FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

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

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 Typ	pe Responses	5)																
1. Name and Address of Reporting Person *- KOSKI FAMILY LP				2. Issuer Name and Ticker or Trading Symbol ORAGENICS INC [OGEN]								5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director X_10% Owner						
3525 TUF		(First) EK BOULEVA	ARD, UNIT 19-B	3. Date of 02/16/20		t Transa	action	n (Mo	onth/Day	Year)			Officer (give	title below)		(specify below)		
(Street) DALLAS, TX 75219				4. If Amendment, Date Original Filed(Month/Day/Year)								For	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	<i>'</i>)	(State)	(Zip)			Table	I - N	lon-D	Perivativ	e Securit	ies A	cquired, I	Disposed	of, or Bene	eficially Owne	d		
1.Title of Security (Instr. 3)			2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, i any (Month/Day/Yea		(Instr. 8)			4. Securities Acquire (A) or Disposed of (Instr. 3, 4 and 5) (A) or Amount (D) Pri			Beneficially Own Reported Transac (Instr. 3 and 4)		ed Followin	Form: Direct	rect (Instr.	ct cial ship	
Common	Stock						uc	·	Amount	(D)	TITCC	7,049,7	42		D (1)			
Common	Stock		02/16/2016			A			40,000	A	\$ 0	1,592,5			D (3)	(8)		
Common	Stock		02/16/2016			A			40,000	A	\$ 0	1,007,8	78		D (4)	(8)		
Common	Stock											919,666	5		D (5)			
Common	Common Stock											28,000		I (6)		By Koski Management, Inc.		
Common	Stock											530,851			I (7)	By Tr	rusts	
Title of Derivative	2. Conversion	3. Transaction Date	Table II - 3A. Deemed Execution Date,	Derivativ (e.g., puts 4.	5. 5.	warran Numbe	ts, op r 6	ption: b. Date	s, convei	able and	uritie:		<u> </u>		9. Number of Derivative	10. Ownership	11. Natur	
Security (Instr. 3)			Month/Day/Year) (Month/Day/Yea		Se Ac (A Di (D (Ir	Derivative (Necurities A) or Disposed of		Expiration Date (Month/Day/Year)		U S	Amount of Underlying Securities (Instr. 3 and 4)		Security (Instr. 5) If	Securities Beneficially Owned Following Reported Transaction(s (Instr. 4)	Form of Derivative Security: Direct (D) or Indirect	Beneficia Ownersh (Instr. 4)		
				Code	v	(A) (Date Exerci		Expiratior Date	Т	itle	Amount or Number of Shares					
Non- Employee Director Option (Right to Buy)	\$ 0.84	02/16/2016		A		0,000	0)2/16	5/2017 ()2/16/20	26 C	Common Stock	80,000	\$ 0	80,000 (9)	D		
Non- Employee Director Option (Right to	\$ 0.84	02/16/2016		A		0,000	0)2/16	5/2017 (02/16/20	26	Common Stock	80,000	\$ 0	80,000 (9)	D		

Reporting Owners

D 4 0 N /411	Relationships					
Reporting Owner Name / Address	Director	10% Owner	Officer	Other		
KOSKI FAMILY LP 3525 TURTLE CREEK BOULEVARD, UNIT 19-B DALLAS, TX 75219		X				
KOSKI ROBERT C 7362 HAWKINS ROAD SARASOTA, FL 34241	X	X				

KOSKI THOMAS L 4995 ASHLEY PARKWAY SARASOTA, FL 34241		X	
KOSKI CHRISTINE L 3525 TURTLE CREEK BOULDEVARD, UNIT 19-B DALLAS, TX 75219	X	X	
KOSKI BEVERLY 3525 TURTLE CREEK BOULDEVARD, UNIT 19-B DALLAS, TX 75219		X	

Signatures

/s/ Mark A. Catchur, as Attorney-in-Fact for CHRISTINE L. KOSKI, BEVERLY KOSKI, KOSKI FAMILY LIMITED PARTNERSHIP,					
ROBERT C. KOSKI AND THOMAS L. KOSKI					
—Signature of Reporting Person					

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).
- Shares owned directly by Koski Family Limited Partnership ("KFLP"). Shares owned indirectly by the KFLP general partners: Koski Management, Inc. (solely owned by Beverly (1) Koski), Christine L. Koski, Robert C. Koski and Thomas L. Koski, each of whom is a general partner of the partnership or the controlling person of a corporate general partner of the partnership.
- (2) Each reporting person disclaims beneficial ownership of all indirectly owned securities in excess of such reporting person's pecuniary interest therein, and this report shall not be deemed an admission that the reporting person is the beneficial owner for purposes of Section 16 or any other purpose.
- (3) Shares owned directly by Christine L. Koski, a director of the Company.
- (4) Shares owned directly by Robert C. Koski, a director of the Company.
- (5) Shares owned directly by Thomas L. Koski.
- (6) Shares owned indirectly by Beverly Koski (through Koski Management, Inc.).
- Shares owned by trusts for Mr. Robert Koski's children of which Mr. Robert C. Koski serves as trustee. Such trusts are as follows: the Robert Clayton Koski Trust for the benefit of Anthony James Hunter (107,600 shares); the Robert Clayton Koski Trust for the benefit of Hunter Buchanan Koski (107,600 shares); the Robert Clayton Koski Trust for the benefit of Clayton Ward Bennett (100,000 shares); the Robert Clayton Koski Trust for the benefit of Elyse Margaux Koski (108,051 shares). Mr. Koski disclaims beneficial ownership of the shares held by the trusts except to the extent of any pecuniary interest.
- (8) Represents an award of restricted stock in connection with service to the Company as a director pursuant to the 2012 Equity Incentive Plan that vests equally over each of the four calendar quarters during 2016.
- Represents an award of options to purchase shares of the Company's common stock under the Company's 2012 Equity Incentive Plan in connection with service to the Company as a (9) director. The options vest equally over two years commencing on the first anniversary of the grant date. The option exercise price is the closing price on the date of the grant, February 16, 2016.

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.