FORM	4
Check this box	if no

(Print or Type Responses)



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

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STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

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

(Print or Type Responses)		1								
1. Name and Address of Reporting Person FEINBERG LARRY N	2. Issuer Name an ACCESS PHAR				ACCP		5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director X 10% Owner			
(Last) (First) C/O ORACLE ASSOCIATES, LLC, GREENWICH AVENUE, 3RD FLC	3. Date of Earliest 7 02/01/2005	Transaction	(Moi	nth/Day/Year	r)	-		her (specify belo	ow)	
(Street)	4. If Amendment, I	Date Origina	al File	ed(Month/Day/Y	(ear)	(6. Individual or Joint/Group Filing(Check Applicable Line)			
GREENWICH, CT 06830							-	Form filed by One Reporting Person X_Form filed by More than One Reporting Person	n	
(City) (State)	(Zip)		Table I - N	on-D	erivative Se	ecuritie	es Acquir	ed, Disposed of, or Beneficially Own	ned	
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	(Instr. 8)	tion	4. Securities or Disposed (Instr. 3, 4 a	l of (D)		5. Amount of Securities Beneficially Owned Following Reported Transaction(s)	6. Ownership Form: Direct (D)	Beneficial
		(Month/Day/Year)	Code	v	Amount	(A) or (D)	Price	(Instr. 3 and 4)	or Indirect (D) or Indirect (I) (Instr. 4)	Ownershi (Instr. 4)
Common Stock, par value \$0.01 per share ("Common Stock")	02/01/2005		Р		30,200	А	\$ 2.69	1,242,500 (2) (3)	I	See footnote (1)
Common Stock	02/01/2005		S		30,200	D	\$ 2.69	1,242,500 (2) (3)	I	See footnote (1)
Common Stock	12/31/2005		Р		15,636	А	\$ 0.65	1,718,121 (2) (3)	Ι	See footnote (1)
Common Stock	12/31/2005		Р		82,745	А	\$ 0.65	1,718,121 (2) (3)	I	See footnote (1)
Common Stock	12/31/2005		Р		299,056	А	\$ 0.65	1,718,121 (2) (3)	Ι	See footnote (1)
Common Stock	12/31/2005		Р		78,184	А	\$ 0.65	1,718,121 (2) (3)	Ι	See footnote (1)
Common Stock	06/05/2006		J		1,374,497	D	<u>(4)</u>	343,624 (2) (3)	I	See footnote (1)
Common Stock	09/01/2006		s		0.80	D	<u>(5)</u>	343,623 (2) (3)	Ι	See footnote (1)
Common Stock	09/01/2006		s		0.20	D	<u>(5)</u>	343,623 (2) (3)	Ι	See footnote (1)
Common Stock	09/01/2006		s		0.20	D	<u>(5)</u>	343,623 (2) (3)	I	See footnote (1)
Common Stock	01/22/2007		S		6,040	D	\$ 2.53	343,623 (2) (3)	I	See footnote (1)
Common Stock	01/22/2007		Р		6,040	А	\$ 2.53	343,623 (2) (3)	I	See footnote (1)
Common Stock	02/26/2007		s		19,000	D	\$ 7.314	318,623 (2) (3)	Ι	See footnote (1)
Common Stock	02/26/2007		S		5,000	D	\$ 7.314	318,623 (2) (3)	I	See footnote (1)
Common Stock	02/26/2007		S		1,000	D	\$ 7.314	318,623 (2) (3)	I	See footnote (1)
Common Stock	02/27/2007		s		300	D	\$ 7	318,223 (2) (3)	I	See footnote (1)
Common Stock	02/27/2007		s		100	D	\$ 7	318,223 (2) (3)	I	See footnote (1)

Common Stock	02/28/2007	S	10,000	D	\$ 7.10	302,523 <u>(2)</u> <u>(3)</u>	Ι	See footnote
Common Stock	02/28/2007	S	4,500	D	\$ 7.10	302,523 (<u>2) (3)</u>	Ι	See footnote (1)
Common Stock	03/01/2007	s	1,200	D	\$ 7.125	302,523 (<u>2)</u> (<u>3)</u>	I	See footnote (1)
Common Stock	06/19/2007	S	40,000	D	\$ 5.17	302,523 (2) (3)	I	See footnote (1)
Common Stock	06/19/2007	S	20,000	D	\$ 5.17	302,523 ⁽²⁾ (3)	I	See footnote (1)
Common Stock	06/19/2007	Р	60,000	А	\$ 5.17	302,523 (<u>2)</u> (<u>3)</u>	I	See footnote (1)
Common Stock	07/23/2007	s	4,000	D	\$ 4.3563	298,523 (<u>2) (3)</u>	I	See footnote (1)
Common Stock	07/24/2007	s	2,040	D	\$ 4.35	296,483 (<u>2)</u> (<u>3)</u>	I	See footnote (1)
Common Stock	02/12/2008	Р	29,736	А	\$ 3.15	296,483 (<u>2) (3)</u>	I	See footnote (1)
Common Stock	02/12/2008	S	29,736	D	\$ 3.15	296,483 (2) (3)	I	See footnote (1)

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 SEC 1474 (9-02) in this form are not required to respond unless the form displays a currently valid OMB control number.

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

	(e.g., puts, calls, warrants, options, convertible securities)														
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	Code		5. Number Derivative Securities Acquired or Dispose of (D) (Instr. 3, 4 and 5)	(A) ed	6. Date Exer and Expirati (Month/Day	on Date	7. Title and Underlying (Instr. 3 and	Securities d 4)		9. Number of Derivative Securities Beneficially Owned Following Reported Transaction(s) (Instr. 4)	10. Ownership Form of Derivative Security: Direct (D) or Indirect (I) (Instr. 4)	Beneficial
				Code	v	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares		(111501.4)	(insu: 4)	
Series A Cumulative Convertible Preferred Stock		11/10/2007		J <u>(7)</u>		437		<u>(6)</u>	<u>(6)</u>	Common Stock	1,457,707	(7)	437	Ι	See footnote (1)
Common Stock Purchase Warrants	<u>(9)</u>	11/10/2007		<u>ј(7)</u>		728,850		<u>(9)</u>	<u>(9)</u>	Common Stock	728,850	<u>(7)</u>	728,850	Ι	See footnote (1)
Series A Cumulative Convertible Preferred Stock		03/11/2008		Р		72		<u>(6)</u>	<u>(6)</u>	Common Stock	240,000	<u>(8)</u>	72	Ι	See footnote (1)
Series A Cumulative Convertible Preferred Stock		03/11/2008		S		72		<u>(6)</u>	<u>(6)</u>	Common Stock	240,000	<u>(8)</u>	72	Ι	See footnote (1)
Common Stock Purchase Warrants	<u>(9)</u>	03/11/2008		Р		119,811		<u>(9)</u>	<u>(9)</u>	Common Stock	119,811	<u>(8)</u>	119,811	Ι	See footnote (1)
Common Stock Purchase Warrants	<u>(9)</u>	03/11/2008		S		119,811		<u>(9)</u>	<u>(9)</u>	Common Stock	119,811	<u>(8)</u>	119,811	Ι	See footnote (1)

Reporting Owners

Reporting Owner Name / Address	Director	Relationsi 10% Owner	ips Officer	Other
FEINBERG LARRY N C/O ORACLE ASSOCIATES, LLC 200 GREENWICH AVENUE, 3RD FLOOR GREENWICH, CT 06830		Х		
Oracle Associates LLC 200 GREENWICH AVENUE, 3RD FLOOR GREENWICH, CT 06830		Х		
ORACLE PARTNERS LP C/O ORACLE ASSOCIATES, LLC 200 GREENWICH AVENUE, 3RD FLOOR GREENWICH, CT 06830		х		
ORACLE INSTITUTIONAL PARTNERS L P C/O ORACLE ASSOCIATES, LLC 200 GREENWICH AVENUE, 3RD FLOOR GREENWICH, CT 06830		Х		
ORACLE INVESTMENT MANAGEMENT INC 200 GREENWICH AVE, 3RD FLOOR GREENWICH, CT 06830		х		

Signatures

 /s/ Larry N. Feinberg
 06/10/2008

 **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).

(1) See Exhibit 99.1.

(2) See Exhibit 99.1.

(3) See Exhibit 99.1.

(4) See Exhibit 99.1.

(5) See Exhibit 99.1.

(6) See Exhibit 99.1.

(7) See Exhibit 99.1.

(8) See Exhibit 99.1.(9) See Exhibit 99.1.

Remarks:

(10) - (15) See Exhibit 99.1.

Exhibit List:

Exhibit 99.1 - Explanation of Responses Exhibit 99.2 - Joint Filer Information for Oracle Associates Exhibit 99.3 - Joint Filer Information for Oracle Partners Exhibit 99.4 - Joint Filer Information for Oracle Institutional Partners Exhibit 99.5 - Joint Filer Information for Oracle Investment Management

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.

Explanation of Responses

(1) Mr. Larry N. Feinberg ("Mr. Feinberg") serves as: (i) managing member of Oracle Associates, LLC ("Oracle Associates"), which is general partner of Oracle Partners, L.P. ("Oracle Partners"), Oracle Institutional, L.P. ("Oracle Institutional") and certain other investment funds and accounts (collectively. the "Domestic Funds"); (ii) sole shareholder and president of Oracle Investment Management, Inc., a Delaware corporation ("Oracle Investment Management"), which serves as investment manager to and has investment discretion over the securities held by (a) SAM Oracle Investments Inc. ("SAM Oracle"), (b) Oracle Offshore Limited, a Cayman Islands corporation (together with SAM Oracle a certain other funds, the "Foreign Funds") and (c) Oracle Management, Inc. Employees Retirement Plan, ("Oracle 401K" together with the Foreign Funds, the "Managed Funds" and, together with the Domestic Funds, the "Funds") and (iii) trustee of The Feinberg Family Foundation (the "Foundation"). The shares of common stock, par value \$0.01 per share (the "Common Stock"), of Access Pharmaceuticals, Inc. (the "Company"), Series A Cumulative Convertible Preferred Stock, par value \$0.01 per share (the "Preferred Stock"), of the Company and the Common Stock Purchase Warrants (the "Warrants") to which this Form 4 pertains are held directly by the Funds and the Foundation, which Mr. Feinberg may be deemed to beneficially own by virtue of the foregoing relationships. In accordance with instruction 4(b)(v), the entire number of shares of Common Stock, Preferred Stock and Warrants that may be deemed to be beneficially owned by Mr. Feinberg by virtue of such relationships is reported herein. Mr. Feinberg disclaims any beneficial ownership of the securities held by the Funds and the Foundation for purposes of Section 16 of the Securities Exchange Act of 1934, except to the extent of Mr. Feinberg's pecuniary interest.

(2) As of the date hereof, Mr. Feinberg beneficially owns 2,483,040 shares, consisting of 296,483 shares of Common Stock (3,660 shares of which are held directly by the Foundation), 1,457,707 shares of Common Stock that would be received upon the conversion of 437 shares of Preferred Stock, and 728,850 shares of that would be received on exercise of the Warrants.

(3) Mr. Feinberg serves as trustee of Foundation which holds 3,660 shares of Common Stock directly. Mr. Feinberg may be deemed to beneficially own such shares by virtue of his position as trustee and such shares are included in Mr. Feinberg's total beneficial ownership indicated in note (2) above.

(4) On June 6, 2005, the Company effected a five-to-one reverse stock split of its Common Stock. The disposition of shares to which this note relates does not represent a sale of beneficial ownership. It represents solely an adjustment due to such stock split.

(5) This transaction involved an administrative adjustment for accounting purposes only.

(6) Each share of Preferred Stock is convertible in whole or in part, at any time or from time to time, at the option of the holder into 3,333.33 shares of Common Stock, at an exercise price of \$3.00, subject to adjustment.

(7) A series of transactions involving the Company were described in the Company's Current Report on Form 8-K, filed on November 14, 2007. In connection with these transactions, existing convertible notes held by the Funds having an aggregate value of \$4,373,104.54 (principal amount of \$4,015,000 plus interest accrued thereon of \$358,104.54), were exchanged into 437 shares of Preferred Stock and Warrants to purchase 728,850 shares of Common Stock.

(8) The transactions to which this note relates involve a transfer of Preferred Stock and Warrants held by SAM Oracle to Oracle Institutional in connection with the liquidation of the portfolio of SAM Oracle. The transferred Preferred Stock was at such time valued at \$495,720 and no value was accorded to the transferred Warrants.

(9) The Warrants are exercisable in whole or in part, at any time or from time to time (beginning on November 10, 2007), at the option of the holder until November 10, 2013, at an exercise price of \$3.50 per share, subject to

(10) Oracle Associates is general partner of the Domestic Funds. The shares of Common Stock, Preferred Stock and Warrants to which this note pertains are held directly by the Domestic Funds, which Oracle Associates may be deemed to beneficially own by virtue of the foregoing relationship. In accordance with instruction 4(b)(v), the entire number of shares of Common Stock, Preferred Stock and Warrants that may be deemed to be beneficially owned by Oracle Associates by virtue of such relationships is reported herein. Oracle Associates disclaims any beneficial ownership of the securities held by the Domestic Funds for purposes of Section 16 of the Securities Exchange Act of 1934, except to the extent of Oracle Associates' pecuniary interest.

(11) As of the date hereof, Oracle Associates beneficially owns 2,402,486 shares, consisting of 287,816 shares of Common Stock, 1,409,782 shares of Common Stock that would be received upon the conversion of 423 shares of Preferred Stock, and 704,888 shares that would be received upon the exercise of Warrants.

(12) As of the date hereof, Oracle Partners beneficially owns 1,622,488 shares, consisting of 247,651 shares of Common Stock, 916,560 shares of Common Stock that would be received upon the conversion of 275 shares of Preferred Stock and 458,277 shares that would be received upon exercise of Warrants.

(13) Oracle Investment Management ("Investment Manager") serves as investment manager to and has investment discretion over the securities held by the Managed Funds. The shares of Common Stock, Preferred Stock and Warrants to which this note pertains are held directly by the Managed Funds, which the Investment Manager may be deemed to beneficially own by virtue of the foregoing relationship. In accordance with instruction 4(b)(v), the entire number of shares of Common Stock, Preferred Stock and Warrants that may be deemed to be beneficially owned by the Investment Manager by virtue of such relationship is reported herein. The Investment Manager disclaims any beneficial ownership of the securities held by the Managed Funds for purposes of Section 16 of the Securities Exchange Act of 1934, except to the extent of the Investment Manager's pecuniary interest.

(14) As of the date hereof, Oracle Investment Management beneficially owns 76,893 shares consisting of 5007 shares of Common Stock, 47,924 shares of Common Stock that would be received upon the conversion of 14 shares of Preferred Stock and 23,962 shares that would be received upon exercise of Warrants.

(15) As of the date hereof, Oracle Institutional beneficially owns 779,998 shares consisting of 40,165 shares of Common Stock, 493,222 shares of Common Stock that would be received upon the conversion of 148 shares of Preferred Stock and 246,611 shares that would be received upon exercise of Warrants.

Exhibit 99.2 FORM 4 JOINT FILER INFORMATION

(Attachment to Form 4 in accordance with instruction 4(b)(v))

Check this box if no long Section 16:	er subject to []
Name and Address:	Oracle Associates, LLC 200 Greenwich Avenue, 3rd Floor Greenwich, CT 06830
Issuer and Ticker Symbol	: Access Pharmaceuticals, Inc. ("ACCP")
Date of Earliest Transacti	on: 12/31/05
Relationship to Issuer:	10% Owner
Designated Filer:	Larry N. Feinberg
TABLE I INFORMATIOTitle of Security:Transaction Date:Transaction Code:Securities Disposed:Acquired or Disposed:Price:Ownership Form:Amount Beneficially OwnTransactionNature of Indirect BeneficOwnership	Common Stock 12/31/2005 P 299,056 A \$0.65 I ned After (11)
Title of Security: Transaction Date: Transaction Code: Securities Disposed: Acquired or Disposed: Price: Ownership Form: Amount Beneficially Own Transaction Nature of Indirect Benefic Ownership	(11)
Title of Security: Transaction Date: Transaction Code: Securities Disposed: Acquired or Disposed: Price: Ownership Form: Amount Beneficially Own Transaction Nature of Indirect Benefic Ownership	(11)

Title of Security:	Common Stock
Transaction Date:	6/5/2006
Transaction Code:	(J) (4)
Securities Disposed:	222,116
Acquired or Disposed:	D
Price:	\$0.00
Ownership Form:	Ι
Amount Beneficially Owr	ned After
Transaction	(11)
Nature of Indirect Benefic	cial
Ownership	(10)

Ownership Form: Amount Beneficially Owned Transaction Nature of Indirect Beneficial Ownership Title of Security:	(11)(10)Common Stock
Ownership Form: Amount Beneficially Owned Transaction Nature of Indirect Beneficial Ownership	(11) (10)
Title of Security: Transaction Date: Transaction Code: Securities Disposed: Acquired or Disposed: Price: \$ Ownership Form: Amount Beneficially Owned Transaction Nature of Indirect Beneficial Ownership	Common Stock 2/26/2007 S 19,000 D 7.314 I After (11) (10)
Title of Security: Transaction Date: Transaction Code: Securities Disposed: Acquired or Disposed: Price: \$ Ownership Form: Amount Beneficially Owned Transaction Nature of Indirect Beneficial Ownership	Common Stock 2/26/2007 S 5,000 D 7.314 I After (11) (10)
Title of Security: Transaction Date: Transaction Code: Securities Disposed: Acquired or Disposed: Price: \$ Ownership Form: Amount Beneficially Owned Transaction Nature of Indirect Beneficial Ownership	Common Stock 2/27/2007 S 300 D 7.00 I After (11) (10)
Title of Security: Transaction Date: Transaction Code: Securities Disposed: Acquired or Disposed: Price: \$ Ownership Form: Amount Beneficially Owned Transaction Nature of Indirect Beneficial	Common Stock 2/27/2007 S 100 D 7.00 I After (11)

Ownership	(10)
Title of Security: Transaction Date: Transaction Code: Securities Disposed: Acquired or Disposed: Price: \$5 Ownership Form: Amount Beneficially Owned A Transaction Nature of Indirect Beneficial Ownership	Common Stock 6/19/2007 S 40,000 D 5.17 I After (11) (10)
Title of Security: Transaction Date: Transaction Code: Securities Disposed: Acquired or Disposed: Price: \$5 Ownership Form: Amount Beneficially Owned A Transaction Nature of Indirect Beneficial Ownership	Common Stock 6/19/2007 P 60,000 A 5.17 I After (11) (10)
Title of Security: Transaction Date: Transaction Code: Securities Disposed: Acquired or Disposed: Price: \$3 Ownership Form: Amount Beneficially Owned A Transaction Nature of Indirect Beneficial Ownership	Common Stock 2/12/2008 P 29,736 A 3.15 I After (11) (10)
TABLE II INFORMATIONTitle of Derivative Security:Conversion or Exercise Price ofDerivative SecurityTransaction Date:Transaction Code:Securities Acquired:Date Exercisable and ExpirationTitle of Underlying Securities:Amount of Underlying Securities:Number Beneficially OwnedOwnership Form:Nature of Indirect BeneficialOwnership	(6) 11/10/07 J (7) 351 on Date: (6) : Common Stock ties: 1,170,150
Title of Derivative Security: Conversion or Exercise Price of Derivative Security Transaction Date: Transaction Code: Securities Acquired: Date Exercisable and Expiration Title of Underlying Securities: Amount of Underlying Securities: Number Beneficially Owned Ownership Form: Nature of Indirect Beneficial Ownership	(9) 11/10/07 J (7) 585,077 on Date: (9) : Common Stock

Title of Derivative Security: Preferred Stock

f	
(6)	
3/1	1/08
Р	
72	
n Dat	e: (6)
	Common Stock
es:	240,000
	(8)
	423
Ι	
(10)	
	(6) 3/1 P 72 n Dat es:

Title of Derivative Security:	Warrants
Conversion or Exercise Price of	
Derivative Security	(9)
Transaction Date:	3/11/08
Transaction Code:	Р
Securities Acquired:	119,811
Date Exercisable and Expiration	Date: (9)
Title of Underlying Securities:	Common Stock
Amount of Underlying Securities	s: 119,811
Price of Derivative Securities:	(8)
Number Beneficially Owned	119,811
Ownership Form:	Ι
Nature of Indirect Beneficial	
Ownership (1	10)

Explanation of Responses:

(4) - (11): See Exhibit 99.1.

Signature:

ORACLE ASSOCIATES, LLC

By: /s/ Larry N. Feinberg

Name: Larry N. Feinberg Title: Managing Member

Date:

Exhibit 99.3 FORM 4 JOINT FILER INFORMATION

(Attachment to Form 4 in accordance with instruction 4(b)(v))

Check this box if no longer Section 16:	subject to []
20	Oracle Partners, L.P. /o Oracle Associates, LLC 00 Greenwich Avenue, 3rd Floor Greenwich, CT 06830
Issuer and Ticker Symbol:	Access Pharmaceuticals, Inc. ("ACCP")
Date of Earliest Transaction	n: 12/31/05
Relationship to Issuer:	10% Owner
Designated Filer:	Larry N. Feinberg
 TABLE I INFORMATION Title of Security: Transaction Date: Transaction Code: Securities Disposed: Acquired or Disposed: Price: Ownership Form: Amount Beneficially Owner Transaction Nature of Indirect Benefician Ownership Title of Security: Transaction Date: Transaction Code: Securities Disposed: Acquired or Disposed: Price: Ownership Form: Amount Beneficially Owner Transaction Nature of Indirect Benefician Ownership Form: Amount Beneficially Owner Transaction Date: Transaction Date: Transaction Date: Transaction Date: Transaction Date: Transaction Code: Securities Disposed: Acquired or Disposed: Acquired or Disposed: Price: Ownership Form: Amount Beneficially Owner Transaction Code: Securities Disposed: Acquired or Disposed: Arcquired or Disposed: Price: Ownership Form: Amount Beneficially Owner Transaction Code: Securities Disposed: Acquired or Disposed: Arcquired or Disposed: Price: Ownership Form: Amount Beneficially Owner Transaction Nature of Indirect Beneficially Owner 	(12) (12) (12) (12) (13) (14) (12)
Ownership	

Title of Security:	Common Stock	
Transaction Date:	1/22/2007	
Transaction Code:	Р	
Securities Disposed:	6,040	
Acquired or Disposed:	А	
Price:	\$2.53	
Ownership Form:	D	
Amount Beneficially Owned After		
Transaction	(12)	
Nature of Indirect Beneficial		

Ownership

Title of Security: Common Stock Transaction Date: 2/26/2007 Transaction Code: S Securities Disposed: 19,000 Acquired or Disposed: D \$7.314 Price: Ownership Form: D Amount Beneficially Owned After Transaction (12) Nature of Indirect Beneficial Ownership Title of Security: Common Stock Transaction Date: 2/27/2007 Transaction Code: S Securities Disposed: 300 Acquired or Disposed: D \$7.00 Price: Ownership Form: D Amount Beneficially Owned After Transaction (12) Nature of Indirect Beneficial Ownership Common Stock Title of Security: Transaction Date: 6/19/2007 Transaction Code: Р Securities Disposed: 60,000 Acquired or Disposed: А Price: \$5.17 Ownership Form: D Amount Beneficially Owned After Transaction (12)Nature of Indirect Beneficial Ownership TABLE II INFORMATION Title of Derivative Security: Preferred Stock Conversion or Exercise Price of Derivative Security (6) Transaction Date: 11/10/07 Transaction Code: J(7) Securities Acquired: 275 Date Exercisable and Expiration Date: (6) Common Stock Title of Underlying Securities: Amount of Underlying Securities: 916,552 Price of Derivative Securities: (7)Number Beneficially Owned 275 Ownership Form: D Title of Derivative Security: Warrants Conversion or Exercise Price of Derivative Security (6) Transaction Date: 11/10/07 Transaction Code: J(7) 458,277 Securities Acquired: Date Exercisable and Expiration Date: (9) Title of Underlying Securities: Common Stock Amount of Underlying Securities: 458,277 (7) Price of Derivative Securities: Number Beneficially Owned 458,277 **Ownership Form:** D

Explanation of Responses:

(4) - (7), (9) and (12): See Exhibit 99.1.

Signature:

ORACLE PARTNERS, L.P.

By: Oracle Associates, LLC, its General Partner

By: /s/ Larry N. Feinberg

Name: Larry N. Feinberg Title: Managing Member

Date:

Exhibit 99.4 FORM 4 JOINT FILER INFORMATION

(Attachment to Form 4 in accordance with instruction 4(b)(v))

Check this box if no longer subject to Section 16: []

Oracle Institutional Partners, L.P.
c/o Oracle Associates, LLC
200 Greenwich Avenue, 3rd Floor
Greenwich, CT 06830

Issuer and Ticker Symbol:	Access Pharmaceuticals, Inc. ("ACCP")
Date of Earliest Transaction:	12/31/2005
Relationship to Issuer:	10% Owner
Designated Filer:	Larry N. Feinberg
Transaction Date:Transaction Code:Securities Disposed:Acquired or Disposed:Price:\$0.6Ownership Form:Amount Beneficially Owned AffTransaction(1)Nature of Indirect Beneficial	D
Transaction Date: Transaction Code: Securities Disposed: Acquired or Disposed: Price: \$0.0 Ownership Form: Amount Beneficially Owned Aff	D
Transaction Date: Transaction Code: Securities Disposed: Acquired or Disposed: Price: \$7.3 Ownership Form: Amount Beneficially Owned Aft	D

Title of Security:	Common Stock
Transaction Date:	2/27/2007
Transaction Code:	S
Securities Disposed:	100
Acquired or Disposed:	D
Price:	\$7.00
Ownership Form:	D
Amount Beneficially Owned After	
Transaction	(15)
Nature of Indirect Beneficial	

Ownership

Common Stock Title of Security: Transaction Date: 6/19/2007 Transaction Code: Р Securities Disposed: 40,000 Acquired or Disposed: А \$5.17 Price: Ownership Form: D Amount Beneficially Owned After Transaction (15) Nature of Indirect Beneficial Ownership Title of Security: Common Stock Transaction Date: 2/12/2008 Р Transaction Code: Securities Disposed: 29.736 Acquired or Disposed: А \$3.15 Price: Ownership Form: D Amount Beneficially Owned After Transaction (15)Nature of Indirect Beneficial Ownership TABLE II INFORMATION Title of Derivative Security: Preferred Stock Conversion or Exercise Price of Derivative Security (6) 11/10/07 Transaction Date: Transaction Code: J Securities Acquired: 76 Date Exercisable and Expiration Date: (6) Title of Underlying Securities: Common Stock Amount of Underlying Securities: 253,600 Price of Derivative Securities: (7)Number Beneficially Owned 76 Ownership Form: D Title of Derivative Security: Warrants Conversion or Exercise Price of Derivative Security (9) 11/10/07 Transaction Date: Transaction Code: Ρ Securities Acquired: 126,800 Date Exercisable and Expiration Date: (9) Title of Underlying Securities: Common Stock Amount of Underlying Securities: 126,800 Price of Derivative Securities: (7)Number Beneficially Owned 126,800 Ownership Form: D Nature of Indirect Beneficial Ownership Preferred Stock Title of Derivative Security: Conversion or Exercise Price of Derivative Security (6)Т Т S Ľ

Derivative Security	(0)
Transaction Date:	3/11/08 (7)
Transaction Code:	Р
Securities Acquired:	72
Date Exercisable and Expirat	tion Date: (6)
Title of Underlying Securitie	s: Common Stock
Amount of Underlying Secur	rities: 240,000
Price of Derivative Securities	s: (8)
Number Beneficially Owned	148
Ownership Form:	D
Nature of Indirect Beneficial	
Ownership	

Title of Derivative Security: Warrants Conversion or Exercise Price of (9) Derivative Security 3/11/08 (7) Transaction Date: Р Transaction Code: Securities Acquired: 119,811 Date Exercisable and Expiration Date: (9) Title of Underlying Securities: Common Stock Amount of Underlying Securities: 119,811 (8) Price of Derivative Securities: Number Beneficially Owned 246,611 Ownership Form: D Nature of Indirect Beneficial Ownership

Explanation of Responses:

(4), (6) - (9), (12), and (15) See Exhibit 99.1.

Signature: ORACLE INSTITUTIONAL PARTNERS, L.P.

By: Oracle Associates, LLC, its General Partner

By: /s/ Larry N. Feinberg

Name: Larry N. Feinberg Title: Managing Member

--

Date:

Exhibit 99.5

FORM 4 JOINT FILER INFORMATION

(Attachment to Form 4 in accordance with instruction 4(b)(v))

Check this box if no longer subject to Section 16: [X]		
	Oracle Investment Management, Inc. 200 Greenwich Avenue, 3rd Floor Greenwich, CT 06830	
Issuer and Ticker Symbol:	Access Pharmaceuticals, Inc. ("ACCP")	
Date of Earliest Transaction	on: 2/12/08	
Relationship to Issuer:	10% Owner	
Designated Filer:	Larry N. Feinberg	
 TABLE I INFORMATION Title of Security: Transaction Date: Transaction Code: Securities Disposed: Acquired or Disposed: Price: Ownership Form: Amount Beneficially Own Transaction Nature of Indirect Benefic Ownership TABLE II INFORMATIO Title of Derivative Security Transaction Date: Transaction Date: Transaction Date: Transaction Code: Securities Acquired: Date Exercisable and Expi Title of Underlying Securit Amount of Underlying Securit Number Beneficially Own Ownership Form: Nature of Indirect Benefic Ownership Form: Nature of Indirect Benefic Ownership 	Common Stock 2/12/2008 S 29,736 D \$3.15 I ed After (14) ial (13) N y: Preferred Stock ice of (6) 11/10/2007 S (7) 86 iration Date: (6) ties: Common Stock curities: 240,000 ties: \$6,885.00 ed 86 I	
Title of Derivative Security Conversion or Exercise Pr Derivative Security Transaction Date: Transaction Code: Securities Acquired: Date Exercisable and Expi Title of Underlying Securi Amount of Underlying Securit Amount of Underlying Securit Number Beneficially Own Ownership Form: Nature of Indirect Benefic Ownership	ice of (9) 11/10/2007 S 143,773 iration Date: (9) ties: Common Stock curities: 143,773 ties: (7) tied 143,773 I ial (13)	

Explanation of Responses:

(6), (7), (9), (13) and (14): See Exhibit 99.1.

ORACLE INVESTMENT MANAGEMENT, INC.

By: /s/ Larry N. Feinberg

Name: Larry N. Feinberg Title: President

Date: