SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934

(Amendment No. 18)

BIOTIME INC.

(Name of Issuer)

Common Shares, no par value (Title of class of securities)

09066L105 (CUSIP number)

Alfred D. Kingsley. Greenway Partners, L.P. 150 E. 57th Street New York, New York 10022

(212) 355-6800

(Name, address and telephone number of person authorized to receive notices and communications)

October 17, 2007

(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 which is the subject of this Schedule 13D, and is filing this schedule because of Rule 13d-1(b)(3) or (4), check the following box £.

Note: When filing this statement in paper format, six copies of this statement, including exhibits, should be filed with the Commission. *See* Rule 13d-1(a) for other parties to whom copies are to be sent.

(Continued on following page(s)) (Page 1 of 13Pages)

CUSIP No. (09066L105	13D	Page 2 of 13 Pages	
1	NAME OF REPORTING PER S.S. OR I.R.S. IDENTIFICAT OF ABOVE PERSON: 13-379	ION NO.).	
2	CHECK THE APPROPRIATE GROUP:	E BOX IF A MEMBER OF A	A	(a) T (b) £
3	SEC USE ONLY			
4	SOURCE OF FUNDS: 00			
5	CHECK BOX IF DISCLOSU	RE OF LEGAL PROCEEDIN	NGS IS	£
	REQUIRED PURSUANT TO	ITEM 2(d) OR 2(e):		
6	CITIZENSHIP OR PLACE OF	FORGANIZATION: Delaw	are	
NUMBE				2,051,330
SHAR	ES POWER			
_	ALLY 8 SHARED VOTIN	G		0
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EAC		IVE		2,051,330
_	TING POWER:			
PERSON	WITH 10 SHARED DISPOS POWER:	SITIVE		0
11	AGGREGATE AMOUNT B	ENEFICIALLY OWNED B	Y	2,051,330
	REPORTING			
	PERSON:			
12	CHECK BOX IF THE AGG	REGATE AMOUNT IN RO	W (11) EXCLUDES	£
	CERTAIN SHARES:			
13	PERCENT OF CLASS REPI	RESENTED BY AMOUNT	IN ROW (11):8.5%	8.8%
14	TYPE OF REPORTING P	ERSON: CO		

CUSIP No. 09066L105

CUSIP No.	09066L105		13D	Page 3 of 13 Pages	
1	NAME OF RE S.S. OR I.R.S. OF ABOVE PI	IDENTIFIC		L.P.	
2	CHECK THE A	APPROPR1	ATE BOX IF A MEMBER OF A		(a) T (b) £
3	SEC USE ONI	_Y			
4	SOURCE OF I	FUNDS: W	C, OO		
5	CHECK BOX	IF DISCLO	OSURE OF LEGAL PROCEEDINGS IS		£
	REQUIRED P	URSUANT	TO ITEM 2(d) OR 2(e):		
6	-		E OF ORGANIZATION: Delaware		
NU	MBER OF	7	SOLE VOTING POWER:		076.062
S	HARES				976,063
BENE	EFICIALLY	8	SHARED VOTING POWER:		0
OW	/NED BY				0
	EACH	9	SOLE DISPOSITIVE POWER:		076.062
REI	PORTING				976,063
PERS	SON WITH	10	SHARED DISPOSITIVE POWER:		0
11	AGGREGATE	AMOUNT	BENEFICIALLY OWNED BY	976,063	
	REPORTING 1	PERSON:		•	
12	CHECK BOX	IF THE AC	GGREGATE AMOUNT IN ROW (11)	£	
	EXCLUDES C				
13	PERCENT OF	CLASS RI	EPRESENTED BY AMOUNT IN		4.2%
	ROW (11):				
14	` '	REPORTIN	NG PERSON: PN		
- -	01				

CUSIP No. 09066L105

	Page 4 of 13 Pages	13D		No. 09066L105	CUSIP No.
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		TO ITEM 2(d) OR 2(e):		•	
		OF ORGANIZATION: Delaware	OR PLAC	CITIZENSHIP	6
0		SOLE VOTING POWER:	7	NUMBER OF	NUI
				SHARES	S
976,063		SHARED VOTING POWER:	8	ENEFICIALLY	BENE
				OWNED BY	OW
0		SOLE DISPOSITIVE POWER:	9	EACH]
				REPORTING	REF
976,063		SHARED DISPOSITIVE POWE	10	ERSON WITH	PERS
976,063		NT BENEFICIALLY OWNED B	ATE AMO	1 AGGREGA	11
		J:	NG PERSO	REPORTIN	
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4.2%	OW (11):	REPRESENTED BY AMOUNT	OF CLAS	3 PERCENT	13
	•	G PERSON: PN			14

CUSIP No. 09066L105

	Page 5 of 13 Pages	13D		09066L105	CUSIP No. (
	LLC	RSON: GREENBROOK VALLI TION NO.	NTIFIC	NAME OF REPO S.S. OR I.R.S. ID OF ABOVE PER	1
(a) T (b) £		E BOX IF A MEMBER OF A	OPRI	CHECK THE AP GROUP:	2
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		, AF, OO	S: W	SOURCE OF FU	4
£		JRE OF LEGAL PROCEEDINGS D ITEM 2(d) OR 2(e):			5
		OF ORGANIZATION: Delaware		•	6
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0		OLE DISPOSITIVE POWER:	9	EACH PORTING	E
976,063		HARED DISPOSITIVE POWER	10	SON WITH	PERS
976,063		T BENEFICIALLY OWNED BY		AGGREGAT REPORTING	11
£	1) EXCLUDES	GGREGATE AMOUNT IN ROV		CHECK BOX CERTAIN SI	12
4.2%	OW (11):	EPRESENTED BY AMOUNT I	CLASS	PERCENT O	13
	. /			TYPE OF RE	14

CUSIP No. 090	066L105		13D	Page 6 of 13 Pages	
	AME OF REPORTING PERSON: GREENMINT LLC .S. OR I.R.S. IDENTIFICATION NO.				
	OF ABOVE PERS		CATION NO.		
			ATE BOX IF A MEMBER OF A		(a) T
	GROUP:	itor it			(b) £
3 S	EC USE ONLY				(13) 11
4 S	OURCE OF FUN	DS: V	VC, AF, OO		
5 (CHECK BOX IF D	ISCLO	SURE OF LEGAL PROCEEDINGS IS		£
R	EQUIRED PURS	UANT	TO ITEM 2(d) OR 2(e):		
6 (CITIZENSHIP OR	PLAC	E OF ORGANIZATION: Delaware		
NUMB	ER OF	7	SOLE VOTING POWER:		0
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OWNI					
	CH	9	SOLE DISPOSITIVE POWER:		0
_	RTING				
	N WITH	10	SHARED DISPOSITIVE POWER:		976,063
11		_	UNT BENEFICIALLY OWNED BY		976,063
	REPORTING I		± ''•		
12			E AGGREGATE AMOUNT IN ROW (1	1) EXCLUDES	£
	CERTAIN SHA				
13			S REPRESENTED BY AMOUNT IN R	OW (11):	4.2%
14	TYPE OF REP	ORTIN	NG PERSON: OO		

1 NAME OF REPORTING PERSON: ALFRED D. KINGSLEY S.S. OR I.R.S. IDENTIFICATION NO.	
OF ABOVE PERSON:	
2 CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP:	(a) T (b) £
3 SEC USE ONLY	
4 SOURCE OF FUNDS: PF, AF, OO	
5 CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS	£
REQUIRED PURSUANT TO ITEM 2(d) OR 2(e):	
6 CITIZENSHIP OR PLACE OF ORGANIZATION: United States	
NUMBER OF 7 SOLE VOTING POWER: 6,990,	211
SHARES	
BENEFICIALLY 8 SHARED VOTING POWER: 3,027,	393
OWNED BY	
EACH 9 SOLE DISPOSITIVE POWER: 6,990,	211
REPORTING	
PERSON WITH 10 SHARED DISPOSITIVE POWER: 3,027,	393
11 AGGREGATE AMOUNT BENEFICIALLY OWNED BY	
REPORTING PERSON: 10,017,604	
12 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11)	£
EXCLUDES CERTAIN SHARES:	
13 PERCENT OF CLASS REPRESENTED BY AMOUNT IN 38	.4%
ROW (11):	
14 TYPE OF REPORTING PERSON: IN	

CUSIP No.	09066L105		13D	Page 8 of 13 Pages	
1	NAME OF REPORTING PERSON: GARY K. DUBERSTEIN S.S. OR I.R.S. IDENTIFICATION NO.				
	OF ABOVE PE		eriffer ive.		
2			IATE BOX IF A MEMBER OF A		(a) T
_	GROUP:				(b) £
3	SEC USE ONL	Υ			(12)
4	SOURCE OF F	UNDS: F	PF, AF, OO		
5			OSURE OF LEGAL PROCEEDINGS IS		£
	REQUIRED PU	JRSUAN	Γ TO ITEM 2(d) OR 2(e):		
6	CITIZENSHIP	OR PLAC	CE OF ORGANIZATION: United States		
NUN	MBER OF	7	SOLE VOTING POWER:		12,936
SI	HARES				
BENE	EFICIALLY	8	SHARED VOTING POWER:		3,027,393
OW	NED BY				
	EACH	9	SOLE DISPOSITIVE POWER:		12,936
1121	PORTING				
	SON WITH	10	SHARED DISPOSITIVE POWER:		3,027,393
11			T BENEFICIALLY OWNED BY		
	REPORTING I				
12			GGREGATE AMOUNT IN ROW (11)		£
10	EXCLUDES C				10.00
13		CLASS R	EPRESENTED BY AMOUNT IN		12.8%
1.4	ROW (11):		NC DED CON. IN		
14	I YPE OF I	KEPOK II.	NG PERSON: IN		

This Amendment No. 18 ("Amendment No. 18") amends and supplements the Statement on Schedule 13D (as amended by Amendment No. 1, dated May 14, 1998, Amendment No. 2, dated August 18, 2000, Amendment No. 3, dated December 8, 2000, Amendment No. 4, dated March 30, 2001, Amendment No. 5, dated August 31, 2001, Amendment No. 6, dated April 1, 2002, Amendment No. 7 dated April 17, 2002, Amendment No. 8 dated May 31, 2002, Amendment No. 9 dated July 3, 2002, Amendment No. 10 dated December 3, 2002, Amendment No. 11 dated April 25, 2003, Amendment No. 12 dated October 2, 2003, Amendment No. 13 dated January 26, 2004, Amendment No. 14 dated February 2, 2004, Amendment No. 15 dated September 12, 2005, Amendment No. 16 dated December 27, 2005, and Amendment No. 17, dated May 16, 2006 (the "Statement")) relating to the common shares, no par value (the "Shares"), of BioTime Inc., a California corporation (the "Company"), and is filed by and on behalf of Greenbelt Corp. ("Greenbelt"), Greenway Partners, L.P. ("Greenway"), Greenhouse Partners, L.P. ("Greenhouse"), Greenbrook Valley LLC ("Greenbrook"), Greenmint LLC ("Greenmint"), Alfred D. Kingsley and Gary K. Duberstein (collectively, the "Reporting Persons"). Unless otherwise defined herein, all capitalized terms used herein shall have the meanings previously ascribed to them in the previous filing of the Statement.

ITEM 3. SOURCE AND AMOUNT OF FUNDS OR OTHER CONSIDERATION

The information on each Reporting Person's respective cover sheet and presented in response to Item 6 is incorporated by reference herein.

ITEM 4. PURPOSE OF TRANSACTION

The information presented in response to Item 6 is incorporated by reference herein.

ITEM 5. INTEREST IN SECURITIES OF THE ISSUER

(a) As of the date of this statement, each of the Reporting Persons beneficially owned the Shares and the percentage of the outstanding Shares of the Company shown their respective cover page, which information is incorporated by reference herein by such Reporting Person. The percentages are based upon the number of shares shown as outstanding on the Company's quarterly report on Form 10-Q for the six months ended June 30, 2007, plus 100,000 shares issuable to the lenders under the Amended Credit Agreement (as defined below).

The Reporting Persons may be deemed to have direct beneficial ownership of Shares as set forth in the following table. In such table, pursuant to Rule 13d-3, (a) the shares issuable upon the exercise of the warrants owned by Greenbelt are deemed outstanding for determining the percentage ownership of Shares by Greenbelt, (b) the shares issuable upon the exercise of the warrants owned by Greenway are deemed outstanding for determining the percentage ownership of Shares by Greenway, (c) the shares issuable upon the exercise of the warrants owned by Mr. Kingsley are deemed outstanding for determining the percentage ownership of Shares by Mr. Kingsley, who is the direct beneficial owner thereof, and (d) the shares issuable upon the exercise of the warrants owned by Mr. Duberstein are deemed outstanding for determining the percentage ownership of Shares by Mr. Duberstein, who is the direct beneficial owner thereof.

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	Number of	Approximate Percentage of Outstanding
<u>Name</u>	<u>Shares</u>	<u>Shares</u>
Greenbelt	2,051,330	8.8%
Greenway	976,063	4.2%
Kingsley	6,990,211	27.6%
Duberstein	12,936	0.06%

Greenbelt has direct beneficial ownership of 2,051,330 Shares. Each of Messrs. Kingsley and Duberstein, as executive officers and directors of Greenbelt, may be deemed to beneficially own the Shares that Greenbelt beneficially owns. Each of Messrs. Kingsley and Duberstein disclaims beneficial ownership of such Shares for all other purposes.

Greenway has direct beneficial ownership of 976,063 Shares. Greenhouse, as the general partner of Greenway, may be deemed to own beneficially (as that term is defined in Rule 13d-3) Shares which Greenway may be deemed to possess direct beneficial ownership. Each of Messrs. Kingsley and Duberstein, through their ability to control Greenhouse, may be deemed to beneficially own Shares which Greenhouse may be deemed to beneficially own.

(b) If Greenbelt were to exercise in full the warrants it owns, which are all presently exercisable, it would have the sole power to vote or direct the vote of 2,051,330 Shares, and the sole power to dispose or direct the disposition of such Shares. Each of Messrs. Kingsley and Duberstein, as executive officers and directors of Greenbelt, may be deemed to share with Greenbelt the power to vote or to direct the vote and to dispose or to direct the disposition of such Shares and to beneficially own the Shares that Greenbelt beneficially owns. Each of Messrs. Kingsley and Duberstein disclaims beneficial ownership of such Shares for all other purposes.

If Greenway were to exercise in full the warrants it owns, which are all presently exercisable, it would have the sole power to vote or direct the vote of 976,063 Shares and the sole power to dispose or direct the disposition of such Shares. Greenhouse, as the general partner of Greenway, may be deemed to own beneficially (as that term is defined in Rule 13d-3) Shares which Greenway may be deemed to possess direct beneficial ownership. Each of Messrs. Kingsley and Duberstein, through their ability to control Greenhouse, to may be deemed to share with Greenway the power to vote or to direct the vote and to dispose or to direct the disposition of such Shares and to beneficially own the Shares which Greenhouse may be deemed to beneficially own.

If Mr. Kingsley were to exercise in full the warrants he holds, which are all presently exercisable, he would have the sole power to vote or direct the vote of 6,990,211 Shares and the sole power to dispose or direct the disposition of such Shares.

If Mr. Duberstein were to exercise in full the warrants he holds, which are all presently exercisable, he would have has the sole power to vote or direct the vote of 12,936 Shares and the sole power to dispose or direct the disposition of such Shares.

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(c) Since the filing of Amendment No. 17, Alfred D. Kingsley acquired the following shares and warrants in open market transactions:

<u>Date</u>	Number of Shares	Price Per Share
May 5, 2006	100,000	\$0.28
May 5, 2006	75,000	\$0.275
June 7, 2006	34,000	\$0.24

<u>Date</u>	Number of Warrants	Price Per Warrant
June 8, 2006	315	\$0.24
June 13, 2006	4,982	\$0.24
June 14, 2006	2,400	\$0.24
June 15, 2006	5,500	\$0.24
June 20, 2006	45	\$0.24
June 22, 2006	72	\$0.24
June 23, 2006	1,150	\$0.24
June 26, 2006	51,536	\$0.24
August 11, 2006	4,000	\$0.20
August 14, 2006	300	\$0.20
August 15, 2006	5,755	\$0.20
August 18, 2006	100	\$0.20
August 21, 2006	333	\$0.20
August 22, 2006	89,512	\$0.20

On March 26, 2007, a warrant entitling Mr. Kingsley to purchase 30,600 shares at a price above the then current market price expired unexercised.

Additional Information concerning transactions in the Shares by the Reporting Persons since the filing of Amendment No. 17 is set forth in Item 6.

- (d) No other person is known to have the right to receive or the power to direct the receipt of dividends from, or the proceeds from the sale of, the Shares reported in this Statement.
- (e) Not applicable.

ITEM 6. CONTRACTS, ARRANGEMENTS, UNDERSTANDINGS OR RELATIONSHIPS WITH RESPECT TO SECURITIES OF THE ISSUER

On October 17, 2007 BioTimes entered into a First Amended and Restated Revolving Line of Credit Agreement (the "Amended Credit Agreement") with Alfred D. Kingsley and certain other investors that increases the amount of BioTime's line of credit to \$1,000,000 and extends the maturity date of the line of credit under BioTime's April 12, 2006 Credit Agreement. Loans under the line of credit will bear interest at 12% per annum. The credit line will expire, and any funds borrowed must be repaid, on the earlier of April 30, 2008 or when BioTime receives \$2,000,000 in new funding through the sale of capital stock, the receipt of licensing and similar fees in excess of \$1,000,000, from other borrowing, or any combination of those sources. Under the Amended Credit Agreement, BioTime will prepay, and the credit line will be reduced by, any funds received prior to the maturity date from those sources. The Amended Credit Agreement amends the April 12, 2006 Credit Agreement. In consideration for making the line of credit available, BioTime will issue to the investors a total of 200,000 common shares. The line of credit is collateralized by a security interest in BioTime's right to receive royalty and other payments under its license agreement with Hospira, Inc. Mr. Kingsley has agreed to lend BioTime up to \$250,000, and he will receive 50,000 Shares, under the Amended

Credit Agreement. The 50,000 Shares are in addition to Shares previously issued to Mr. Kingsley under the Credit Agreement dated April 12, 2006.

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As of October 17, 2007, BioTime owed Mr. Kingsley \$100,000 plus accrued interest under the April 12, 2006 Credit Agreement. That loan will be governed by the terms of the Amended Credit Agreement.

ITEM 7. MATERIAL TO BE FILED AS EXHIBITS

Exhibit 38	First Amended and Restated Revolving Credit Agreement, dated October 17,
	2007. (Incorporated by reference to BioTime's
	Form 8-K as filed with the Securities and
	Exchange Commission on October 19, 2007)
Exhibit 39	First Amended and Restated Security
	Agreement, dated October 17, 2007.
	(Incorporated by reference to BioTime's Form
	8-K as filed with the Securities and Exchange
	Commission on October 19, 2007)
Exhibit 40	Form of Amended and Restated Revolving
	Credit Note of BioTime, Inc. in the principal
	amount of \$100,000 dated April 12, 2006.
	(Incorporated by reference to BioTime's Form
	8-K as filed with the Securities and Exchange
	Commission on October19, 2007)
Exhibit 41	Form of Revolving Credit Note of BioTime,
	Inc., (Incorporated by reference to BioTime's
	Form 8-K as filed with the Securities and
	Exchange Commission on October 19, 2007)
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SIGNATURES

After reasonable inquiry and to the best of their knowledge and belief, the undersigned certify that the information contained in this Statement is true, complete and correct.

Dated: October 18, 2007

s/Alfred D. Kingsley Alfred D. Kingsley

GREENHOUSE PARTNERS, L.P.

By: s/Alfred D. Kingsley

Alfred D. Kingsley, General Partner

GREENWAY PARTNERS, L.P.

By: Greenhouse Partners, L.P.,

its general partner

By: s/Alfred D. Kingsley

Alfred D. Kingsley, General Partner

GREENBELT CORP.

By: s/Alfred D. Kingsley

Alfred D. Kingsley, President

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