### PHARMACIA CORP /DE/ Form 4 November 25, 2002

#### FORM 4

[\_\_] Check this box if no
longer
subject to Section 16. Form 4 or Form
5 obligations may
continue.

See Instruction 1(b).

(Print or Type Responses)

UNITED STATES SECURITIES
AND EXCHANGE COMMISSION

Washington, D.C. 20549

#### STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

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  $\,$ 

OMB APPROVAL

OMB Number: 3235-0287

Expires: January 31, 2005
Estimated average burden hours per response. . . . . 0.5

<ol> <li>Name and Address of Reporting Person*</li> </ol>	
Cox, Carrie Smith	
(Last) (First)	
(Middle)	
100 Route 206 North	
(Street)	
Peapack, NJ 07977	
(City) (State) (Zip)	

#### Pharmacia Corporation PHA

3. I.R.S.
Identification
Number of
Reporting
Person, if an
entity
(voluntary)

4. Statement for

(Month/Day/Year)

#### 11/21/02

5. If Amendment,

Date of Original

(Month/Day/Year)

6. Relationship of Reporting
Person(s) to Issuer

(Check all applicable)

	Director
	10% Owner
	X Officer (give title below)
	Other (specify below)
	Executive Vice President
7	Tudinidaal au Taint/Curum
	Individual or Joint/Group (Check Applicable Line)
	X Form filed by One Reporting Person
	Form filed by
	More than One Reporting Person

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. Transaction Code
           (Instr. 8)
     4.
Securities Acquired
     (A) or
           Disposed of (D)
          (Instr. 3, 4, and 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)
    Code
    Amount
    (A) or (D)
    Price
Common
    01/02/2002
    30,000
    Α
Common
11/21/2002
67,821
```

D

М

	9	9		
\$27.46				
D				
Common 11/21/2002				
M				
21,059 A \$31.87				
D				
Common 11/21/2002				
S				
88,880 D \$45.01 62,669 D				

#### Common

6,691 I Savings Plan

```
Derivative Securities Acquired, Disposed of, or Beneficially
    (e.g., puts,
calls, warrants, options, convertible securities)
     1. Title
of Derivative
       Security
           (Instr. 3)
     2. Conver-
           sion or
           Exercise
           Price of
           Deri-
           vative
           Security
     3. Transaction
           Date (Month/
           Day/ Year)
     3A. Deemed
```

Execution Date,

```
if any (Month/
                             Day/ Year)
                  4.
          Transaction Code
                           (Instr.8)
5. Number of
  Derivative
  Securities Acquired
  or Disposed of (D)
  (Instr. 3, 4 and 5)
6. Date Exercisable and
  Expiration Date
  (Month/Day/Year)
7. Title and Amount
  of Underlying
  Securities
  (Instr. 3 and 4)
8. Price of
  Derivative
  Security
  (Instr. 5)
9. Number of
  Derivative
  Securities
  Beneficially
  Owned
  Following
  Reported
  Transaction(s)
  (Instr. 4)
10. Ownership
  Form of Derivative
   Securities:
  Direct (D)
  Indirect (I)
  (Instr. 4)
11. Nature of
   Indirect
   Beneficial
   Ownership
   (Instr. 4)
Code V (A) (D) Date
Exercisable Expiration
```

or

Date Title Amount or

Number of

Shares Option (right to buy)\$39.2701/04/2002 AV 314,078 (1) 01/04/2012Common 314,078 314,078 D Option (right to buy)\$39.2701/04/2002 AV2,546 01/04/2005 01/04/2012Common 2,546 2,546 D Option (right to buy) \$27.46 11/21/2002 M 67,821 (2) 08/27/2007 Common 67,821 0 D Option (right to buy) \$31.87 11/21/2002 M 21,059 (2) 02/24/2008 Common 21,059 70,000 D

Explanation of Responses: (1) Option becomes exercisable for one-third of the shares on the first, second and third anniversary of the grant date.

(2) Option is currently exercisable.

Don W. Schmitz as attorney-in-fact for Carrie Smith Cox	11/22/02	** Signature of Reporting Person Dat
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Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

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

<sup>\*</sup> If the form is filed by more than one reporting person, see Instruction 4(b)(v).

<sup>\*\*</sup> Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).