 1(b).  Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940											
(Print or Type	Responses)										
1. Name and Address of Reporting Person * CHAO ALLEN			2. Issuer Name <b>and</b> Ticker or Trading Symbol WATSON PHARMACEUTICALS					5. Relationship of Reporting Person(s) to Issuer  (Chaele all applicable)			
			INC [WPI]					(Check all applicable)			
(Last)  C/O WATS PHARMAC	3. Date of Earliest Transaction (Month/Day/Year) 09/13/2007				_X Director 10% Owner Specify below)						
BONNIE C			4 70 4								
				. If Amendment, Date Original Filed(Month/Day/Year)				6. Individual or Joint/Group Filing(Check Applicable Line) _X_ Form filed by One Reporting Person Form filed by More than One Reporting			
CORONA,	CA 92880							Person	y More man One	Reporting	
(City)	(State)	(Zip)	Tab	le I - Non-I	Derivative	Secur	ities A	equired, Disposed	of, or Benefic	ially Owned	
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)		Date, if	Code (D)		of	5. Amount of Securities Beneficially Owned Following Reported Transaction(s)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)		
Common Stock, par value \$0.0033	09/13/2007			Code V	Amount 50,000	(D)	Price (1) (2) (3) (4)	(Instr. 3 and 4) 712,875	D		
Common Stock, par value \$0.0033	09/14/2007			S	50,000	D	(5) (6) (7) (8)	662,875	D		

883,468

Ι

by Trust

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value \$0.0033								
Common Stock, par value \$0.0033						959,083	I	by Corporation
Common Stock, par value \$0.0033	09/13/2007	S	60,000	D	<u>(9)</u>	1,358,661	I	by Partnership
Common Stock, par value \$0.0033	09/14/2007	S	40,000	D	<u>(10)</u>	1,318,661	I	by Partnership

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.

SEC 1474

(9-02)

9. Nu Deriv Secur Bene Own Follo Repo Trans (Instr

Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	4. Transacti Code (Instr. 8)	5. onNumber of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)		ate	7. Title Amount Underly Securiti (Instr. 3	t of ving es	8. Price of Derivative Security (Instr. 5)
			Code V	(A) (D)	Date Exercisable	Expiration Date	Title N	Number	

(e.g., puts, calls, warrants, options, convertible securities)

# **Reporting Owners**

Reporting Owner Name / Address	Kelationships					
. 6	Director	10% Owner	Officer	Other		
CHAO ALLEN C/O WATSON PHARMACEUTICALS, INC. 311 BONNIE CIRCLE CORONA, CA 92880	X		Executive Chairman			

Reporting Owners 2

# **Signatures**

/s/ALLEN CHAO

**(5)** 

09/17/2007

\*\*Signature of Reporting Person Date

# **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).

The shares were sold at the following prices: 100 @\$31.14; 300 @\$31.14; 100 @\$31.15; 100 @\$31.15; 400 @\$31.16; 200 @\$31.16; 200 @\$31.16; 200 @\$31.2; 200 @\$31.2; 100 @\$31.2; 100 @\$31.2; 100 @\$31.2; 200 @\$31.2; 100 @\$31.19; 100 @\$31.19; 100 @\$31.19; 100 @\$31.19; 100 @\$31.16; 200 @\$31.16; 100 @\$31.16; 300 @\$31.15; 100 @\$31.16; 100 @\$31.14; 100 @\$31.14; 100 @\$31.14; 100 @\$31.14; 100 @\$31.14; 100 @\$31.14; 100 @\$31.16; 100 @\$31.16; 100 @\$31.16; 100 @\$31.16; 100 @\$31.16; 100 @\$31.16; 100 @\$31.16; 100 @\$31.16; 100 @\$31.16; 100 @\$31.16; 100 @\$31.19; 200 @\$31.19; 200 @\$31.19; 200 @\$31.19; 200 @\$31.19; 100 @\$31.19; 100 @\$31.19; 100 @\$31.16; 100 @\$31.16; 100 @\$31.16; 100 @\$31.16; 100 @\$31.16; 100 @\$31.19; 100 @\$31.19; 100 @\$31.19; 100 @\$31.16; 100 @\$31.16; 100 @\$31.16; 100 @\$31.16; 100 @\$31.16; 100 @\$31.16; 100 @\$31.16; 100 @\$31.16; 100 @\$31.19; 100

continued: 200 @\$31.2; 200 @\$31.2; 100 @\$31.2; 100 @\$31.2; 200 @\$31.2; 100 @\$31.19; 600 @\$31.19; 100 @\$31.19; 100 @\$31.19; 500 @\$31.19; 200 @\$31.19; 800 @\$31.18; 500 @\$31.17; 100 @\$31.18; 100 @\$31.17; 100 @\$31.17; 100 @\$31.17; 100 @\$31.17; 100 @\$31.17; 100 @\$31.17; 100 @\$31.17; 100 @\$31.17; 100 @\$31.17; 100 @\$31.15; 100 @\$31.15; 100 @\$31.15; 100 @\$31.15; 100 @\$31.15; 100 @\$31.15; 100 @\$31.15; 100 @\$31.15; 100 @\$31.15; 100 @\$31.19; 100 @\$31.19; 100 @\$31.19; 100 @\$31.19; 100 @\$31.19; 100 @\$31.19; 100 @\$31.22; 300 @\$31.22; 300 @\$31.24; 100 @\$31.24; 100 @\$31.24; 100 @\$31.25; 200 @\$31.23; 100 @\$31.23; 100 @\$31.23; 100 @\$31.23; 100 @\$31.24;

continued: 100 @\$31.25; 100 @\$31.25; 100 @\$31.25; 100 @\$31.25; 300 @\$31.27; 100 @\$3

@\$31.3; 100 @\$31.3; 100 @\$31.3; 8 @\$31.3; 100 @\$31.31; 100 @\$31.31; 100 @\$31.31; 100 @\$31.31; 300 @\$31.34; 100 @\$31.34; 4 @\$31.35; 2 @\$31.35; 15 @\$31.35; 3 @\$31.35; 76 @\$31.35; 100 @\$31.35; 3 @\$31.35; 100 @\$31.35; 97 @\$31.35; 300 @\$31.34; 100 @\$31.34; 700 @\$31.34; 800 @\$31.34; 400 @\$31.33; 200 @\$31.32; 600 @\$31.32; 100 @\$31.33; 100 @\$31.33; 100 @\$31.36; 100 @\$31.36; 200 @\$31.36; 100 @\$31.36; 100 @\$31.36; 100 @\$31.36; 100 @\$31.36; 200 @\$31.36; 100 @\$31.36; 100 @\$31.36; 100 @\$31.36; 200 @\$31.34; 100 @\$31.34; 100 @\$31.34; 100 @\$31.34; 100 @\$31.34; 100 @\$31.34; 100 @\$31.36; 100 @\$31.36; 100 @\$31.42; 100 @\$31.42; 100 @\$31.45;

continued: 100 @\$31.41; 300 @\$31.44; 200 @\$31.44; 100 @\$31.44; 100 @\$31.44; 100 @\$31.44; 100 @\$31.49; 100 @\$31.49; 100 @\$31.49; 100 @\$31.49; 100 @\$31.49; 100 @\$31.49; 100 @\$31.49; 100 @\$31.49; 100 @\$31.51; 100 @\$31.51; 100 @\$31.51; 100 @\$31.46; 300 @\$31.46; 100 @\$31.43; 100 @\$31.43; 100 @\$31.43; 100 @\$31.43; 200 @\$31.43; 200 @\$31.43; 100 @\$31.44; 100 @\$31.4; 100 @\$31.4; 200 @\$31.4; 200 @\$31.38; 200 @\$31.38; 200 @\$31.38; 200 @\$31.38; 200 @\$31.38; 200 @\$31.35; 100 @\$31.35; 100 @\$31.35; 100 @\$31.35; 100 @\$31.35; 100 @\$31.35; 100 @\$31.35; 100 @\$31.36; 100 @\$31.36; 100 @\$31.36; 100 @\$31.36; 100 @\$31.37; 300 @\$31.37; 100 @\$31.38; 200 @\$31.38; 200 @\$31.38; 200 @\$31.38; 200 @\$31.38; 200 @\$31.38; 200 @\$31.38; 200 @\$31.38; 200 @\$31.39; 200 @\$31.37; 100 @\$31.37; 100 @\$31.4; 100 @\$31.4; 100 @\$31.4; 100 @\$31.4; 200 @\$31.39; 2

The shares were sold at the following prices: 100 @\$31.05; 100 @\$31.05; 100 @\$31.05; 100 @\$31.05; 8 @\$31.05; 16 @\$31.05; 76 @\$31.05; 24 @\$31.05; 400 @\$31.02; 800 @\$31.03; 1,200 @\$31.01; 1,800 @\$31; 100 @\$31

(6) continued: 2 @\$31.02; 98 @\$31.01; 200 @\$31; 200 @\$31.01; 100 @\$31; 800 @\$31.02; 100 @\$31.02; 100 @\$31; 1,200 @\$31; 100 @\$31; 100 @\$31.01; 300 @\$31.01; 100 @\$31; 100 @\$31; 100 @\$31; 300 @\$31; 300 @\$31; 300 @\$31; 300 @\$31; 100 @\$31; 400 @\$31; 1

Signatures 3

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continued: 100@\$31.02; 100 @\$31.02; 100 @\$31.02; 100 @\$31.02; 100 @\$31.02; 100 @\$31.02; 100 @\$31.02; 100 @\$31.02; 100 @\$31.02; 100 @\$31.02; 100 @\$31.02; 100 @\$31.02; 100 @\$31.02; 100 @\$31.02; 100 @\$31; 100 @\$31; 100 @\$31; 100 @\$31; 100 @\$31; 100 @\$31; 100 @\$31; 100 @\$31; 100 @\$31; 100 @\$31; 100 @\$31.05; 100 @\$31.05; 100 @\$31.05; 100 @\$31.05; 100 @\$31.05; 100 @\$31.05; 100 @\$31.05; 100 @\$31.05; 100 @\$31.05; 100 @\$31.05; 100 @\$31.05; 100 @\$31.05; 100 @\$31.05; 100 @\$31.05; 100 @\$31.01;

continued: 200 @\$31.01; 100 @\$31.01; 100 @\$31.03; 300 @\$31.03; 100 @\$31.03; 100 @\$31.03; 100 @\$31.03; 100 @\$31.02; 300 @\$31.02; 100 @\$31.03; 100 @\$31.02; 100 @\$31.02; 100 @\$31.02; 100 @\$31.02; 100 @\$31.01; 100 @\$31.01; 100 @\$31.01; 100 @\$31.01

The shares were sold at the following prices:2,200 @\$30.88; 1,700 @\$30.9; 100 @\$30.91; 2,700 @\$30.92; 400 @\$30.93; 900 @\$30.95; 200 @\$30.96; 500 @\$30.98; 100 @\$30.99; 400 @\$31.04; 500 @\$31.08; 300 @\$31.09; 1,328 @\$31.1; 1,172 @\$31.11; 200 @\$31.115; 700 @\$31.12; 400 @\$31.14; 2,984 @\$31.15; 2,016 @\$31.16; 1,000 @\$31.165; 900 @\$31.17; 300 @\$31.175; 2,900 @\$31.18; 2,400 @\$31.19; 600 @\$31.195; 800 @\$31.2; 300 @\$31.21; 1,800 @\$31.22; 100 @\$31.225; 1,800 @\$31.23; 700 @\$31.235; 1,900 @\$31.24; 400 @\$31.245; 100 @\$31.25; 300 @\$31.27; 100 @\$31.275; 100 @\$31.28; 100 @\$31.285; 500 @\$31.31; 300 @\$31.315; 800 @\$31.32; 300 @\$31.325; 2,600 @\$31.33; 400 @\$31.335; 6,200 @\$31.34; 300 @\$31.345; 3,600 @\$31.35; 300 @\$31.355; 1,200 @\$31.36; 200 @\$31.37; 700 @\$31.38; 100 @\$31.385; 500 @\$31.39; 1,300 @\$31.4; 200 @\$31.405; 500 @\$31.41; 500 @\$31.42; 600 @\$31.43; 100 @\$31.435; 300 @\$31.45; 100 @\$31.455; 600 @\$31.46; 300 @\$31.47; 200 @\$31.475; 700 @\$31.48; 200 @\$31.485; 200 @\$31.49; 700 @\$31.5; and 100 @\$31.51

The shares were sold at the following prices: 1,400 @\$31.02; 15,100 @\$31; 400 @\$31.005; 100 @\$31.025; 100 @\$31.035; 2,500 (10) @\$31.03; 7,800 @\$31.01; 300 @\$31.22; 600 @\$31.2; 1,000 @\$31.21; 400 @\$31.15; 800 @\$31.13; 700 @\$31.14; 600 @\$31.12; 1,700 @\$31.19; 1,100 @\$31.16; 100 @\$31.25; 600 @\$31.24; 900 @\$31.3; 200 @\$31.26; 900 @\$31.23; 2,100 @\$31.17; 600 @\$31.18

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.