SEATTLE GENETICS INC /WA Form SC 13D/A February 14, 2005

> Schedule 13D Cusip No. 812578102

OMB APPROVAL ______

OMB Number: 3235-0145

Expires: December 31, 2005

Estimated average burden hours per response.....11

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

> SCHEDULE 13D (Rule 13d-101)

Under the Securities Exchange Act of 1934 (Amendment No. 1)

Seattle Genetics, Inc.

(Name of Issuer)

Common Stock, par value \$0.001 per share

(Title of Class of Securities)

812578102

(CUSIP Number)

Phillip Isom, Esq. O'Melveny & Myers LLP 7 Times Square New York, NY 10036 Telephone: (212) 408-2418

______ (Name, Address and Telephone Number of Person Authorized

to Receive Notices and Communications)

December 31, 2004

(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 Rule 13d-1(e), 13d-1(f) or 13d-1(g), check the following box |_|

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 13d-7 for other parties to whom copies are to be sent. 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 this cover page shall not be deemed to be "filed" for

the purpose of Section 18 of the Securities Exchange Act of 1934 ("Exchange Act") or otherwise subject to the liabilities of that section of the Exchange Act but shall be subject to all other provisions of the Exchange Act (however, see the Notes)

Page 1 of 28

Schedule 13D Cusip No. 812578102 NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) J.P. Morgan Partners (BHCA), L.P. 13-3371826 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) |_| (b) |X| SEC USE ONLY ______ SOURCE OF FUNDS WC ______ CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) CITIZENSHIP OR PLACE OF ORGANIZATION Delaware ______ SHARES BENEFICIALLY OWNED 7 SOLE VOTING POWER
BY EACH REPORTING PERSON 1,083,465 (includes shares of Series A Convertible Preferred Stock and Warrant to Purchase WITH 601,925 shares of common stock) SHARED VOTING POWER 0 SOLE DISPOSITIVE POWER 1,083,465 (includes shares of Series A Convertible Preferred Stock and Warrant to Purchase 601,925 shares of common stock) ______ 10 SHARED DISPOSITIVE POWER 0 ______ AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 1,083,465 (includes shares of Series A Convertible Preferred Stock and Warrant to Purchase 601,925 shares of common stock) ______ CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (1) PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 11.0 %

14

TYPE OF REPORTING PERSON

	PN			
Investor Investor Section with res 29.6% of disclaim Person a admissio	s Rights Agreement s Rights Agreement m 13(d)(3) of the Secu pect to 16,875,000 s the outstanding vos beneficial owner nd the filing of thin that the Reportite a "group" for pu	described any be deed rities End hares of thing powership of any Statement of the statement	ty to a voting agreement co herein. As a result, the med to constitute a "group" f xchange Act of 1934, as amend Common Stock (defined herein) r of the Issuer. The Reportin my securities held by any ot ent on Schedule 13D shall no mabove and any other pers Section 13(d)(3) of the Act	parties to the or purposes of ed (the "Act"), representing Person above her Reporting to be deemed an on or persons
		Page	e 2 of 28	
1	NAMES OF REPORTING I.R.S. IDENTIFICATI		F ABOVE PERSONS (ENTITIES ONL	Υ)
	J.P. Morgan Partner	s Global	Investors, L.P.	
2	CHECK THE APPROPRIA	TE BOX IF	A MEMBER OF A GROUP	(a) _ (b) X
3	SEC USE ONLY			
4	SOURCE OF FUNDS WC			
5	CHECK BOX IF DISCLO		EGAL PROCEEDINGS IS REQUIRED	1_1
6	CITIZENSHIP OR PLAC	E OF ORGA	NIZATION	
-	ENEFICIALLY OWNED REPORTING PERSON WITH		SOLE VOTING POWER 182,558 (includes shares of ible Preferred Stock and Warr e 101,421 shares of Common St	ant to
		8	SHARED VOTING POWER 0	
			SOLE DISPOSITIVE POWER 182,558 (includes shares of ible Preferred Stock and Warr e 101,421 shares of Common St	ant to
		10	SHARED DISPOSITIVE POWER 0	
11	182,558 (includes	Y OWNED BY EACH REPORTING PER shares of Series A Converti = 101,421 shares of Common St	ble Preferred

12	CHECK BOX IF THE AC	GGREGATE AMOUNT IN ROW (11) EXCLUDES	X
13		EPRESENTED BY AMOUNT IN ROW (11)	
14	TYPE OF REPORTING PN	PERSON	
Investor Investor Section with resp 29.6% of disclaim Person as admission	s Rights Agreement is Rights Agreement in 13(d)(3) of the Section of the Section of the Operation of the Ope	ove is party to a voting agreement contains described herein. As a result, the particle of the properties of the constitute a "group" for public shares of Common Stock (defined herein), reporting power of the Issuer. The Reporting Percepting of any securities held by any other is Statement on Schedule 13D shall not be sing Person above and any other person or arposes of Section 13(d)(3) of the Act or Response to the security of the Act or Resp	es to the rposes of he "Act") resenting son above Reporting deemed an persons
		Page 3 of 28	
1	NAMES OF REPORTING I.R.S. IDENTIFICAT	PERSONS ION NOS. OF ABOVE PERSONS (ENTITIES ONLY)	
	J.P. Morgan Partner 26-0032493	rs Global Investors A, L.P.	
2	CHECK THE APPROPRIA		_ X
3	SEC USE ONLY		
4	SOURCE OF FUNDS WC		
5	CHECK BOX IF DISCLO	OSURE OF LEGAL PROCEEDINGS IS REQUIRED 2(d) or 2(e)	_
6	CITIZENSHIP OR PLAC	CE OF ORGANIZATION	
-	ENEFICIALLY OWNED REPORTING PERSON WITH	7 SOLE VOTING POWER 24,887 (includes shares of Series Convertible Preferred Stock and warrant to 13,826 shares of Common Stock)	
		8 SHARED VOTING POWER 0	
		9 SOLE DISPOSITIVE POWER 24,887 (includes shares of Series Convertible Preferred Stock and warrant to	

13,826 shares of Common Stock)

	1	.0 SHARED DISPOSITIVE POWER 0	
11	24,887 (includes sh	GFICIALLY OWNED BY EACH REPORTING PERSON nares of Series A Convertible Preferred .3,826 shares of Common Stock)	
12	CHECK BOX IF THE AGGR CERTAIN SHARES(3)	REGATE AMOUNT IN ROW (11) EXCLUDES	X
13	PERCENT OF CLASS REPR	RESENTED BY AMOUNT IN ROW (11)	
14	TYPE OF REPORTING PER	RSON	
Investors Investors Section I with resp 29.6% of disclaims Person an admission	s Rights Agreement des Rights Agreement may 13(d)(3) of the Securi pect to 16,875,000 shathe outstanding votics beneficial ownershad the filing of this that the Reporting to a "group" for purp	e is party to a voting agreement contains a scribed herein. As a result, the passes be deemed to constitute a "group" for thies Exchange Act of 1934, as amended ares of Common Stock (defined herein), and power of the Issuer. The Reporting I have a power of the Issuer and by any other statement on Schedule 13D shall not by Person above and any other person coses of Section 13(d)(3) of the Act of Page 4 of 28	rties to the purposes of the "Act"; representing Person above Reporting to deemed and or person:
		rage 4 01 20	
1	NAMES OF REPORTING PE	ERSONS I NOS. OF ABOVE PERSONS (ENTITIES ONLY)	
	J.P. Morgan Partners 13-4197057	Global Investors (Cayman), L.P.	
2	CHECK THE APPROPRIATE		(a) <u> </u> (b) X
3	SEC USE ONLY		
4	SOURCE OF FUNDS WC		
5	CHECK BOX IF DISCLOSU PURSUANT TO ITEMS 2 (d	JRE OF LEGAL PROCEEDINGS IS REQUIRED	_
6	CITIZENSHIP OR PLACE Cayman Islan		
	ENEFICIALLY OWNED 7 REPORTING PERSON WITH C	SOLE VOTING POWER 92,660 (includes shares of Sersonvertible Preferred Stock and warrant 51,478 shares of Common Stock)	

		8	SHARED VOTING POWER	
			SOLE DISPOSITIVE POWER 92,660 (includes shares of Serie ble Preferred Stock and warrant t hares of Common Stock)	
		10	SHARED DISPOSITIVE POWER	
11	92,660 (includes s	shares of	Y OWNED BY EACH REPORTING PERSON Series A Convertible Preferred hares of Common Stock)	Stock and
12	CHECK BOX IF THE AGG CERTAIN SHARES(4)	GREGATE A	MOUNT IN ROW (11) EXCLUDES	X
13	PERCENT OF CLASS REF	PRESENTED	BY AMOUNT IN ROW (11)	
14	TYPE OF REPORTING PE	ERSON		
disclaim Person a admissio	s beneficial owners nd the filing of this n that the Reportir te a "group" for pur	ship of a s Statem ng Perso rposes of	r of the Issuer. The Reporting Peny securities held by any other ent on Schedule 13D shall not ben above and any other person of Section 13(d)(3) of the Act or	Reporting e deemed an or persons
1	NAMES OF REPORTING F		F ABOVE PERSONS (ENTITIES ONLY)	
	J.P. Morgan Partners 26-0005546	s Global	Investors (Cayman) II, L.P.	
2	CHECK THE APPROPRIAT	ΓΕ BOX IF		a) _ o) X
3	SEC USE ONLY			
4	SOURCE OF FUNDS WC			
5	CHECK BOX IF DISCLOS PURSUANT TO ITEMS 2(EGAL PROCEEDINGS IS REQUIRED e)	l_l

6 CITIZENSHIP OR PLACE OF ORGANIZATION

	Cayman Is	lands					
	ENEFICIALLY OWNED REPORTING PERSON WITH	Converti	7 SOLE VOTING POWER 10,325 (includes shares of Series A Convertible Preferred Stock and warrant to pur 5,736 shares of Common Stock)				
		8	SHARED VOTING POWER 0				
			SOLE DISPOSITIVE POWER 10,325 (includes shares of Series ble Preferred Stock and warrant to shares of Common Stock)				
		10	SHARED DISPOSITIVE POWER 0				
11	10,325 (includes	shares o	LY OWNED BY EACH REPORTING PERSON of Series A Convertible Preferred 86 shares of Common Stock)	Stock			
12	CHECK BOX IF THE A	ggregate <i>p</i>	AMOUNT IN ROW (11) EXCLUDES	X			
13		 EPRESENTED 1 %	BY AMOUNT IN ROW (11)				
14	TYPE OF REPORTING PN	PERSON					
		_	rty to a voting agreement contained herein. As a result, the partic				

Investors Rights Agreement may be deemed to constitute a "group" for purposes of Section 13(d)(3) of the Securities Exchange Act of 1934, as amended (the "Act") with respect to 16,875,000 shares of Common Stock (defined herein), representing 29.6% of the outstanding voting power of the Issuer. The Reporting Person above disclaims beneficial ownership of any securities held by any other Reporting Person and the filing of this Statement on Schedule 13D shall not be deemed an admission that the Reporting Person above and any other person or persons constitute a "group" for purposes of Section 13(d)(3) of the Act or Rule 13d-5 thereunder

Page 6 of 28

1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONL	Υ)
	J.P. Morgan Partners Global Investors (Selldown), L.P. 56-2489868	
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP	(a) _ (b) X
3	SEC USE ONLY	

4	SOURCE OF FUNDS WC		
5	CHECK BOX IF DISCLO PURSUANT TO ITEMS 2	SURE OF LEGAL PROCEEDINGS IS REQUIRED (d) or 2(e)	_
6	CITIZENSHIP OR PLAC Cayman Isl		
_	ENEFICIALLY OWNED REPORTING PERSON WITH	7 SOLE VOTING POWER 68,605 (includes shares of Series Convertible Preferred Stock and warrant to 38,114 shares of Common Stock)	
		8 SHARED VOTING POWER 0	
		9 SOLE DISPOSITIVE POWER 68,605 (includes shares of Series Convertible Preferred Stock and warrant to 38,114 shares of Common Stock)	
		10 SHARED DISPOSITIVE POWER 0	
11	68,605 (includes	NEFICIALLY OWNED BY EACH REPORTING PERSON shares of Series A Convertible Preferred hase 38,114 shares of Common Stock)	Stock
12	CHECK BOX IF THE AG CERTAIN SHARES(6)	GREGATE AMOUNT IN ROW (11) EXCLUDES	X
13		PRESENTED BY AMOUNT IN ROW (11)	
14	TYPE OF REPORTING P PN	ERSON	

(6) The Reporting Person above is party to a voting a

(6) The Reporting Person above is party to a voting agreement contained in the Investors Rights Agreement described herein. As a result, the parties to the Investors Rights Agreement may be deemed to constitute a "group" for purposes of Section 13(d)(3) of the Securities Exchange Act of 1934, as amended (the "Act") with respect to 16,875,000 shares of Common Stock (defined herein), representing 29.6% of the outstanding voting power of the Issuer. The Reporting Person above disclaims beneficial ownership of any securities held by any other Reporting Person and the filing of this Statement on Schedule 13D shall not be deemed an admission that the Reporting Person above and any other person or persons constitute a "group" for purposes of Section 13(d)(3) of the Act or Rule 13d-5 thereunder.

Page 7 of 28

1 NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS

Julian C. Baker

2	CHECK THE APPROPRIATE BOX	IF A ME	MBER OF A GROUP (See Instructions) (a) _ (b) X
3	SEC USE ONLY		
4	SOURCE OF FUNDS (See Inst	ructions)
5	CHECK BOX IF DISCLOSURE OF TO ITEMS 2(d) OR 2(e)	F LEGAL	PROCEEDINGS IS REQUIRED PURSUANT
6	CITIZENSHIP OR PLACE OF C	RGANIZAT	ION
	United States		
NUMBER OF SH	ares		SOLE VOTING POWER
BENEFICIALLY REPORTING PE WITH	OWNED BY EACH RSON	7	-0-
	-		SHARED VOTING POWER
		8	7,312,500
	-		SOLE DISPOSITIVE POWER
	_	9	-0-
		10	SHARED DISPOSITIVE POWER
		10	7,312,500
11	AGGREGATE AMOUNT BENEFICE	ALLY OWN	ED BY EACH REPORTING PERSON
	7,312,500		
12	CHECK BOX IF THE AGGREGAT SHARES (See Instructions)		IN ROW (11) EXCLUDES CERTAIN
13	PERCENT OF CLASS REPRESEN	ITED BY A	MOUNT IN ROW (11)
	15.4%		
	TYPE OF REPORTING PERSON	(See Ins	tructions)
14	IN		
	Page	e 8 of 28	
1	NAMES OF REPORTING PERSON PERSONS		IDENTIFICATION NOS. OF ABOVE
	Felix J. Baker		

2	CHECK THE APPROPRIATE E	BOX IF A 1	MEMBER OF A GROUP (See Instructions) (a) _ (b) X
3	SEC USE ONLY		
4	SOURCE OF FUNDS (See Ir	nstruction	ns)
5	CHECK BOX IF DISCLOSURE TO ITEMS 2(d) OR 2(e)	E OF LEGA	PROCEEDINGS IS REQUIRED PURSUANT
6	CITIZENSHIP OR PLACE OF	F ORGANIZA	ATION
	United States		
NUMBER OF SH		7	SOLE VOTING POWER
BENEFICIALLY EACH REPORTI PERSON WITH			-0-
		8	SHARED VOTING POWER
			7,312,500
			SOLE DISPOSITIVE POWER
		9	-0-
			SHARED DISPOSITIVE POWER
		10	7,312,500
11	AGGREGATE AMOUNT BENEFI	ICIALLY O	NED BY EACH REPORTING PERSON
	7,312,500		
12	CHECK BOX IF THE AGGREG SHARES (See Instruction		IT IN ROW (11) EXCLUDES CERTAIN
13	PERCENT OF CLASS REPRES	SENTED BY	AMOUNT IN ROW (11)
	15.4%		
1.4	TYPE OF REPORTING PERSO	ON (See In	nstructions)
14	IN		
	Pa	age 9 of 2	28
	MES OF REPORTING PERSONS	OF ABOVE	PERSONS (ENTITIES ONLY)
	Delphi Ventures VI, L.P. 42-1561726		

2	CHECK THE APPROPRIATE BOX	IF A MEN	BER OF A GROUP (a) _ (b) X	
3	SEC USE ONLY			
4	SOURCE OF FUNDS WC			
5	CHECK BOX IF DISCLOSURE OF PURSUANT TO ITEMS 2(d) or		ROCEEDINGS IS REQUIRED	
6	CITIZENSHIP OR PLACE OF OF Delaware	RGANIZATI	ON	
SHARES	BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	7	SOLE VOTING POWER 0	
		8	SHARED VOTING POWER 2,227,725 (includes 1,980,200 shares of Common Stock issuab upon conversion of the Series Convertible Preferred Stock a 247,525 shares of Common Stoc issuable upon exercise of the Warrants)	ole A ind k
		9	SOLE DISPOSITIVE POWER 0	
		10	SHARED DISPOSITIVE POWER 2,227,725 (includes 1,980,200 shares of Common Stock issuab upon conversion of the Series Convertible Preferred Stock a 247,525 shares of Common Stoc issuable upon exercise of the Warrants)	ole A ind k
11	2,227,725 (includes 1,98 conversion of the Series	30,200 s A Conve	D BY EACH REPORTING PERSON hares of Common Stock issuable rtible Preferred Stock and 247 on exercise of the Warrants)	-
12	CHECK BOX IF THE AGGREGATE		X	
13	PERCENT OF CLASS REPRESENT 5.3 %		OUNT IN ROW (11)	
14	TYPE OF REPORTING PERSON			

(7) The Reporting Person above is party to a voting agreement contained in the Investors Rights Agreement described herein. As a result, the parties to the Investors Rights Agreement may be deemed to constitute a "group" for purposes of Section 13(d)(3) of the Securities Exchange Act of 1934, as amended (the "Act") with respect to 16,875,000 shares of Common Stock (defined herein), representing 29.6% of the outstanding voting power of the Issuer. The Reporting Person above disclaims beneficial ownership of any securities held by any other Reporting

Person and the filing of this Statement on Schedule 13D shall not be deemed an admission that the Reporting Person above and any other person or persons constitute a "group" for purposes of Section 13(d)(3) of the Act or Rule 13d-5 thereunder.

Page 10 of 28

1	NAMES OF REPORTING PERSO		/E PERSONS (ENTITIES ONLY)
	Delphi BioInvestments 04-3760672	VI, L.P.	
2	CHECK THE APPROPRIATE BO	X IF A MEN	MBER OF A GROUP (a) _ (b) X
3	SEC USE ONLY		
4	SOURCE OF FUNDS WC		
5 	CHECK BOX IF DISCLOSURE PURSUANT TO ITEMS 2(d) o		PROCEEDINGS IS REQUIRED
6	CITIZENSHIP OR PLACE OF Delaware	ORGANIZATI	CON
	RES BENEFICIALLY OWNED CH REPORTING PERSON WITH	7	SOLE VOTING POWER 0
		8	SHARED VOTING POWER 22,275 (includes 19,800 shares of Common Stock issuable upon conversion of the Series A Convertible Preferred Stock and 2,475 shares of Common Stock issuable upon exercise of the Warrants)
		9	SOLE DISPOSITIVE POWER 0
		10	SHARED DISPOSITIVE POWER

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 22,275 (includes 19,800 shares of Common Stock issuable upon conversion of the Series A Convertible Preferred Stock and 2,475 shares of Common Stock issuable upon exercise of the Warrants)

12	CHECK BOX IF THE AGGREGATE AMOU CERTAIN SHARES(8)	JNT IN ROW	(11) EXCLUDES	X
13	PERCENT OF CLASS REPRESENTED BY	' AMOUNT IN	7 ROW (11)	
14	TYPE OF REPORTING PERSON PN			
Investor Section with re 29.6% of disclass Person admisss	e Reporting Person above is party ors Rights Agreement described in 13(d)(3) of the Securities Exchanges to 16,875,000 shares of Composition of the outstanding voting power of the outstanding of this Statement and the filing of this Statement to that the Reporting Person tute a "group" for purposes of Sender.	nerein. As d to constitution ange Act of mon Stock of the Issues securities on Scheel above and	s a result, the partute a "group" for of 1934, as amended (defined herein), her. The Reporting held by any other than 13D shall not any other person	rties to the purposes of (the "Act") representing Person above r Reporting be deemed an or persons
	Page 1	.1 of 28		
Schedul Cusip l	le 13D No. 812578102			
1	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF A	BOVE PERSC	ONS (ENTITIES ONLY)	
	Delphi Management Partners V	7I, L.L.C.		
2	CHECK THE APPROPRIATE BOX IF A	MEMBER OF	A GROUP	(a) _ (b) X
3	SEC USE ONLY			
4	SOURCE OF FUNDS WC			
5	CHECK BOX IF DISCLOSURE OF LEGAPURSUANT TO ITEMS 2(d) or 2(e)	L PROCEEDI	NGS IS REQUIRED	I_I
6	CITIZENSHIP OR PLACE OF ORGANIZ Delaware	ZATION		
SHA	ARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	7	SOLE VOTING POWE	R 0
		8	SHARED VOTING PO 2,250,000 2,000,000 share Stock issua conversion of t	(includes s of Common ble upon he Series A

and 250,000 shares of Common Stock issuable upon exercise of the Warrants) _____ SOLE DISPOSITIVE POWER SHARED DISPOSITIVE POWER 2,250,000 (includes 2,000,000 shares of Common Stock issuable upon conversion of the Series A Convertible Preferred Stock and 250,000 shares of Common Stock issuable upon exercise of the Warrants) AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 2,250,000 (includes 2,000,000 shares of Common Stock issuable upon conversion of the Series A Convertible Preferred Stock and 250,000 shares of Common Stock issuable upon exercise of the Warrants) _____ CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES 12 CERTAIN SHARES (9) | X | ______ PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 5.3% ______ TYPE OF REPORTING PERSON 00 _____

(9) The Reporting Person above is party to a voting agreement contained in the Investors Rights Agreement described herein. As a result, the parties to the Investors Rights Agreement may be deemed to constitute a "group" for purposes of Section 13(d)(3) of the Securities Exchange Act of 1934, as amended (the "Act") with respect to 16,875,000 shares of Common Stock (defined herein), representing 29.6% of the outstanding voting power of the Issuer. The Reporting Person above disclaims beneficial ownership of any securities held by any other Reporting Person and the filing of this Statement on Schedule 13D shall not be deemed an admission that the Reporting Person above and any other person or persons constitute a "group" for purposes of Section 13(d)(3) of the Act or Rule 13d-5 thereunder.

Page 12 of 28

Schedule 13D Cusip No. 812578102

PRELIMINARY STATEMENT: This Schedule 13D is being amended to reflect and transfer of Series A Convertible Preferred Stock and Warrants representing 68,605 shares of the Issuer's Common Stock by JPMP (BHCA) to JPMP Selldown (each hereinafter defined) and a change in the executive officer's and directors of the controlling persons of the JPMP Reporting Persons.

Item 1. Security and Issuer.

The class of equity securities to which this statement (this

"Statement") relates is the Common Stock, par value \$0.001 per share (the "Common Stock") of Seattle Genetics, Inc., a Delaware corporation (the "Issuer" or "Company"). The Issuer's principal executive offices are located at 21823 -- 30th Drive S.E., Bothell, WA 98021.

Item 2. Identity and Background.

JPMP Reporting Persons

This Statement is being filed by: (i) J.P. Morgan Partners (BHCA), L.P., a limited partnership organized under the laws of Delaware ("JPMP (BHCA)"), whose principal office is located at 1221 Avenue of the Americas, New York, NY 10020, (ii) J.P. Morgan Partners Global Investors, L.P., a limited partnership organized under the laws of Delaware ("JPMP Global"), whose principal office is located at the same address as JPMP (BHCA), (iii) J.P. Morgan Partners Global Investors A, L.P., a limited partnership organized under the laws of Delaware ("JPMP Global A"), whose principal office is located at the same address as JPMP (BHCA), (iv) J.P. Morgan Partners Global Investors (Cayman), L.P., a limited partnership organized under the laws of the Cayman Islands ("JPMP Cayman"), whose principal office is located at the same address as JPMP (BHCA), (v) J.P. Morgan Partners Global Investors (Cayman) II, L.P. a limited partnership organized under the laws of the Cayman Islands ("JPMP Cayman II"), whose principal address is located at the same address as JPMP (BHCA) and (vi) J.P. Morgan Partners Global Investors (Selldown), L.P., a Delaware Limited Partnership ("JPMP Selldown" and collectively with JPMP (BHCA), JPMP Global, JPMP Global A and JPMP Cayman, the "JPMP Reporting Persons"), whose principal office is located at the same address as JPMP (BHCA).

JPMP (BHCA) is engaged in the venture capital, private equity and leveraged buyout business. The general partner of JPMP (BHCA) is JPMP Master Fund Manager, L.P., a Delaware limited partnership ("JPMP Master Fund"), whose principal business office is located at the same address as JPMP (BHCA), and is also engaged directly and indirectly (through affiliates) in the venture capital, private equity and leveraged buyout business.

JPMP Global, JPMP Global A, JPMP Cayman, JPMP Cayman II and JPMP Selldown (collectively, the "Global Fund Entities") are also engaged in the venture capital, private equity and leveraged buyout business. The general partner of each of the Global Fund Entities is J.P.

Page 13 of 28

Morgan Partners Global Investors, L.P., a Delaware limited partnership ("JPMP Investors"), whose principal place of business is located at the same address as JPMP (BHCA). JPMP Investors is engaged indirectly in the venture capital, private equity and leveraged buyout business as general partner of each of the Global Fund Entities.

The general partner of each of JPMP Master Fund and JPMP Investors is JPMP Capital Corp., a New York corporation ("JPMP Capital Corp."), whose principal business office is located at the same address as JPMP (BHCA), and is also engaged directly and indirectly (through affiliates) in the venture capital, private equity and

leveraged buyout business. Set forth in Schedule A hereto and incorporated herein by reference are the names, business addresses, principal occupations and employments of each executive officer and director of JPMP Capital Corp.

JPMP Capital Corp. is a wholly owned subsidiary of JPMorgan Chase & Co., a Delaware Corporation ("JPMorgan Chase") which is engaged (primarily through subsidiaries) in the commercial banking business with its principal office located at 270 Park Avenue, New York, NY 10018. Set forth in Schedule B hereto and incorporated herein by reference are the names, business addresses, principal occupations and employments of each executive officer and director of JPMorgan Chase.

Baker Reporting Persons

This Statement is also being filed by: (i) Julian C. Baker and (ii) Felix J. Baker, each of whom is a United States citizen whose principal office is located at 667 Madison Avenue, New York, NY 10021 (collectively, the "Baker Reporting Persons"). Set forth below is certain information with respect to the Baker Reporting Persons:

Name Present Principal Occupation

Julian C. Baker Managing Member, Baker Bros. Advisors, LLC (an entity engaged in investment activities)

Felix J. Baker Managing Member, Baker Bros. Advisors, LLC (an entity engaged in investment activities)

Delphi Reporting Persons

This Statement is also being filed by: (i) Delphi Ventures VI, L.P., a limited partnership organized under the laws of Delaware ("Delphi Ventures"), whose principal office is located at 3000 Sand Hill Road, Building 1, Suite 135, Menlo Park, CA 94025, (ii) Delphi BioInvestments VI, L.P., a limited partnership organized under the laws of Delaware ("Delphi BioInvestments"), whose principal office is located at the same address as Delphi Ventures, and (iii) Delphi Management Partners VI, L.L.C., a Delaware limited liability company ("Delphi Management", and together with Delphi Ventures and Delphi BioInvestments, the "Delphi Reporting Persons") whose principal office is located at the same address as Delphi Ventures.

Page 14 of 28

The Delphi Reporting Persons are engaged in the venture capital business. The general partner of each of Delphi Ventures and Delphi BioInvestments is Delphi Management. Delphi Management is also engaged indirectly (through affiliates) in the venture capital business. Set forth in Schedule C hereto and incorporated herein by reference are the names, business addresses, principal occupations and employments of each managing member of Delphi Management.

The Delphi Reporting Persons, the JPMP Reporting Persons and the Baker Reporting Persons are collectively referred to herein as the "Reporting Persons".

During the last five years, none of the Reporting Persons have been convicted in any criminal proceeding (excluding traffic violations

or similar misdemeanors) or have been a party to a civil proceeding of a judicial or administrative body of competent jurisdiction resulting in their being 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 violations with respect to such laws.

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

JPMP Reporting Persons:

The funds provided by JPMP (BHCA) and the Global Fund Entities for the purchase of the securities reported in Item 5 below were obtained from the contributed capital and available working capital of JPMP (BHCA) and the Global Fund Entities, which includes funds that are held available for such purpose.

Baker Reporting Persons:

The funds used by the limited partnerships controlled by Julian C. Baker and Felix J. Baker to purchase the securities reported in Item 5 below were provided from the available working capital of such limited partnerships.

Delphi Reporting Persons:

The funds provided by Delphi Ventures and Delphi BioInvestments for the purchase of the securities reported in Item 5 below were obtained from the contributed capital and available working capital of Delphi Ventures and Delphi BioInvestments respectively, which includes funds that are held available for such purpose.

Page 15 of 28

Item 4. Purpose of Transactions.

The securities referred to in Item 5 below were acquired pursuant to the Securities Purchase Agreement referred to in Item 6 below solely for investment purposes.

The transactions described in Item 6 below are incorporated in their entirety herein by reference.

Subject to the rights of the Reporting Persons set forth in the Securities Purchase Agreement and the Investors Rights Agreement referred to in Item 6 below, except as set forth in this Item 4, none of the JPMP Reporting Persons, the Baker Reporting Persons, or the Delphi Reporting Persons have a present plan or proposal that relates to or would result in any of the actions specified in clauses (a) through (j) of Item 4 of Schedule 13D. However, each of the JPMP Reporting Persons, the Baker Reporting Persons and the Delphi Reporting Persons reserves the right to propose or participate in future transactions which may result in one or more of such actions, including but not limited to, an extraordinary corporate transaction, such as a merger, reorganization or liquidation, sale of a material amount of assets of the Issuer or its subsidiaries, or other transactions which might have the effect of causing the Issuer's Common Stock to cease to be listed on the NASDAQ National Market System or causing the Common Stock to become eligible for termination of registration, under section 12(g) of the

Securities Exchange Act of 1934, as amended (the "Act").

Item 5. Interest in Securities of the Issuer.

The percentages of outstanding shares of the Issuer reported in this Item 5 are based on 41,952,000 shares of Common Stock outstanding as of December 31, 2004.

JPMP Reporting Persons

JPMP (BHCA) beneficially owns 1,083,465 shares of the Issuer's Common Stock, which represents 11.0% of the Issuer's Common Stock. JPMP Global beneficially owns 82,558 shares of the Issuer's Common Stock, which represents 1.9% of the Issuer's Common Stock. JPMP Global A beneficially owns 24,887 shares of the Issuer's Common Stock, which represents 0.3% of the Issuer's Common Stock. JPMP Cayman beneficially owns 92,660 shares of the Issuer's Common Stock, which represents .9% of the Issuer's Common Stock. JPMP Cayman II beneficially owns 10,325 shares of the Issuer's Common Stock, which represents 0.1% of the Issuer's Common Stock. JPMP Selldown beneficially owns 68,605 shares of the Issuer's Common Stock, which represents .07% the Issuer's Common Stock.

JPMP Master Fund, as the General Partner of JPMP (BHCA), may be deemed to beneficially own the shares beneficially owned by JPMP (BHCA).

Page 16 of 28

JPMP Investors, as the General Partner of each of the Global Fund Entities, may be deemed to beneficially own the shares beneficially owned by each of the Global Fund Entities.

JPMP Capital Corp., as the General Partner of each of JPMP Master Fund and JPMP Investors, may be deemed to beneficially own the shares beneficially owned by JPMP (BHCA) and each of the Global Fund Entities.

JPMP Capital Corp. is a wholly owned subsidiary of JPMorgan Chase & Co., a publicly traded company.

The foregoing shall not be an admission that JPMP Master Fund, JPMP Investors or JPMP Capital Corp. are the beneficial owners of the shares held by JPMP (BHCA) and/or the Global Fund Entities.

Baker Reporting Persons:

Set forth in the table below is the aggregate number of shares of Common Stock beneficially owned as of the date hereof by each of the limited partnerships controlled by the Baker Reporting Persons, together with the percentage of outstanding shares of Common Stock that such ownership represents based upon 40,196,299 shares of Common Stock outstanding as of March 22, 2004, as reported by the Issuer in its most recent Schedule 14A filed on April 16, 2004, in each case taking into account the shares of Common Stock that can be acquired upon conversion of Series A Convertible Preferred Stock and exercise of the Warrants to purchase shares of Common Stock:

Name	Number of Shares	Percent of Class Outstanding
Baker/Tisch Investments, L.P.	446,063	0.9%
Baker Bros. Investments, L.P.	301 , 275	0.6%
Baker Bros. Investments II, L.P.	310,781	0.7%
Baker Biotech Fund I, L.P.	3,058,088	6.4%
Baker Biotech Fund II, L.P.	2,809,462	5.9%
Baker Biotech Fund II (Z), L.P.	386,831	0.8%
Total	7,312,500	15.4%

By virtue of their ownership of entities that have the power to control the investment decisions of the limited partnerships listed in the table above (collectively, the "Baker Entities"), Julian C. Baker and Felix J. Baker may each be deemed to be beneficial owners of securities owned by the Baker Entities and may be deemed to have shared power to vote or direct the vote and to dispose or direct the disposition of such securities, although such entities have the sole right to receive and power to direct the receipt of dividends from, and the proceeds from the sale of, securities owned by them.

Page 17 of 28

Additionally, Felix J. Baker is a director of the Issuer.

Delphi Reporting Persons

Delphi Ventures beneficially owns 2,227,725 shares of the Issuer's Common Stock, which represents 5.3% of the Issuer's Common Stock. Delphi BioInvestments beneficially owns 22,275 shares of the Issuer's Common Stock, which represents 0.01% of the Issuer's Common Stock.

As the general partner of Delphi Ventures and Delphi BioInvestments, Delphi Management may be deemed to beneficially own the shares beneficially owned by each of Delphi Ventures and Delphi BioInvestments.

The foregoing shall not be an admission that Delphi Management is the beneficial owner of the shares held by Delphi Ventures and/or Delphi $\operatorname{BioInvestments}$.

The Reporting Persons are party to a voting agreement contained in the Investors Rights Agreement referred to in Item 6 below. The JPMP Reporting Persons, the Baker Reporting Persons, and the Delphi Reporting Persons together may be deemed to constitute a "group" for purposes of Section 13(d)(3) of the Act, with respect to 16,875,000 shares of Common Stock, representing 29.6% of the outstanding voting power of the Issuer.

Each of the Reporting Persons, however, disclaims beneficial ownership of any of the securities owned by any other Reporting Person and disclaims that it is a member of a "group" with any other persons either for purposes of Section 13(d)(3) of the Act or Rule 13d-5 thereunder or this Statement or for any other purpose related to its beneficial ownership of the Issuer's securities. The filing of this Statement shall not be construed as an admission that the

Reporting Person is the beneficial owner of such shares or that the Reporting Person and any of such other stockholders' constitute for purposes of Section 13(d) of the Act, a "group." Each Reporting Person is not responsible for the accuracy of any information filed in this Statement relating to any Reporting Person other than itself and its related persons or entities.

There have been no transactions involving the Issuer's Common Stock during the past sixty days which are required to be reported in this Statement.

No person other than the JPMP Reporting Persons, the Baker Reporting Persons and the Delphi Reporting Persons has the right to receive or the power to direct the receipt of dividends from or the proceeds from the sale of the Issuer's Common Stock owned beneficially by the JPMP Reporting Persons, the Baker Reporting Persons and the Delphi Reporting Persons.

Page 18 of 28

Item 6. Contracts, Arrangements, Understandings or Relationships With Respect to Securities of the Issuer.

On May 12, 2003 the Company entered into the Securities Purchase Agreement (as amended by Amendment No. 1 dated as of May 14, 2003 and Amendment No. 2 dated as of June 2, 2003) (the "SPA"), with JPMP (BHCA), the Global Fund Entities, the Baker Entities, Delphi Ventures, Delphi BioInvestments, entities affiliated with BA Venture Partners and T. Rowe Price Health Sciences Fund, Inc. (collectively, the "Series A Investors"). Both the SPA and all exhibits thereto are attached as Exhibit A hereto and are incorporated herein in their entirety by reference.

Pursuant to the SPA, the Issuer issued in a private placement (a) 1,640,000 shares of the Company's Series A Convertible Preferred Stock (the "Preferred Stock") to the Series A Investors, as well as the reservation for issuance of 16,400,000 shares of the Company's $\hbox{\tt Common Stock upon conversion of the Preferred Stock, and (b)}$ warrants (the "Warrants") to purchase 2,050,000 shares of the Company's Common Stock and the reservation for issuance of 2,050,000 shares of the Company's Common Stock upon the exercise of such Warrants (together, the "Preferred Stock Financing"). The Preferred Stock has the rights, preferences and privileges set forth in the Certificate of Designations of Series A Convertible Preferred Stock as filed with the Secretary of State of the State of Delaware. The purchase price for the Preferred Stock was \$25.00 per share. Each share of Preferred Stock is initially convertible into 10 shares of Common Stock at a fixed conversion price of \$2.50 per share (subject to adjustment upon the occurrence of certain events including stock subdivisions, combinations, splits, stock dividends, reorganizations, or capital reclassifications of the Common Stock), at such holder's option at any time after the first anniversary of the closing of the Investors Rights Agreement among the Company, the Reporting Persons and the other investors named therein, dated as of July 8, 2003, a copy of which is attached hereto as Exhibit B and is incorporated herein in its entirety by reference (the "Investors Rights Agreement").

The Warrants are immediately exercisable at a fixed purchase price

of \$6.25 per share of Common Stock and expire on December 31, 2011.

Page 19 of 28

Pursuant to the Certificate of Designations and the Investors Rights Agreement, the Series A Investors, voting together as a separate class, have the right to designate two members of the Company's Board of Directors so long as at least 37.5% of the shares of Preferred Stock issued at the closing of the Preferred Stock Financing remain outstanding. If between 18.75% and 37.5% of the shares of Preferred Stock issued at the closing of the Preferred Stock Financing are outstanding, the Series A Investors, voting together as a separate class, have the right to designate one member of the Company's Board of Directors. If less than 18.75% of the shares of Preferred Stock issued at the closing of the Preferred Stock Financing are outstanding, the rights of the Series A Investors to vote separately for the election of directors shall terminate.

Pursuant to the terms of the Investors Rights Agreement, one director will be designated by the JPMP Reporting Persons and one director will be designated by the Baker Entities. The right of the JPMP Reporting Persons and the Baker Entities, as applicable, to designate a director terminates if the JPMP Reporting Persons or the Baker Entities, as applicable, hold less than 50% of the Preferred Stock (or Common Stock issued upon conversion thereof) purchased by it at the closing of the Preferred Stock Financing. Pursuant to these rights, the JPMP Reporting Persons designated Srinivas Akkaraju, M.D., Ph.D. as its representative on the Company's Board of Directors and the Baker Entities designated Felix Baker, Ph.D. as its representative on the Company's Board of Directors upon the closing of the Preferred Stock Financing. The Series A Investors do not have the right to vote on members of the Company's Board of Directors other than the nominees they designate.

Each of JPMP (BHCA) and the Global Fund Entities is a party to the Regulatory Sideletter, dated as of July 8, 2003, by and among the Company, JPMP (BHCA) and each of the Global Fund Entities, a copy of which is attached as Exhibit C hereto and is incorporated herein in its entirety by reference.

ITEM 7. MATERIAL TO BE FILED AS EXHIBITS.

SCHEDULE A

Item 2 information for executive officers and directors of JPMP Capital Corp.

SCHEDULE B

Item 2 information for executive $\,$ officers and directors of JPMorgan $\,$ Chase.

SCHEDULE C

Item 2 information for managing members of Delphi Management.10*

EXHIBIT A

Securities Purchase Agreement dated as of May 12, 2003, by and among the Issuer and the Series A Investors incorporated by reference to Exhibit 10.1 of the Form 8-K filed with the Commission on May 15, 2003.*

EXHIBIT B

Investors Rights Agreement dated as of July 8, 2003, by and among the Company and the Investors named therein incorporated by reference to Exhibit 4.2 of the Form 8-K filed with the Commission on May 15, 2003.*

Page 20 of 28

EXHIBIT C

Regulatory Sideletter dated as of July 8, 2003, by and among the Company, JPMP (BHCA) and each of the Global Fund Entities.*

EXHIBIT D

Joint Filing Agreement dated as of May 17, 2004 among the JPMP Entities, the Bakers and the Delphi Entities.*

Page 21 of 28

SIGNATURE

After reasonable inquiry and to the best of our knowledge and belief, we certify that the information set forth in this Statement is true, complete and correct.

Dated: February 14, 2005

J.P. MORGAN PARTNERS (BHCA), L.P.

JPMP Master Fund Manager, L.P., By:

its general partner

JPMP Capital Corp., By: its general partner

/s/ Jeffrey C. Walker By:

Name: Jeffrey C. Walker

Title: President

J.P. MORGAN PARTNERS GLOBAL INVESTORS, L.P.

JPMP Global Investors, L.P., By: its general partner

^{*} Filed previously

^{*} Filed previously

By: JPMP Capital Corp., its general partner

By: /s/ Jeffrey C. Walker

Name: Jeffrey C. Walker

Title: President

J.P. MORGAN PARTNERS GLOBAL INVESTORS (CAYMAN), L.P.

By: JPMP Global Investors, L.P.,

its general partner

By: JPMP Capital Corp., its general partner

By: /s/ Jeffrey C. Walker

Name: Jeffrey C. Walker

Title: President

Page 22 of 28

J.P. MORGAN PARTNERS GLOBAL INVESTORS A, L.P.

By: JPMP Global Investors, L.P.,

its general partner

By: JPMP Capital Corp.,

its general partner

By: /s/ Jeffrey C. Walker

Name: Jeffrey C. Walker

Title: President

J.P. MORGAN PARTNERS GLOBAL INVESTORS (SELLDOWN), L.P.

By: JPMP Global Investors, L.P.,

its general partner

By: JPMP Capital Corp.,

its general partner

By: /s/ Jeffrey C. Walker

Name: Jeffrey C. Walker

Title: President

Page 23 of 28

JULIAN C. BAKER

By: /s/ Julian C. Baker

Julian C. Baker

FELIX J. BAKER

By: /s/ Felix J. Baker

Felix J. Baker

DELPHI VENTURES VI, L.P.

By: Delphi Management Partners VI,

L.L.C., its general partner

By: /s/ Deepika R. Pakianathan

Deepika R. Pakianathan

Managing Member

DELPHI BIOINVESTMENTS VI, L.P.

By: Delphi Management Partners VI,

L.L.C., its general partner

By: /s/ Deepika R. Pakianathan

Deepika R. Pakianathan

Managing Member

DELPHI MANAGEMENT PARTNERS VI, L.L.C.

By: /s/ Deepika R. Pakianathan

Deepika R. Pakianathan

Managing Member

Page 24 of 28

SCHEDULE A

JPMP CAPITAL CORP.

EXECUTIVE OFFICERS (1)

Chief Executive Officer
President
Chief Investment Officer
Managing Director

Managing Director

Managing Director

William B. Harrison**
Jeffrey C. Walker*
Arnold L. Chavkin*
Srinivas Akkaraju*
Christopher Albinson*
Dr. Dana Beth Ardi*
Richard Aube*

Christopher C. Behrens*
John Breckenridge*
Julie Casella-Esposito*
Rodney A. Ferguson*
Cornell P. French*
Michael R. Hannon*
Matthew Lori*
Jonathan R. Lynch*

Bryan Martin* Sunil Mishra*

Managing Director Stephen P. Murray* Managing Director Timothy Purcell* Managing Director John Reardon* Managing Director Faith Rosenfeld* Managing Director Shahan D. Soghikian* Managing Director William Stuck* Managing Director Patrick J. Sullivan* Managing Director Timothy J. Walsh* Managing Director Richard D. Waters, Jr. * Managing Director Damion E. Wicker, M.D.*

> DIRECTORS* William B. Harrison** Jeffrey C. Walker*

- Each of whom is a United States citizen.
- Principal occupation is employee and/or officer of J.P. Morgan Partners, LLC. Business address is c/o J.P. Morgan Partners, LLC, 1221 Avenue of the Americas, New York, New York 10020.
- Principal occupation is employee or officer of JPMorgan Chase & Co. Business address is c/o JPMorgan Chase & Co., 270 Park Avenue, New York, New York 10017.

Page 25 of 28

SCHEDULE B

JPMORGAN CHASE & CO.

EXECUTIVE OFFICERS(1)

Chairman of the Board and Chief Executive Officer President and Chief Operating Officer Chief Information Officer Co-Chairman, Investment Bank Chief Executive Officer, Card Services Chief Financial Officer Chairman, West Coast Region Director of Human Resources, Head of Real Estate/Facilities, General Services, Security Co-General Counsel Director of Corporate Marketing and Communications Head, Commercial Banking Head, Strategy and Business Development Co-General Counsel Chief Executive Officer, Treasury & Securities Services Heidi Miller* Head, Retail Financial Services Executive Vice President, Card Services Head, Asset & Wealth Management Chief Risk Officer Co-Chairman, Investment Bank

William B. Harrison Jr.* James Dimon* Austin A. Adams* Steven D. Black* William I. Campbell* Michael J. Cavanagh* David A. Coulter*

John J. Farrell* Joan Guggenheimer* Frederick W. Hill* Samuel Todd Maclin* Jay Mandelbaum* William H. McDavid* Charles W. Scharf* Richard J. Srednicki* James E. Stalev* Don M. Wilson III* William T. Winters*

Each of whom is a United States citizen. (1)

Principal occupation is employee or officer of JPMorgan Chase & Co. Business address is c/o JPMorgan Chase & Co., 270 Park Avenue, New York,

New York 10017.

Page 26 of 28

DIRECTORS*

NAME	PRINCIPAL OCCUPATION OR EMPLOYMENT; BUSINESS OR RESIDENCE ADDRESS
Hans W. Becherer	Retired Chairman of the Board and Chief Executive Officer Deere & Company c/o JPMorgan Chase & Co. 270 Park Avenue New York, New York 10017
John H. Biggs	Former Chairman and CEO TIAA - CREF c/o JPMorgan Chase & Co. 270 Park Avenue New York, New York 10017
Lawrence A. Bossidy	Retired Chairman of the Board Honeywell International Inc. c/o JPMorgan Chase & Co. 270 Park Avenue New York, New York 10017
Stephen B. Burke	President Comcast Cable Communications, Inc. c/o JPMorgan Chase & Co. 270 Park Avenue New York, New York 10017
James S. Crown	President Henry Crown and Company c/o JPMorgan Chase & Co. 270 Park Avenue New York, New York 10017
James Dimon	President and Chief Operating Officer JPMorgan Chase & Co. 270 Park Avenue, 8th Floor New York, New York 10017-2070
Ellen V. Futter	President and Trustee American Museum of Natural History c/o JPMorgan Chase & Co. 270 Park Avenue New York, New York 10017
William H. Gray, III	Retired President and Chief Executive Officer The College Fund/UNCF c/o JPMorgan Chase & Co. 270 Park Avenue New York, New York 10017

* Each of whom is a United States citizen.

Page 27 of 28

NAME	PRINCIPAL OCCUPATION OR EMPLOYMENT; BUSINESS OR RESIDENCE ADDRESS
William B. Harrison, Jr.	Chairman of the Board and Chief Executive Officer JPMorgan Chase & Co. 270 Park Avenue, 8th Floor New York, New York 10017-2070
Laban P. Jackson, Jr.	Chairman and Chief Executive Officer Clear Creek Properties, Inc. c/o JPMorgan Chase & Co. 270 Park Avenue New York, New York 10017
Lee R. Raymond	Chairman of the Board and Chief Executive Officer Exxon Mobil Corporation c/o JPMorgan Chase & Co. 270 Park Avenue New York, New York 10017
John W. Kessler	Owner John W. Kessler Company c/o JPMorgan Chase & Co. 270 Park Avenue New York, New York 10017
Robert I. Lipp	Chairman The St. Paul Travelers Companies, Inc. c/o JPMorgan Chase & Co. 270 Park Avenue New York, New York 10017
Richard A. Monoogian	Chairman and Chief Executive Officer Masco Corporation c/o JPMorgan Chase & Co. 270 Park Avenue New York, New York 10017
David C. Novak	Chairman and Chief Executive Officer Yum! Brands, Inc. c/o JPMorgan Chase & Co. 270 Park Avenue New York, New York 10017
John R. Stafford	Retired Chairman of the Board Wyeth c/o JPMorgan Chase & Co. 270 Park Avenue New York, New York 10017