## Edgar Filing: Huber Martin H. Jr. - Form 4

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| Form 4  | п. л.   |   |          |   |               |   |         |   |  |   |  |
|---|---|---|----------|---|---------------|---|---------|---|--|---|--|
| January 22, 2   | 019   |   |          |   |               |   |         |   |  |   |  |
| FORM  | FORM 4 UNITED STATES SECURITIES AND EXCHANGE COMMIS<br>Washington, D.C. 20549 |   |          |   |               |   |         | COMMISSION  | -  | PROVAL<br>3235-0287   |  |
| Check this<br>if no long<br>subject to<br>Section 16<br>Form 4 or<br>Form 5<br>obligation<br>may conti<br><i>See</i> Instru-<br>1(b). | er <b>STATH</b><br>5.<br>Filed p<br><sup>s</sup> Section 1                    | STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF<br>SECURITIES<br>Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934,<br>Section 17(a) of the Public Utility Holding Company Act of 1935 or Section<br>20(b) of the Investment Company Act of 1040 |          |   |               |   |         |   |  | Expires:January 31,<br>2005Estimated average<br>burden hours per<br>response0.5 |  |
| (Print or Type R  | esponses)   |   |          |   |               |   |         |   |  |   |  |
| 1. Name and Ad<br>Huber Martin  | 2. Issuer Name <b>and</b> Ticker or Trading<br>Symbol<br>TESARO, Inc. [TSRO]  |   |          |   |               | 5. Relationship of Reporting Person(s) to<br>Issuer<br>(Check all applicable) |         |   |  |   |  |
| (Last)<br>C/O TESAR<br>STREET   | (First)<br>O, INC., 1000  | (Middle) WINTER   | (Month/D | -   | ansaction     |   |         | Director<br>X Officer (give<br>below)   | 10%  | Owner<br>er (specify  |  |
|   |   |   |          | nendment, Date Original<br>onth/Day/Year) |               |   |         | <ul><li>6. Individual or Joint/Group Filing(Check</li><li>Applicable Line)</li><li>_X_ Form filed by One Reporting Person</li></ul> |  |   |  |
| WALTHAM   | ,, MA 02451   |   |          |   |               |   |         | Form filed by M<br>Person   | More than One Re   | porting   |  |
| (City)  | (State)   | (Zip)   | Table    | e I - Non-D                               | erivative S   | ecurit  | ies Acq | uired, Disposed of  | f, or Beneficial   | ly Owned  |  |
| 1.Title of<br>Security<br>(Instr. 3)  | 2. Transaction E<br>(Month/Day/Ye   | ransaction Date 2A. Deemed  |          | (A)<br>or<br>Code V Amount (D) Price      |               |   |         | 5. Amount of<br>Securities<br>Beneficially<br>Owned<br>Following<br>Reported<br>Transaction(s)<br>(Instr. 3 and 4)                  | 6. Ownership<br>Form: Direct<br>(D) or<br>Indirect (I)<br>(Instr. 4) |   |  |
| Common<br>Stock   | 01/22/2019  |   |          | U   | 12,206<br>(1) | D   | \$ 75   | 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 number.

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

 (e.g., puts, calls, warrants, options, convertible securities)

| 1. Title of<br>Derivative<br>Security<br>(Instr. 3) | 2.<br>Conversion<br>or Exercise<br>Price of<br>Derivative<br>Security | 3. Transaction Date<br>(Month/Day/Year) | 3A. Deemed<br>Execution Date, if<br>any<br>(Month/Day/Year) | <ul> <li>4. 5. Number of<br/>TransactiorDerivative<br/>Code Securities</li> <li>(Instr. 8) Acquired (A)<br/>or Disposed of<br/>(D)<br/>(Instr. 3, 4,<br/>and 5)</li> </ul> |        | 6. Date Exer<br>Expiration D<br>(Month/Day, | Date               | 7. Title and Amount of<br>Underlying Securities<br>(Instr. 3 and 4) |                                     |
|---|---|---|---|--|--------|---|--------------------|---|-------------------------------------|
|   |   |   |   | Code V (   | A) (D) | Date<br>Exercisable                         | Expiration<br>Date | Title   | Amount<br>or<br>Number<br>of Shares |
| Restricted<br>Stock<br>Units                        | <u>(2)</u>  | 01/22/2019                              |   | D  | 1,250  | (3)   | (3)                | Common<br>Stock   | 1,250                               |
| Restricted<br>Stock<br>Units                        | (2)   | 01/22/2019                              |   | D  | 8,750  | (3)   | (3)                | Common<br>Stock   | 8,750                               |
| Restricted<br>Stock<br>Units                        | (2)   | 01/22/2019                              |   | D  | 4,447  | <u>(3)</u>                                  | (3)                | Common<br>Stock   | 4,447                               |
| Restricted<br>Stock<br>Units                        | (2)   | 01/22/2019                              |   | D  | 22,727 | (3)   | (3)                | Common<br>Stock   | 22,727                              |
| Employee<br>Stock<br>Option<br>(right to<br>buy)    | \$ 55.14  | 01/22/2019                              |   | D  | 75,000 | (4)(5)                                      | 09/21/2025         | Common<br>Stock   | 75,000                              |
| Employee<br>Stock<br>Option<br>(right to<br>buy)    | \$ 43.39  | 01/22/2019                              |   | D  | 35,000 | (4)(5)                                      | 03/01/2026         | Common<br>Stock   | 35,000                              |
| Employee<br>Stock<br>Option<br>(right to<br>buy)    | \$ 178.95   | 01/22/2019                              |   | D  | 10,782 | (4)(5)                                      | 03/01/2027         | Common<br>Stock   | 10,782                              |
| Employee<br>Stock<br>Option<br>(right to<br>buy)    | \$ 55.84  | 01/22/2019                              |   | D  | 39,942 | (4)(5)                                      | 03/01/2028         | Common<br>Stock   | 39,942                              |

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## **Reporting Owners**

Reporting Owner Name / AddressBiteousBiteousOfficerOtherMuber Martin H. Jr.<br/>C/O TESARO, INOC, 1000 WINTER STREETSVP & Chief Medical OfficerSVPSignaturesSVP & Chief Medical OfficerSVPSignaturesSVP & SVP & Chief Medical OfficerSVPSignaturesSVP & SVP & Chief Medical OfficerSVPsignaturesSVP & SVP & SVP & SVP & SVPSVPSignaturesSVP & SVP & SVP & SVP & SVPSVPsignature of Reporting PersonDateSVP

## **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).

Tendered in connection with the tender offer made by Adriatic Acquisition Corporation, a Delaware corporation ("Purchaser") and a wholly-owned subsidiary of GlaxoSmithKline plc, a public company organized under the laws of England and Wales ("Parent"), to

- purchase all of the issued and outstanding shares of TESARO, Inc., a Delaware corporation ("TESARO"), for \$75.00 per share, pursuant to the terms of that certain Agreement and Plan of Merger, dated as of December 3, 2018 by and among TESARO, Purchaser, and Parent (the "Merger Agreement").
- (2) Each restricted stock unit represents a contingent right to receive one share of TESARO common stock.
- (3) These restricted stock units were cancelled pursuant to the Merger Agreement at the effective time of the Merger (the "Effective Time") in exchange for a cash payment of \$75.00 per share.
- (4) Pursuant to the Merger Agreement, each option that was outstanding and unvested immediately prior to the Effective Time vested in full at the Effective Time. [Cont'd]

[Continuation] Each option that was outstanding immediately prior to the Effective Time that had an exercise price per share less than \$75.00 was cancelled in exchange for the right of the holder to receive (without interest) an amount in cash (less applicable withholding of taxes required by applicable law) equal to the product of (i) the total number of shares of TESARO common stock subject to the unexercised portion of such option immediately prior to the Effective Time (determined after giving effect to the accelerated vesting

(5) described in the previous sentence) multiplied by (ii) the excess, if any, of \$75.00 over the applicable exercise price per share under such option. Each option that was outstanding immediately prior to the Effective Time with an exercise price per share that is greater than or equal to \$75.00 was cancelled at the Effective Time, and the holder of such option is not entitled to any payment in exchange for the cancellation of the option.

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.