### AMBIT BIOSCIENCES CORP

Form 4

Common

Common

Common

Stock

Stock

Stock

11/10/2014

11/10/2014

11/10/2014

December 22, 2014

December 22	2, 2017									
FORM 4 UNITED STATES SECURITIES AND EXCHANGE COMMISSION							OMB APPROVAL			
FURIV	4 UNITED	STATES			ND EXCI D.C. 2054		COMMISSION	OMB Number:	3235-0287	
Check thi	is box		was	sinington,	D.C. 2054	<b>1</b> 9		Number:	January 31,	
if no long	C.I.V.I.P.	MENT O	E CHAN	CEC IN	DENIEFI <i>C</i>	TAI AW	MEDCHID OF	Expires:	2005	
subject to Section 1 Form 4 or	, 6. r	STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES								
Form 5 obligation may cont See Instru 1(b).	ns Section 17	(a) of the	Public U	tility Holo	ding Comp		e Act of 1934, 1935 or Section 0	n		
(Print or Type F	Responses)									
1. Name and Address of Reporting Person * Marchington Allan P					Ticker or Ti		5. Relationship of Reporting Person(s) to Issuer			
	[AMBI]		ENCES CO	ORP	(Check all applicable)					
				f Earliest Ti Oay/Year)	ransaction		_X_ Director Officer (give	titleOthe	Owner er (specify	
C/O AMBIT	T BIOSCIENCE	ES	11/10/2				below)	below)		
CORPORA' STREET	TION,, 11080 R	OSELLE								
STREET	(Street)		1 If Ama	ndmant Da	uta Omiaimal		6 Individual on Ia	int/Cassa Filia	a(Ch1-	
				ndment, Da nth/Day/Year	_		6. Individual or Joint/Group Filing(Check Applicable Line) _X_ Form filed by One Reporting Person			
SAN DIEGO	O, CA 92121						Form filed by M. Person			
(City)	(State)	(Zip)	Tabl	e I - Non-I	erivative Se	curities Acq	uired, Disposed of	, or Beneficial	ly Owned	
1.Title of Security (Month/Day/Year) Execution any (Month/Day		on Date, if	n Date, if Transaction(A) or Disposed of (D) Code (Instr. 3, 4 and 5) Day/Year) (Instr. 8)		osed of (D)	5. Amount of Securities Beneficially Owned Following Reported Transaction(s)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)			
				Code V	Amount	or (D) Price	(Instr. 3 and 4)			

281,624 D

307,051 D

306,619 D

D

D

D

 $\frac{$15}{(1)}$  0

 $\frac{$15}{(1)}$  0

See

(2) See

(2)

See

(2)

Footnote

Footnote

Footnote

I

I

I

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Common Stock	11/10/2014	D	431,527 (4)	D	\$ 15 (1) 0	I	See Footnote (2)
Common Stock	11/10/2014	D	69,666 (5)	D	\$ 15 0	I	See Footnote

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

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB control number.

SEC 1474 (9-02)

 $\label{thm:convergence} \begin{tabular}{ll} Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned \\ (e.g., puts, calls, warrants, options, convertible securities) \end{tabular}$ 

1. Title of Derivative Security (Instr. 3)	2. Conversion or Exercise Price of Derivative Security	3. Transaction Date (Month/Day/Year)	3A. Deemed Execution Date, if any (Month/Day/Year)	4. Transaction Code (Instr. 8)	ransactiorDerivative Expiration Dode Securities (Month/Day,		ate	7. Title and Amount of Underlying Securities (Instr. 3 and 4)		
				Code V	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares
Stock Option (right to buy)	\$ 6.66	11/10/2014		D		7,085	(3)	05/20/2023	Common Stock	7,085
Stock Option (right to buy)	\$ 6.33	11/10/2014		D		8,000	(3)	05/14/2024	Common Stock	8,000
Warrant (right to buy)	\$ 0.24	11/10/2014		D		136,650	<u>(6)</u>	10/26/2022	Common Stock	136,650

# **Reporting Owners**

Reporting Owner Name / Address	Relationships					
Reporting Owner Name / Address	Director	10% Owner	Officer	Other		
Marchington Allan P C/O AMBIT BIOSCIENCES CORPORATION, 11080 ROSELLE STREET SAN DIEGO, CA 92121	X					

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## **Signatures**

By: /s/ Cath Bovenizer, Attorney-In-Fact

12/19/2014

\*\*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).

Pursuant to the Agreement and Plan of Merger, dated September 28, 2014 (the "Merger Agreement"), among Ambit Biosciences Corporation ("Ambit"), Daiichi Sankyo Company, Limited ("Daiichi Sankyo"), and Charge Acquisition Corp., each share was converted

(1) into the right to receive: (i) a cash payment of \$15.00; and (ii) one non-transferable contingent value right ("CVR") issued by Daiichi Sankyo in accordance with the Contingent Value Rights Agreement, dated November 10, 2014, between Daiichi Sankyo and Broadridge Corporate Issuer Solutions, Inc.

The securities are held by Apposite Healthcare Fund LP, or Apposite. Apposite Healthcare (GP) Limited, the general partner of Apposite, has appointed Apposite Capital LLP as the manager of Apposite. The Reporting Person is a designated member of Apposite Capital LLP

- (2) and, together with F. David Porter and Stephen Adkin, the other designated members of Apposite Capital LLP, shares voting and investment control over the securities held by Apposite; however, each disclaims beneficial ownership, except to the extent of their pecuniary interests therein.
  - Pursuant to the Merger Agreement, each option, whether vested or not vested, was cancelled and converted into the right to receive: (i) a cash payment equal the excess, if any, of \$15.00 over such option's price per share exercise price; and (ii) one non-transferable CVR
- issued by Daiichi Sankyo in accordance with the Contingent Value Rights Agreement, dated November 10, 2014, between Daiichi Sankyo and Broadridge Corporate Issuer Solutions, Inc.
- (4) The shares were purchased by Apposite in a private placement concurrent with the closing of the Issuers' initial public offering.
- (5) The shares were acquired on exercise of a warrant to purchase shares of common stock for an exercise price of \$0.024 per share.
- Pursuant to the Merger Agreement, each outstanding and unexercised Warrant to Purchase Common Stock issued by Ambit in October 2012 to investors in Ambit's October 2012 Series E preferred stock financing (a "Series E Warrant") was cancelled in exchange for an amount in cash equal to \$16.25 per share issuable upon the exercise of such Series E Warrant.

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.

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