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 Ty	pe Response	es)																
1. Name and Address of Reporting Person * KOSKI FAMILY LP					2. Issuer Name and Ticker or Trading Symbol ORAGENICS INC [OGEN]							5.	5. Relationship of Reporting Person(s) to Issuer (Check all applicable) Director X 10% Owner					
1500 WEST UNIVERSITY PARKWAY					3. Date of Earliest Transaction (Month/Day/Year) 11/27/2013									r (give title belo	w)		er (specify belo	w)
(Street)				4. If	4. If Amendment, Date 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						
	OTA, FL 34											_^	<u></u>	ed by More than	i One Rej	orting rers	on	
(City	7)	(State)	(Zip)			Tab	le I - No	n-D	erivative S	Securi	ties A	cquire	ed, Disp	osed of, or l	Benefic	cially Ov		
(Instr. 3) Date (Month/Day/Year) ar			Execution any	xecution Date, if Code		ction	Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)			Bene Repo	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)			6. Owners Form: Direct (or Indire	hip Indirec Benefic Owner	7. Nature of Indirect Beneficial Ownership (Instr. 4)		
							Code	V	Amount	(A) or (D)	Price	e				(I) (Instr. 4	Ì	
Common	Stock		11/27/2013				A		38,397 (1)	A	\$ 0	326,	,063			D (2)		
Common Stock 11/27		11/27/2013				A		38,397 (1)	A	\$ 0	765,	765,729		D (3)				
Common	Stock											9,16	9,163,742			D (4) (5)	
Common Stock										669,	669,666		D (6)					
Common	Stock											497,	,666			I (7)	By Tr	usts
Common Stock												14,0	14,000		I (8)	By Ko Mana Inc.	oski gement,	
Reminder: indirectly.	Report on a	separate lin	e for each class of s	ecurities	beneficial	ly o	wned di	rectly	y or									
								co	ntained i	in this	s forn	n are	not req	ction of in uired to re d OMB cor	spon	d unles		1474 (9- 02)
			Table II		ntive Secu								y Owned	l				
1. Title of Derivative Security (Instr. 3)	tive Conversion Date Execution Date y or Exercise (Month/Day/Year) any		Date, if	Code (Instr. 8)	ansaction of Derivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)		an (Ness d	Date Exercisable and Expiration Date Month/Day/Year) Date Expiration Date Month/Day/Year)		ration	7. Title and Amount of Underlying Securities (Instr. 3 and 4) Amount or Number of Shares		8. Price of Derivative Security (Instr. 5)	Deriva Securi Benefi Owned Follow Repor	tive ties icially d ving ted action(s)	Form of Derivative Security: Direct (D) or Indirect	11. Nature of Indirect Beneficial Ownership (Instr. 4)	

Reporting Owners

Describer Occurs Name / Address	Relationships						
Reporting Owner Name / Address	Director	10% Owner	Officer	Other			
KOSKI FAMILY LP 1500 WEST UNIVERSITY PARKWAY SARASOTA, FL 34243		X					
KOSKI BEVERLY 1500 WEST UNIVERSITY PARKWAY SARASOTA, FL 34243		X					
KOSKI CHRISTINE L 1500 WEST UNIVERSITY PARKWAY SARASOTA, FL 34243	X	X					

KOSKI ROBERT C 1500 WEST UNIVERSITY PARKWAY	X	X	
ROSKI THOMAS L ²⁴³ 1500 WEST UNIVERSITY PARKWAY		X	
SARASOTA, FL 34243			

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).
 - Represents a performance share award of 38,397 shares made in connection with, and as part of, the previously approved long-term compensation component of the director compensation program adopted by the Company and the award agreement with the reporting individual. The award was made under the Company?s 2012 Equity
- (1) Incentive Plan (the ?Plan?) and was based upon the determination that a specified performance goal relating to a minimum aggregate capital raise in a single year had been achieved. The achievement of the award goal determination was made on November 27, 2013, and the closing price of the Company?s stock on such date was
- (2) Shares owned directly by Robert C. Koski.
- (3) Shares owned directly by Christine L. Koski.
- Shares owned directly by Koski Family Limited Partnership. Shares owned indirectly by Beverly Koski (through Koski Management, Inc. solely owned by Beverly
- (4) 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.
- (5) 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.
- (6) Shares owned directly by Thomas L. Koski.
 - Shares owned by trusts of which Mr. Robert C. Koski is sole trustee. Such trusts are as follows: the Robert Clayton Koski Trust for the benefit of Anthony James Hunter
- (7) (100,000 shares); the Robert Clayton Koski Trust for the benefit of Hunter Buchanan Koski (100,000 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 Robert Edward Koski (100,000 shares); and the Robert Clayton Koski Trust for the benefit of Elyse Margaux Koski (97,666 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.