U.S. SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549

FORM 4

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(f) of the Investment Company Act of 1940

[] Check box if no longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

1. Name and Address of Re	porting Person*						
Feinberg, Larry N.							
(Last)							
c/o Oracle Strategic Partne 200 Greenwich Avenue, 3rd F	loor						
	(Street)						
Greenwich, CT 06830							
(City)	(State)	(Zip)					
2. Issuer Name and Ticker	or Trading Symbol						
Halsey Drug Co., Inc. ("HDG	C")						
3. IRS Identification Num	ber of Reporting Person	n, if an Entity	(Voluntary)				
4. Statement for Month/Ye	ar						
April, 2002							
5. If Amendment, Date of	Original (Month/Year)						
 Relationship of Report (Check all applicable) 	ing Person to Issuer			_			
[] Director [] Officer (give tit	[X] le below)] 10% Owner] Other (speci	fy below)				
7. Individual or Joint/Gr	oup Filing (Check appl:	icable line)					
[X] Form filed by one [] Form filed by mor		erson					
	erivative Securities Ad or Beneficially Owned	cquired, Dispos d	ed of,				
			4. Securities Act Disposed of (I (Instr. 3, 4 a	D) and 5)	5. Amount of Securities Beneficially		ature of
1. Title of Security (Instr. 3)	2. Transaction Date (mm/dd/yy)	Code (Instr. 8) Code V	Amount	(A) or Price (D)	of Month (Instr. 3 and 4)	(D) or In Indirect Be (I) Ow (Instr.4) (I	Ownership
· · · · · · · · · · · · · · · · · · ·							
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* If the Form is filed by	y more than one Report:	ing Person, see	Instruction 4	(b)(v).			

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

(Over)

FORM 4 (continued)

Table II -- Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities) _____

9.

10. Owner-

1. Title of Derivative Security (Instr. 3)	2. Conver- sion or Exer- cise Price of Deriv- ative Secur- ity	3. Trans- action Date (Month/ Day/ Year)	4. Trans- action Code (Instr. 8) Code V	5. Number Deriva Securi Acquir or Dis of(D) (Instr 4 and (A)	tive ties ed (A) posed . 3,	6. Date Exercisa Expirati (Month/D Date Exer- cisable		7. Title and of Under Securitid (Instr. 3 Title	lying es	8. Price of Deriv- ative Secur- ity (Instr. 5)	Number of Deriv- ative Secur- ities Bene- ficially Owned at End of Month (Instr. 4)	<pre>ship Form of Deriv- ative Secur- ity: Direct (D) or In- direct (I) (Instr. 4)</pre>	11. Nature of In- direct Bene- ficial Owner- ship (Instr. 4)
5% Convertible Senior Secured Debentures	\$2.02	04/01/02	J(2)	68,34	7	Immed.	3/15/03	Common Stock	68,347	See Note (2) unde Explanat of Re- sponses	ion	I	See Note (1) under Expla- nation of re- sponses Below
Stock Options	\$2.08	04/29/02	J(3)	10,00	Θ	See Note 3		Common Stock	10,000	See Note (3) unde Explanat of Re- sponses	r ion) I	See Note (1) under Expla- nation of re- sponses Below
Stock Options	\$1.14	05/08/02	- J(4) V	10,00	Θ =======	Immed.		Common Stock	10,000	See Note (4) unde Explanat of Re- sponses	r ion) I	See Note (1) under Expla- nation of re- sponses Below

- (1) The securities of Halsey Drug Co., Inc. ("Halsey") to which this note relates are held directly by Oracle Strategic Partners, L.P. ("Strategic Partners"). Strategic Partners holds, as of the date of this Form 4, 5% Convertible Senior Secured Debentures ("Debentures"), Common Stock Purchase Warrants ("Warrants") and Stock Options ("Options") of Halsey presently convertible into 8,047,234 shares of Common Stock, 2,020,200 shares of Common Stock, and 30,000 shares of Common Stock of Halsey, respectively. Oracle Strategic Capital, L.L.C. ("Strategic Capital") serves as the general partner of Strategic Partners. The undersigned does not directly own any Debentures, Warrants, Options or Common Stock of Halsey. In accordance with Instruction 4(b)(iv), the entire number of such Debentures, Warrants and Options held by Strategic Partners, related to the transactions reported on this Form 4, is reported herein. The undersigned disclaims any beneficial ownership of the securities to which this Form 4 relates for purposes of Section 16 of the Securities Exchange Act of 1934, except as to such securities representing the undersigned's pro rata interest in, and interest in the profits of, Strategic Partners.
- (2) The Debenture to which this note relates, in the principal amount of \$138,060, was received as interest payment in pre-existing Debentures held by Strategic Partners. The Debenture to which this note relates is presently convertible into 68,347 shares of Common Stock of Halsey, reflecting a conversion price of \$2.02 per share of Common Stock. Interest on all the Debentures held by Strategic Partners are paid quarterly on each January 1, April 1, July 1 and October 1.
- (3) The options for 10,000 shares of Common Stock of Halsey to which this note relates were granted under an option agreement, dated February 18, 2002, delivered to Strategic Partners on April 29, 2002. These options were received in connection with the services of an individual made available by Strategic Partners to serve on the board of directors of Halsey. These options vest quarterly as follows: (a) 2,500 shares on June 1, 2002, (b) 2,500 shares on September 1, 2002, (c) 2,500 shares on December 1, 2002 and (d) 2,500 shares on March 1, 2003.
- (4) The options for 10,000 shares of Common Stock of Halsey to which this note relates were granted under an option agreement, dated February 15, 2001, delivered to Strategic Partners on May 8, 2002. These options were received in connection with the services of an individual made available by Strategic Partners to serve on the board of directors of Halsey. The options were fully vested pursuant to the schedule set forth in such option agreement by the time of receipt of such option agreement by Strategic Partners.

/s/ Larry N. Feinberg **Signature of Reporting Person May 10, 2002

Larry N. Feinberg, as managing member of Oracle Strategic Capital, L.L.C., the general partner of Oracle Strategic Partners, L.P.

** Intentional misstatements or omissions of facts constitute Federal Criminal Violations.

See 18 U.S.C. 1001 and 15 U.S.C. $78 ff(a)\,.$

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