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

SCHEDULE 13D

Under the Securities Exchange Act of 1934 (Amendment No. 7 and Amendment No. 9)*

QUESTCOR PHARMACEUTICALS INC.
(Name of Issuer)
Common Stock
(Title of Class of Securities)
232808105
(CUSIP Number)
Joseph J. Giunta, Esq.
Skadden, Arps, Slate, Meagher & Flom LLP 300 South Grand Avenue Los Angeles, CA 90071 (213) 687-5000 (Name, Address and Telephone Number of Person Authorized to Receive Notices
and Communications)
April 15, 2005
(Date of Event which Requires Filing of this Statement)
If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of $ss.240.13d-1(e)$, $240.13d-1(f)$ or $240.13d-(1)(g)$, check the following box $ _{-} $.
*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.
The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).
SCHEDULE 13D
CUSIP No. 232808105
1 NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS
Claudio Cavazza
2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [X] (b) []
3 SEC USE ONLY
4 SOURCE OF FUNDS
5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) _
6 CITIZENSHIP OR PLACE OF ORGANIZATION
Italy

7 SOLE VOTING POWER

	NUMBER OF SHARES		0
	BENEFICIALLY OWNED BY EACH	8	SHARED VOTING POWER 13,565,553
	REPORTING PERSON WITH	9	SOLE DISPOSITIVE POWER 1,756,781
		10	SHARED DISPOSITIVE POWER 9,402,890
11	AGGREGATE AMOUNT B	ENEFICIALLY (DWNED BY EACH REPORTING PERSON
		13,	,565,553
12	CHECK BOX IF THE A	GGREGATE AMOU	UNT IN ROW (11) EXCLUDES
13	PERCENT OF CLASS R	EPRESENTED BY	Y AMOUNT IN ROW (11)
		26	.49%
14	TYPE OF REPORTING	PERSON	
		II	N

	No. 232808105				
1	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS				
	Paolo Cavazza				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [X] (b) []				
3	SEC USE ONLY				
4	SOURCE OF FUNDS				
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) _				
 6	CITIZENSHIP OR PLAC	E OF ORGANI	ZATION		
		It	aly		
	NUMBER OF SHARES	7	SOLE VOTING POWER 0		
	BENEFICIALLY OWNED BY EACH	8	SHARED VOTING POWER 13,565,553		
	REPORTING PERSON WITH	9	SOLE DISPOSITIVE POWER 1,756,782		
		10	SHARED DISPOSITIVE POWER 10,051,990		
 11	AGGREGATE AMOUNT BE	NEFICIALLY (OWNED BY EACH REPORTING PERSON		
		13,5	65,553		
 12	CHECK BOX IF THE AG	GREGATE AMO	UNT IN ROW (11) EXCLUDES		
 13	PERCENT OF CLASS RE	PRESENTED B	Y AMOUNT IN ROW (11)		
		26	.49%		
 14	TYPE OF REPORTING P	ERSON			
			IN		

CUSIP	No. 232808105				
1	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS				
	Sigma-Tau Finanziaria SpA				
2	CHECK THE APPROPRIA	ATE BOX IF A	MEMBER OF A GROUP	(a) [X] (b) []	
3	SEC USE ONLY				
4	SOURCE OF FUNDS				
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) _				
6	CITIZENSHIP OR PLAC	CE OF ORGANI	ZATION		
		It	aly		
	NUMBER OF SHARES	7	SOLE VOTING POWER		
	BENEFICIALLY OWNED BY EACH	8	SHARED VOTING POW 13,565,553	ER	
	REPORTING PERSON WITH	9	SOLE DISPOSITIVE 0	POWER	
		10	SHARED DISPOSITIV 9,402,890	E POWER	
11	AGGREGATE AMOUNT BE	ENEFICIALLY	OWNED BY EACH REPORTIN	G PERSON	
		13	,565,553		
12	CHECK BOX IF THE AC	GGREGATE AMO	UNT IN ROW (11) EXCLUD	ES _	
13	PERCENT OF CLASS RE	EPRESENTED B	Y AMOUNT IN ROW (11)		
		2	6.49%		
14	TYPE OF REPORTING E	PERSON			
			CO		
					

1	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS					
	Sigma-Tau Internati	onal S.A.				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [X] (b) []					
3	SEC USE ONLY					
4	SOURCE OF FUNDS					
 5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) _					
 6	CITIZENSHIP OR PLAC	E OF ORGANI	ZATION			
		Luxe	mbourg			
	NUMBER OF SHARES	7	SOLE VOTING POWER 0			
	BENEFICIALLY OWNED BY EACH	8	SHARED VOTING POWER 13,565,553			
	REPORTING PERSON WITH	9	SOLE DISPOSITIVE POWER 0			
		10	SHARED DISPOSITIVE POWER 9,402,890			
 11	AGGREGATE AMOUNT BE	NEFICIALLY	OWNED BY EACH REPORTING PERSON			
		13,5	65,553			
 12	CHECK BOX IF THE AG	GREGATE AMO	UNT IN ROW (11) EXCLUDES	1_1		
 13	PERCENT OF CLASS RE	PRESENTED B	Y AMOUNT IN ROW (11)			
		26	.49%			

1	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS				
	Defiante Farmaceutica L.D.A.				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [X] (b) []				
3	SEC USE ONLY				
4	SOURCE OF FUNDS				
 5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) _				
 6	CITIZENSHIP OR PLACE OF ORGANIZATION				
		Por	tugal		
	NUMBER OF	7	SOLE VOTING POWER 0		
	SHARES BENEFICIALLY OWNED BY	8	SHARED VOTING POWER 13,565,553		
	EACH REPORTING PERSON WITH	9	SOLE DISPOSITIVE POWER 0		
		10	SHARED DISPOSITIVE POWER 759,493		
 11	AGGREGATE AMOUNT BE	NEFICIALLY (OWNED BY EACH REPORTING PERSON		
		13,	565,553		
12	CHECK BOX IF THE AGGET CERTAIN SHARES	GREGATE AMO	UNT IN ROW (11) EXCLUDES	_	
 13	PERCENT OF CLASS RE	PRESENTED B	Y AMOUNT IN ROW (11)		
		26	.49%		

1	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS					
	Aptafin S.p.A.					
 2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [X] (b) []					
3	SEC USE ONLY					
4	SOURCE OF FUNDS	SOURCE OF FUNDS				
 5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e) _					
 6	CITIZENSHIP OR PLACE	OF ORGANI	ZATION			
		Ita	aly			
	NUMBER OF SHARES	7	SOLE VOTING POWER 0			
	BENEFICIALLY OWNED BY	8	SHARED VOTING POWER 13,565,553			
	EACH REPORTING PERSON WITH	9	SOLE DISPOSITIVE POWER 0			
		10	SHARED DISPOSITIVE POWER			
			10,051,990			
 11	AGGREGATE AMOUNT BEN	EFICIALLY (10,051,990 			
 11	AGGREGATE AMOUNT BEN					
 11 12		13,5	DWNED BY EACH REPORTING PERSON	 		
	CHECK BOX IF THE AGG	13,5	DWNED BY EACH REPORTING PERSON 565,553 UNT IN ROW (11) EXCLUDES	 _		

1	NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS					
	Chaumiere - Consultadoria & Servicos SDC Unipessoal LDA					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [X] (b) []					
3	SEC USE ONLY					
4	SOURCE OF FUNDS					
 5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) OR 2(e)					
 6	CITIZENSHIP OR PLAC	E OF ORGANI	ZATION			
		Por	tugal			
	NUMBER OF	7	SOLE VOTING POWER 0			
	SHARES BENEFICIALLY OWNED BY	8	SHARED VOTING POWER 13,565,553			
	EACH REPORTING PERSON WITH	9	SOLE DISPOSITIVE POWER 0			
		10	SHARED DISPOSITIVE POWER			
 11	AGGREGATE AMOUNT BE	NEFICIALLY (OWNED BY EACH REPORTING PERSON			
		13,	565,553			
12	CHECK BOX IF THE AG	GREGATE AMO	UNT IN ROW (11) EXCLUDES	I_I		
 13	PERCENT OF CLASS RE	PRESENTED B	Y AMOUNT IN ROW (11)			
		26	.49%			

Amendment No. 7 and Amendment No. 9 to Statement on Schedule 13D

This Amendment No. 7 (the "Amendment No. 7") amends the Statement on Schedule 13D filed with the Securities and Exchange Commission ("SEC") on March 25, 2002 (the "Sigma/Defiante Schedule 13D"), as amended, relating to shares of the common stock, no par value (the "Common Stock"), of Questcor Pharmaceuticals Inc., a California corporation ("Questcor"). This Amendment No. 9 (the "Amendment No. 9" and, together with the Amendment No. 7, this "Statement") amends the Statement on Schedule 13D, filed with the SEC on August 7, 2001 (the "Cavazza/Sigma Schedule 13D" and, together with the Sigma/Defiante Schedule 13D, the "Schedule 13Ds"), as amended, relating to the shares of Common Stock. Pursuant to Rule 13d-2 of Regulation 13D-G promulgated under the Securities Exchange Act of 1934, as amended (the "Act"), this Amendment No. 7 is being filed on behalf of Sigma-Tau Finanziaria SpA, an Italian corporation ("Sigma Tau") and Defiante Farmaceutica L.D.A., a Portuguese corporation ("Defiante") (formerly known as Defiante Farmaceutica Unipessoal L.D.A.), and this Amendment No. 9 is being filed on behalf of Sigma-Tau International S.A., a Luxembourg corporation ("Sigma Tau International") (formerly known as Sigma-Tau Finance Holding S.A.), Aptafin S.p.A., an Italian corporation ("Aptafin"), Chaumiere - Consultadoria & Servicos SDC Unipessoal LDA, a Portuguese corporation ("Chaumiere"), Mr. Claudio Cavazza ("Mr. C. Cavazza") and Mr. Paolo Cavazza ("Mr. P. Cavazza" and, together with Mr. C. Cavazza, Sigma Tau International, Aptafin, Chaumiere, Defiante and Sigma Tau, the "Reporting Persons").

Item 2. Identity and Background.

Item 2 of the Schedule 13Ds are hereby amended to add the following:

The business address of Chaumiere is Avenida da Republica, 32, 4.(0) Esquerdo, 1050-193 Lisboa, Portugal. Mr. P. Cavazza owns, directly and indirectly, 100% of the capital stock of Aptafin and Aptafin owns, directly and indirectly, 100% of the capital stock of Chaumiere, which is a company whose principal assets consist of equity interests in various entities mainly in the pharmaceutical industry.

The name, address, principal occupation or employment and citizenship of each of the executive officers and directors of Sigma-Tau, Sigma Tau International, Defiante, Aptafin and Chaumiere are set forth in Schedule A hereto. Neither the Reporting Persons nor any of the persons listed on Schedule A has been, during the last five years, (a) convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or (b) a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.

Item 3. Source and Amount of Funds or Other Consideration.

Item 3 of the Schedule 13Ds are hereby amended to add the following:

On April 6, 2005, Aptafin used its working capital to purchase of 100,000 shares of Common Stock for a purchase price of \$0.71 per share.

On April 13, 2005, Chaumiere used its working capital to purchase of 100,000 shares of Common Stock for a purchase price of \$0.65 per share.

Item 4. Purpose of the Transaction.

Item 4 of the Schedule 13Ds are hereby amended to add the following:

The Reporting Persons originally acquired the shares reported herein to gain an equity investment interest in Questcor. The Reporting Persons acquired the shares described in Item 3 above upon their determination that the purchase price for the shares provided for an attractive investment. The Reporting Persons intend to evaluate on an ongoing basis Questcor's financial condition, business operations and prospects. Based on such evaluations and prevailing market conditions, the Reporting Persons will determine whether to acquire or sell shares of Common Stock, subject to compliance with Section 16(b) of the Act and the rules promulgated thereunder.

None of the Reporting Parties has any present plans or proposals which relate to or would result in any transaction, change or event specified in clauses (a) through (j) of Item 4 of Schedule 13D.

Item 5. Interest in Securities of Questcor.

Item 5 of the Schedule 13Ds are hereby amended as follows:

The Reporting Persons, because they may be considered a "group" for purposes of Section 13(d)(3) of the Act (the "Group"), may be deemed solely for purposes of U.S. securities laws to beneficially own (i) the 1,756,781 shares of Common Stock directly owned by Mr. C. Cavazza, (ii) the 1,756,782 shares of Common Stock directly owned by Mr. P. Cavazza, (iii) the 8,643,397 shares of Common Stock directly owned by Sigma Tau International, (iv) the 759,493 shares of Common Stock directly owned by Defiante, (v) the 549,100 shares of Common Stock directly owned by Aptafin, and (vi) the 100,000 shares of Common Stock directly owned by Chaumiere. This represents beneficial ownership of an aggregate of 13,565,553 shares of Common Stock. References to beneficial ownership are made herein solely with respect to U.S. securities laws and are not intended to refer or apply in any respect to any other issue under any other U.S. law.

(a) Percentage interest calculations for the Reporting Persons are based upon Questcor having 51,216,488 shares of Common Stock outstanding as of March 18, 2005 (the "Outstanding Shares"), as reported by the Issuer in the Issuer's Form 10-K for the fiscal year ended December 31, 2004 filed with the SEC on March 31, 2005, which does not include 10,624,731 shares of Common Stock issuable upon the conversion of Questcor's Series B Preferred Stock (the "Preferred Stock"). The percentage interest calculation for the Voting Shares (as defined below) includes the present voting power of 10,624,731 shares of Common Stock issuable upon the conversion of the Preferred Stock. Each share of Preferred Stock is entitled to a number of votes equal to 0.875 times the number of shares of Common Stock issuable upon conversion of such shares of Preferred Stock, resulting in the voting equivalence of 9,296,640 shares of Common Stock (the "Converted Shares"). Accordingly, the total number of voting shares, based on the sum of the Outstanding Shares and the Converted Shares, is 60,513,128 (the "Voting Shares").

Mr. C. Cavazza

Pursuant to Rule 13d-3 of the Act, Mr. C. Cavazza may be deemed to be the beneficial owner of 13,565,553 shares of Common Stock, which constitutes approximately 26.49% of the Outstanding Shares and 22.42% of the Voting Shares.

Mr. P. Cavazza

Pursuant to Rule 13d-3 of the Act, Mr. P. Cavazza may be deemed to be the beneficial owner of 13,565,553 shares of Common Stock, which constitutes approximately 26.49% of the Outstanding Shares and 22.42% of the Voting Shares.

Sigma Tau International

Pursuant to Rule 13d-3 of the Act, Sigma Tau International may be deemed to be the beneficial owner of 13,565,553 shares of Common Stock, which constitutes approximately 26.49% of the Outstanding Shares and 22.42% of the Voting Shares.

Sigma Tau

Pursuant to Rule 13d-3 of the Act, Sigma Tau may be deemed to be the beneficial owner of 13,565,553 shares of Common Stock, which constitutes approximately 26.49% of the Outstanding Shares and 22.42% of the Voting Shares.

Defiante

Pursuant to Rule 13d-3 of the Act, Defiante may be deemed to be the beneficial owner of 13,565,553 shares of Common Stock, which constitutes approximately 26.49% of the Outstanding Shares and 22.42% of the Voting Shares.

Aptafin

Pursuant to Rule 13d-3 of the Act, Aptafin may be deemed to be the beneficial owner of 13,565,553 shares of Common Stock, which constitutes approximately 26.49% of the Outstanding Shares and 22.42% of the Voting Shares.

Chaumiere

Pursuant to Rule 13d-3 of the Act, Chaumiere may be deemed to be the beneficial owner of 13,565,553 shares of Common Stock, which constitutes approximately 26.49% of the Outstanding Shares and 22.42% of the Voting Shares.

Except as set forth above, none of the Reporting Persons nor any of the persons listed on Schedule A beneficially owns any other shares of Common Stock.

(b) Mr. C. Cavazza

The number of shares of Common Stock as to which Mr. C. Cavazza has the sole power to vote or direct the vote is zero. The number of shares of Common Stock as to which Mr. C. Cavazza shares the power to vote or direct the vote is 13,565,553. The number of shares of Common Stock as to which Mr. C. Cavazza has the sole power to dispose or direct the disposition is 1,756,781. The number of shares of Common Stock as to which Mr. C. Cavazza shares the power to dispose or direct the disposition is 9,402,890.

Mr. P. Cavazza

The number of shares of Common Stock as to which Mr. P. Cavazza has the sole power to vote or direct the vote is zero. The number of shares of Common Stock as to which Mr. P. Cavazza shares the power to vote or direct the vote is 13,565,553. The number of shares of Common Stock as to which Mr. P. Cavazza has the sole power to dispose or direct the disposition is 1,756,782. The number of shares of Common Stock as to which Mr. P. Cavazza shares the power to dispose or direct the disposition is 10,051,990.

Sigma Tau International

The number of shares of Common Stock as to which Sigma Tau International has the sole power to vote or direct the vote is zero. The number of shares of Common Stock as to which Sigma Tau International shares the power to vote or direct the vote is 13,565,553. The number of shares of Common Stock as to which Sigma Tau International has the sole power to dispose or direct the disposition is zero. The number of shares of Common Stock as to which Sigma Tau International shares the power to dispose or direct the disposition is 9,402,890.

Sigma Tau

The number of shares of Common Stock as to which Sigma Tau has the sole power to vote or direct the vote is zero. The number of shares of Common Stock as to which Sigma Tau shares the power to vote or direct the vote is 13,565,553. The number of shares of Common Stock as to which Sigma Tau has the sole power to dispose or direct the disposition is zero. The number of shares of Common Stock as to which Sigma Tau shares the power to dispose or direct the disposition is 9,402,890.

Defiante

The number of shares of Common Stock as to which Defiante has the sole power to vote or direct the vote is zero. The number of shares of Common Stock as to which Defiante shares the power to vote or direct the vote is 13,565,553. The number of shares of Common Stock as to which Defiante has the sole power to dispose or direct the disposition is zero. The number of shares of Common Stock as to which Defiante shares the power to dispose or direct the disposition is 759,493.

Aptafin

The number of shares of Common Stock as to which Aptafin has the sole power to vote or direct the vote is zero. The number of shares of Common Stock as to which Aptafin shares the power to vote or direct the vote is 13,565,553. The number of shares of Common Stock as to which Aptafin has the sole power to dispose or direct the disposition is zero. The number of shares of Common Stock as to which Aptafin shares the power to dispose or direct the disposition is 10,051,990.

Chaumiere

The number of shares of Common Stock as to which Chaumiere has the sole power to vote or direct the vote is zero. The number of shares of Common Stock as to which Chaumiere shares the power to vote or direct the vote is 13,565,553. The number of shares of Common Stock as to which Chaumiere has the sole power to dispose or direct the disposition is zero. The number of shares of Common Stock as to which Chaumiere shares the power to dispose or direct the disposition is 100,000.

(c) On April 15, 2005, the 8% Convertible Debenture, dated March 15, 2002 and amended March 8, 2005 (as amended, the "Debenture"), issued by Questcor in

favor of Defiante matured. Questcor has advised Defiante that the Debenture will be repaid in full. Prior to its maturity, the Debenture was convertible into 1,265,822 shares of Common Stock.

Item 7. Material to be Filed as Exhibits.

 $\tt EXHIBIT$ 1 - Joint Filing Agreement dated April 15, 2005 by and between the Reporting Persons.

EXHIBIT 2 - Power of Attorney dated April 15, 2005 by Chaumiere - Consultadoria & Servicos SDC Unipessoal LDA.

EXHIBIT 3 - Power of Attorney dated April 8, 2003 by and between the Reporting Persons(1).

⁽¹⁾ Incorporated by reference to Exhibit 1 of Form 4, filed with the SEC on May 9, 2003, relating to the shares of Common Stock.

Signatures

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After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement with respect to Claudio Cavazza is true, complete and correct.

Dated: April 15, 2005

CLAUDIO CAVAZZA

By: /s/ MAURIZIO TERENZI

Maurizio Terenzi, Attorney-in-fact for

Claudio Cavazza

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement with respect to Paolo Cavazza is true, complete and correct.

Dated: April 15, 2005

PAOLO CAVAZZA

By: /s/ MAURIZIO TERENZI

Maurizio Terenzi, Attorney-in-fact for

Paolo Cavazza

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement with respect to Sigma-Tau Finanziaria SpA is true, complete and correct.

Dated: April 15, 2005

SIGMA-TAU FINANZIARIA SPA

By: /s/ MAURIZIO TERENZI

Maurizio Terenzi, Attorney-in-fact for

Sigma-Tau Finanziari SpA

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement with respect to Sigma-Tau International S.A. is true, complete and correct.

Dated: April 15, 2005

SIGMA-TAU INTERNATIONAL S.A.

By: /s/ MAURIZIO TERENZI

Maurizio Terenzi, Attorney-in-fact for

Sigma-Tau International S.A.

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement with respect to Defiante Farmaceutica L.D.A. is true, complete and correct.

Dated: April 15, 2005

DEFIANTE FARMACEUTICA L.D.A.

By: /s/ MAURIZIO TERENZI

Maurizio Terenzi, Attorney-in-fact for Defiante Farmaceutica L.D.A.

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement with respect to

Aptafin S.p.A. is true, complete and correct.

Dated: April 15, 2005

APTAFIN S.P.A.

By: /s/ MAURIZIO TERENZI

Maurizio Terenzi, Attorney-in-fact for Aptafin S.p.A.

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement with respect to

Chaumiere Consultadoria e Servicos SA is true, complete and correct.

Dated: April 15, 2005

CHAUMIERE - CONSULTADORIA & SERVICOS SDC UNIPESSOAL LDA

By: /s/ MAURIZIO TERENZI

Maurizio Terenzi, Attorney-in-fact for Chaumiere Consultadoria e Servicos SA

The original statement shall be signed by each person on whose behalf the statement is filed or his authorized representative. If the statement is signed on behalf of a person by his authorized representative (other than an executive officer or general partner of the filing person), evidence of the representative's authority to sign on behalf of such person shall be filed with the statement: provided, however, that a power of attorney for this purpose which is already on file with the Commission may be incorporated by reference. The name and any title of each person who signs the statement shall be typed or printed beneath his signature.

Attention: Intentional misstatements or omissions of fact constitute Federal criminal violations (See 18 U.S.C. 1001)

EXECUTIVE OFFICERS AND DIRECTORS

Sigma-Tau Finanziaria SpA

NAME 	ADDRESS	TITLE	CITIZENSHIP
Claudio Cavazza	via Sudafrica,20, Rome Italy-00144	President	Italian
Mario Artali	via Sudafrica,20, Rome Italy-00144	Vice President	Italian
Antonio Nicolai	via Sudafrica,20, Rome Italy-00144	Managing Director	Italian
Vittorio Ripa di Meana	via Sudafrica,20, Rome Italy-00144	Director	Italian
Mauro Bove	via Sudafrica,20, Rome Italy-00144	Director	Italian
Piero Belletti	via Sudafrica,20, Rome Italy-00144	Director	Italian
Emilio Plate	via Sudafrica,20, Rome Italy-00144	Vice President	Italian
Maurizio Terenzi	via Sudafrica,20, Rome Italy-00144	Director	Italian
Enrico Cavazza	via Sudafrica,20, Rome Italy-00144	Director	Italian

EXECUTIVE OFFICERS AND DIRECTORS

Sigma-Tau International S.A.

NAME 	ADDRESS	TITLE	CITIZENSHIP
Mario Artali	via Sudafrica,20, Rome Italy-00144	President	Italian
Jean-Marc Leonard	18 Avenue De La Porte Neuve L-2227 Luxembourg	Director	Luxembourg
Luca Checchinato	18 Avenue De La Porte Neuve L-2227 Luxembourg	Director	Luxembourg
Antonio Nicolai	via Sudafrica,20, Rome Italy-00144	Director	Italian
Mauro Bove	via Sudafrica,20, Rome Italy-00144	Director	Italian
Gustave Stoffel	18 Avenue De La Porte Neuve L-2227 Luxembourg	Director	Luxembourg
Dominique Audia	18 Avenue De La Porte Neuve L-2227 Luxembourg	Director	Luxembourg

EXECUTIVE OFFICERS AND DIRECTORS

Defiante Farmaceutica L.D.A.

NAME 	ADDRESS	TITLE	CITIZENSHIP
Antonio Nicolai	via Sudafrica,20, Rome Italy-00144	Director	Italian
Raffaele Sanguigni	Via Pontina Km. 30.400 - Pomezia (Rome) Italy	Director	Italian
Paulo Alexandre da Mota Viegas	Rua dos Ferreiros, 260 - Funchal - Madeira - Portugal 9000-082	Director	Portuguese
Pedro Moreira da Cruz Quintas	Rua dos Ferreiros, 260 - Funchal - Madeira - Portugal 9000-082	Director	Portuguese
Carla Emanuel Arruda Jardim Fernandes	Rua dos Ferreiros, 260 - Funchal - Madeira - Portugal 9000-082	Director	Portuguese

EXECUTIVE OFFICERS AND DIRECTORS

Aptafin S.p.A.

NAME 	ADDRESS	TITLE 	CITIZENSHIP
Cristina Cavazza	Viale Shakespeare, 47 Rome Italy-00144	President	Italian
Piero Belletti	via Sudafrica,20, Rome Italy-00144	Managing Director	Italian
Antonio Nicolai	via Sudafrica,20, Rome Italy-00144	Director	Italian
Emanuela Cavazza	Viale Shakespeare 47 Rome Italy-00144	Director	Italian

EXECUTIVE OFFICERS AND DIRECTORS

Chaumiere - Consultadoria & Servicos SDC Unipessoal LDA

NAME	ADDRESS	TITLE	CITIZENSHIP
Roberto Carlos de Castro Abreu	Avenida da Republica, 32, 4.(0) Esquerdo, 1050-193 Lisboa, Portugal	Director	Portuguese
Joao Jose de Freitas Rodrigues	Avenida da Republica, 32, 4.(0) Esquerdo, 1050-193 Lisboa, Portugal	Director	Portuguese

JOINT FILING AGREEMENT

The undersigned hereby agree that the statement on the Schedule 13D with respect to the Common Stock of Questcor Pharmaceuticals, Inc. dated as of April 15, 2005 is, and any amendments thereto signed by each of the undersigned shall be, filed on behalf of each of us pursuant to and in accordance with the provisions of Rule 13d-1(f) under the Securities Exchange Act of 1934.

Dated: April 15, 2005 CLAUDIO CAVAZZA

By: /s/ MAURIZIO TERENZI

Maurizio Terenzi, Attorney-in-fact

for Claudio Cavazza

Dated: April 15, 2005 PAOLO CAVAZZA

By: /s/ MAURIZIO TERENZI

Maurizio Terenzi, Attorney-in-fact

for Paolo Cavazza

Dated: April 15, 2005 SIGMA TAU FINANZIARIA SPA

By: /s/ MAURIZIO TERENZI

Maurizio Terenzi, Attorney-in-fact for Sigma-Tau Finanziari SpA

Dated: April 15, 2005 SIGMA TAU INTERNATIONAL S.A.

By: /s/ MAURIZIO TERENZI

Maurizio Terenzi, Attorney-in-fact for Sigma-Tau International S.A.

Dated: April 15, 2005 DEFIANTE FARMACEUTICA L.D.A.

By: /s/ MAURIZIO TERENZI

Maurizio Terenzi, Attorney-in-fact for Defiante Farmaceutica L.D.A.

Dated: April 15, 2005 APTAFIN S.P.A.

By: /s/ MAURIZIO TERENZI

Maurizio Terenzi, Attorney-in-fact

for Aptafin S.p.A.

Dated: April 15, 2005 CHAUMIERE CONSULTADORIA E SERVICOS SA

By: /s/ MAURIZIO TERENZI

Maurizio Terenzi, Attorney-in-fact for Chaumiere - Consultadoria & Servicos SDC Unipessoal LDA

POWER OF ATTORNEY

Each of the undersigned does hereby constitute and appoint each of Maurizio Terenzi and Antonio Nicolai, with full power of substitution, as the true and lawful attorney-in-fact and agent of the undersigned, and authorizes and designates each of the foregoing attorneys-in-fact to sign on behalf of the undersigned, and to file filings and any amendments thereto, with the Securities and Exchange Commission, made by or on behalf of the undersigned in respect of (i) the beneficial ownership of equity securities of Questcor Pharmaceuticals, Inc. held by the undersigned, directly, indirectly or beneficially, pursuant to Sections 13(d), 13(g) and 16 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), and the rules and regulations thereunder and (ii) the disposition of equity securities of Questcor Pharmaceuticals, Inc. held by the undersigned, directly, indirectly or beneficially, in accordance with Rule 144 of the Securities Act of 1933, as amended (the "Securities Act"), and the rules and regulations thereunder, including the filing of any Form 144 pursuant to the Securities Act. The undersigned acknowledges that the foregoing attorneys-in-fact, in serving in such capacity at the request of the undersigned, are not assuming any of the undersigned's responsibilities to comply with Sections 13(d), 13(g) or 16 of the Exchange Act or Rule 144 of the Securities Act.

This Power of Attorney shall remain in full force and effect until withdrawn by the undersigned in a signed writing delivered to each of the foregoing attorneys-in-fact.

IN WITNESS WHEREOF, each of the undersigned has caused this Power of Attorney to be executed as of this 15th day of April, 2005.

CHAUMIERE - CONSULTADORIA & SERVICOS SDC UNIPESSOAL LDA

By: /s/ ROBERTO CARLOS DE CASTRO ABREU

Name: Roberto Carlos de Castro Abreu

Title: Directors