RIGEL PHARMACEUTICALS INC Form SC 13G/A July 02, 2003

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UNITED STATES SECURITIES AND EXCHANGE COMMISSION WASHINGTON, DC 20549

SCHEDULE 13G (Amendment No. 5)*

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)

RIGEL PHARMACEUTICALS, INC.

(Name of Issuer)

Common Stock

(Title of Class of Securities)

766559108

(CUSIP Number)

April 29, 2003

(Date of Event Which Requires Filing of this Statement)

Check the appropriate box to designate the rule pursuant to which this Schedule 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 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).

Page 1 of 18 pages

CUSI	P No. 76655	9108	1	Page 2 of 18 Pages					
1			NG PERSONS ATION NOS. OF ABOVE PERSONS (ENTITIES ON)	LY)					
	Alta Parti	Alta Partners							
2	CHECK THE	APPROP	RIATE BOX IF A MEMBER OF A GROUP*	(a) _ (b) X					
3	SEC USE OI								
4	CITIZENSH	IP OR P	LACE OF ORGANIZATION						
	California	a							
		5	Please see Attachment A SOLE VOTING POWER						
			-0-						
SH	NUMBER OF 6 SHARES BENEFICIALLY		SHARED VOTING POWER 2,210,601 Please see Attachment A & Footnote 1						
E	NED BY EACH PORTING	7	SOLE DISPOSITIVE POWER						
	ERSON NITH		-0-						
		8	SHARED DISPOSITIVE POWER 2,210,601 Please see Attachment A & Footnote 1						
 9	AGGREGATE	AMOUNT	BENEFICIALLY OWNED BY EACH REPORTING PE	 RSON					
	2,210,601								
10			Please see Attachment A and Footnote 1 AGGREGATE AMOUNT IN ROW (9) EXCLUDES CE						
	1_1								
11	PERCENT O	F CLASS	REPRESENTED BY AMOUNT IN ROW (9)						
	16.8%								
12			Please see Attachment A G PERSON*						
	IA								
			*SEE INSTRUCTION BEFORE FILLING OUT!						
Footr			s the 1,950,184 shares of Common Stor e 260,417 shares of Common Stock he						

affiliated with Alta Partners and Alta Partners II. These numbers reflect the 1:9 Reverse Stock Split that was effective 6/26/03. See Attachment A.

CUSIP	No. 766559	9108		Page	3 of 18 P	ages
1			NG PERSONS ATION NOS. OF ABOVE PERSONS (ENTITIES	ONLY)		
	Alta Partr	ners II	, Inc.			
2	CHECK THE	APPROP	RIATE BOX IF A MEMBER OF A GROUP*			_ X
3	SEC USE ON					
4	CITIZENSHI	IP OR P	LACE OF ORGANIZATION			
	California	a				
		5	Please see Attachment A SOLE VOTING POWER			
			-0-			
NUMBER OF SHARES BENEFICIALLY		6	SHARED VOTING POWER 2,210,601 Please see Attachment A and Footnote	2		
E REP	ED BY ACH ORTING RSON	7	SOLE DISPOSITIVE POWER			
	ITH	8	SHARED DISPOSITIVE POWER 2,210,601 Please see Attachment A and Footnote	2		
 9	AGGREGATE	AMOUNT	BENEFICIALLY OWNED BY EACH REPORTING	PERSON		
	2,210,601					
10	CHECK BOX		Please see Attachment A and Footnote AGGREGATE AMOUNT IN ROW (11) EXCLUDES			
	_					
11	PERCENT OF	CLASS	REPRESENTED BY AMOUNT IN ROW (11)			
	16.8%					
12	TYPE OF RE		Please see Attachment A G PERSON*			
	IA					
			*SEE INSTRUCTION BEFORE FILLING OUT!			
Footn			s the 1,950,184 shares of Common S e 260,417 shares of Common Stock			

affiliated with Alta Partners and Alta Partners II. These numbers reflect the 1:9 Reverse Stock Split that was effective 6/26/03. See Attachment A.

CUSI	P No. 766559	108		Page 4 of	18 1	Pages	
1	NAMES OF R I.R.S. IDE		IG PERSONS TION NOS. OF ABOVE PERSONS (ENTITIES ON	LY)			
	Alta Calif	ornia E	artners, L. P.				
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) (b)						
3	SEC USE ONLY						
4	CITIZENSHI	P OR PI	ACE OF ORGANIZATION				
	Delaware						
		5	Please see Attachment A SOLE VOTING POWER				
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S	MBER OF HARES FICIALLY	6	SHARED VOTING POWER 2,210,601 Please see Attachment A & Footnote 3				
	NED BY EACH	7	SOLE DISPOSITIVE POWER				
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	WITH	8	SHARED DISPOSITIVE POWER 2,210,601 Please see Attachment A & Footnote 3				
9	AGGREGATE	AMOUNT	BENEFICIALLY OWNED BY EACH REPORTING PE	RSON			
	2,210,601						
10	CHECK BOX		-Please see Attachment A and Footnote 3 AGGREGATE AMOUNT IN ROW (11) EXCLUDES C		ARES	*	
	_						
11	PERCENT OF	CLASS	REPRESENTED BY AMOUNT IN ROW (11)				
	16.8%						
	TYPE OF RE		Please see Attachment A PERSON*				
	PN	PN					
		 *	SEE INSTRUCTION BEFORE FILLING OUT!				
Foot	note 3: I	ncludes	the 1,950,184 shares of Common Sto	ck and Wa	ran	ts to	

purchase 260,417 shares of Common Stock held by the funds affiliated with Alta Partners and Alta Partners II. These numbers reflect the 1:9 Reverse Stock Split that was effective 6/26/03. See Attachment A.

CUSIP	No. 766559	108		Page 5 of	5 18 P	ages		
1	NAMES OF F I.R.S. IDE		G PERSONS TION NOS. OF ABOVE PERSONS (ENTITIES ON	ILY)				
	Alta Calif	ornia M	anagement Partners, L. P.					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) _ (b) 2							
3	SEC USE ONLY							
4	CITIZENSHI	P OR PL	ACE OF ORGANIZATION					
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		5	Please see Attachment A SOLE VOTING POWER					
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NUMBER OF SHARES BENEFICIALLY		6	SHARED VOTING POWER 2,210,601 Please see Attachment A & Footnote 4					
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	SON -0- TH	-0-						
		8	SHARED DISPOSITIVE POWER 2,210,601 Please see Attachment A & Footnote 4					
9	AGGREGATE	AMOUNT	BENEFICIALLY OWNED BY EACH REPORTING PE	RSON				
	2,210,601		-Please see Attachment A and Footnote 4					
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*							
	I_I							
11	PERCENT OF	CLASS	REPRESENTED BY AMOUNT IN ROW (11)					
	16.8%							
	TYPE OF RE		Please see Attachment APlease see Attachment A					
	PN							
		*	SEE INSTRUCTION BEFORE FILLING OUT!					

Footnote 4: Includes the 1,950,184 shares of Common Stock and Warrants to purchase 260,417 shares of Common Stock held by the funds affiliated with Alta Partners and Alta Partners II. These numbers reflect the 1:9 Reverse Stock Split that was effective 6/26/03. See Attachment A.

CUSI	P No. 766559	108		Page	6 of	18 P	ages		
1	NAMES OF R I.R.S. IDE		G PERSONS TION NOS. OF ABOVE PERSONS (ENTITIES O						
	Alta Embar	Alta Embarcadero Partners, LLC							
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) (b)								
3	SEC USE ON								
4	CITIZENSHI	P OR PL	ACE OF ORGANIZATION						
	California	California							
		5	Please see Attachment A SOLE VOTING POWER						
			-0-						
S	MBER OF HARES FICIALLY	6	SHARED VOTING POWER 2,210,601 Please see Attachment A & footnote 5						
RE:	NED BY EACH PORTING	7	SOLE DISPOSITIVE POWER						
	ERSON WITH		-0-						
		8	SHARED DISPOSITIVE POWER 2,210,601 Please see Attachment A & footnote 5						
9	AGGREGATE	AMOUNT	BENEFICIALLY OWNED BY EACH REPORTING P	ERSON					
	2,210,601								
10	CHECK BOX	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*							
	_								
11	PERCENT OF	CLASS	REPRESENTED BY AMOUNT IN ROW (11)						
	16.8%		Please see Attachment A						
12	TYPE OF RE			_		_	_		
	CO								
		*	SEE INSTRUCTION BEFORE FILLING OUT!						

Footnote 5: Includes the 1,950,184 shares of Common Stock and Warrants to purchase 260,417 shares of Common Stock held by the funds affiliated with Alta Partners and Alta Partners II. These numbers reflect the 1:9 Reverse Stock Split that was effective 6/26/03. See Attachment A.

CUSIP	No. 76655	9108	F	Page 7	of	18	Page	s
1	NAMES OF I I.R.S. ID		G PERSONS TION NOS. OF ABOVE PERSONS (ENTITIES ONI					_
	Alta BioP	harma Pa	rtners II, L.P.					
2	2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*							
3	SEC USE O	 NLY						_
4	CITIZENSH	IP OR PL	ACE OF ORGANIZATION					-
	Delaware							_
		5	Please see Attachment A SOLE VOTING POWER					
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SH	BER OF ARES ICIALLY	6	SHARED VOTING POWER 2,210,601 Please see Attachment A & Footnote 6					
E. REP	NED BY EACH PORTING	7	SOLE DISPOSITIVE POWER					-
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		8	SHARED DISPOSITIVE POWER 2,210,601 Please see Attachment A & Footnote 6					
9	AGGREGATE	AMOUNT	BENEFICIALLY OWNED BY EACH REPORTING PEF	RSON				-
	2,210,601							
10	CHECK BOX		-Please see Attachment A and Footnote 6- AGGREGATE AMOUNT IN ROW (11) EXCLUDES CE				 S*	-
	_							
11	PERCENT O	F CLASS	REPRESENTED BY AMOUNT IN ROW (11)					_
	16.8%		Please see Attachment A					_
12								
	PN							_

*SEE INSTRUCTION BEFORE FILLING OUT!

Footnote 6: Includes the 1,950,184 shares of Common Stock and Warrants to purchase 260,417 shares of Common Stock held by the funds affiliated with Alta Partners and Alta Partners II. These numbers reflect the 1:9 Reverse Stock Split that was effective 6/26/03. See Attachment A.

CUSIP	No. 766559	108		Page	8 of	18	Pages
1	NAMES OF R I.R.S. IDE		G PERSONS TION NOS. OF ABOVE PERSONS (ENTITIES O				
	Alta BioPh	arma Ma	nagement Partners II, LLC.				
2	CHECK THE	APPROPR	IATE BOX IF A MEMBER OF A GROUP*			(a) (b)	_ X
3	SEC USE ON						
4		P OR PL	ACE OF ORGANIZATION				
	Delaware						
		5	Please see Attachment A SOLE VOTING POWER				
			-0-				
SH	BER OF ARES ICIALLY	6	SHARED VOTING POWER 2,210,601 Please see Attachment A & footnote 7				
E	ED BY ACH 7 DRTING	7	SOLE DISPOSITIVE POWER				
	RSON ITH		-0-				
v		8	SHARED DISPOSITIVE POWER 2,210,601 Please see Attachment A & footnote 7				
9	AGGREGATE	AMOUNT	BENEFICIALLY OWNED BY EACH REPORTING P	ERSON			
	2,210,601			_			
10	CHECK BOX		-Please see Attachment A and Footnote AGGREGATE AMOUNT IN ROW (11) EXCLUDES			ARES	;*
	_						
11	PERCENT OF	CLASS	REPRESENTED BY AMOUNT IN ROW (11)				
	16.8%						
12	Please see Attachment A TYPE OF REPORTING PERSON*						

*SEE INSTRUCTION BEFORE FILLING OUT!

Footnote 7: Includes the 1,950,184 shares of Common Stock and Warrants to purchase 260,417 shares of Common Stock held by the funds affiliated with Alta Partners and Alta Partners II. These numbers reflect the 1:9 Reverse Stock Split that was effective 6/26/03. See Attachment A.

CUSIP No. 766559108 Page 9 of 18 Pages _____ _____ NAMES OF REPORTING PERSONS 1 I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Alta Embarcadero BioPharma Partners II, LLC. _____ _____ CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* 2 (a) |_| (b) |X| _____ 3 SEC USE ONLY _____ CITIZENSHIP OR PLACE OF ORGANIZATION 4 Delaware _____ _____ Please see Attachment A 5 SOLE VOTING POWER -0-_____ NUMBER OF 6 SHARED VOTING POWER 2,210,601 SHARES BENEFICIALLY Please see Attachment A & footnote 8 OWNED BY ------_____ 7 SOLE DISPOSITIVE POWER EACH REPORTING -0-PERSON WITH _____ 8 SHARED DISPOSITIVE POWER 2,210,601 Please see Attachment A & footnote 8 _____ 9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 2,210,601 -----Please see Attachment A and Footnote 8------Please see Attachment A and Footnote 8------10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES* |_| _____ 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 16.8% -----Please see Attachment A-----12 TYPE OF REPORTING PERSON*

CO _____ *SEE INSTRUCTION BEFORE FILLING OUT! Footnote 8: Includes the 1,950,184 shares of Common Stock and Warrants to purchase 260,417 shares of Common Stock held by the funds affiliated with Alta Partners and Alta Partners II. These numbers reflect the 1:9 Reverse Stock Split that was effective 6/26/03. See Attachment A. CUSIP No. 766559108 Page 10 of 18 Pages _____ NAMES OF REPORTING PERSONS 1 I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Farah Champsi _____ 2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) |_| (b) |X| _____ 3 SEC USE ONLY _____ 4 CITIZENSHIP OR PLACE OF ORGANIZATION United States _____ Please see Attachment A 5 SOLE VOTING POWER -0-_____ NUMBER OF 6 SHARED VOTING POWER SHARES 1,481,943 BENEFICIALLY Please see Attachment A & footnote 9 OWNED BY -------_____ 7 EACH SOLE DISPOSITIVE POWER REPORTING PERSON -0-WITH _____ 8 SHARED DISPOSITIVE POWER 1,481,943 Please see Attachment A & footnote 9 _____ 9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 1,481,943 -----Please see Attachment A and Footnote 9-----Please see Attachment A 10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES* |_| _____ 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11) 11.3% ----- Altachment A-----12 TYPE OF REPORTING PERSON*

	IN						
			SEE INSTRUCTION BEFORE FILLING OUT!				
Foot:	note 9:	purchase affiliat	the 1,256,249 shares of Common S 225,694 shares of Common Stock ed with Alta Partners II. These numb Stock Split that was effective 6/26/0	held bers re	by the feflect the	unds 1:9	
CUSI	P No. 7665	59108		Page 1	l1 of 18 P	ages	
1			IG PERSONS ATION NOS. OF ABOVE PERSONS (ENTITIES	ONLY)			
	Jean Del	eage					
2	СНЕСК ТН	IE APPROPI	RIATE BOX IF A MEMBER OF A GROUP*		(a) (b)	_ X	
3	SEC USE	ONLY					
4	CITIZENS	HIP OR PI	JACE OF ORGANIZATION				
	United S	tates					
		5	Please see Attachment A SOLE VOTING POWER				
			2,779				
S	MBER OF HARES FICIALLY	6	SHARED VOTING POWER 2,210,601 Please see Attachment A & footnote 3	10			
1	NED BY EACH PORTING	7	SOLE DISPOSITIVE POWER				
P	ERSON WITH		2,779				
	W ± ± 11	8	SHARED DISPOSITIVE POWER 2,210,601 Please see Attachment A & footnote :	10			
9	AGGREGAI	'E AMOUNT	BENEFICIALLY OWNED BY EACH REPORTING	PERSON			
	2,213,38	0					
10		Please see Attachment A and Footnote 10Please see Attachment A attachment					
	_						
11	PERCENT	OF CLASS	REPRESENTED BY AMOUNT IN ROW (11)				
	16.8%						
12	TYPE OF		Please see Attachment A G PERSON*				

	IN							
			SEE INSTRUCTION BEFORE FILLING OUT!					
Footr	note 10:	purchase 2,779 s	the 1,950,184 shares of Common Stock, Warrants t e 260,417 shares of Common Stock, and Stock Options for shares of Common Stock. These numbers reflect the 1: Stock Split that was effective 6/26/03. See Attachment A					
CUSIE	? No. 7665	59108	Page 12 of 18 Page					
1			IG PERSONS ATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)					
	Garrett	Gruener						
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) _ (b)]							
3	SEC USE	ONLY						
4	CITIZENSHIP OR PLACE OF ORGANIZATION							
	United S	tates						
		5	Please see Attachment A SOLE VOTING POWER					
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SI	MBER OF HARES FICIALLY	6	SHARED VOTING POWER 728,658 Please see Attachment A & footnote 11					
	NED BY EACH	7	SOLE DISPOSITIVE POWER					
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v	VIII	8	SHARED DISPOSITIVE POWER 728,658 Please see Attachment A & footnote 11					
 9	ACCREGAT	'E AMOUNT	BENEFICIALLY OWNED BY EACH REPORTING PERSON					
		- 11100111	22.22 FORMER OWNER DI BRON NELONIENO E ENOUN					
10		728,658 Please see Attachment A and Footnote 11Please see Attachment A and Footnote States States AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*						
	_							
11	PERCENT	OF CLASS	REPRESENTED BY AMOUNT IN ROW (11)					
	5.5%		Please see Attachment A					
12	TYPE OF							

	IN							
			SEE INSTRUCTION BEFORE FILLING OUT!					
Foot	note 11:	purchase affiliat	the 693,935 shares of Common Sto e 34,723 shares of Common Stock ed with Alta Partners. These numk Stock Split that was effective 6/26/0	held by bers refl	the f ect the	unds 1:9		
CUSI	? No. 7665	59108		Page 13	of 18 P	ages		
1			IG PERSONS ATION NOS. OF ABOVE PERSONS (ENTITIES	ONLY)				
	Alix Mar	duel						
2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*								
3	SEC USE	ONLY						
4	CITIZENS	HIP OR PI	ACE OF ORGANIZATION					
	United S	tates						
		5	Please see Attachment A SOLE VOTING POWER					
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SI	MBER OF HARES FICIALLY	6	SHARED VOTING POWER 1,481,943 Please see Attachment A & footnote 1	.2				
1	NED BY EACH PORTING	7	SOLE DISPOSITIVE POWER					
Pl	ERSON WITH		-0-					
	V I I II	8	SHARED DISPOSITIVE POWER 1,481,943 Please see Attachment A & footnote 1	.2				
9	AGGREGAT	E AMOUNT	BENEFICIALLY OWNED BY EACH REPORTING	PERSON				
	1,481,94	3						
10		CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*						
	_							
11	PERCENT	OF CLASS	REPRESENTED BY AMOUNT IN ROW (11)					
	11.3%							
12	TYPE OF		Please see Attachment A G PERSON*					

	IN					
			SEE INSTRUCTION BEFORE FILLING OUT!			
Foot	note 12:	purchase affiliat	the 1,256,249 shares of Common S 225,694 shares of Common Stock ed with Alta Partners II. These numk Stock Split that was effective 6/26/0	held bers re	by the f flect the	unds 1:9
CUSI	P No. 7665	59108		Page 1	4 of 18 P	ages
1			IG PERSONS ATION NOS. OF ABOVE PERSONS (ENTITIES	ONLY)		
	Guy Nohr	а				
2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*						
3	SEC USE	ONLY				
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		5	Please see Attachment A SOLE VOTING POWER			
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S	MBER OF HARES FICIALLY	6	SHARED VOTING POWER 728,658 Please see Attachment A & footnote 1	L3		
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	** + + + + + + + + + + + + + + + + + +	8	SHARED DISPOSITIVE POWER 728,658 Please see Attachment A & footnote 1	13		
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 10			Please see Attachment A and Footnote AGGREGATE AMOUNT IN ROW (11) EXCLUDES			
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11	PERCENT	OF CLASS	REPRESENTED BY AMOUNT IN ROW (11)			
	5.5%		Please see Attachment A			
12	TYPE OF					

IN							
	*S	EE INSTRUCTION B	EFORE FILLING OUT!				
Footnote	purchase affiliate	34,723 shares ed with Alta Pa	hares of Common Stock and Warrants to of Common Stock held by the funds rtners. These numbers reflect the 1:9 was effective 6/26/03. See Attachment A.				
Item 1.							
(a)	Name of Issuer: Rigel Pharmaceuticals, Inc. ("Issuer")						
(b)	Address of Issu	er's Principal E	xecutive Offices:				
		'eterans Boulevar San Francisco, C					
Item 2.							
(a)	Name of Person	Filing:					
	Alta California Alta California Alta Embarcader Alta BioPharma Alta BioPharma	I, Inc. ("AP II" Partners, L.P. Management Pa Partners, LLC Partners II, L.P Management Par ro BioPharma Pa ("FC") "JD") er ("GG") AM")	("ACP") rtners, L.P. ("ACMP") ("AEP")				
(b)	Address of Principal Business Office: One Embarcadero Center, Suite 4050						
(-)	San Francisco,						
(c)	CICIZENSNIP/PIa	ice of Organizati					
	Entities:	AP AP II ACP ACMP AEP ABP II ABMP II AEBP II	California California Delaware California Delaware Delaware California				
	Individuals:	FC JD GG AM GN	United States United States United States United States United States				

(d) Title of Class of Securities: Common Stock

(e) CUSIP Number: 766559108

Item 3. Not applicable.

Item 4. Ownership.

Please see Attachment A

	The numbers l	isted below	reflect the	1:9 Reverse	Stock Split	effective June	26, 2003
		AP	AP II	ACP	ACMP	AEP	ABP I
(a)	Beneficial Ownership	2,210,601	2,210,601	2,210,601	2,210,601	2,210,601	2,210,6
(b)	Percentage of Class	16.8%	16.8%	16.8%	16.8%	16.8%	16.8
(c)	Sole Voting Power	-0-	-0-	-0-	-0-	-0-	-0-
	Shared Voting Power	2,210,601	2,210,601	2,210,601	2,210,601	2,210,601	2,210,6
	Sole Dispositive Power	-0-	-0-	-0-	-0-	-0-	-0-
	Shared Dispositive Power	2,210,601	2,210,601	2,210,601	2,210,601	2,210,601	2,210,6
		AEBP II	FC	JD	GG	ам Ам	GN
(a)	Beneficial Ownership	19,895,423	15,212,500	19,905,423	4,682,923	15,212,500	4,682,
(b)	Percentage of Class	16.5%	12.7%	16.5%	4.8%	12.7%	4.8%
(c)	Sole Voting Power	-0-	-0-	10,000	-0-	-0-	-0-
	Shared Voting Power	19,895,423	15,212,500	19,895,423	4,682,923	15,212,500	4,682,
	Sole Dispositive Power	-0-	-0-	10,000	-0-	-0-	-0-
	Shared Dispositive Power		15,212,500	19,895,423	4,682,923	15,212,500	4,682
			·	·			

Please see Attachment A

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.

Not applicable.

Item 8. Identification and Classification of Members of the Group

No reporting person is a member of a group as defined in Section 240.13d-1(b)(1)(ii)(H) of the Act.

Item 9. Notice of Dissolution of Group

Not applicable.

Item 10. Certification

By signing below we certify that, to the best of our knowledge and belief, the securities referred to above were acquired and are held in the ordinary course of business and 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.

EXHIBITS

A: Joint Filing Statement

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.

Date: July 2, 2003

ALTA PARTNERS

ALTA CALIFORNIA PARTNERS, L.P.

By: Alta California Management Par

By: /s/ Jean Deleage Jean Deleage, President

ALTA CALIFORNIA MANAGEMENT PARTNERS, L.P.

By: /s/ Jean Deleage Jean Deleage, General Part

ALTA EMBARCADERO PARTNERS, LLC

By:	/s/ Jean Deleage	By:	/s/ Jean Deleage
	Jean Deleage, General Partner		Jean Deleage, Member
ALTA PA	RTNERS II, INC.		
By:	/s/ Jean Deleage		
	Jean Deleage, President		
	PHARMA PARTNERS II, L.P. BioPharma Management Partners II, LLC	ALTA B	IOPHARMA MANAGEMENT PARTNERS
By:	/s/ Farah Champsi	By:	/s/ Farah Champsi
	Farah Champsi, Managing Director		Farah Champsi, Member
ALTA EMB	ARCADERO BIOPHARMA PARTNERS II, LLC		
By:	/s/ Farah Champsi		/s/ Alix Marduel
	Farah Champsi, Manager		Alix Marduel
	/s/ Jean Deleage		/s/ Guy Nohra
	Jean Deleage		Guy Nohra
	/s/ Garrett Gruener		/s/ Farah Champsi
	Garrett Gruener		Farah Champsi

EXHIBIT A

AGREEMENT OF JOINT FILING

Date: July 2, 2003

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.

ALTA PARTNERS

ALTA CALIFORNIA PARTNERS, L.P.

By: Alta California Management Par

By:	/s/ Jean Deleage	By:	/s/ Jean Deleage
	Jean Deleage, President		Jean Deleage, General Part

ALTA CALIFORNIA MANAGEMENT PARTNERS, L.P.		ALTA EMBARCADERO PARTNERS, LLC		
By:	/s/ Jean Deleage	By:	/s/ Jean Deleage	
	Jean Deleage, General Partner		Jean Deleage, Member	
ALTA PARTNERS II, INC.				
By:	/s/ Jean Deleage			
	Jean Deleage, President			
	PHARMA PARTNERS II, L.P. BioPharma Management Partners II, LLC	ALTA BIOPHARMA MANAGEMENT PARTNERS		
By:	/s/ Farah Champsi	By:	/s/ Farah Champsi	
	Farah Champsi, Managing Director		 Farah Champsi, Member	
ALTA EMBARCADERO BIOPHARMA PARTNERS II, LLC				
By:	/s/ Farah Champsi		/s/ Alix Marduel	
	Farah Champsi, Manager		Alix Marduel	
	/s/ Jean Deleage		/s/ Guy Nohra	
	Jean Deleage		Guy Nohra	
	/s/ Garrett Gruener		/s/ Farah Champsi	
	Garrett Gruener		 Farah Champsi	

Attachment A

On June 26, 2003, the funds affiliated with Alta Partners and Alta Partners II, Inc. purchased 1,302,083 shares of Common Stock and Warrants to purchase of 260,417 shares of Common Stock, in accordance with the terms of the Rigel Pharmaceuticals, Inc. Common Stock and Warrant Purchase Agreement that was signed April 29, 2003. Effective June 26, 2003, there was a 1:9 Reverse Stock Split of Common Stock. The numbers of shares listed on this attachment reflect the reverse stock split.

Alta Partners II, Inc. provides investment advisory services to several venture capital funds including Alta BioPharma Partners II, L.P. and Alta Embarcadero BioPharma Partners II, LLC. On June 26, 2003, Alta BioPharma Partners II, L.P. purchased 1,088,432 shares of Common Stock and Warrants to purchase 217,686 shares of Common Stock for an aggregate purchase price of \$6,269,451.32, and Alta Embarcadero BioPharma Partners II, LLC purchased 40,040 shares of Common Stock and warrants to purchase 8,008 shares of Common Stock for the aggregate purchase price of \$230,633.40. As of June 26, 2003, Alta BioPharma Partners II, L.P. beneficially owns 1,211,676 shares of Common Stock and warrants to purchase 217,686 shares of Common stock. Alta Embarcadero BioPharma Partners II, LLC beneficially owns 44,573 shares Common Stock and Warrants to purchase 8,008 shares of Common Stock. The managing directors of Alta BioPharma Partners II, L.P. and managers of Alta Embarcadero BioPharma Partners II, L.P. and investment power in respect to the shares owned by such funds.

Certain principals of Alta Partners II, Inc. are managing directors of Alta BioPharma Management II, LLC (which is the general partner of Alta BioPharma Partners II, L.P.), and managers of Alta Embarcadero BioPharma Partners II, LLC. As managing directors and managers of such entities, they may be deemed to share voting and investment powers over the shares beneficially held by the funds. The principals of Alta Partners II, Inc. disclaim beneficial ownership of all such shares held by the foregoing funds, except to the extent of their proportionate pecuniary interests therein.

Alta Partners provides investment advisory services to several venture capital funds including Alta California Partners, L.P. and Alta Embarcadero Partners, LLC. On June 26, 2003, Alta California Partners, L.P. purchased 169,733 shares of Common Stock and Warrants to purchase 33,947 shares of Common Stock for an aggregate purchase price of \$977,675.08. Alta Embarcadero Partners, LLC purchased 3,878 shares of Common Stock and Warrants to purchase 776 shares of Common Stock for an aggregate purchase price of \$22,338.28. As of June 26, 2003, Alta California Partners, L.P. beneficially owns 678,436 shares of Common Stock and Warrants to purchase 33,947 shares of Common Stock. Alta Embarcadero Partners, LLC beneficially owns 15,499 shares of Common Stock and Warrants to purchase 776 shares of Common Stock. The respective general partners and members of Alta California Partners L.P. and Alta Embarcadero Partners, LLC exercise sole voting and investment power with respect to the shares owned by such funds.

Certain principals of Alta Partners are general partners of Alta California Management Partners, L.P. (which is a general partner of Alta California Partners, L.P.), and members Alta Embarcadero Partners, LLC. As general partners and members of such funds, they may be deemed to share voting and investment powers over the shares held by the funds. The principals of Alta Partners disclaim beneficial ownership of all such shares held by the foregoing funds, except to the extent of their proportionate pecuniary interests therein.

On June 26, 2003, Mr. Jean Deleage, a director of Rigel Pharmaceuticals, Inc., was granted stock options to purchase 1,667 shares of Common Stock. In addition, he holds options for 556 shares of Common Stock granted on June 20, 2002 and options for 556 shares of Common Stock granted on July 19, 2001. The options vest 1/24th per month over a two-year period commencing on the date of grant. Mr. Deleage is a managing director of Alta BioPharma Management Partners II, LLC (which is the general partner of Alta BioPharma Partners II, L.P.), a manager of Alta Embarcadero BioPharma Partners II, LLC, a general partner of Alta California Management Partners, L.P. (which is the general partner of Alta California Partners, L.P.), and a member of Alta Embarcadero Partners, LLC. Thus he currently shares voting and dispositive powers over the 1,429,362 shares of Common Stock beneficially owned by Alta BioPharma Partners II, L.P., the 52,581 shares of Common Stock beneficially owned by Alta Embarcadero BioPharma Partners II, LLC, the 712,383 shares of Common Stock beneficially owned by Alta California Partners L.P. and the 16,275 shares of Common Stock beneficially owned by Alta Embarcadero Partners,

Page 1 of 2 of Attachment A

Attachment A (continued)

LLC. He disclaims beneficial ownership of all such shares held by all of the foregoing funds except to the extent of his proportionate pecuniary interests therein. The numbers listed above reflect the 1:9 Reverse Stock Split that became effective June 26, 2003.

Ms. Farah Champsi is a managing director of Alta BioPharma Management Partners II, LLC (which is the general partner of Alta BioPharma Partners II, L.P.) and a manager of Alta Embarcadero BioPharma Partners II, LLC. Thus she currently

shares voting and dispositive powers over the 1,429,362 shares of Common Stock beneficially owned by Alta BioPharma Partners II, L.P. and the 52,581 shares of Common Stock beneficially owned by Alta Embarcadero BioPharma Partners II, LLC. She disclaims beneficial ownership of all such shares held by all of the foregoing funds except to the extent of her proportionate pecuniary interests therein. The numbers listed above reflect the 1:9 Reverse Stock Split that became effective June 26, 2003.

Mr. Garrett Gruener is a general partner of Alta California Management Partners, L.P. (which is the general partner of Alta California Partners, L.P.) and a member of Alta Embarcadero Partners, LLC. Thus he shares voting and dispositive powers over the 712,383 shares of Common Stock beneficially owned by Alta California Partners L.P. and 16,275 shares of Common stock beneficially owned by Alta Embarcadero Partners LLC. He disclaims beneficial ownership of all such shares held by all of the foregoing funds except to the extent of his proportionate pecuniary interests therein. The numbers listed above reflect the 1:9 Reverse Stock Split that became effective June 26, 2003.

Dr. Alix Marduel is a managing director of Alta BioPharma Management Partners II, LLC (which is the general partner of Alta BioPharma Partners II, L.P.) and a manager of Alta Embarcadero BioPharma Partners II, LLC. Thus she currently shares voting and dispositive powers over the 1,429,362 shares of Common Stock beneficially owned by Alta BioPharma Partners II, L.P. and the 52,581 shares of Common Stock beneficially owned by Alta Embarcadero BioPharma Partners II, LLC. She disclaims beneficial ownership of all such shares held by all of the foregoing funds except to the extent of her proportionate pecuniary interests therein. The numbers listed above reflect the 1:9 Reverse Stock Split that became effective June 26, 2003.

Mr. Guy Nohra is a general partner of Alta California Management Partners, L.P. (which is the general partner of Alta California Partners, L.P.). Thus he shares voting and dispositive powers over the 712,383 shares of Common Stock beneficially owned by Alta California Partners L.P. He disclaims beneficial ownership of all such shares held by all of the foregoing funds except to the extent of his proportionate pecuniary interests therein. The numbers listed above reflect the 1:9 Reverse Stock Split that became effective June 26, 2003.

Alta Partners and Alta Partners II, Inc. are venture capital firms that share an office in San Francisco. Alta Partners is California Corporation. Alta Partners II, Inc. is a California Corporation. Alta California Partners, L.P. is a Delaware Limited Partnership, Alta Embarcadero Partners, LLC is a California Limited Liability Company, Alta BioPharma Partners II, L.P. is a Delaware Limited Partnership, and Alta Embarcadero BioPharma Partners II, LLC is a California California Limited Liability Company.

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