BIO PARTNERS LP Form SC 13G/A January 05, 2006

> UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

> > SCHEDULE 13G

UNDER THE SECURITIES EXCHANGE ACT OF 1934 (AMENDMENT NO. 2) *

> Biospecifics Technologies Corp. (Name of Issuer)

> Common Stock, \$.001 par value ._____ (Title of Class of Securities)

> > 090931106 (CUSIP Number)

Jeffrey K. Vogel Bio Partners LP 1 Meadow Drive Lawrence, New York 11559 Telephone: (516) 295-1762

(Name, Address and Telephone Number of Persons Authorized to Receive Notices and Communications)

November 23, 2005 _____ (Date of Event which Requires Filing of this Statement)

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

- [] Rule 13d-1(b)
- [X] Rule 13d-1(c)
- [] 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 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 13G

		SCHEDULE 13G					
CUS	IP No. 090931106		Page 2 of 10 Pages				
1	NAME OF REPORTING PERSON: Bio Partners LP S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON: []						
2	CHECK THE APPROPRIATE BOX IF (a) [X] (b) []	A MEMBER OF A GROUP					
3	SEC USE ONLY						
4	CITIZENSHIP OR PLACE OR ORGA	NIZATION Delaware					
	BER OF SHARES	5 SOLE VOTING POWER	0				
BENEFICIALLY OWNED BY EACH REPORTING		6 SHARED VOTING POWE	R 295,312(1)				
FLA	SON WITH	7 SOLE DISPOSITIVE P	OWER 0				
		8 SHARED DISPOSITIVE	POWER 295,312(1)				
9	AGGREGATE AMOUNT BENEFICIALL	Y OWNED BY EACH REPORTING	PERSON 295,312(1)				
10	CHECK BOX IF THE AGGREGATE A	MOUNT IN ROW (9) EXCLUDES N/A	CERTAIN SHARES				
11	PERCENT OF CLASS REPRESENTED	BY AMOUNT IN ROW (9)	5.51% (2)				
12	TYPE OF REPORTING PERSON (S	ee Instructions) PN					
	partner, Bio Management, Inc and Bio Management's sole sh Mr. Vogel thus has the power common stock, \$.001 par valu Corp. ("Biospecifics") owned	areholder and President is to vote or dispose of the e ("Common Stock") of Bios by Bio Partners LP. 5,355,216 shares of Biospe ding as of November 9, 200 14A filed with the Securit	("Bio Management"), Jeffrey K. Vogel. 295,312 shares of pecifics Technologies cifics Technologies 5, as reported in its				
		2					
		SCHEDULE 13G					
CUS	IP No. 090931106		Page 3 of 10 Pages				
1	NAME OF REPORTING PERSON: S.S. OR I.R.S. IDENTIFICATION	1 2					
2	CHECK THE APPROPRIATE BOX IF (a) [X] (b) []	A MEMBER OF A GROUP					

3	SEC USE ONLY				
4	CITIZENSHIP OR PLACE OR ORGANIZATION United States				
NUMBER OF SHARES BENEFICIALLY OWNED		5	SOLE VOTING POWER		102,736
	BY EACH REPORTING PERSON WITH		SHARED VOTING POWER		295,312(1)
		7	SOLE DISPOSITIVE POW	ER	102 , 736
		8	SHARED DISPOSITIVE P	OWER	500,496(2)
9	AGGREGATE AMOUNT BENEFICIALLY	OWNED	BY EACH REPORTING PE	RSON	603,232(3)
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (See Instructions) N/A				
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 11.26% (4)				
12	TYPE OF REPORTING PERSON (See Instructions) IN				
	Partners LP. (2) Mr. Vogel is the sole which is the sole general part the power to dispose these 295 Partners LP. In addition, Mr. shares of Common Stock owned by of Common Stock owned by his f (3) Includes (i) 102,736 s Jeffrey K. Vogel, (ii) 295,312 LP, (iii) 101,466 shares of Common (iv) 103,718 shares of Common (iv) 103,718 shares of Common Stock outstanding proxy statement on Schedule 14 Commission on December 2, 2005	ner o ,312 Vogel y his ather hares shar mmon S355,2 ng as A fil	f Bio Partners LP. Mr shares of Common Stoc has the power to dis brother Jon M. Vogel Sherman C. Vogel. of Common Stock held es of Common Stock he Stock held by his bro tock held by Sherman 16 shares of Biospeci of November 9, 2005,	k owned pose of and 10 direct ld by E ther Jo C. Voge fics Te as rep	thus has d by Bio f 101,466 03,718 shares cly by Bio Partners on M. Vogel el. echnologies oorted in its
		3			
			LE 13G		
CUSII	 P No. 090931106			Page 4	 1 of 10 Pages
1	NAME OF REPORTING PERSON: S.S. OR I.R.S. IDENTIFICATION	NO. 0	Jon M. Vogel F ABOVE PERSON: []

2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP

(a) [X] (b) []

3 SEC USE ONLY

3

4	CITIZENSHIP OR PLACE OR ORGAN	IIZATI	ATION United States			
NUMBER OF SHARES		5	SOLE VOTING POWER	101,466		
BY I	BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		SHARED VOTING POWER	0		
PER			SOLE DISPOSITIVE POWER	0		
		8	SHARED DISPOSITIVE POWER	101,466(1)		
9	AGGREGATE AMOUNT BENEFICIALLY	OWNE	D BY EACH REPORTING PERSON	101,466		
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (See Instructions) N/A					
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 1.89% (2)					
12	TYPE OF REPORTING PERSON (See Instructions) IN					
	Common Stock owned by his bro	ther ,355, ling a 4A fi	216 shares of Biospecifics s of November 9, 2005, as r	Technologies eported in its		
		SCHED	ULE 13G			
CUS	IP No. 090931106		Page	5 of 10 Pages		
1	NAME OF REPORTING PERSON: S.S. OR I.R.S. IDENTIFICATION		=]		
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [X] (b) []					
3	SEC USE ONLY					
4	CITIZENSHIP OR PLACE OR ORGAN	IZATI	ON United States			
	BER OF SHARES EFICIALLY OWNED	5	SOLE VOTING POWER	103,718		
BY EACH REPORTING PERSON WITH		6	SHARED VOTING POWER			
		7	SOLE DISPOSITIVE POWER			
		8	SHARED DISPOSITIVE POWER	103,718(1)		
9	AGGREGATE AMOUNT BENEFICIALLY	OWNE	D BY EACH REPORTING PERSON			
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (See Instructions) N/A					

11	PER	CENT	OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 1.94% (2	2)		
12	TYP:	 E OF	REPORTING PERSON (See Instructions) IN			
	(2) Cor	mon S p.'s xy st	Jeffrey K. Vogel has the power to dispose of 103,718 share Stock owned by his father Sherman Vogel. Calculated based on 5,355,216 shares of Biospecifics Techn Common Stock outstanding as of November 9, 2005, as report tatement on Schedule 14A filed with the Securities and Exchion on December 2, 2005.	Biospecifics Technologies 9, 2005, as reported in its		
			5			
Item	1.	(a)	Name of Issuer:			
			Biospecifics Technologies Corp. ("Biospecifics")			
		(b)	Address of Issuer's Principal Executive Offices:			
			35 Wilbur Street, Lynbrook, New York 11563			
Item	2.	(a)	Name of Persons Filing:			
			Bio Partners LP			
			Jeffrey K. Vogel			
			Jon M. Vogel			
			Sherman C. Vogel			
		(b)	Address of Principal Business Office or, if none, Resider	nce:		
			(i) The address of each Bio Partners LP and Jeffrey K. Vo	ogel is:		
			1 Meadow Drive Lawrence, NY 11559			
			(ii) The address of Jon M. Vogel is:			
			17020 Brookwood Drive Boca Raton, FL 33496			
			(iii) The address of Sherman C. Vogel is:			
			7110 Melrose Castle Lane Boca Raton, FL 33496			
		(c)	Citizenship:			
			Bio Partners LP is a Delaware limited partnership.			
			Jeffrey K. Vogel, Jon M. Vogel and Sherman C. Vogel are ecitizen of the United States.	each a		
		(d)	Title of Class of Securities:			

Common Stock, par value \$.001 per share (the "Common Stock")

(e) CUSIP Number:

090931106

Item 3.

This statement is not being filed pursuant to Rule 13d-1(b), or 13d-2(b) or (c).

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Item 4. Ownership

(a) Amount beneficially owned:

Bio Partners LP beneficially owns 295,312 shares of Biospecifics' Common Stock.

Jeffrey K. Vogel beneficially owns 603,232 shares of Biospecifics' Common Stock, which includes (i) 102,736 shares of Common Stock held directly by Jeffrey K. Vogel, (ii) 295,312 shares of Common Stock held by Bio Partners LP, (iii) 101,466 shares of Common Stock held by his brother Jon M. Vogel and (iv) 103,718 shares of Common Stock held by his father Sherman C. Vogel.

 $\,$ Jon M. Vogel beneficially owns 101,466 shares of Biospecifics' Common Stock.

Sherman C. Vogel beneficially owns 103,718 shares of Biospecifics' Common Stock.

Together, the reporting persons beneficially own 603,232 shares of Biospecifics' Common Stock.

(b) Percent of class:

Calculated based on 5,355,216 shares of Biospecifics Technologies Corp.'s Common Stock outstanding as of November 9, 2005, as reported in its proxy statement on Schedule 14A filed with the Securities and Exchange Commission on December 2, 2005.

Bio Partners LP has beneficial ownership of 5.51% of all of the outstanding shares of Biospecifics' Common Stock.

Jeffrey K. Vogel has beneficial ownership of 11.26% of all of the outstanding shares of Biospecifics' Common Stock.

Jon M. Vogel has beneficial ownership of 1.89% of all of the outstanding shares of Biospecifics' Common Stock.

Sherman C. Vogel has beneficial ownership of 1.94% of all of the outstanding shares of Biospecifics' Common Stock.

Together, the reporting persons have beneficial ownership of 11.26% percent of all of the outstanding shares of Biospecifics' Common Stock.

- (c) Number of shares as to which the person has:
 - (i) Sole power to vote or to direct the vote:

Bio Partners LP has the sole power to vote or direct the vote of $\mathbf{0}$ shares of Biospecifics' Common Stock.

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Jeffrey K. Vogel has the sole power to vote or direct the vote of 102,736 shares of Biospecifics' Common Stock.

 $\,$ Jon M. Vogel has the sole power to vote or direct the vote of 101,466 shares of Biospecifics' Common Stock.

Sherman C. Vogel has the sole power to vote or direct the vote of $103,718~{\rm shares}$ of Biospecifics' Common Stock.

(ii) Shared power to vote or to direct the vote:

Bio Partners LP has shared power to vote or direct the vote of 295,312 shares of Biospecifics' Common Stock. Jeffrey K. Vogel is the sole shareholder and President of Bio Management, Inc., a New York corporation ("Bio Management"), which is the sole general partner of Bio Partners LP. Mr. Vogel thus has the power to vote or dispose of the 295,312 shares of specifics' Common Stock owned by Bio Partners LP.

Jeffrey K. Vogel has shared power to vote or direct the vote of 295,312 shares of Biospecifics' Common Stock with Bio Partners LP.

 $\,$ Jon M. Vogel has shared power to vote or direct the vote of 0 shares of Biospecifics' Common Stock.

Sherman C. Vogel has shared power to vote or direct the vote of $\bf 0$ shares of Biospecifics' Common Stock.

(iii) Sole power to dispose or to direct the disposition of:

Bio Partners LP has the sole power to dispose or direct the disposition of 0 shares of Biospecifics' Common Stock.

Jeffrey K. Vogel has the sole power to dispose or direct the disposition of 102,736 shares of Biospecifics' Common Stock.

 $\,$ Jon M. Vogel has the sole power to dispose or direct the disposition of O shares of Biospecifics' Common Stock.

Sherman C. Vogel has the sole power to dispose or direct the disposition of ${\tt O}$ shares of Biospecifics' Common Stock.

(iv) Shared power to dispose or to direct the disposition of:

Bio Partners LP has the shared power to dispose or direct the disposition of 295,312 shares of Biospecifics' Common Stock. Jeffrey K. Vogel is the sole shareholder and President of Bio Management, the sole general partner of Bio Partners LP. Mr. Vogel thus has the power to vote or dispose of the 295,312 shares of Common Stock owned by Bio Partners LP.

Jeffrey K. Vogel has the shared power to dispose or direct the disposition of 500,496 shares of Biospecifics' Common Stock which includes (i) 295,312 shares of Common Stock owned by Bio Partners LP, (ii) 101,466 shares of Common Stock owned by his brother Jon M. Vogel and (iii) 103,718 shares of Common Stock owned by his father Sherman C. Vogel.

Jon M. Vogel has the shared power to dispose or direct the disposition of 101,466 shares of Biospecifics' Common Stock with his brother Jeffrey K. Vogel.

Sherman C. Vogel has the shared power to dispose or direct the disposition of 103,718 shares of Biospecifics' Common Stock with his son Jeffrey K. Vogel.

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

Not Applicable.

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

Not applicable.

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

(b) This Schedule 13G Amendment is being filed pursuant to Rule $13d-1\left(c\right)$:

By signing below we certify that, to the best of our knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

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SIGNATURE

After reasonable inquiry and to the best of each undersigned's knowledge and belief, the undersigned hereby certify that the information set forth in this Statement is true, complete and correct.

January 4, 2006

BIO PARTNERS LP By: Bio Management, Inc., its sole

general partner

By: /s/ JEFFREY K. VOGEL

Name: Jeffrey K. Vogel

Title: President

By: /s/ JEFFREY K. VOGEL

Jeffrey K. Vogel

By: /s/ JON M. VOGEL

Jon M. Vogel

By: /s/ SHERMAN C. VOGEL

Sherman C. Vogel

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EXHIBIT A

JOINT FILING AGREEMENT

The undersigned agree that this Amendment No. 2 to Schedule 13G filed herewith relating to the shares of common stock of Biospecifics Technogies Corp. is filed jointly on behalf of each of the undersigned pursuant to Rule 13d-1(k) under the Exchange Act.

January 4, 2006

BIO PARTNERS LP

By: Bio Management, Inc., its sole general partner

By: /s/ JEFFREY K. VOGEL

Name: Jeffrey K. Vogel

Title: President

By: /s/ JEFFREY K. VOGEL

Jeffrey K. Vogel

By: /s/ JON M. VOGEL

Jon M. Vogel

By: /s/ SHERMAN C. VOGEL

Sherman C. Vogel