FORM 4

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

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549 STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

OMB APPROVAL

OMB Number:	3235-0287
Estimated average burden	
hours per response:	0.5

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

				2. Issuer Name and Ticker or Trading Symbol <u>INOTEK PHARMACEUTICALS CORP</u> [ITEK]								5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director X 10% Owner Officer (give title Other (specify							
(Last) (First) (Middle) 47 HULFISH STREET SUITE 310				3. Date of Earliest Transaction (Month/Day/Year) 02/23/2015								below) below)							
(Street) PRINCETON NJ 08542				4. lf /	4. If Amendment, Date of Original Filed (Month/Day/Year)							 6. Individual or Joint/Group Filing (Check Applicable Line) Form filed by One Reporting Person X Form filed by More than One Reporting Person 							
(City) (State) (Zip)																			
			Table I -	Non	-Deri	vativ	e Se	ecurities A	Acquir	ed, I	Disposed	of, or B	eneficiall	y Owned		-			
1. Title of Security (Instr. 3) 2. Transaction Date (Month/Day/Ye					Execution Date,		3. Transaction Code (Instr. 8)		4. Securities Acquired (A) or Disposed Of (D) (Instr. 3, 4 and 5)			5. Amount of Securities Beneficially Owned Following Reported Transaction(s)		6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)		7. Nature of Indirect Beneficial Ownership (Instr. 4)			
									Code	v	Amount	(A) or (D)	Price	(Instr. 3 and 4)		<u> </u>			
Common	Stock			02	/23/20	2015			С		1,394,64	5 A	(1)	1,609,747		I		See Footnotes ⁽¹⁾⁽²⁾⁽³⁾	
Common	Stock			02	/23/20	/2015			с		63,560	A	(4)	1,673,307		Ι		See Footnotes ⁽³⁾⁽⁴⁾	
Common	Common Stock			02/23/2015				Р		603,832		\$6	2,277,139		I		See Footnotes ⁽³⁾⁽⁵⁾		
			Table								isposed o s, convert			Owned					
1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	xercise (Month/Day/Year) if any e of (Month/Day/Year) vative		ate,	4. Transaction Code (Instr.		5. Number of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)		6. Date Exercisab Expiration Date (Month/Day/Year)		Date			Derivative deriv Security Secu		rities Form: ficially Direct ed or Indi wing (I) (Inst		Beneficial) Ownershi ct (Instr. 4)	ıl
					Code	v	(A)	(D)	Date Exerc	isable	Expiration Date	Title	Amount or Number of Shares			action(s)			
Series AA Convertible Preferred Stock	(1)	02/23/2015			С			4,459,658	(1	1)	(1)	Common Stock	1,394,64	5 (1)		0	I	See Footno (2)(3)	otes ⁽¹⁾
Convertible Promissory Notes	(4)	02/23/2015		С				\$376,167.93	(4)		(4)	Common Stock	63,560	(4)	0		Ι	See Footno (4)	otes ⁽³⁾
	d Address of CAPITAL	Reporting Person [*] _ <u>II LLC</u>																	
(Last) (First) (Middle) 47 HULFISH STREET SUITE 310																			
(Street) PRINCE	ΓΟΝ	NJ	085	542															
(City)		(State)	(Zip))															
		Reporting Person [*]	ENTS II I	<u>.</u> P															
(Last) (First) (Middle) 47 HULFISH STREET			idle)																
SUITE 31																			
(Street) PRINCETON NJ 08542																			
(City) (State) (Zip)																			
		Reporting Person [*] shore Investm	nents II L	<u>P</u>			_												

(Last) 47 HULFISH STR SUITE 310	(First) EET	(Middle)					
(Street) PRINCETON	NJ	08542					
(City)	(State)	(Zip)					
1. Name and Address of <u>Care Capital III</u>		on*					
(Last) 47 HULFISH STRI SUITE 310	(First) EET	(Middle)					
(Street) PRINCETON	NJ	08542					
(City)	(State)	(Zip)					
1. Name and Address of Reporting Person [*] Care Capital Investments III L.P.							
(Last) 47 HULFISH STR SUITE 310	(First) EET	(Middle)					
(Street) PRINCETON	NJ	08542					
(City)	(State)	(Zip)					
1. Name and Address of Reporting Person [*] Care Capital Offshore Investments III LP							
(Last) 47 HULFISH STR SUITE 310	(First) EET	(Middle)					
(Street) PRINCETON	NJ	08542					
(City)	(State)	(Zip)					

Explanation of Responses:

1. Consists of the following shares of Common Stock issued upon conversion of shares of Series AA Convertible Preferred Stock ("Series AA") and accrued and unpaid dividends thereon, on a 4.05783-for-1 basis, upon the closing of the Issuer's initial public offering: (i) 511,781 shares held directly by Care Capital Investments II, LP ("Care Investments II"), (ii) 35,132 shares held directly by Care Capital Investments III, LP ("Care Investments II"), (iii) 833,811 shares held directly by Care Capital Investments III, LP ("Care Investments II"), (iii) 833,811 shares held directly by Care Capital Investments III, LP ("Care Investments III"), (iii) 833,811 shares held directly by Care Capital Investments III, LP ("Care Investments III"), (iii) 833,811 shares held directly by Care Capital Investments III, LP ("Care Investments III"), (iii) 833,811 shares held directly by Care Capital Investments III, LP ("Care Investments III"), (iii) 833,811 shares held directly by Care Capital Investments III, LP ("Care Investments III"), (iii) 833,811 shares held directly by Care Capital Investments III, LP ("Care Investments III"), (iii) 833,811 shares held directly by Care Capital Investments III, LP ("Care Investments III"), and (iv) 13,921 shares held directly by Care Capital Offshore Investments III. LP ("Care Investments III"), (iii) 833,811 shares held directly by Care Capital Investments III. LP ("Care Investments III"), (iii) 833,811 shares held directly by Care Capital Investments III. LP ("Care Investments III"), (iii) 833,811 shares held directly by Care Capital Investments III. LP ("Care Investments III"), (iii) 833,811 shares held directly by Care Capital Investments III. LP ("Care Investments III"), (iii) 833,811 shares held directly by Care Capital Investments III. LP ("Care Investments III"), (iii) 833,811 shares held directly by Care Capital Investments III shares held directly by Care Capital Investments III shares held directly by Care Capital Investments III shares held shares held shares held shares held shar

2. Care Capital II, LLC is the general partner of Care Investments II and Offshore II and as a result, Care Capital II, LLC has the ultimate power to vote or direct the vote and to dispose or direct the disposition of such shares. Care Capital II, LLC is managed by three or more members and accordingly none of the managing members is deemed to have voting or dispositive control over the securities.

3. Care Capital III, LLC is the general partner of Care Investments III and Offshore III and as a result, Care Capital III, LLC has the ultimate power to vote or direct the vote and to dispose or direct the disposition of such shares. Care Capital III, LLC is managed by three or more members and accordingly none of the managing members is deemed to have voting or dispositive control over the securities.

4. The outstanding principal amount and all accrued and unpaid interest under the Convertible Promissory Notes were automatically converted upon the closing of the Issuer's initial public offering into shares of Common Stock at the initial public offering price of \$6.00 per share. The Convertible Promissory Notes had no expiration date. The number of shares of Common Stock as shown in column 4 of Table I consists of the following: (i) 62,516 shares held directly by Care Investments III, and (ii) 1,044 shares held directly by Offshore III.

5. Consists of the following shares purchased at the Issuer's initial public offering: (i) 593,913 shares held directly by Care Investments III, and (ii) 9,919 shares held directly by Offshore III.

Remarks:

<u>Care Capital II, LLC /s/ David R.</u> <u>Ramsay</u>	<u>02/25/2015</u>
Care Capital Investments II L.P., By: Care Capital II, LLC, Its General Partner /s/ David R. Ramsay	<u>02/25/2015</u>
<u>Care Capital Offshore</u> <u>Investments II LP, By: Care</u> <u>Capital II, LLC, Its General</u> <u>Partner /s/ David R. Ramsay</u>	<u>02/25/2015</u>
<u>Care Capital III, LLC /s/ David R.</u> <u>Ramsay</u>	<u>02/25/2015</u>
Care Capital Investments III L.P., By: Care Capital III, LLC, Its General Partner /s/ David R. Ramsay	<u>02/25/2015</u>
<u>Care Capital Offshore</u> <u>Investments III LP, By: Care</u> <u>Capital III, LLC, Its General</u> Partner /s/ David R, Ramsay	<u>02/25/2015</u>

** 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.