FORM ·	4
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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).

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

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

<u>0</u>2)

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 Responses)										
1. Name and Address of Reporting KOSKI FAMILY LP	2. Issuer Nam ORAGENIC				mbol	5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director X 10% Owner				
(Last) (First) 1500 WEST UNIVERSITY I	3. Date of Earli 07/30/2010	est Transa	ction	(Month/Day	/Year	Officer (give title below)	Other (sp	ecify below)		
(Street) SARASOTA, FL 34243	4. If Amendme	nt, Date O	rigin	al Filed(Month	n/Day/Y	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)]	Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned								
1.Title of Security (Instr. 3)	A. Deemed xecution Date, if ny Month/Day/Year)	Transaction Code		(A) or Disposed of (D) E (Instr. 3, 4 and 5) F			5. Amount of Securities Beneficially Owned Following Reported Transaction(s)		Beneficial Ownership	
			Code	v	Amount	(A) or (D)	Price	(Instr. 3 and 4)	or Indirect (I) (Instr. 4)	(Instr. 4)
Common Stock	07/30/2010		Р		5,000,000 (<u>1)</u>	А	\$ 0.4 (1)	59,960,000	D (2) (3)	
Common Stock								893,333	D (4)	
Common Stock								453,333	D (5)	
Common Stock								1,393,334	D <u>(6)</u>	
Common Stock								1,400,000	I (7)	By Trust
Common Stock								40,000	I <u>(8)</u>	By Koski Management, Inc.

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

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

	(e.g., puts, cans, warrants, options, convertible securities)														
1. Title of	2.	3. Transaction	3A. Deemed	4.		5. Nu	mber	6. Date Exer	cisable	7. Tit	tle and	8. Price of	9. Number of	10.	11. Nature
Derivative	Conversion	Date	Execution Date, if	Transacti	on	of		and Expirati	on Date	Amo	unt of	Derivative	Derivative	Ownership	of Indirect
Security	or Exercise	(Month/Day/Year)	any	Code		Deriv	ative	(Month/Day	/Year)	Unde	rlying	Security	Securities	Form of	Beneficial
(Instr. 3)	Price of		(Month/Day/Year)	(Instr. 8)		Secur	ities			Secu	rities	(Instr. 5)	Beneficially	Derivative	Ownership
	Derivative					Acqu	ired			(Instr	: 3 and		Owned	Security:	(Instr. 4)
	Security					(A) o				4)			0	Direct (D)	
						Dispo	osed						Reported	or Indirect	
						of (D	·						Transaction(s)	< /	
						(Instr	· · ·						(Instr. 4)	(Instr. 4)	
						4, and	15)								
											Amount	:			
								D	F		or				
									Expiration	Title	Number				
								Exercisable	Date		of				
				Code	V	(A)	(D)				Shares				

Reporting Owners

Describer Orace Name (Address	Relationships						
Reporting Owner Name / Address	Director	10% Owner	Officer	Other			
KOSKI FAMILY LP 1500 WEST UNIVERSITY PARKWAY SARASOTA, FL 34243		Х					
KOSKI CHRISTINE L 1500 WEST UNIVERSITY PARKWAY SARASOTA, FL 34243	Х	Х					
KOSKI BEVERLY 1500 WEST UNIVERSITY PARKWAY SARASOTA, FL 34243		Х					
KOSKI ROBERT C							

1500 WEST UNIVERSITY PARKWAY SARASOTA, FL 34243	Х	Х	
KOSKI THOMAS L 1500 WEST UNIVERSITY PARKWAY SARASOTA, FL 34243		Х	

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).

The Company entered into a Common Stock Purchase Agreement (the "Agreement") with the Koski Family Limited Partnership. Pursuant to the terms of the Agreement,
the Company issued 5.0 million shares of its Common Stock to the Koski Family Limited Partnership at a price of \$0.40 per share. The \$2.0 million aggregate
consideration paid by the Koski Family Limited Partnership consisted of (i) \$1,000,000 cash, and (ii) the exchange and cancellation of the outstanding \$1.0 million promissory note issued to the Koski Family Limited Partnership on May 25, 2010.

(2) Shares owned directly by Koski Family Limited Partnership. Shares owned indirectly by Beverly Koski (through Koski Management, Inc.), 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.

(3) 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.

(4) Shares owned directly by Christine L. Koski.

(5) Shares owned directly by Robert C. Koski.

(6) Shares owned directly by Thomas L. Koski.

Shares owned by trusts of which Robert C. Koski is trustee. Such trusts are the Robert Clayton Koski Trust for the benefit of Anthony James Hunter (200,000 shares); The Robert Clayton Koski Trust for the benefit of Hunter Buchanan Koski (500,000 shares); The Robert Clayton Koski Trust for the benefit of Clayton Ward Bennett (500,000 shares); and The Robert Clayton Koski Trust for the benefit of Robert Edward Koski (200,000 shares). Mr. Koski disclaims beneficial ownership of the shares held by the trusts except to the extent of any pecuniary interest.

(8) Shares owned indirectly by Beverly Koski (through Koski Management, Inc).

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.