CYTOKINETICS INC Form SC 13G February 11, 2005

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

### **SCHEDULE 13G**

(Rule 13d-102)

# INFORMATION TO BE INCLUDED IN STATEMENTS FILED PURSUANT TO RULES 13d-1 (b), (c) AND (d) AND AMENDMENTS THERETO FILED PURSUANT TO 13d-2 (b)

Under the Securities Exchange Act of 1934 (Amendment No. )\*

## Cytokinetics, Inc.

(Name of Issuer)

#### **Common Stock**

(Title of Class of Securities)

#### 23282W100

(CUSIP Number)

#### December 31, 2004

(Date of Event Which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

- o Rule 13d-1(b)
- o Rule 13d-1(c)

ý Rule 13d-1(d)

\*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 the disclosures provided in a prior cover page.

The information required in 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).

#### CUSIP No. 23282W100 1. Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Sevin Rosen Fund VI L.P. ( SR VI ) Tax ID Number: 2. Check the Appropriate Box if a Member of a Group (See Instructions) 0 (b) ý SEC Use Only 3. 4. Citizenship or Place of Organization Delaware 5. Sole Voting Power 1,615,715 shares, except that SRB Associates VI L.P. (SRB VI ), the general partner of SR VI, may be deemed to have sole power to vote these shares, and Jon W. Bayless ( Bayless ), Stephen M. Domenik ( Domenik ) Stephen M. Dow ( Dow ), John V. Jaggers ( Jaggers ), and Charles H. Phipps ( Phipps ), the general partners of SRB VI, may be deemed to have shared Number of power to vote these shares. Shares Beneficially Shared Voting Power 6. Owned by See response to row 5. Each Reporting 7. Sole Dispositive Power 1,615,715 shares, except that SRB VI, the general partner of Person With SR VI, may be deemed to have sole power to dispose of these shares, and Bayless, Domenik, Dow, Jaggers and Phipps, the general partners of SRB VI, may be deemed to have shared power to dispose of these shares. 8. Shared Dispositive Power See response to row 7. 9. Aggregate Amount Beneficially Owned by Each Reporting Person 1,615,715 10. Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) O 11. Percent of Class Represented by Amount in Row (9)

5.7%

Type of Reporting Person (See Instructions)

12.

~ ~		
Check the Appropriate Bo (a) (b)	ox if a Member of a G o ý	roup (See Instructions)
SEC Use Only		
Citizenship or Place of On Delaware	rganization	
5.		Sole Voting Power 127,235 shares, except that SRB VI, the general partner of SR VI A, may be deemed to have sole power to vote these shares and Bayless, Domenik, Dow, Jaggers and Phipps, the general partners of SRB VI, may be deemed to have shared power to vote these shares.
6.		Shared Voting Power See response to row 5.
7.		Sole Dispositive Power 127,235 shares, except that SRB VI, the general partner of SR VI A, may be deemed to have sole power to dispose of these shares, and Bayless, Domenik, Dow, Jaggers and Phipps, the general partners of SRB VI, may be deemed to have shared power to dispose of these shares.
8.		Shared Dispositive Power See response to row 7.
Aggregate Amount Benef 127,235	ficially Owned by Eac	h Reporting Person
Check if the Aggregate A	amount in Row (9) Exc	cludes Certain Shares (See Instructions) O
Percent of Class Represer 0.4%	nted by Amount in Ro	w (9)
Type of Reporting Person PN	n (See Instructions)	
		3
	Sevin Rosen VI Affilitate Tax ID Number:  Check the Appropriate Be (a) (b)  SEC Use Only  Citizenship or Place of O Delaware  5.  6.  7.  8.  Aggregate Amount Beneficially, 235  Check if the Aggregate A  Percent of Class Represer 0.4%  Type of Reporting Person	Check the Appropriate Box if a Member of a G (a) 0 (b) ý  SEC Use Only  Citizenship or Place of Organization Delaware  5.  6.  7.  8.  Aggregate Amount Beneficially Owned by Eac 127,235  Check if the Aggregate Amount in Row (9) Exc.  Percent of Class Represented by Amount in Ro 0.4%  Type of Reporting Person (See Instructions)

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) SRB Associates VI L.P. ( SRB VI ) Tax ID Number:		
2.	Check the Appropriate Box if a Member of a Grou	up (See Instructions)	
	(a) o		
	(b) ý		
3.	SEC Use Only		
4.	Citizenship or Place of Organization Delaware		
	5.	Sole Voting Power 1,742,950 shares, of which 1,615,715 are directly owned by SR VI and 127,235 are directly owned by SR VI A. SRB VI the general partner of SR VI and SR VI A, may be deemed to have sole power to vote these shares, and Bayless, Domenik, Dow, Jaggers and Phipps, the general partners of SRB VI, may be deemed to have shared power to vote these shares.	
Number of Shares Beneficially	6.	Shared Voting Power See response to row 5.	
Each Each Reporting Person With	7.	Sole Dispositive Power 1,742,950 shares, of which 1,615,715 are directly owned by SR VI and 127,235 are directly owned by SR VI A. SRB VI the general partner of SR VI and SR VI A, may be deemed to have sole power to dispose of these shares, and Bayless, Domenik, Dow, Jaggers and Phipps, the general partners of SRB VI, may be deemed to have shared power to dispose of these shares.	
	8.	Shared Dispositive Power See response to row 7.	
9.	Aggregate Amount Beneficially Owned by Each I 1,742,950	Reporting Person	
10.	Check if the Aggregate Amount in Row (9) Exclu	des Certain Shares (See Instructions) O	
11.	Percent of Class Represented by Amount in Row 6.1%	(9)	
12.	Type of Reporting Person (See Instructions) PN		
	4		
	·		

1.	Names of Reporting Pe Sevin Rosen Fund VII Tax ID Number:		on Nos. of above persons (entities only)
2.	Check the Appropriate (a) (b)	Box if a Member of a Groot o ý	roup (See Instructions)
3.	SEC Use Only	y	
4.	Citizenship or Place of Delaware	Organization	
Number of	5.		Sole Voting Power 625,950 shares, except that SRB Associates VII L.P. (SRB VII), the general partner of SR VII, may be deemed to have sole power to vote these shares, and Bayless, Domenik, Dow, Jaggers, Phipps, Jackie Kimzey (Kimzey) and David Shrigle (Shrigley), the general partners of SRB VII, may be deemed have shared power to vote these shares.
Shares Beneficially Owned by	6.		Shared Voting Power See response to row 5.
Each Reporting Person With	7.		Sole Dispositive Power 625,950 shares, except that SRB VII, the general partner of SR VII, may be deemed to have sole power to dispose of these shares, and Bayless, Domenik, Dow, Jaggers, Phipps, Kimzey and Shrigley, the general partners of SRB VII, may be deemed to have shared power to dispose of these shares.
	8.		Shared Dispositive Power See response to row 7.
9.	Aggregate Amount Be	neficially Owned by Eacl	n Reporting Person
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) O		
11.	Percent of Class Repre 2.2%	sented by Amount in Rov	w (9)
12.	Type of Reporting Pers	son (See Instructions)	
			5

Check the Appropriat	e Box if a Member of a G	roup (See Instructions)
(a)	0	•
(b)	ý	
SEC Use Only		
Citizenship or Place of Delaware	of Organization	
5.		Sole Voting Power 24,050 shares, except that SRB VII, the general partner of SR VII A, may be deemed to have sole power to vote these shares, and Bayless, Domenik, Dow, Jaggers, Phipps, Kimzey and Shrigley, the general partners of SRB VII, may be deemed to have shared power to vote these shares.
6.		Shared Voting Power See response to row 5.
7.		Sole Dispositive Power 24,050 shares, except that SRB VII, the general partner of SR VII A, may be deemed to have sole power to dispose of these shares, and Bayless, Domenik, Dow, Jaggers, Phipps, Kimzey and Shrigley, the general partners of SRB VII, may be deemed to have shared power to dispose of these shares.
8.		Shared Dispositive Power See response to row 7.
Aggregate Amount B 24,050	eneficially Owned by Eac	ch Reporting Person
Check if the Aggrega	te Amount in Row (9) Exc	cludes Certain Shares (See Instructions) O
Percent of Class Repr 0.1%	resented by Amount in Ro	w (9)
Type of Reporting Pe PN	erson (See Instructions)	
		6
	Sevin Rosen VII Affi Tax ID Number:  Check the Appropriat (a) (b)  SEC Use Only  Citizenship or Place of Delaware  5.  6.  7.  8.  Aggregate Amount B 24,050  Check if the Aggrega  Percent of Class Repronument of Class R	Check the Appropriate Box if a Member of a G (a) 0 (b) ý  SEC Use Only  Citizenship or Place of Organization Delaware  5.  6.  7.  8.  Aggregate Amount Beneficially Owned by Eac 24,050  Check if the Aggregate Amount in Row (9) Experience of Class Represented by Amount in Row (0.1%)  Type of Reporting Person (See Instructions)

1.	Names of Reporting Po SRB Associates VII L. Tax ID Number:		on Nos. of above persons (entities only)
2.	Check the Appropriate	Box if a Member of a Gr	roup (See Instructions)
	(a)	0	
	(b)	ý	
3.	SEC Use Only		
4.	Citizenship or Place of Delaware	f Organization	
	5.		Sole Voting Power 650,000 shares, of which 625,950 are directly owned by SR VII and 24,050 are directly owned by SR VII A. SRB VII, the general partner of SR VII and SR VII A, may be deemed to have sole power to vote these shares, and Bayless, Domenik, Dow, Jaggers, Phipps, Kimzey and Shrigley, the general partners of SRB VII, may be deemed to have shared power to vote these shares.
Number of			
Shares	6.		Shared Voting Power
Beneficially			See response to row 5.
Owned by			
Each Reporting Person With	7.		Sole Dispositive Power 650,000 shares, of which 625,950 are directly owned by SR VII and 24,050 are directly owned by SR VII A. SRB VII, the general partner of SR VII and SR VII A, may be deemed to have sole power to dispose of these shares, and Bayless, Domenik, Dow, Jaggers, Phipps, Kimzey and Shrigley, the general partners of SRB VII, may be deemed to have shared power to dispose of these shares.
	8.		Shared Dispositive Power See response to row 7.
9.	Aggregate Amount Be 650,000	eneficially Owned by Each	n Reporting Person
10.	Check if the Aggregate	e Amount in Row (9) Exc	ludes Certain Shares (See Instructions) O
11.	Percent of Class Repre 2.3%	esented by Amount in Rov	w (9)
12.	Type of Reporting Per PN	son (See Instructions)	
			7

1.	Names of Reporting Persons. I.R Sevin Rosen Fund VIII L.P. (SI Tax ID Number:	S.S. Identification Nos. of above persons (entities only) R VIII )
2.	(a)	Member of a Group (See Instructions)
3.	SEC Use Only	
4.	Citizenship or Place of Organiza Delaware	tion
Number of	5.	Sole Voting Power 755,631 shares, except that SRB Associates VIII L.P. (SRB VIII), the general partner of SR VIII, may be deemed to have sole power to vote these shares, and Bayless, Domenik, Dow, Jaggers, Phipps, Kimzey, Shrigley and Alan Schuele (Schuele), the general partners of SRB VIII, may be deemed to have shared power to vote these shares.
Number of Shares Beneficially Owned by	6.	Shared Voting Power See response to row 5.
Each Reporting Person With	7.	Sole Dispositive Power 755,631 shares, except that SRB VIII, the general partner of SR VIII, may be deemed to have sole power to dispose of these shares, and Bayless, Domenik, Dow, Jaggers, Phipps, Kimzey, Shrigley, and Schuele, the general partners of SRB VIII, may be deemed to have shared power to dispose of these shares.
	8.	Shared Dispositive Power See response to row 7.
9.	Aggregate Amount Beneficially 755,631	Owned by Each Reporting Person
10.	Check if the Aggregate Amount	in Row (9) Excludes Certain Shares (See Instructions) O
11.	Percent of Class Represented by 2.7%	Amount in Row (9)
12.	Type of Reporting Person (See In PN	nstructions)
		8

2. Check the Appropriate Box if a Member of a Group (See Instructions)  (a) 0 (b) ý  3. SEC Use Only  4. Citizenship or Place of Organization Delaware  5. Sole Voting Power 15,421 shares, except that SRB VIII, the general partn VIII A, may be deemed to have sole power to vote the shares, and Bayless, Domenik, Dow, Jaggers, Phipps, Shrigley and Schuele, the general partners of SRB VII be deemed to have shared power to vote these shares.  Number of Shares 6. Shared Voting Power Beneficially See response to row 5.  Sole Dispositive Power 15,421 shares, except that SRB VIII, the general partners of SRB VIII A, may be deemed to have sole power to dispose shares, and Bayless, Domenik, Dow, Jaggers, Phipps, Shrigley and Schuele, the general partners of SRB VIII VIII A, may be deemed to have sole power to dispose shares, and Bayless, Domenik, Dow, Jaggers, Phipps, Shrigley and Schuele, the general partners of SRB VIII be deemed to have shared power to dispose of these shares, and Bayless, Domenik, Dow, Jaggers, Phipps, Shrigley and Schuele, the general partners of SRB VIII be deemed to have shared power to dispose of these shares, and Bayless, Domenik, Dow, Jaggers, Phipps, Shrigley and Schuele, the general partners of SRB VIII be deemed to have shared power to dispose of these shares, and Bayless, Domenik, Dow, Jaggers, Phipps, Shrigley and Schuele, the general partners of SRB VIII be deemed to have shared power to dispose of these shares.	
3. SEC Use Only  4. Citizenship or Place of Organization Delaware  5. Sole Voting Power 15,421 shares, except that SRB VIII, the general partn VIII A, may be deemed to have sole power to vote the shares, and Bayless, Domenik, Dow, Jaggers, Phipps, Shrigley and Schuele, the general partners of SRB VII be deemed to have shared power to vote these shares.  Number of Shares 6. Shared Voting Power Beneficially Owned by Each 7. Sole Dispositive Power 15,421 shares, except that SRB VIII, the general partners of SRB VIII A, may be deemed to have sole power to dispose shares, and Bayless, Domenik, Dow, Jaggers, Phipps, Shrigley and Schuele, the general partners of SRB VII be deemed to have shared power to dispose of these sl	
3. SEC Use Only  4. Citizenship or Place of Organization Delaware  5. Sole Voting Power 15,421 shares, except that SRB VIII, the general partner VIII A, may be deemed to have sole power to vote the shares, and Bayless, Domenik, Dow, Jaggers, Phipps, Shrigley and Schuele, the general partners of SRB VII be deemed to have shared power to vote these shares.  Number of Shares 6. Shared Voting Power Beneficially Owned by Each 7. Sole Dispositive Power 15,421 shares, except that SRB VIII, the general partners of SRB VIII A, may be deemed to have sole power to dispose shares, and Bayless, Domenik, Dow, Jaggers, Phipps, Shrigley and Schuele, the general partners of SRB VII be deemed to have shared power to dispose of these shares.  8. Shared Dispositive Power	
4. Citizenship or Place of Organization Delaware  5. Sole Voting Power 15,421 shares, except that SRB VIII, the general partn VIII A, may be deemed to have sole power to vote the shares, and Bayless, Domenik, Dow, Jaggers, Phipps, Shrigley and Schuele, the general partners of SRB VII be deemed to have shared power to vote these shares.  Number of Shares 6. Shared Voting Power Beneficially Owned by Each 7. Sole Dispositive Power 15,421 shares, except that SRB VIII, the general partn VIII A, may be deemed to have sole power to dispose shares, and Bayless, Domenik, Dow, Jaggers, Phipps, Shrigley and Schuele, the general partners of SRB VII be deemed to have shared power to dispose of these sh  8. Shared Dispositive Power	
Delaware  5. Sole Voting Power 15,421 shares, except that SRB VIII, the general partn VIII A, may be deemed to have sole power to vote the shares, and Bayless, Domenik, Dow, Jaggers, Phipps, Shrigley and Schuele, the general partners of SRB VII be deemed to have shared power to vote these shares.  Number of Shares 6. Shared Voting Power Beneficially See response to row 5.  Sole Dispositive Power 15,421 shares, except that SRB VIII, the general partners of SRB VIII A, may be deemed to have sole power to dispose shares, and Bayless, Domenik, Dow, Jaggers, Phipps, Shrigley and Schuele, the general partners of SRB VII be deemed to have shared power to dispose of these shares.  8. Shared Dispositive Power	
15,421 shares, except that SRB VIII, the general partn VIII A, may be deemed to have sole power to vote the shares, and Bayless, Domenik, Dow, Jaggers, Phipps, Shrigley and Schuele, the general partners of SRB VII be deemed to have shared power to vote these shares.  Number of Shares 6. Shared Voting Power Beneficially Owned by Each 7. Sole Dispositive Power Reporting Person With VIII A, may be deemed to have sole power to dispose shares, and Bayless, Domenik, Dow, Jaggers, Phipps, Shrigley and Schuele, the general partners of SRB VII be deemed to have shared power to dispose of these shares.  8. Shared Dispositive Power	
Shares 6. Shared Voting Power Beneficially See response to row 5.  Owned by Each 7. Sole Dispositive Power 15,421 shares, except that SRB VIII, the general partn VIII A, may be deemed to have sole power to dispose shares, and Bayless, Domenik, Dow, Jaggers, Phipps, Shrigley and Schuele, the general partners of SRB VII be deemed to have shared power to dispose of these shares and Dispositive Power  8. Shared Dispositive Power	nese s, Kimzey III, may
Each 7. Sole Dispositive Power  Reporting 15,421 shares, except that SRB VIII, the general partn  VIII A, may be deemed to have sole power to dispose shares, and Bayless, Domenik, Dow, Jaggers, Phipps, Shrigley and Schuele, the general partners of SRB VII be deemed to have shared power to dispose of these sh  8. Shared Dispositive Power	
	se of these s, Kimzey III, may
See response to row 7.	
<ol> <li>Aggregate Amount Beneficially Owned by Each Reporting Person</li> <li>15,421</li> </ol>	
10. Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) O	
11. Percent of Class Represented by Amount in Row (9) 0.1%	
12. Type of Reporting Person (See Instructions) PN	
9	

1.	Names of Reporting Pe SRB Associates VIII L Tax ID Number:		on Nos. of above persons (entities only)
2.	Check the Appropriate	Box if a Member of a G	roup (See Instructions)
	(a)	0	
	(b)	ý	
3.	SEC Use Only		
4.	Citizenship or Place of Delaware	Organization	
	5.		Sole Voting Power 771,052 shares, of which 755,631 are directly owned by SR VIII and 15,421 are directly owned by SR VIII A. SRB VIII, the general partner of SR VIII and SR VIII A, may be deemed to have sole power to vote these shares, and Bayless, Domenik, Dow, Jaggers, Phipps, Kimzey, Shrigley and Schuele, the general partners of SRB VIII, may be deemed to have shared power to vote these shares.
Number of Shares	6.		Shared Voting Power
Beneficially Owned by			See response to row 5.
Each Reporting Person With	7.		Sole Dispositive Power 771,052 shares, of which 755,631 are directly owned by SR VIII and 15,421 are directly owned by SR VIII A. SRB VIII, the general partner of SR VIII and SR VIII A, may be deemed to have sole power to dispose of these shares, and Bayless, Domenik, Dow, Jaggers, Phipps, Kimzey, Shrigley and Schuele, the general partners of SRB VIII, may be deemed to have shared power to dispose of these shares.
	8.		Shared Dispositive Power See response to row 7.
9.	Aggregate Amount Ber 771,052	neficially Owned by Eac	h Reporting Person
10.	Check if the Aggregate	Amount in Row (9) Exe	cludes Certain Shares (See Instructions) O
11.	Percent of Class Repre 2.7%	sented by Amount in Ro	w (9)
12.	Type of Reporting Pers PN	son (See Instructions)	
			10

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Jon W. Bayless ( Bayless ) Tax ID Number:	
2.	Check the Appropriate Box if a Men	nber of a Group (See Instructions)
	(a) o (b) ý	
3.	SEC Use Only	
4.	Citizenship or Place of Organization U.S. Citizen	
	5.	Sole Voting Power 0 shares
Number of Shares Beneficially Owned by	6.	Shared Voting Power 3,167,692 shares, of which 1,615,715 are directly owned by SR VI, 127,235 are directly owned by SR VI A, 625,950 are directly owned by SR VII, 24,050 are directly owned by SR VII A, 755,631 are directly owned by SR VIII, 15,421 are directly owned by SR VIII A and 3,690 are directly owned by Sevin Rosen Bayless Management Company (SRBMC). Bayless is a general partner of SRB VI, the general partner of SR VI and SR VII A, SRB VII, the general partner of SR VII and SR VII A, SRB VIII, the general partner of SR VIII and SR VIII A, and a director of SRBMC, and may be deemed to have shared power to vote these shares.
Each Reporting Person With	7.	Sole Dispositive Power 0 shares
	8.	Shared Dispositive Power 3,167,692 shares, of which 1,615,715 are directly owned by SR VI, 127,235 are directly owned by SR VI A, 625,950 are directly owned by SR VII, 24,050 are directly owned by SR VII A, 755,631 are directly owned by SR VIII, 15,421 are directly owned by SR VIII A and 3,690 are directly owned by SRBMC. Bayless is a general partner of SRB VI, the general partner of SR VI and SR VI A, SRB VII, the general partner of SR VII and SR VII A, SRB VIII, the general partner of SR VIII and SR VIII A, and a director of SRBMC, and may be deemed to have shared power to dispose of these shares.
9.	Aggregate Amount Beneficially Ow 3,167,692	ned by Each Reporting Person
10.	Check if the Aggregate Amount in R	Row (9) Excludes Certain Shares (See Instructions) O
11.	Percent of Class Represented by Am	nount in Row (9)
12.	Type of Reporting Person (See Instr IN	uctions)

1.	Names of Reporting Persons. I.R.S Stephen L. Domenik ( Domenik ) Tax ID Number:	. Identification Nos. of above persons (entities only)
2.	Check the Appropriate Box if a Me	ember of a Group (See Instructions)
	(a) o (b) ý	
3.	SEC Use Only	
4.	Citizenship or Place of Organizatio U.S. Citizen	on
	5.	Sole Voting Power 11,000 shares
Number of Shares Beneficially	6.	Shared Voting Power 3,167,692 shares, of which 1,615,715 are directly owned by SR VI, 127,235 are directly owned by SR VI A, 625,950 are directly owned by SR VII, 24,050 are directly owned by SR VIII, 15,421 are directly owned by SR VIII A and 3,690 are directly owned by SRBMC. Domenik is a general partner of SRB VI, the general partner of SR VI and SR VI A, SRB VII, the general partner of SR VII and SR VII A, SRB VIII, the general partner of SR VIII and SR VIII A, and a director of SRBMC, and may be deemed to have shared power to vote these shares.
Owned by Each Reporting	7.	Sole Dispositive Power 11,000 shares
Person With	8.	Shared Dispositive Power 3,167,692 shares, of which 1,615,715 are directly owned by SR VI, 127,235 are directly owned by SR VI A, 625,950 are directly owned by SR VII, 24,050 are directly owned by SR VIII, 15,421 are directly owned by SR VIII A and 3,690 are directly owned by SRBMC. Domenik is a general partner of SRB VI, the general partner of SR VII and SR VII A, SRB VII, the general partner of SR VII and SR VII A, and SRB VIII, the general partner of SR VIII and SR VIII A, and a director of SRBMC, and may be deemed to have shared power to dispose of these shares.
9.	Aggregate Amount Beneficially Ov 3,178,692	wned by Each Reporting Person
10.	Check if the Aggregate Amount in	Row (9) Excludes Certain Shares (See Instructions) o
11.	Percent of Class Represented by A	mount in Row (9)
12.	Type of Reporting Person (See Inst IN	tructions)

1.	Names of Reporting Po Stephen M. Dow ( Do Tax ID Number:		on Nos. of above persons (entities only)
2.	Check the Appropriate	Box if a Member of a G	roup (See Instructions)
	(a)	0	
	(b)	ý	
3.	SEC Use Only		
4.	Citizenship or Place of U.S. Citizen	f Organization	
	5.		Sole Voting Power 60,000 shares
Number of Shares Beneficially Owned by	6.		Shared Voting Power 3,167,692 shares, of which 1,615,715 are directly owned by SR VI, 127,235 are directly owned by SR VI A, 625,950 are directly owned by SR VII, 24,050 are directly owned by SR VII A, 755,631 are directly owned by SR VIII, 15,421 are directly owned by SR VIII A and 3,690 are directly owned by SRBMC. Dow is a general partner of SRB VI, the general partner of SR VI and SR VI A, SRB VII, the general partner of SR VII and SR VII A, and SRB VIII, the general partner of SR VIII and SR VIII A, and a director of SRBMC, and may be deemed to have shared power to vote these shares.
Each Reporting Person With	7.		Sole Dispositive Power 60,000 shares
	8.		Shared Dispositive Power 3,167,692 shares, of which 1,615,715 are directly owned by SR VI, 127,235 are directly owned by SR VI A, 625,950 are directly owned by SR VII, 24,050 are directly owned by SR VII A, 755,631 are directly owned by SR VIII, 15,421 are directly owned by SR VIII A and 3,690 are directly owned by SRBMC. Dow is a general partner of SRB VI, the general partner of SR VI and SR VI A, SRB VII, the general partner of SR VII and SR VII A, and SRB VIII, the general partner of SR VIII and SR VIII A, and a director of SRBMC, and may be deemed to have shared power to dispose of these shares.
9.	Aggregate Amount Be 3,227,692	eneficially Owned by Eac	h Reporting Person
10.	Check if the Aggregate	e Amount in Row (9) Exc	cludes Certain Shares (See Instructions) o
11.	Percent of Class Repre	esented by Amount in Ro	w (9)
12.	Type of Reporting Per IN	son (See Instructions)	

1.	Names of Reporting P John V. Jaggers ( Jag Tax ID Number:		ion Nos. of above persons (entities only)
2.	Check the Appropriate	e Box if a Member of a G	Group (See Instructions)
	(a)	0	
	(b)	ý	
3.	SEC Use Only		
4.	Citizenship or Place o U.S. Citizen	f Organization	
	5.		Sole Voting Power 0 shares
Number of Shares Beneficially Owned by	6.		Shared Voting Power 3,167,692 shares, of which 1,615,715 are directly owned by SR VI, 127,235 are directly owned by SR VI A, 625,950 are directly owned by SR VII, 24,050 are directly owned by SR VIII, 15,421 are directly owned by SR VIII A and 3,690 are directly owned by SRBMC. Jaggers is a general partner of SRB VI, the general partner of SR VII and SR VII A, SRB VIII, the general partner of SR VII and SR VIII A, and SRB VIII, the general partner of SR VIII and SR VIII A, and a director of SRBMC, and may be deemed to have shared power to vote these shares.
Each Reporting Person With	7.		Sole Dispositive Power 0 shares
	8.		Shared Dispositive Power 3,167,692 shares, of which 1,615,715 are directly owned by SR VI, 127,235 are directly owned by SR VI A, 625,950 are directly owned by SR VII, 24,050 are directly owned by SR VII A, 755,631 are directly owned by SR VIII, 15,421 are directly owned by SR VIII A and 3,690 are directly owned by SRBMC. Jaggers is a general partner of SRB VI, the general partner of SR VI and SR VI A, SRB VII, the general partner of SR VII and SR VII A, and SRB VIII, the general partner of SR VIII and SR VIII A, and a director of SRBMC, and may be deemed to have shared power to dispose of these shares.
9.	Aggregate Amount Bo 3,167,692	eneficially Owned by Eac	ch Reporting Person
10.	Check if the Aggregat	e Amount in Row (9) Ex	cludes Certain Shares (See Instructions) O
11.	Percent of Class Repre	esented by Amount in Ro	ow (9)
12.	Type of Reporting Per IN	rson (See Instructions)	

1.	Names of Reporting Pocharles H. Phipps (Pax ID Number:		on Nos. of above persons (entities only)	
2.	Check the Appropriate	e Box if a Member of a G	roup (See Instructions)	
	(a)	0		
	(b)	ý		
3.	SEC Use Only			
4.	Citizenship or Place of Organization U.S. Citizen			
	5.		Sole Voting Power 30,000 shares	
Number of Shares Beneficially Owned by	6.		Shared Voting Power 3,167,692 shares, of which 1,615,715 are directly owned by SR VI, 127,235 are directly owned by SR VI A, 625,950 are directly owned by SR VII, 24,050 are directly owned by SR VIII A, 755,631 are directly owned by SR VIII, 15,421 are directly owned by SR VIII A and 3,690 are directly owned by SRBMC. Phipps is a general partner of SRB VI, the general partner of SR VI and SR VI A, SRB VII, the general partner of SR VII and SR VII A, and SRB VIII, the general partner of SR VIII and SR VIII A, and a director of SRBMC, and may be deemed to have shared power to vote these shares.	
Each Reporting Person With	7.		Sole Dispositive Power 30,000 shares	
Total Walan	8.		Shared Dispositive Power 3,167,692 shares, of which 1,615,715 are directly owned by SR VI, 127,235 are directly owned by SR VI A, 625,950 are directly owned by SR VII, 24,050 are directly owned by SR VIII A, 755,631 are directly owned by SR VIII, 15,421 are directly owned by SR VIII A and 3,690 are directly owned by SRBMC. Phipps is a general partner of SRB VI, the general partner of SR VI and SR VI A, SRB VII, the general partner of SR VII and SR VII A, and SRB VIII, the general partner of SR VIII and SR VIII A, and a director of SRBMC, and may be deemed to have shared power to dispose of these shares.	
9.	Aggregate Amount Be 3,197,692	eneficially Owned by Eac	th Reporting Person	
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) o			
11.	Percent of Class Repre	esented by Amount in Ro	w (9)	
12.	Type of Reporting Per IN	rson (See Instructions)		

1.	Names of Reporting Perso Jackie R. Kimzey (Kimze Tax ID Number:		Nos. of above persons (entities only)
2.	Check the Appropriate Box	ox if a Member of a Grou	p (See Instructions)
	(a)	0	•
	(b)	ý	
3.	SEC Use Only		
4.	Citizenship or Place of Orş U.S. Citizen	ganization	
	5.		Sole Voting Power 10,513 shares
Number of Shares Beneficially Owned by	6.		Shared Voting Power 1,424,742 shares, of which 625,950 are directly owned by SR VII, 24,050 are directly owned by SR VII A, 755,631 are directly owned by SR VIII, 15,421 are directly owned by SR VIII A and 3,690 are directly owned by SRBMC. Kimzey is a general partner of SRB VII, the general partner of SR VII and SR VII A, and SRB VIII, the general partner of SR VIII and SR VIII A, and a director of SRBMC, and may be deemed to have shared power to vote these shares.
Each Reporting Person With	7.		Sole Dispositive Power 10,513 shares
	8.		Shared Dispositive Power 1,424,742 shares, of which 625,950 are directly owned by SR VII, 24,050 are directly owned by SR VII A, 755,631 are directly owned by SR VIII, 15,421 are directly owned by SR VIII A and 3,690 are directly owned by SRBMC. Kimzey is a general partner of SRB VII, the general partner of SR VII and SR VII A, and SRB VIII, the general partner of SR VIII and SR VIII A, and a director of SRBMC, and may be deemed to have shared power to dispose of these shares.
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 1,435,255		
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) o		
11.	Percent of Class Represent 5.0%	ted by Amount in Row (	9)
12.	Type of Reporting Person IN	(See Instructions)	
		16	

1.	David A. Shrigley (S. Tax ID Number:		on Nos. of above persons (entities only)	
2.	Check the Appropriate Box if a Member of a Group (See Instructions)			
	(a)	0	• •	
	(b)	ý		
3.	SEC Use Only			
4.	Citizenship or Place of U.S. Citizen	f Organization		
	5.		Sole Voting Power 0 shares	
Number of Shares Beneficially Owned by	6.		Shared Voting Power 1,424,742 shares, of which 625,950 are directly owned by SF VII, 24,050 are directly owned by SR VII A, 755,631 are directly owned by SR VIII, 15,421 are directly owned by SR VIII A and 3,690 are directly owned by SRBMC. Shrigley is general partner of SRB VII, the general partner of SR VII and SR VII A, and SRB VIII, the general partner of SR VIII and SR VIII A, and a director of SRBMC, and may be deemed to have shared power to vote these shares.	
Each Reporting Person With	7.		Sole Dispositive Power 0 shares	
Person With	8.		Shared Dispositive Power 1,424,742 shares, of which 625,950 are directly owned by SR VII, 24,050 are directly owned by SR VII A, 755,631 are directly owned by SR VIII, 15,421 are directly owned by SR VIII A and 3,690 are directly owned by SRBMC. Shrigley is general partner of SRB VII, the general partner of SR VII and SR VII A, and SRB VIII, the general partner of SR VIII and SR VIII A, and a director of SRBMC, and may be deemed to have shared power to dispose of these shares.	
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 1,424,742			
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) o			
11.	Percent of Class Repre 5.0%	esented by Amount in Ro	w (9)	
12.	Type of Reporting Pers IN	son (See Instructions)		
			17	

1.	Names of Reporting Persons. I.R.S. Identification Nos. of above persons (entities only) Alan R. Schuele ( Schuele ) Tax ID Number:		
2.	Check the Appropriate Box if a Men (a) o (b) ý	nber of a Group (See Instructions)	
3.	SEC Use Only		
4.	Citizenship or Place of Organization U.S. Citizen		
	5.	Sole Voting Power 0 shares	
Number of Shares Beneficially	6.	Shared Voting Power 774,742 shares, of which 755,631 are directly owned by SR VIII, 15,421 are directly owned by SR VIII A and 3,690 are directly owned by SRBMC. Schuele is a general partner of SRB VIII, the general partner of SR VIII and SR VIII A, and director of SRBMC, and may be deemed to have shared powe to vote these shares.	
Owned by Each Reporting	7.	Sole Dispositive Power 0 shares	
Person With	8.	Shared Dispositive Power 774,742 shares, of which 755,631 are directly owned by SR VIII, 15,421 are directly owned by SR VIII A and 3,690 are directly owned by SRBMC. Schuele is a general partner of SRB VIII, the general partner of SR VIII and SR VIII A, and director of SRBMC, and may be deemed to have shared powe to dispose of these shares.	
9.	Aggregate Amount Beneficially Owned by Each Reporting Person 774,742		
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions) o		
11.	Percent of Class Represented by Amount in Row (9) 2.7%		
12.	Type of Reporting Person (See InstruIN	uctions)	
		18	

Item 1.

Name of Issuer (a) Cytokinetics, Inc.

(b) Address of Issuer s Principal Executive Offices

> Cytokinetics, Inc 280 East Grand Avenue

South San Francisco, California 94080

Item 2.

Name of Person Filing (a)

> This Statement is filed by Sevin Rosen Fund VI L.P., a Delaware limited partnership ( SR VI ); Sevin Rosen VI Affiliates Fund L.P., a Delaware limited partnership ( SR VI A ); SRB Associates VI L.P., a Delaware limited partnership (SRB VI); Sevin Rosen Fund VII L.P., a Delaware limited partnership (SR VII); Sevin Rosen VII Affiliates Fund L.P., a Delaware limited partnership ( SR VII A ); SRB Associates VII L.P., a Delaware limited partnership ( SRB VII ); Sevin Rosen Fund VIII L.P., a Delaware limited partnership ( SR VIII ); Sevin Rosen VIII Affiliates Fund L.P., a Delaware limited partnership (SR VIII A); SRB Associates VIII L.P., a Delaware limited partnership (SRB VIII); Jon W. Bayless (Bayless); Stephen L. Domenik ( Domenik ); Stephen M. Dow ( Dow ); John V. Jaggers ( Jaggers ); Charles H. Phipps ( Phipps ); Jackie R. Kimzey ( Kimzey ); David A. Shrigley (Shrigley); and Alan R. Schuele (Schuele). The foregoing entities and individuals are collectively referred to as the Reporting Persons.

SRB VI, the general partner of SR VI and SR VI A, may be deemed to have sole power to vote and sole power to dispose of shares of the issuer directly owned by SR VI and SR VI A. Bayless, Domenik, Dow, Jaggers and Phipps are general partners of SRB VI and may be deemed to have shared power to vote and shared power to dispose of shares of the issuer directly owned by SR VI and SR VI A.

SRB VII, the general partner of SR VII and SR VII A, may be deemed to have sole power to vote and sole power to dispose of shares of the issuer directly owned by SR VII and SR VII A. Bayless, Domenik, Dow, Jaggers, Phipps, Kimzey, and Shrigley are general partners of SRB VII and may be deemed to have shared power to vote and shared power to dispose of shares of the issuer directly owned by SR VII and SR VII A.

SRB VIII, the general partner of SR VIII and SR VIII A, may be deemed to have sole power to vote and sole power to dispose of shares of the issuer directly owned by SR VIII and SR VIII A. Bayless, Domenik, Dow, Jaggers, Phipps, Kimzey, Shrigley and Schuele are general partners of SRB VIII and may be deemed to have shared power to vote and shared power to dispose of shares of the issuer directly owned by SR VIII and SR VIII A.

Address of Principal Business Office or, if none, Residence

The address for each of the Reporting Persons is:

Sevin Rosen Funds Two Galleria Tower 13455 Noel Rd. **Suite 1670** Dallas, Texas 75240

(c)

(b)

SR VI, SR VI A, SRB VI, SR VII, SR VII A, SRB VII, SR VIII, SR VIII A and

SRB VIII are Delaware limited partnerships. Bayless, Domenik, Dow, Jaggers,

Phipps, Kimzey, Shrigley and Schuele are United States citizens.

(d) Title of Class of Securities

Common Stock CUSIP Number

(e) CUSIP Number 23282W100

Item 3.	If this statement is filed	pursuant to §§240.13d-1(b)	or 240.13d-2(b) or (c), che	ck whether the person filing is a:
---------	----------------------------	----------------------------	-----------------------------	------------------------------------

(a)	О	Broker or dealer registered under section 15 of the Act (15 U.S.C. 78o).
(b)	0	Bank as defined in section 3(a)(6) of the Act (15 U.S.C. 78c).
(c)	0	Insurance company as defined in section 3(a)(19) of the Act (15 U.S.C. 78c).
(d)	0	Investment company registered under section 8 of the Investment Company Act
		of 1940 (15 U.S.C 80a-8).
(e)	0	An investment adviser in accordance with §240.13d-1(b)(1)(ii)(E);
(f)	0	An employee benefit plan or endowment fund in accordance with
		§240.13d-1(b)(1)(ii)(F);
(g)	0	A parent holding company or control person in accordance with
		§ 240.13d-1(b)(1)(ii)(G);
(h)	0	A savings associations as defined in Section 3(b) of the Federal Deposit
		Insurance Act (12 U.S.C. 1813);
(i)	0	A church plan that is excluded from the definition of an investment company
		under section 3(c)(14) of the Investment Company Act of 1940 (15 U.S.C.
		80a-3);
(j)	0	Group, in accordance with §240.13d-1(b)(1)(ii)(J).
Not Applicable		**

#### Item 4. Ownership

Provide the following information regarding the aggregate number and percentage of the class of securities of the issuer identified in Item 1.

(a) Amount beneficially owned:

See Row 9 of cover page for each Reporting Person.

(b) Percent of class:

See Row 11 of cover page for each Reporting Person.

(c) Number of shares as to which the person has:

(1)	Sole power to vote or to direct the vote
(ii)	See Row 5 of cover page for each Reporting Person. Shared power to vote or to direct the vote
(iii)	See Row 6 of cover page for each Reporting Person. Sole power to dispose or to direct the disposition of
(iv)	See Row 7 of cover page for each Reporting Person. Shared power to dispose or to direct the disposition of
	See Row 8 of cover page for each Reporting Person.

#### Item 5. Ownership of Five Percent or Less of a Class

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following o.

Not applicable.

#### Item 6. Ownership of More than Five Percent on Behalf of Another Person

Under certain circumstances set forth in the limited partnership agreements of SR VI, SR VI A, SRB VI, SR VII, SR VII A, SRB VII, SR VIII, SR VIIII, SR VIII, SR VIII, SR VIII, SR VIII, SR VIII, SR VIII, SR VIII

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being

Reported on By the Parent Holding Company or Control Person

Not applicable.

Item 8. Identification and Classification of Members of the Group

Not applicable.

Item 9. Notice of Dissolution of Group

Not applicable.

Item 10. Certification

Not applicable.

#### **SIGNATURE**

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

Dated: February 11, 2005

SEVIN ROSEN FUND VI L.P. By SRB ASSOCIATES VI L.P.,

Its General Partner

John V. Jaggers General Partner

/s/ John V. Jaggers

SEVIN ROSEN VI AFFILIATES FUND L.P.

By SRB ASSOCIATES VI L.P.,

Its General Partner

/s/ John V. Jaggers

Signature

Signature

John V. Jaggers General Partner

SRB ASSOCIATES VI L.P. /s/ John V. Jaggers

Signature

John V. Jaggers General Partner

SEVIN ROSEN FUND VII L.P. /s/ John V. Jaggers

By SRB ASSOCIATES VII L.P., Signature

Its General Partner

John V. Jaggers General Partner

SEVIN ROSEN VII AFFILIATES FUND L.P. /s/ John V. Jaggers

By SRB ASSOCIATES VII L.P., Signature

Its General Partner

John V. Jaggers General Partner

SRB ASSOCIATES VII L.P. /s/ John V. Jaggers

Signature

John V. Jaggers General Partner

SEVIN ROSEN FUND VIII L.P. /s/ John V. Jaggers

By SRB ASSOCIATES VIII L.P., Signature

Its General Partner

John V. Jaggers General Partner

SEVIN ROSEN VIII AFFILIATES FUND L.P. /s/ John V. Jaggers

By SRB ASSOCIATES VIII L.P., Signature

Its General Partner

John V. Jaggers General Partner

SRB ASSOCIATES VIII L.P. /s/ John V. Jaggers

Signature

John V. Jaggers General Partner

JON W. BAYLESS /s/ John V. Jaggers

Signature

John V. Jaggers Attorney-In-Fact

STEPHEN M. DOW /s/ John V. Jaggers

Signature

John V. Jaggers Attorney-In-Fact

STEPHEN L. DOMENIK /s/ John V. Jaggers

Signature

John V. Jaggers Attorney-In-Fact

JOHN V. JAGGERS /s/ John V. Jaggers

Signature

CHARLES H. PHIPPS /s/ John V. Jaggers

Signature

John V. Jaggers Attorney-In-Fact

JACKIE R. KIMZEY /s/ John V. Jaggers

Signature

John V. Jaggers Attorney-In-Fact

DAVID A. SHRIGLEY /s/ John V. Jaggers

Signature

John V. Jaggers Attorney-In-Fact

ALAN R. SCHUELE /s/ John V. Jaggers

Signature

John V. Jaggers Attorney-In-Fact

### EXHIBIT INDEX

Exhibit	Found on Sequentially Numbered Page
Exhibit A: Agreement of Joint Filing	26
Exhibit B: Reference to John Jaggers as Attorney-In-Fact	29
25	

#### **EXHIBIT A**

#### Agreement of Joint Filing

The undersigned hereby agree that a single Schedule 13G (or any amendment thereto) relating to the Common Stock of Cytokinetics, Inc. shall be filed on behalf of each of the undersigned and that this Agreement shall be filed as an exhibit to such Schedule 13G.

Dated: February 11, 2005

SEVIN ROSEN FUND VI L.P. By SRB ASSOCIATES VI L.P.,

Its General Partner

John V. Jaggers General Partner

/s/ John V. Jaggers

SEVIN ROSEN VI AFFILIATES FUND L.P.

By SRB ASSOCIATES VI L.P.,

Its General Partner

/s/ John V. Jaggers

Signature

Signature

John V. Jaggers General Partner

SRB ASSOCIATES VI L.P. /s/ John V. Jaggers

Signature

John V. Jaggers General Partner

SEVIN ROSEN FUND VII L.P. /s/ John V. Jaggers

By SRB ASSOCIATES VII L.P., Signature

Its General Partner

Its General Partner

John V. Jaggers General Partner

SEVIN ROSEN VII AFFILIATES FUND L.P. /s/ John V. Jaggers

By SRB ASSOCIATES VII L.P., Signature

John V. Jaggers

General Partner

SRB ASSOCIATES VII L.P. /s/ John V. Jaggers

Signature

John V. Jaggers General Partner

SEVIN ROSEN FUND VIII L.P. /s/ John V. Jaggers

By SRB ASSOCIATES VIII L.P., Signature

Its General Partner

John V. Jaggers General Partner

SEVIN ROSEN VIII AFFILIATES FUND L.P. /s/ John V. Jaggers

By SRB ASSOCIATES VIII L.P., Signature

Its General Partner

John V. Jaggers General Partner

SRB ASSOCIATES VIII L.P. /s/ John V. Jaggers

Signature

John V. Jaggers General Partner

JON W. BAYLESS /s/ John V. Jaggers

Signature

John V. Jaggers Attorney-In-Fact

STEPHEN M. DOW /s/ John V. Jaggers

Signature

John V. Jaggers Attorney-In-Fact

STEPHEN L. DOMENIK /s/ John V. Jaggers

Signature

John V. Jaggers Attorney-In-Fact

JOHN V. JAGGERS /s/ John V. Jaggers

Signature

CHARLES H. PHIPPS /s/ John V. Jaggers

Signature

John V. Jaggers Attorney-In-Fact

JACKIE R. KIMZEY /s/ John V. Jaggers

Signature

John V. Jaggers Attorney-In-Fact

DAVID A. SHRIGLEY /s/ John V. Jaggers

Signature

John V. Jaggers Attorney-In-Fact

ALAN R. SCHUELE /s/ John V. Jaggers

Signature

John V. Jaggers Attorney-In-Fact

#### EXHIBIT B

John V. Jaggers has signed the enclosed documents as Attorney-in-Fact. Note that copies of the applicable Powers of Attorney are already on file with the appropriate agencies.