Edgar Filing: SULLIVAN PATRICK J - Form 4

SULLIVAN	PATRICK J										
Form 4											
August 02, 2	012										
FORM 4 LINUTED STATES SECURITIES AND EXCHANCE COMMISSION						OMB AF	OMB APPROVAL				
	UNITED STATES SECURITIES AND EACHANGE COMMISSION						OMB	3235-0287			
Check thi	is box		Was	shington,	D.C. 20	549			Number:		
if no long	or			CEC IN	DENIDE				Expires:	January 31, 2005	
subject to STATEMENT OF CH				IANGES IN BENEFICIAL OW SECURITIES				NERSHIP OF	Estimated average		
Section 1 Form 4 or		SE			11165				burden hours per response 0.5		
Form 5		oursuant to S	Section 1	6(a) of the	e Securit	ies E	xchang	e Act of 1934,	response	0.5	
obligation	ns Section 1						•	1935 or Section	n		
may conti See Instru	inue.			vestment	•	· ·					
1(b).					-						
(Print or Type R	Responses)										
1 Name and A	ddress of Report	ing Person *	2.1	N	T . 1	т I.		5 Relationship of	Reporting Pers	on(s) to	
1. Name and Address of Reporting Person * SULLIVAN PATRICK J			2. Issuer Symbol	2. Issuer Name and Ticker or Trading				5. Relationship of Reporting Person(s) to Issuer			
			-	ROBE IN	CIGPRO	21					
(Leat)	(First)	(Middle)			-	2]		(Check	k all applicable)	
(Last)	(First)	(windule)	3. Date of (Month/D	Earliest Tr	ansaction			X Director	10%	Owner	
GEN-PROB	E		08/01/2	-				Officer (give		er (specify	
INCORPOR	ATED, 10210)						below)	below)		
GENETIC C	CENTER DRI	VE									
	(Street)		4. If Ame	ndment, Da	te Origina	1		6. Individual or Jo	oint/Group Filin	g(Check	
			Filed(Mor	th/Day/Year)			Applicable Line)	-	-	
								X Form filed by C Form filed by M			
SAN DIEGO	O, CA 92121							Person	fore than one Re	porting	
(City)	(State)	(Zip)	Tabl	e I - Non-D	erivative	Secur	ities Aca	uired, Disposed of	. or Beneficial	lv Owned	
1.Title of	2. Transaction I	Date 24 Deer		3.	4. Securi		_	5. Amount of	6. Ownership	-	
Security	(Month/Day/Ye			J. Transactio				Securities	Form: Direct		
(Instr. 3)		any	- / \	Code	(Instr. 3,	4 and	5)	Beneficially	(D) or	Beneficial	
		(Month/I	Day/Year)	(Instr. 8)				Owned Following	Indirect (I) (Instr. 4)	Ownership (Instr. 4)	
						(•)		Reported	(Instr. I)	(mout. I)	
						(A) or		Transaction(s)			
				Code V	Amount	(D)	Price	(Instr. 3 and 4)			
Common	08/01/2012			D	438	D	\$	0	D		
Stock							82.75				

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.

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

 (e.g., puts, calls, warrants, options, convertible securities)

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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. Transactio Code (Instr. 8)	5. Number of orDerivative Securities Acquired (A) or Disposed of (D) (Instr. 3, 4, and 5)	6. Date Exercisable and Expiration Date (Month/Day/Year)		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)	\$ 48.75	08/01/2012		D	15,000	<u>(1)</u>	10/01/2017	Common Stock	15,000
Stock Option (Right to Buy)	\$ 82.87	08/01/2012		D	7,500	(2)	05/19/2018	Common Stock	7,500

Reporting Owners

Reporting Owner Name / Address	Relationships					
	Director	10% Owner	Officer	Other		
SULLIVAN PATRICK J GEN-PROBE INCORPORATED 10210 GENETIC CENTER DRIVE SAN DIEGO, CA 92121	Х					
Signatures						
/s/ Andrew S. Greenhalgh, Attorney-in-Fact		08/02/20	12			
**Signature of Reporting Person		Date				
Explanation of Respo	onses	51				

- * 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).

This stock option was canceled pursuant to the Agreement and Plan of Merger, dated as of April 29, 2012, by and among the Registrant, Hologic, Inc., and Gold Acquisition Corp. (the "Merger Agreement"), in exchange for a payment in cash, without interest and less the

- (1) amount of any required tax withholding, equal to the product of: (i) the excess of \$82.75 (the per share merger consideration pursuant to the Merger Agreement) over the exercise price of the option; and (ii) the number of shares of common stock of the Registrant underlying the stock option.
- (2) In accordance with the terms of the Merger Agreement, this stock option was canceled for no value because the exercise price of the stock option exceeded the per share merger consideration of \$82.75.

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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