ATHEROGENICS INC Form SC 13G/A February 16, 2001

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

> > \_\_\_\_\_

SCHEDULE 13G

UNDER THE SECURITIES EXCHANGE ACT OF 1934 (Amendment No. 1) /1/

AtheroGenics, Inc.

\_\_\_\_\_

(Name of Issuer)

Common Stock, par value \$0.001 per share

\_\_\_\_\_

(Title of Class of Securities)

047439104

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(CUSIP Number)

December 31, 2000

(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)

|\_| Rule 13d-1(c)

|X| Rule 13d-1(d)

\_\_\_\_\_

/1/ 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 in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

 CUSIP No. 047439104
 13G
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 1
 NAME OF REPORTING PERSON

 S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON

 William Blair Capital Partners VI, L.P.

2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP\*

				(a) (b)	_   _		
3	SEC USE ONLY						
 4	CITIZENSHIP (	OR PL	ACE OF ORGANIZATION				
	Delaware						
		5	SOLE VOTING POWER				
			0				
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH		6	SHARED VOTING POWER				
			2,678,667 (See Item 4) Includes options to buy 1 shares at an exercise price of \$0.38 per share.	2,000			
R	EPORTING	7	SOLE DISPOSITIVE POWER				
	PERSON WITH		0				
		8	SHARED DISPOSITIVE POWER				
			2,678,667 (See Item 4) Includes options to buy 1 shares at an exercise price of \$0.38 per share.	2,000			
9		ee It	BENEFICIALLY OWNED BY EACH REPORTING PERSON em 4) Includes options to buy 12,000 shares at an r share.	exerc	ise		
10	CHECK BOX IF	THE .	AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARE	S*			
					_		
11	PERCENT OF CI	LASS	REPRESENTED BY AMOUNT IN ROW (9)				
	11.2%						
12	TYPE OF REPORTING PERSON*						
	PN						
			*SEE INSTRUCTIONS BEFORE FILLING OUT				
CUS	IP No. 0474393	104	13G Pa	ge 2 d	of 8		
1	NAME OF REPORTING PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON						
	William Blain	r Cap	ital Partners VI, L.L.C.				
2	CHECK THE APP	PROPR	IATE BOX IF A MEMBER OF A GROUP*		_   _		

3 SEC USE ONLY

4 CITIZENSHIP C	R PLA	CE OF ORGANIZATION				
Delaware						
	5	SOLE VOTING POWER				
		0				
NUMBER OF	6	SHARED VOTING POWER				
SHARES BENEFICIALLY OWNED BY EACH		2,678,667 (See Item 4) Includes options to buy 12,000 shares at an exercise price of \$0.38 per share.				
REPORTING PERSON WITH	7	SOLE DISPOSITIVE POWER				
WLIN						
	8	SHARED DISPOSITIVE POWER				
		2,678,667 (See Item 4) Includes options to buy 12,000 shares at an exercise price of \$0.38 per share.				
9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON						
2,678,667 (Se price of \$0.3		m 4) Includes options to buy 12,000 shares at an exercise share.				
10 CHECK BOX IF	THE A	GGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*				
		1_1				
11 PERCENT OF CI	ASS R	EPRESENTED BY AMOUNT IN ROW (9)				
11.2%						
12 TYPE OF REPOR	12 TYPE OF REPORTING PERSON*					
00						
	*	SEE INSTRUCTIONS BEFORE FILLING OUT				
		SCHEDULE 13G				
Item 1(a). Name o	of Iss	uer:				
Ather	oGeni	cs, Inc. (the "Company")				
Item 1(b). Addres	sof	Issuer's Principal Executive Offices:				
8995 Westside Parkway Alpharetta, GA 30004						
Item 2(a). Name o	n 2(a). Name of Persons Filing:					
This	state	ment is filed jointly by each of the following Persons				

pursuant to Rule 13d-1(k) promulgated by the Securities and Exchange Commission ("SEC") under Section 13 of the Securities Exchange Act of 1934, as amended (the "Act"): (i) William Blair Capital Partners VI, L.P., a Delaware limited partnership (the "Fund"), by virtue of its direct beneficial ownership of Common Stock and (ii) William Blair Capital Partners VI, L.L.C. ("WBCPCO," together with the Fund, each a "Reporting Person" and collectively, "Reporting Persons"), a Delaware limited liability company, by virtue of its being the general partner of the Fund. By virtue of being members of the Board of Managers of WBCPCO (the "Board"), E. David Coolidge, III, John P. Kayser, Robert D. Blank, Ellen Carnahan, David G. Chandler, James M. Denny, Edgar D. Jannotta, Ian M. Larkin, Arda Minocherhomjee, Timothy M. Murray, Greggs S. Newmark, Lawrence I. Shagrin and Thomas C. Theobald may be deemed to possess indirect beneficial ownership of the Common Stock, but such beneficial ownership is disclaimed. Only the Board, acting upon the consent of a majority of the members of the Board at any meeting of the Board where a quorum is present, possesses the right to vote, direct the vote, dispose or direct the disposition of the Common Stock. No individual has sole power to vote, direct the vote, dispose or direct the disposition of the Common Stock. The Reporting Persons have entered into an Agreement Related to the Joint Filing of Schedule 13G, dated February 14, 2000, a copy of which is filed with this Schedule 13G as Exhibit A, pursuant to which the Reporting Persons have agreed to file this statement jointly in accordance with the provisions of Rule 13d-1(k) under the Act. Information with respect to each of the Reporting Persons is given solely by such Reporting Person, and no Reporting Person assumes responsibility for the accuracy or completeness of information provided by another Reporting Person. By their signature on this statement, each of the

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Reporting Persons agrees that this statement is filed on behalf of such Reporting Person. The Reporting Persons may be deemed to constitute a "group" for purposes of Section 13(d)(3) of the Act. The Reporting Persons expressly disclaim that they have agreed to act as a group other than as described in this statement.

Item 2(b). Address of Principal Business Office or, if none, Residence:

The address of the principal business office of each of the Reporting Persons is 222 West Adams Street, Chicago, Illinois 60606.

Item 2(c). Citizenship:

The Fund is a Delaware limited partnership and WBCPCO is a Delaware limited liability company.

Item 2(d). Title of Class of Securities:

Common Stock, par value \$0.001 per share ("Common Stock").

Item 2(e). CUSIP No.:

047439104

Item 3. If this statement is filed pursuant to Rules 13d-1(b) or 13d-2(b) or (c), check whether the person filing is a:

Not Applicable.

Item 4. Ownership (as of December 31, 2000):

As of December 31, 2000, the Fund was the registered owner Of 2,678,667 shares of Common Stock or approximately 11.2% of the total number of shares of Common Stock outstanding as of such date (based upon information provided by the Company) which includes options to buy 12,000 shares at an exercise price of \$0.38 per share. By virtue of the relationship between the Fund and WBCPCO described in Item 2(a), WBCPCO may be deemed to possess indirect beneficial ownership of and shares the power to vote or direct the vote of the shares of Common Stock beneficially owned by the Fund. WBCPCO disclaims beneficial ownership of the shares of Common Stock owned by the Fund. The filing of this statement by WBCPCO shall not be construed as an admission that they are, for the purpose of Section 13(d) or Section 13(g) of the Act, the beneficial owner of any securities covered by this statement.

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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:

Not Applicable.

Item 9. Notice of Dissolution of a Group:

Not Applicable.

Item 10. Certification:

Not Applicable.

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#### SIGNATURE

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

Date: February 14, 2001

William Blair Capital Partners VI, L.P.

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EXHIBIT A

AGREEMENT REGARDING THE JOINT FILING OF SCHEDULE 13G

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William Blair Capital Partners VI, L.P. and William Blair Capital Partners VI, L.L.C. hereby agree that the Statement on Schedule 13G to which this agreement is attached as an exhibit, as well as all future amendments to such Statement, shall be filed jointly on behalf of each of them. This agreement is intended to satisfy the requirements of Rule 13d-1(k)(1)(iii) under the Securities Exchange Act of 1934, as amended.

Date: February 14, 2001

William Blair Capital Partners VI, L.P.						
By: William Blair Capital Partners VI, L.L.C., its general partner						
By: /s/ Gregg S. Newmark						
Its:						
William Blair Capital Partners VI, L.L.C.						
By: /s/ Gregg S. Newmark						
Its:						

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