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INDEVUS PHARMACEUTICALS INC

Form 4

October 23, 2007

FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

OMB Number: 3235-0287

Check this box if no longer subject to Section 16. Form 4 or

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

Expires: January 31, 2005
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OMB APPROVAL

Form 5 Filed pursuant to obligations

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obligations may continue. See Instruction

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

1(b).

(Print or Type Responses)

1. Name and Address of Reporting Person <u>*</u> GALE JAMES C

2. Issuer Name **and** Ticker or Trading

5. Relationship of Reporting Person(s) to Issuer

Symbol

INDEVUS PHARMACEUTICALS INC [IDEV]

(Check all applicable)

(Last) (First) (Middle) 3. Date of

3. Date of Earliest Transaction (Month/Day/Year)

10/18/2007

_X__ Director ______ 10% Owner _____ Officer (give title _____ Other (specify

126 EAST 56TH STREET, 24TH

(Street)

FLOOR

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

Person

NEW YORK, NY 10022

(City)	(State)	(Zip) Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned							
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transactic Code (Instr. 8)	4. Securitie oner Disposed (Instr. 3, 4	d of (I))	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)
Common Stock	06/26/2007		J <u>(8)</u>	46,696	A	\$ 7.093 (8)	441,543	I	By Corporate Opportunity Fund, L.P. (1)
Common Stock	10/18/2007		S	151,498	D	\$ 7.9	290,045	I	By Corporate Opportunity Fund, L.P. (1)
Coimmon Stock	06/26/2007		J <u>(8)</u>	230,130	A	\$ 7.093 (8)	1,569,555	I	By Corporate Opportunity Fund (Institutional), L.P. (2)

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Common Stock	10/18/2007	S	819,821	D	\$ 7.9	749,734	I	By Corporate Opportunity Fund (Institutional), L.P. (2)
Common Stock	06/26/2007	<u>J(8)</u>	44,990	A	\$ 7.093 (8)	306,812	I	By Life Sciences Opportunity Fund, L.P. (3)
Common Stock	10/18/2007	S	160,256	D	\$ 7.9	146,556	I	By Life Sciences Opportunity Fund, L.P. (3)
Common Stock	06/26/2007	J <u>(8)</u>	10,120	A	\$ 7.093 (8)	69,015	I	By: Life Sciences Opportunity Fund (Institutional), L.P. (4)
Common Stock	10/18/2007	S	36,048	D	\$ 7.9	32,947	I	By: Life Sciences Opportunity Fund (Institutional), L.P. (4)
Common Stock	06/26/2007	J <u>(8)</u>	205,306	A	\$ 7.093 (8)	1,400,075	I	By: SMH Hydro Med, LLC (5)
Common Stock	10/18/2007	S	634,217	D	\$ 7.9	765,858	I	By: SMH Hydro Med, LLC (5)
Common Stock	06/26/2007	J <u>(8)</u>	133,604	A	\$ 7.093 (8)	1,306,397	I	By: SMH Hydro Med II, LLC (6)
Common Stock	10/18/2007	S	395,292	D	\$ 7.9	911,105	I	By: SMH Hydro Med II, LLC (6)
Common Stock	06/26/2007	J <u>(8)</u>	101,371	A	\$ 7.093 (8)	994,155	I	By: SMH Valera, LLC
Common Stock	10/18/2007	S	302,868	D	\$ 7.9	691,287	I	By: SMH Valera, LLC

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

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SEC 1474 (9-02)

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	3A. Deemed	4.	5.	6. Date Exerc	cisable and	7. Title	e and	8. Price of	9. Nu
Derivative	Conversion	(Month/Day/Year)	Execution Date, if	Transacti	orNumber	Expiration Date		Amou	nt of	Derivative	Deriv
Security	or Exercise		any	Code	of	(Month/Day/	Year)	Under	lying	Security	Secui
(Instr. 3)	Price of		(Month/Day/Year)	(Instr. 8)	Derivative	e		Securi	ties	(Instr. 5)	Bene
	Derivative				Securities			(Instr.	3 and 4)		Own
	Security				Acquired						Follo
	·				(A) or						Repo
					Disposed						Trans
					of (D)						(Instr
					(Instr. 3,						Ì
					4, and 5)						
									Amount		
						Date	Expiration		or		
						Exercisable	*	Title I	Number		
									of		
				Code V	(A) (D)				Shares		

Reporting Owners

Relationships Reporting Owner Name / Address

> Director 10% Owner Officer Other

GALE JAMES C 126 EAST 56TH STREET, 24TH FLOOR X NEW YORK, NY 10022

Signatures

James C. Gale 10/22/2007 **Signature of Date Reporting Person

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).

These securities are owned directly by Corporate Opportunities Fund, L.P. and beneficially owned indirectly by SMM Corporate Management, LLC, the general partner of Corporate Opportunities Fund, L.P., James C. Gale, the chief investment officer and a manager (1) of SMM Corporate Management, LLC, and SMH Capital Inc., the controlling member of SMM Corporate Management, LLC. Mr. Gale, SMH Capital Inc., and SMM Corporate Management, LLC disclaim any beneficial ownership of such shares except to the extent of their respective pecuniary interest therein.

These securities are owned directly by Corporate Opportunities Fund (Institutional), L.P. and beneficially owned indirectly by SMM Corporate Management, LLC, the general partner of Corporate Opportunities Fund (Institutional), L.P., James C. Gale, the chief

(2) investment officer and a manager of SMM Corporate Management, LLC, and SMH Capital Inc., the controlling member of SMM Corporate Management, LLC. Mr. Gale, SMH Capital Inc., and SMM Corporate Management, LLC disclaim any beneficial ownership of such shares except to the extent of their respective pecuniary interest therein.

Reporting Owners 3

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These securities are owned directly by Life Sciences Opportunity Fund, L.P. and beneficially owned indirectly by SMH Life Sciences Management, LLC, the general partner of Life Sciences Opportunity Fund, L.P., James C. Gale, the chief investment officer and a

- (3) manager of SMH Life Sciences Management, LLC, and SMH Capital Inc., the controlling member of SMH Life Sciences Management, LLC. Mr. Gale, SMH Capital Inc., and SMH Life Sciences Management, LLC disclaim any beneficial ownership of such securities except to the extent of their respoective pecuniary interest therein.
 - These securities are owned directly by Life Sciences Opportunity Fund, L.P. and beneficially owned indirectly by SMH Life Sciences Management, LLC, the general partner of Life Sciences Opportunity Fund, L.P., James C. Gale, the chief investment officer and a
- (4) manager of SMH Life Sciences Management, LLC, and SMH Capital Inc., the controlling member of SMH Life Sciences Management, LLC. Mr. Gale, SMH Capital Inc., and SMH Life Sciences Management, LLC disclaim any beneficial ownership of such securities except to the extent of their respoective pecuniary interest therein.
- (5) These securities are owned directly by SMH Hydro Med, LLC and beneficially owned indirectly by James C. Gale, manager of SMH Hydro Med, LLC. Mr. Gale disclaims beneficial ownership of such securities except to the extent of his pecuniary interest therein.
- (6) These securities are owned directly by SMH Hydro Med II, LLC and beneficially owned indirectly by James C. Gale, manager of SMH Hydro Med II, LLC. Mr. Gale disclaims beneficial ownership of such securities except to the extent of his pecuniary interest therein.
- (7) These securities are owned directly by SMH Valera, LLC and beneficially owned indirectly by James C. Gale, manager of SMH Valera, LLC. Mr. Gale disclaims beneficial ownership of such securities except to the extent of his pecuniary interest therein.
- Conversion of Supprelin-LA contingent stock right, which became convertible on May 3, 2007, and entitled each stockholder of record of (8) Valera Pharmaceuticals, Inc. as of April 17, 2007, to receive 0.141 share of common stock of Indevus Pharmacuticals, Inc. for each share owned based on \$1.00 divided by a share price of \$7.0930.

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.