FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL	
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Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934

						or Sect	on 30(h) of the	Ínvestment Co	mpany Act o	of 1940					
Name and Address of Reporting Person MORRISSEY MICHAEL						2. Issuer Name and Ticker or Trading Symbol EXELIXIS, INC. [EXEL]						elationship of Reporting Person(s) to Issuer ck all applicable) X Director 10% Owner			er
											X	Officer (give title	below)	Other (sp	ecify below)
(Last) (First) (Middle) C/O EXELIXIS, INC. 210 F. GRAND AVE.					3. Date of Earliest Transaction (Month/Day/Year) 07/20/2015							President and	CEO		
ZIO E. GIGILIO IN E.															
(Street) SOUTH SAN FRANCISCO CA 94080			4. If Amendment, Date of Original Filed (Month/Day/Year)					6. Individual	6. Individual or Joint/Group Filing (Check Applicable Line) X Form filed by One Reporting Person Form filed by More than One Reporting Person						
(City) (S	itate)	(Zi	p)												
			-	Table I -	Non-Der	ivative Se	curities A	cquired, Di	sposed o	f, or Beneficially Owi	ned				
			Date	Date Execution Date, (Month/Day/Year) if any		5. Transaction 4. Securities Acquired (A) or Disposed Of (E 3, 4 and 5)		Be Re	Amount of Securition eneficially Owned F ported Transaction	ollowing Direct	nership Form: (D) or Indirect (I) 4)	Ownership (Instr.			
										str. 3 and 4)		4)			
Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)															
Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	Exercise (Month/Day/Year) ce of rivative	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transaction Code (Instr. 8)		5. Number of 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 Amount of Securities Underlying Derivative Security (Instr. 3 and 4)		8. Price of Derivative Security (Instr. 5)	9. Number of derivative Securities Beneficially Owned Following	10. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)
	,			Code	v	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares		Reported Transaction(s) (Instr. 4)		
Option (right to buy)	\$5.51	07/20/2015		A		240,000		07/20/2015 ⁽¹⁾	09/17/2020	Common Stock	240,000	\$0	240,000 ⁽²⁾	D	
Option (right to buy)	\$1.7	07/20/2015		Α		562,500		07/20/2015 ⁽³⁾	09/18/2021	Common Stock	562,500	\$0	562,500 ⁽⁴⁾	D	
Option (right to buy)	\$1.9	07/20/2015		A		225,000		07/20/2015 ⁽⁵⁾	02/04/2022	Common Stock	225,000	\$0	225,000 ⁽⁶⁾	D	

Explanation of Responses:

- Explanation of Responses:

 1. On Segtember 18, 2013. the Reporting Person was granted a performance-based stock option to purchase 480,000 shares of common stock pursuant to the Exelixis, Inc. 2011 Equity Incentive Plan. Vesting of the option is tied to performance goals set by the Compensation Committee ("Committee") as follows: (i) 50% of such stock option will vest if the Committee determines that top-line efficacy data received from the METEOR Phase 3 clinical trial of cabozantinib in metastatic renal cell carcinoma ("mRCC") met its primary endpoint at a specified level, with such result to occur no later than a specified date; and (ii) 50% of such option will vest if the Committee confirms that cabozantinib is approved by the United States Food and Drug Administration ("FDA") or European Medicines Agency for the treatment of metastatic castration-resistant prostate cancer ("mCRPC") by a specified date.

 2. On July 20, 2015, the Committee convened to determine that top-line efficacy data received from METEOR met its primary endpoint at the level specified and within the time period permitteed by the performance goals, resulting in the vesting of the option as to 240,000 shares. As a consequence of the failure of cabozantinib to meet the primary endpoints in Exelixis' clinical trials of cabozantinib for the treatment of patients with mCRPC, on December 10, 2014, the Committee determined that the regulatory approval goal for the option had not, and would not, be achieved, resulting in the Reporting Person forfeiting 50% of the option.
- 3. On September 19, 2014, the Reporting Person was granted a performance-based stock option to purchase 1,125,000 shares of common stock pursuant to the Exelixis, Inc. 2014 Equity Incentive Plan. Vesting of the option is ited to performance goals set by the Committee as follows: (i) 50% of the option will vest if the Committee determines that top-line efficacy data received from the METEOR phase 3 pivotal trial of cabocarninis in mRCC me tis primary enoting or in a specified level, with such result to occur later than a specified date; (ii) 25% of the option will vest in a specified date; (ii) 25% of the option will vest in the Committee confirms that the FDA has approved the treatment of mRCC is a secreted for review by the FDA by a specified date; and (iii) 25% of the option will vest if the Committee confirms that the FDA has approved the treatment of mRCC is a secreted for review by the FDA by a specified date; and (iii) 25% of the option will vest if the Committee confirms that the FDA has approved the treatment of mRCC is a secreted for review by the FDA by a specified date; and (iii) 25% of the option will vest if the Committee confirms that the FDA has approved the treatment of mRCC is a secreted for review by the FDA by a specified date; and (iii) 25% of the option will vest if the Committee confirms that the FDA has approved the treatment of mRCC is a secreted for review by the FDA by a specified date; and (iii) 25% of the option will vest if the Committee confirms that the FDA has approved the treatment of mRCC is a secreted for review by the FDA by a specified date; and (iii) 25% of the option will vest in the committee of the FDA has approved the treatment of mRCC is a secreted for review by the FDA by a specified date; and (iii) 25% of the option will vest in the committee of the Committee confirms that the FDA has approved the committee of the Committee confirms that the FDA has approved the committee of the Committee confirms that the committee confirms that the committee confirms that the commi
- application ("NDA") for cabozantinib for the treatment of mRCC is accepted for review by the FDA by a specified date; and (iii) 25% of the option will vest if the Committee confirms that the FDA has approved cabozantinib for the treatment of mRCC by a specified date.

 4. On July 20, 2015, the Committee convened to determine that top-line efficacy data received from METEOR met its primary endpoint at the level specified and within the time period permitted by the performance goals, resulting in the vesting of the option as to 562,500 shares.

 5. On February 5, 2015, the Reporting Person was granted a performance-based stock option to purchase 450,000 shares of common stock pursuant to the Exclisis, Inc. 2014 Equity Incentive Plan. Vesting of the option is tied to performance goals set by the CDM mittee as follows: (i) 50% of the option will vest if the Committee determines that top-line efficacy data received from the METEOR phase 3 pivotal trial of cabozantinib in mRCC met its primary endpoint at a specified level, with such result to occur no later than a specified date; (ii) 25% of the option will vest if the Committee confirms that top-line efficacy by a specified date; (ii) 25% of the option will vest if the Committee confirms that an NDA for cabozantinib for the restament of mRCC is accepted for review by the FDA by a specified and within the time period permitted by the performance goals, resulting in the vesting of the option as to 225,000 shares.

Remarks:

/s/ Jeffrey J. Hessekiel, Attorney in Fact 07/22/2015 ** Signature of Reporting Person Date

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

* 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).

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

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 Number.

POWER OF ATTORNEY

Know all by these presents, that the undersigned hereby constitutes and appoints Michael M. Morrissey, Deborah Burke and Jeffrey J. Hessekiel of Exelixis, Inc.

The undersigned hereby grants to each such attorney-in-fact full power and authority to do and perform any and every act and thing whatsoever requisite, necessary. This Power of Attorney shall remain in full force and effect until the undersigned is no longer required to file Forms 3, 4 and 5 and Schedules 13D and 13G will be such as the such as t

Michael M. Morrissey Print Name

/s/ Michael M. Morrissey Signature