CAVAZZA PAOLO

Form 4

December 01, 2017

#### 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

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF **SECURITIES** Section 16. Form 4 or

Form 5 obligations may continue. See Instruction

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940

1(b).

(Print or Type Responses)

1. Name and Address of Reporting Person * Essetifin SPA			2. Issuer Name and Ticker or Trading Symbol SOLIGENIX, INC. [SNGX]	5. Relationship of Reporting Person(s) to Issuer  (Check all applicable)			
(Last)	(Last) (First) (Middle)		3. Date of Earliest Transaction	(Check an applicable)			
VIA SUDAFRICA, 20			(Month/Day/Year) 11/29/2017	Director 10% Owner Officer (give titleX Other (specify below) Former 10% Owner			
(Street) ROME, L6 00144			4. If Amendment, Date Original	6. Individual or Joint/Group Filing(Check			
			Filed(Month/Day/Year)	Applicable Line) Form filed by One Reporting Person _X_ Form filed by More than One Reporting Person			

(City)	(State) (Zip) Table I - Non-Derivative Securities Acquired, Disposed of, or Beneficially Owned								ly Owned
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	2A. Deemed Execution Date, if any (Month/Day/Year)	3. Transactio Code (Instr. 8)	4. Securitie or(A) or Disp (Instr. 3, 4	osed o	of (D)	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)
Common Stock	11/29/2017		Code V S	Amount 271,140 (1)	(D)	Price \$ 2.12	(Instr. 3 and 4) $0 \ \underline{(2)} \ \underline{(3)}$	I (3) (6)	Indirect (3)
Common Stock	11/29/2017		P	271,140 (1)	A	\$ 2.12	271,140 <u>(2)</u> <u>(3)</u>	D (3) (6)	
Common Stock	11/29/2017		S	5,954 (1)	D	\$ 2.12	0 (4)	I (4) (6)	Indirect (4)
Common Stock	11/29/2017		P	5,954 (1)	A	\$ 2.12	277,094 (4)	D (4) (6)	
Common Stock	11/29/2017		S	16,416 (1)	D	\$ 2.12	0 (5)	I (5) (6)	Indirect (5)

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

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SEC 1474

(9-02)

# Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned (e.g., puts, calls, warrants, options, convertible securities)

1. Title of Derivative	2. Conversion	3. Transaction Date (Month/Day/Year)	Execution Date, if	4. Transactio		6. Date Exerc Expiration D	ate	7. Title	nt of	8. Price of Derivative	9. Nu Deriv
Security	or Exercise		any (Month/Day/Voor)	Code	of Dorivotive	(Month/Day/	r ear)	Underl	, ,	Security (Instr. 5)	Secui
(Instr. 3)	Price of Derivative		(Month/Day/Year)	(Instr. 8)	Derivative Securities			Securit	and 4)	(Instr. 5)	Bene
	Security				Acquired			(mstr.	3 and 4)		Owne Follo
	Security				(A) or						Repo
					Disposed						Trans
					of (D)						(Instr
					(Instr. 3,						
					4, and 5)						
									Amount		
						D.	г		or		
						Date Expiration Exercisable Date	Expiration	Title N	Number		
						Exercisable	Date		of		
				Code V	(A) (D)				Shares		

## **Reporting Owners**

Reporting Owner Name / Address	Relationships					
reporting owner runte, runtess	Director	10% Owner	Officer	Other		
Essetifin SPA VIA SUDAFRICA, 20 ROME, L6 00144				Former 10% Owner		
CAVAZZA PAOLO VIA TESSERETE, 10 LUGANO, V8 00000				Former 10% Owner		
Leadiant Biosciences, Inc. 9841 WASHINGTONIAN BLVD., SUITE 500 GAITHERSBURG, MD 20878				Former 10% Owner		
Cavazza Enrico VIA SUDAFRICA, 20 ROME, L6 00144				Former 10% Owner		
Cavazza Francesca VIA SUDAFRICA, 20 ROME, L6 00144				Former 10% Owner		

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Cavazza Silvia

VIA SUDAFRICA, 20 Former 10% Owner

ROME, L6 00144

Cavazza Preta Martina

VIA SUDAFRICA, 20 Former 10% Owner

ROME, L6 00144

## **Signatures**

Essetifin S.p.A. By: /s/ Marino Zigrossi 11/30/2017

\*\*Signature of Reporting Person Date

/s/ Fabio Poma for Paolo Cavazza by power of attorney 11/30/2017

\*\*Signature of Reporting Person Date

Leadiant Biosciences, Inc. By: /s/ Marino Zigrossi 11/30/2017

\*\*Signature of Reporting Person Date

/s/ Marino Zigrossi for Enrico Cavazza by power of attorney 11/30/2017

\*\*Signature of Reporting Person Date

/s/ Marino Zigrossi for Francesca Cavazza by power of attorney 11/30/2017

\*\*Signature of Reporting Person Date

/s/ Marino Zigrossi for Silvia Cavazza by power of attorney 11/30/2017

\*\*Signature of Reporting Person Date

/s/ Marino Zigrossi for Martina Cavazza Preta by power of attorney 11/30/2017

\*\*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).
- Effective October 7, 2016, the issuer completed a reverse stock split of its issued and outstanding shares of common stock at a ratio of (1) 1-for-10, whereby every 10 shares of its common stock were exchanged for one share of its common stock (the "Reverse Stock Split"). These shares have been adjusted to reflect the Reverse Stock Split.
  - This Form 4 reflects the transfer of shares of common stock by each of (i) Leadiant Biosciences, Inc., formerly Sigma Tau Pharmaceuticals Inc., a Nevada corporation ("LBI"); (ii) Paolo Cavazza; and (iii) Sinaf S.A., a Luxembourg corporation ("Sinaf"), to
- (2) Essetifin S.p.A., formerly Sigma Tau Finanziaria S.p.A., an Italian corporation ("Essetifin"). Each transaction is reported as a disposition by the respective seller and an acquisition of the same amount of shares by Essetifin. After giving effect to these transactions, Essetifin beneficially owns an aggregate of 293,510 shares of common stock of the issuer.
  - Sold by LBI and purchased by Essetifin pursuant to a purchase agreement by and between Essetifin and LBI. Each of Essetifin and Paolo Cavazza previously reported indirect ownership of such shares due to their respective ownership interests in LBI. Paolo Cavazza
- (3) continues to have an indirect interest in such shares through his ownership interest in Essetifin. After the purchase of these shares by Essetifin, LBI no longer directly holds common stock of the issuer. LBI directly owns warrants to purchase shares of the issuer's common stock.
- Sold by Paolo Cavazza and purchased by Essetifin pursuant to a purchase agreement by and between Essetifin and Paolo Cavazza. Paolo (4) Cavazza previously reported direct ownership of such shares and continues to have an indirect interest through his ownership interest in Essetifin
- (5) Sold by Sinaf and purchased by Essetifin S.p.A., an Italian corporation ("Essetifin"), pursuant to a purchase agreement by and between Essetifin and Sinaf. Paolo Cavazza previously reported indirect ownership of such shares due to his ownership interests in Sinaf, which is a directly wholly-owned subsidiary of Aptafin S.p.A., which is owned indirectly by Paolo Cavazza and members of his family. Paolo

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Cavazza continues to have an indirect interest in such shares through his ownership interest in Essetifin.

Dispositive power over the shares of common stock owned by Essetifin is shared by Enrico Cavazza, Silvia Cavazza, Francesca Cavazza, Martina Cavazza Preta and Paolo Cavazza. Each of Enrico Cavazza, Silvia Cavazza, Francesca Cavazza, Martina Cavazza Preta and Paolo Cavazza disclaims beneficial ownership of all shares of common stock held by Essetifin except to the extent of any pecuniary interest therein.

#### **Remarks:**

Exhibit List: Exhibit 24.1 - Power of Attorney; Exhibit 99.1 - Joint Filers' Signatures

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.