FORM 4

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

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

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

Warrants

(Right to

\$ 1.50

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 * JONES STEVEN C				Issuer Name and Ticker or Trading Symbol NEOGENOMICS INC [NEO]									x	5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director 10% Owner				
(Last) (First) (Middle) 12701 COMMONWEALTH DRIVE, SUITE 9				3. Date of Earliest Transaction (Month/Day/Year) 02/07/2014									X	X Officer (give title below) Other (specify below) Executive VP of Finance				
(Street)				4. If Amendment, Date Original Filed(Month/Day/Year)									6. Individual or Joint/Group Filing(Check Applicable Line) Form filed by One Reporting Person					
FORT M	YERS, FL	US 33913														e Reporting Pers	on	
(Cit	y)	(State)	(Zip)				Tabl	e I - Non-	Deriv	ative	Securition	es Acq	uired,	Dispose	d of, or Ber	eficially Ov	ned	
1.Title of Security (Instr. 3) 2. Transaction Date (Month/Day/Yes		2A. Deemed Execution Date, if any (Month/Day/Year)		(Instr. 8)		(A) (Ins	4. Securities Acquire (A) or Disposed of ((Instr. 3, 4 and 5) (A) or Amount (D) Pr			5. Amount of Securities Beneficial Owned Following Reported Transaction(s) (Instr. 3 and 4)		d	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	Beneficial Ownership				
Common	Stock		02/07/2014				1	A	83,	,333	Α	\$ 0.75	212,7	745			I	By Aspen Opportunity Fund (2)
Common	Stock												3,500),000			I	By Aspen Select Healthcare, LP (1)
Common	Stock												50,47	76			I	By Jones Network, LP
Common	Stock												34,85	57			I	Shares owned in IRA and custodian accounts for the immediate family of Steven Jones
Common	Stock												190,0	000			I	By self as Trustee for Steven and Carisa Jones Defined Benefit Plan and Trust
Common	Stock												346,6	515			D	
Reminder:	Report on a	separate line for eac	h class of securities l	- Deriv	ative	Securit	ies A	Pe in a c	rsons this fourrer	orm antly v	are not i alid OM	requir B cor eficial	red to ntrol n	respondumber.		ation conta		EC 1474 (9-02)
1. Title of		3. Transaction		4.		5. Numl		6. Date E	xercis	able a		7. Ti	itle and			9. Number		11. Nature of
Derivative Security (Instr. 3) Price of Derivative Security Der		Derivati Securiti Acquire (A) or Dispose	ties red sed of					Und	ount of erlying urities tr. 3 and	d 4)	Security (Instr. 5)	Derivative Securities Beneficially Owned Following Reported Transaction (Instr. 4)	Form of Derivation Security Direct of India	Ownership (Instr. 4) D)				
				Code	V	(A)	(D)	Date Exercisal	ole	Exp Dat	piration se	Title	;	Amount or Number of Shares				
Warrants (Right to Buy)	\$ 0.75	02/07/2014		A		83,333		02/09/	2009	02/	/09/2014	+ I	nmon	0	\$ 0.75	0	I	By Aspen Opportunity Fund (2)

Common

Stock

0

450,000

05/03/2010⁽³⁾ 05/03/2017

D

Buy

Reporting Owners

Burneting Community (Addison	Relationships							
Reporting Owner Name / Address	Director	10% Owner	Officer	Other				
JONES STEVEN C 12701 COMMONWEALTH DRIVE SUITE 9 FORT MYERS, FL US 33913	X		Executive VP of Finance					
ASPEN SELECT HEALTHCARE LP 1740 PERSIMMON DRIVE NAPLES, FL US 33913	X		Executive VP of Finance					

Signatures

/s/ Steven C. Jones	03/05/2014
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) Aspen Select Healthcare, LP is a private investment fund. Medical Venture Partners, LLC is the sole general partner of Aspen Select Healthcare, LP, and Mr. Jones is a Managing Member of Medical Venture Partners, LLC. Mr. Jones disclaims beneficial ownership of such shares except to the extent of his respective pecuniary interests therein.
- (2) An investment partnershsip entity controlled by Steven Jones. Mr. Jones disclaims beneficial ownership of such shares except to the extent of his pecuniary interests therein.
- (3) Such warrants were issued in connection with a consulting agreement, dated 5/3/2010.

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.