FORM	4
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/D

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

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

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

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

(Print or Type Response	es)										
1. Name and Address o VAN CAMP PETH	2. Issuer Name and Ticker or Trading Symbol EQUINIX INC [EQIX]						5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director 10% Owner				
301 VELOCITY W	(First) VAY	(Middle)	3. Date of Earliest Transaction (Month/Day/Year) 12/17/2007						Officer (give title below)O	ther (specify bel	ow)
FOSTER CITY, C.	(Street) A 94404		4. If Amendment, Date Original Filed(Month/Day/Year)					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)	(State)	(Zip)	Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned								
(Instr. 3) Da		2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	(Instr. 8)		4. Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)		D)	Owned Following Reported Transaction(s)	Ownership Form: of Indir Benefic	Beneficial
				Code	v	Amount	(A) or (D)	Price	(Instr. 3 and 4)	Direct (D) or Indirect (I) (Instr. 4)	
Common Stock		12/17/2007		М		12,000	А	\$ 30.02	71,797	D	
Common Stock		12/17/2007		S ⁽²⁾		12,000	D	\$ 96.423 (<u>3</u>)	59,797	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 SEC 1474 (9-02) 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)																
Security (Instr. 3)	Conversion	Date (Month/Day/Year)	Execution Date, if	Code	tion)	of E Sect Acq or E of (I	Derivative urities uired (A) Disposed D) tr. 3, 4,	6. Date Exercisable and Expiration Date (Month/Day/Year)		6. Date Exercisable and Expiration Date		ble and 7. Title and Amount of Underlying ar) Securities		Derivative Security (Instr. 5)	Derivative Securities Beneficially Owned Following	Derivative Security: Direct (D) or Indirect (I)	Beneficial
				Code	v	(A)		Date Exercisable	Expiration Date	Title	Amount or Number of Shares		(Instr. 4)	(Instr. 4)			
Stock Option (Right to Buy)	\$ 30.02	12/17/2007		М			12,000	<u>(1)</u>	02/09/2014	Common Stock	12,000	\$ 0	126,000	D			

Reporting Owners

	Relationships							
Reporting Owner Name / Address	Director	10% Owner	Officer	Other				
VAN CAMP PETER 301 VELOCITY WAY FOSTER CITY, CA 94404	Х							

Signatures

Darrin B. Short, Attorney-in-Fact	12/19/2007
**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).
- (1) Option vests in 48 equal monthly installments from January 1, 2004.
- (2) Shares sold pursuant to a 10b5-1 Trading Plan.

The average price of \$96.423 consists of the following blocks of shares: 1,100 shares sold at \$95.58, 200 sold at \$95.585, 100 sold at \$95.59, 500 sold at \$95.70, 300 sold at \$95.72, 100 sold at \$95.73, 100 sold at \$95.73, 100 sold at \$95.74, 200 sold at \$95.875, 300 sold at \$95.88, 50 sold at \$95.89, 408 sold at \$95.91, 800 sold at \$95.92, 100 sold at \$95.925, 300 sold at \$95.88, 50 sold at \$95.89, 408 sold at \$95.92, 100 sold at \$95.925, 300 sold at \$95.89, 408 sold at \$95.92, 100 sold at \$95.925, 300 sold at \$95.89, 408 sold at \$95.92, 100 sold at \$95.925, 300 sold at \$95.89, 408 sold at \$95.92, 100 sold at \$95.925, 300 sold at \$95.89, 408 sold at \$95.92, 100 sold at \$95.925, 300 sold at \$95.89, 408 sold at \$95.92, 100 sold at \$95.925, 300 sold at \$95.89, 408 sold at \$95.92, 100 sold at \$95.925, 300 sold at \$95.89, 408 sold at \$95.92, 100 sold at \$95.925, 300 sold at \$95.89, 408 sold at \$95.92, 100 sold at \$95.925, 300 sold at \$95.89, 408 sold at \$95.92, 100 sold at \$95.925, 300 sold at \$95.89, 408 sold at \$95.92, 100 sold at \$95.925, 300 sold at \$95.89, 408 sold at \$95.92, 100 sold at \$95.925, 300 sold at \$95.89, 408 sold at \$95.92, 100 sold at \$95.925, 300 sold at \$95.89, 408 sold at \$95.92, 100 sold at \$95.92, 100 sold at \$95.92, 100 sold at \$95.92, 100 sold at \$95.89, 408 sold at \$95.89, 408 sold at \$95.92, 100 sold at \$95.92, 100 sold at \$95.89, 408 sold at \$95.89, 408 sold at \$95.92, 100 sold at \$95.92, 100 sold at \$95.92, 100 sold at \$95.89, 408 sold at \$95.89, 408 sold at \$95.92, 100 sold at \$95.92, 100 sold at \$95.89, 408 sold at \$95.89, 408 sold at \$95.92, 100 sold at \$95.92, 100 sold at \$95.89, 408 sold at \$95.89, 408 sold at \$95.92, 100 sold at \$95.92, 100 sold at \$95.89, 408 sold a

(3) at \$95.95, 100 sold at \$95.96, 900 sold at \$95.97, 150 sold at \$96.00, 200 sold at \$96.14, 200 sold at \$96.145, 92 sold at \$96.19, 700 sold at \$96.22, 100 sold at \$96.24, 100 sold at \$96.28, 100 sold at \$96.40, 200 sold at \$96.65, 200 sold at \$96.66, 400 sold at \$96.69, 100 sold at \$96.73, 800 sold at \$96.85, 100 sold at \$96.895, 100 sold at \$96.905, 100 sold at \$97.32, 100 sold at \$97.33, 400 sold at \$97.35, 100 sold at \$97.44, 67 sold at \$97.46, 100 sold at \$97.51, 300 sold at \$97.52, 100 sold at \$97.60, 500 sold at \$97.61, 100 sold at \$97.62, 233 sold at \$97.66 and 600 sold at \$97.96.

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

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