#### Edgar Filing: MOORE ROBERT J - Form 4

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Form 4	BERIJ								
October 30, 2									
FORM	UNITEDS	TATES SECUI Wa	RITIES A			IGE (	COMMISSION		3235-0287
Check thi if no long subject to Section 10 Form 4 or Form 5 obligation may conti	er <b>STATEM</b> 6. Filed purs	uant to Section 1 ) of the Public U	F CHANGES IN BENEFICIAL OWNE SECURITIES Section 16(a) of the Securities Exchange A Public Utility Holding Company Act of 19					Expires: January 31, 2005 Estimated average burden hours per response 0.5	
<i>See</i> Instru 1(b).		30(h) of the Ir	ivestment	Company	/ Act	of 194	40		
(Print or Type R	Responses)								
1. Name and A MOORE RC	Symbol	2. Issuer Name <b>and</b> Ticker or Trading Symbol BAUSCH & LOMB INC [BOL]				5. Relationship of Reporting Person(s) to Issuer			
(Last)	(First) (M		3. Date of Earliest Transaction			(Check all applicable)			
ONE BAUS		(Month/Day/Year) 10/26/2007				Director 10% Owner X Officer (give title Other (specify below) below) Vice President			
	(Street)		endment, Dat nth/Day/Year)	-			6. Individual or J Applicable Line) _X_ Form filed by		
ROCHESTE	ER, NY 14604						Form filed by I Person	More than One Ro	eporting
(City)	(State) (Z	Zip) Tab	le I - Non-D	erivative S	ecurit	ies Acq	uired, Disposed o	f, or Beneficia	lly Owned
1.Title of Security (Instr. 3)	curity (Month/Day/Year) Execution Date, if		Code	Transaction(A) or Disposed of Code (D)			Securities Beneficially Owned Following Reported Transaction(s)	curities Form: Direct Indire meficially (D) or Benef vned Indirect (I) Owne llowing (Instr. 4) (Instr. ported	
Common			Code V	Amount	(D)	Price			
Stock	10/26/2007		D	11,987	D	<u>(1)</u>	0	D	
Common Stock	10/26/2007		D	741	D (2)	<u>(2)</u>	0	Ι	By 401(k) Plan
Common Stock	10/26/2007		М	732	A	<u>(3)</u>	0	D	

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

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#### 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)	4. Transactio Code (Instr. 8)	5. Number prof Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)	6. Date Exercisable and Expiration Date (Month/Day/Year)		7. Title and Amou Underlying Secur (Instr. 3 and 4)	
				Code V	(A) (D)	Date Exercisable	Expiration Date	Title	Am or Nur of Sha
Non-Qualified Stock Options	\$ 29.845	10/26/2007		D	1,667	(4)	02/25/2013	Common Stock	1,
Non-Qualified Stock Options	\$ 54.26	10/26/2007		D	8,000	(5)	02/02/2014	Common Stock	8,
Phantom Stock	<u>(3)</u>	10/26/2007		М	139	(3)	(3)	Common Stock	1
Phantom Stock	<u>(3)</u>	10/26/2007		М	71	(3)	01/01/2012(3)	Common Stock	r,
Phantom Stock	<u>(3)</u>	10/26/2007		М	522	(3)	(3)	Common Sotck	5

# **Reporting Owners**

Reporting Owner Name / Address	Relationships						
	Director	10% Owner	Officer	Other			
MOORE ROBERT J ONE BAUSCH & LOMB PLACE ROCHESTER, NY 14604			Vice President				
Signatures							
/s/ Robert D. Bailey, attorney-in-fact	10/	30/2007					
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).

Disposed of pursuant to agreement and plan of merger by and among issuer, WP Prism Inc. (f/k/a WP Prism LLC) and WP Prism Merger (1) Sub Inc. (the "Merger Agreement") in exchange for \$65.00 per share, without interest, less any applicable withholding tax, on the effective date of the merger.

(2) Shares held in issuer's 401(k) Plan, disposed of pursuant to the Merger Agreement, and cancelled in exchange for an amount in cash, without interest, equal to the merger consideration (\$65.00 per share).

The reported shares of phantom stock were cancelled in the merger pursuant to the Merger Agreement in exchange for a right to receive an amount in cash equal to the product of the number of issuer shares previously subject to such shares of phantom stock and the merger

(3) an amount in cash equal to the product of the number of issuer shares previously subject to such shares of phantom stock and the integer consideration (\$65.00 per share), less any applicable withholding taxes. Each share of phantom stock was the economic equivalent of a share of issuer common stock.

This option was cancelled in the merger pursuant to the Merger Agreement in exchange for an amount in cash, without interest, equal to(4) the product of (1) the number of shares of issuer stock previously subject to such option and (2) the excess, if any, of the merger consideration (\$65.00 per share) over the purchase price per share previously subject to such option, less any required withholding taxes.

This option was cancelled in the merger pursuant to the Merger Agreement. Pursuant to the applicable award agreement, this option was

(5) exchanged for a cash payment equal to the product of the number of issuer shares previously subject to such option and the excess, if any, of the highest trading price of issuer common stock during the 60-day period concluding on the date of shareholder approval and adoption of the Merger Agreement over the purchase price per share previously subject to such option, less any required withholding taxes.

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.