MOTIVE INC Form SC 13G February 11, 2005

Notes).

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

Schedule 13G

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) (Amendment No)*
Motive, Inc.
(Name of Issuer)
Common Stock
(Title of Class of Securities)
61980V107
(CUSIP Number)
December 31, 2004
(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)
*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

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

for any subsequent amendment containing information which would alter

but shall be subject to all other provisions of the Act (however, see the

(Continued on following pages)

Page 1 of 27 Exhibit Index on Page 23

CUSIP NO. 61980V107			13G	
1	NAME OF REPORTING SS OR I.R.S. IDENTIFIC Austin Ventur Tax ID Number	ires V, L.		
2	CHECK THE APPROPRIATE	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*		
3	SEC USE ONLY	SEC USE ONLY		
4	CITIZENSHIP OR PLACE (Delaware	OF ORGAN:	IZATION	
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	5	SOLE VOTING POWER 1,602,460 shares, except that AV Partners V, L.P. (general partner of AV V, may be deemed to have sol these shares, and Joseph C. Aragona ("Arogona"), Ke ("DeAngelis"), Jeffery C. Garvey ("Garvey), John D. ("Thornton") and Blaine F. Wesner ("Wesner"), the g AVP V, may be deemed to have shared power to vote t	
		6	SHARED VOTING POWER See response to row 5.	
		7	SOLE DISPOSITIVE POWER 1,602,460 shares, except that AVP V, the general pa be deemed to have sole power to dispose of these sh DeAngelis, Garvey, Thornton and Wesner, the general may be deemed to have shared power to dispose of the	
		8	SHARED DISPOSITIVE POWER See response to row 7.	
9	AGGREGATE AMOUNT BENEI	FICIALLY	OWNED BY EACH	
10	CHECK BOX IF THE AGGRI		OUNT IN ROW (9)	
11	PERCENT OF CLASS REPRI	.ESENTED !	BY AMOUNT IN ROW 9	

12	TYPE OF REPORTING PER	RSON*	
:- /			
CUSIP NO. 63	1980V107		13G
1	NAME OF REPORTING SS OR I.R.S. IDENTIFI Austin Ventu Tax ID Numbe	ures V Affi	. OF ABOVE PERSON iliates Fund, L.P. ("AV V A")
2	CHECK THE APPROPRIATE	E BOX IF A	MEMBER OF A GROUP*
3	SEC USE ONLY		
4	CITIZENSHIP OR PLACE Delaware	OF ORGANIZ	
	NUMBER OF SHARES BENEFICIALLY BY EACH REPORTING PERSON WITH	5	SOLE VOTING POWER 80,135 shares, except that AVP V, the general partr be deemed to have sole power to vote these shares, DeAngelis, Garvey, Thornton and Wesner, the general may be deemed to have shared power to vote these sh
		6	SHARED VOTING POWER See response to row 5.
		7	SOLE DISPOSITIVE POWER 80,135 shares, except that AVP V, the general partr be deemed to have sole power to dispose of these sh DeAngelis, Garvey, Thornton and Wesner, the general may be deemed to have shared power to dispose of the
		8	SHARED DISPOSITIVE POWER See response to row 7.

AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON

9

10	CHECK BOX IF THE AGG		UNT IN ROW (9)
11	PERCENT OF CLASS REP	RESENTED BY	Y AMOUNT IN ROW 9
12	TYPE OF REPORTING PE	RSON*	
CUSIP NO. 6	1980V107		13G
1	NAME OF REPORTING SS OR I.R.S. IDENTIF AV Partners Tax ID Numb	8 V, L.P. ("	
2	CHECK THE APPROPRIAT	E BOX IF A	MEMBER OF A GROUP*
3	SEC USE ONLY		
4	CITIZENSHIP OR PLACE Delaware		
	NUMBER OF SHARES BENEFICIALLY BY EACH REPORTING PERSON WITH	5	SOLE VOTING POWER 1,682,595 shares, of which 1,602,460 are directly o 80,135 are directly owned by AV V A. AVP V, the ge AV V and AV V A, may be deemed to have the sole pow shares, and Aragona, DeAngelis, Garvey, Thornton an general partners of AVP V, may be deemed to have sh these shares.
		6	SHARED VOTING POWER See response to row 5.
		7	SOLE DISPOSITIVE POWER

1,682,595 shares, of which 1,602,460 are directly of 80,135 are directly owned by AV V A. AVP V, the gen

		V and AV V A, may be deemed to have the sole power shares, and Aragona, DeAngelis, Garvey, Thornton a general partners of AVP V, may be deemed to have s dispose of these shares.
	8	SHARED DISPOSITIVE POWER See Response to row 7.
9	AGGREGATE AMOUNT BENEFICIALLY REPORTING PERSON	OWNED BY EACH
10	CHECK BOX IF THE AGGREGATE AMEXCLUDES CERTAIN SHARES*	OUNT IN ROW (9)
11	PERCENT OF CLASS REPRESENTED	BY AMOUNT IN ROW 9
12	TYPE OF REPORTING PERSON*	
CUSIP NO. 6	1980V107	13G
1	NAME OF REPORTING SS OR I.R.S. IDENTIFICATION N Austin Ventures VI, Tax ID Number:	
2	CHECK THE APPROPRIATE BOX IF	(a) []
3	SEC USE ONLY	
4	CITIZENSHIP OR PLACE OF ORGAN Delaware	IZATION

SOLE VOTING POWER

1,595,547 shares, except that AV Partners VI, L.P.

general partner of AV VI, may be deemed to have so

NUMBER OF

SHARES

OWNE	BENEFICIALLY D BY EACH REPORTING PERSON WITH		these shares, and Aragona, ("Olkkola"), Thornton and W be deemed to have shared po	Jesner, the general part wer to vote these share
		6	SHARED VOTING POWER See response to row 5.	
		7	SOLE DISPOSITIVE POWER 1,595,547 shares, except th may be deemed to have sole Aragona, DeAngelis, Garvey, partners of AVP VI, may be these shares.	power to dispose of the Olkkola, Thornton and deemed to have shared p
		8	SHARED DISPOSITIVE POWER See response to row 7.	
9	AGGREGATE AMOUNT BEI		OWNED BY EACH	
10	CHECK BOX IF THE AGG	ARES*	OUNT IN ROW (9)	
11	PERCENT OF CLASS REI		BY AMOUNT IN ROW 9	
12	TYPE OF REPORTING PI			
CUSIP NO.	61980V107		13G	
1	NAME OF REPORTING SS OR I.R.S. IDENTII Austin Vent Tax ID Num	tures VI A	O. OF ABOVE PERSON ffiliates Fund, L.P. ("AV VI A"	')
2	CHECK THE APPROPRIA:	TE BOX IF	A MEMBER OF A GROUP*	(a) []
3	SEC USE ONLY			

4	CITIZENSHIP OR PLAC Delaware	E OF ORGANI	IZATION
	NUMBER OF SHARES BENEFICIALLY Y EACH REPORTING PERSON WITH	5	SOLE VOTING POWER 44,875 shares, except that AVP VI, the general par be deemed to have sole power to vote these shares, DeAngelis, Garvey, Olkkola, Thornton and Wesner, t of AVP VI, may be deemed to have shared power to
		6	SHARED VOTING POWER See response to row 5.
		7	SOLE DISPOSITIVE POWER 44,875 shares, except that AVP VI, the general par be deemed to have sole power to dispose of these s DeAngelis, Garvey, Olkkola, Thornton and Wesner, t of AVP VI, may be deemed to have shared power to d shares.
		8	SHARED DISPOSITIVE POWER See response to row 7.
9	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
10	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*		
11	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9		
12	TYPE OF REPORTING P	ERSON*	
CUSIP NO. 6	1980V107		13G

NAME OF REPORTING

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

AV Partners VI, L.P. ("AVP VI")

Tax ID Number:

2	CHECK THE APPROPRIATE	BOX IF I	A MEMBER OF A GROUP*
3	SEC USE ONLY		
4	CITIZENSHIP OR PLACE	OF ORGANI	
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	5	SOLE VOTING POWER 1,640,422 shares, of which 1,595,547 are directly o 44,875 are directly owned by AV VI A. AVP VI, the AV VI and AV VI A, may be deemed to have the sole p shares, and Aragona, DeAngelis, Garvey, Olkkola, Th the general partners of AVP VI, may be deemed to ha vote these shares.
		6	SHARED VOTING POWER See response to row 5.
		7	SOLE DISPOSITIVE POWER 1,640,422 shares, of which 1,595,547 are directly of 44,875 are directly owned by AV VI A. AVP VI, the QAV VI and AV VI A, may be deemed to have the sole puthese shares, and Aragona, DeAngelis, Garvey, Olkko Wesner, the general partners of AVP VI, may be deem power to dispose of these shares.
		8	SHARED DISPOSITIVE POWER See response to row 7.
9	AGGREGATE AMOUNT BENE REPORTING PERSON	FICIALLY	OWNED BY EACH
10	CHECK BOX IF THE AGGR EXCLUDES CERTAIN SHAR		OUNT IN ROW (9)
11	PERCENT OF CLASS REPR	ESENTED F	BY AMOUNT IN ROW 9
12	TYPE OF REPORTING PER	SON*	

CUS	SIP NO. 61980V107		13G	
1	NAME OF REPORTING SS OR I.R.S. IDENTIFIC Austin Ventur Tax ID Number	res VII,	O. OF ABOVE PERSON L.P. ("AV VII ")	
2	CHECK THE APPROPRIATE	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*		
3	SEC USE ONLY			
4	CITIZENSHIP OR PLACE (
	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	5	SOLE VOTING POWER 973,133 shares, except that AV Partners VII, L.P. (general partner of AV VII, may be deemed to have so these shares, and Aragona, DeAngelis, Olkkola, Thor the general partners of AVP VII, may be deemed to vote these shares.	
		6	SHARED VOTING POWER See response to row 5.	
		7	SOLE DISPOSITIVE POWER 973,133 shares, except that AVP VII, the general paramay be deemed to have sole power to dispose of these Aragona, DeAngelis, Olkkola, Thornton and Wesner, to of AVP VII, may be deemed to have shared power to of shares.	
		8	SHARED DISPOSITIVE POWER See response to row 7.	
9	AGGREGATE AMOUNT BENEF	FICIALLY	OWNED BY EACH	
10		CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*		
11	PERCENT OF CLASS REPRI	ESENTED E	3Y AMOUNT IN ROW 9	
12	TYPE OF REPORTING PERS	SON*		

CUSIP NO. 61980V107			13G
1	NAME OF REPORTING SS OR I.R.S. IDENTIF AV Partners Tax ID Numb	s VII, L.P.	O. OF ABOVE PERSON . ("AVP VII")
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*		
3	SEC USE ONLY		
4	CITIZENSHIP OR PLACE Delaware	E OF ORGANI	ZATION
OWNE	NUMBER OF SHARES BENEFICIALLY ED BY EACH REPORTING PERSON WITH	5	SOLE VOTING POWER 973,133 shares, all of which are directly owned by the general partner of AV VII, may be deemed to hav vote these shares, and Aragona, DeAngelis, Olkkola, Wesner, the general partners of AVP VII, may be dee power to vote these shares.
		6	SHARED VOTING POWER See response to row 5.
		7	SOLE DISPOSITIVE POWER 973,133 shares, all of which are directly owned by the general partner of AV VII, may be deemed to hav dispose of these shares, and Aragona, DeAngelis, Ol Wesner, the general partners of AVP VII, may be dee power to dispose of these shares.
		8	SHARED DISPOSITIVE POWER
			See response to row 7.
9	AGGREGATE AMOUNT BEN	NEFICIALLY	

11	PERCENT OF CLASS REP	RESENTED :	BY AMOUNT IN ROW 9	
12	TYPE OF REPORTING PE	RSON*		
CUSIP NO.	61980V107		13G	
1	NAME OF REPORTING SS OR I.R.S. IDENTIF Joseph C. A Tax ID Numb	Aragona ("		
2	CHECK THE APPROPRIAT	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP*		
3	SEC USE ONLY			
4	CITIZENSHIP OR PLACE U.S. Citizen	. OF ORGAN	IZATION	
		5	SOLE VOTING POWER 5,185 shares.	
OWNE	NUMBER OF SHARES BENEFICIALLY ED BY EACH REPORTING PERSON WITH	6	SHARED VOTING POWER 4,296,150 shares, of which 1,602,460 are directly of 80,135 are directly owned by AV V A, 1,595,547 are AV VI, 44,875 are directly owned by AV VI A and 973 directly owned by AV VII. Aragona is a general part general partner of AV V and AV V A; AVP VI, the general partner of AV V and AV V A; AVP VI, the general partner of deemed to have shared power to vote these shares.	
		7	SOLE DISPOSITIVE POWER 5,185 shares	
		8	SHARED DISPOSITIVE POWER 4,296,150 shares, of which 1,602,460 are directly of 80,135 are directly owned by AV V A, 1,595,547 are AV VI, 44,875 are directly owned by AV VI A and 97% owned by AV VII. Aragona is a general partner of AV partner of AV V and AV V A; AVP VI, the general partner of AV VI A; and AVP VII, the general partner of AV VII.	

to have shared power to dispose of these shares.

9	AGGREGATE AMOUNT BEN REPORTING PERSON	EFICIALLY OWNED BY EACH
10	CHECK BOX IF THE AGG	REGATE AMOUNT IN ROW (9) RES*
11	PERCENT OF CLASS REP	RESENTED BY AMOUNT IN ROW 9
12	TYPE OF REPORTING PE	RSON*
CUSIP NO.	61980V107 	13G
1		ICATION NO. OF ABOVE PERSON DeAngelis ("DeAngelis") er:
2	CHECK THE APPROPRIAT	E BOX IF A MEMBER OF A GROUP*
3	SEC USE ONLY	
4	CITIZENSHIP OR PLACE	OF ORGANIZATION
	NUMBER OF	5 SOLE VOTING POWER -0-
OWNE	SHARES BENEFICIALLY D BY EACH REPORTING PERSON WITH	6 SHARED VOTING POWER 4,296,150 shares, of which 1,602,460 are directly of the state of the stat

		power to vote these shares.			
	7	SOLE DISPOSITIVE POWER			
	8	SHARED DISPOSITIVE POWER 4,296,150 shares, of which 1,602,460 are directly 80,135 are directly owned by AV V A, 1,595,547 a AV VI, 44,875 are directly owned by AV VI A and owned by AV VII. DeAngelis is a general partner partner of AV V and AV V A; a general partner of partner of AV VI and AV VI A; and a general part general partner of AV VII, and may be deemed to dispose of these shares.			
9	AGGREGATE AMOUNT BENEFICIALLY REPORTING PERSON	OWNED BY EACH			
10	CHECK BOX IF THE AGGREGATE AN EXCLUDES CERTAIN SHARES*	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9)			
11	PERCENT OF CLASS REPRESENTED	BY AMOUNT IN ROW 9			
12	TYPE OF REPORTING PERSON*				
CUSIP NO.	61980V107 	13G			
1	NAME OF REPORTING SS OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON Jeffery C. Garvey ("Garvey") Tax ID Number:				
2	CHECK THE APPROPRIATE BOX IF	A MEMBER OF A GROUP*			
3	SEC USE ONLY				
4	CITIZENSHIP OR PLACE OF ORGAN	ITZATTON			

U.S. Citizen SOLE VOTING POWER -0-NUMBER OF _____ SHARES BENEFICIALLY SHARED VOTING POWER 3,323,017 shares, of which 1,602,460 are directly of OWNED BY EACH REPORTING PERSON 80,135 are directly owned by AV V A, 1,595,547 are AV VI and 44,875 are directly owned by AV VI A. Gar WITH general partner of both AVP V, the general partner and AVP VI, the general partner of AV VI and AV VI deemed to have shared power to vote these shares. SOLE DISPOSITIVE POWER -0-SHARED DISPOSITIVE POWER 3,323,017 shares, of which 1,602,460 are directly of 80,135 are directly owned by AV V A, 1,595,547 are AV VI and 44,875 are directly owned by AV VI A. Gar partner of both AVP ${\tt V}$, the general partner of AV ${\tt V}$ VI, the general partner of AV VI and AV VI A, and m have shared power to dispose of these shares. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES* 11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9 TYPE OF REPORTING PERSON* 12 CUSIP NO. 61980V107 13G NAME OF REPORTING SS OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON John D. Thornton ("Thornton") Tax ID Number:

2	CHECK THE APPROPRIATE B	30X IF <i>1</i>	A MEMBER OF A GROUP*			
3	SEC USE ONLY					
4	CITIZENSHIP OR PLACE OF U.S. Citizen	ORGAN:	IZATION			
		5	SOLE VOTING POWER			
	NUMBER OF					
	SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH	6	SHARED VOTING POWER 4,296,150 shares, of which 1,602,460 are directly of 80,135 are directly owned by AV V A, 1,595,547 are AV VI, 44,875 are directly owned by AV VI A and 973 directly owned by AV VII. Thornton is a general part general partner of AV V and AV V A; a general partner general partner of AV VI and AV VI A; and a general VII, the general partner of AV VII, and may be deem power to vote these shares.			
		7	SOLE DISPOSITIVE POWER			
		8	SHARED DISPOSITIVE POWER 4,296,150 shares, of which 1,602,460 are directly of 80,135 are directly owned by AV V A, 1,595,547 are AV VI, 44,875 are directly owned by AV VI A and 973 owned by AV VII. Thornton is a general partner of AV partner of AV V and AV V A; a general partner of AV partner of AV VI and AV VI A; and a general partner general partner of AV VII, and may be deemed to hav dispose of these shares.			
9	AGGREGATE AMOUNT BENEFI REPORTING PERSON	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON				
10		CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES*				
11	PERCENT OF CLASS REPRES	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9				
12	TYPE OF REPORTING PERSO	TYPE OF REPORTING PERSON*				

CUSIP NO	IO. 61980V107		13G			
1	Edward E. Ol	NAME OF REPORTING SS OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON Edward E. Olkkola ("Olkkola") Tax ID Number: CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) []				
2	CHECK THE APPROPRIAT					
3	SEC USE ONLY	SEC USE ONLY				
4	CITIZENSHIP OR PLACE U.S. Citizen	CITIZENSHIP OR PLACE OF ORGANIZATION				
		5	SOLE VOTING POWER			
JO	NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		SHARED VOTING POWER 2,613,555 shares, of which 1,595,547 are directly of 44,875 are directly owned by AV VI A and 973,133 are by AV VII. Olkkola is a general partner of both AVE general partner of AV VI and AV VI A, and AVP VII, of AV VII, and may be deemed to have shared power the shares.			
		7	SOLE DISPOSITIVE POWER 0 shares			
		8	SHARED DISPOSITIVE POWER 2,613,555 shares, of which 1,595,547 are directly of 44,875 are directly owned by AV VI A and 973,133 at AV VII. Olkkola is a general partner of both AVP VI partner of AV VI and AV VI A, and AVP VII, the general viii, and may be deemed to have shared power to disposares.			
9	AGGREGATE AMOUNT BENE	EFICIALLY	OWNED BY EACH			
10	CHECK BOX IF THE AGGE		OUNT IN ROW (9)			

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9

11

12	TYPE OF REPORTING PE	RSON*	
CUSIP NO.	61980V107		13G
1	NAME OF REPORTING SS OR I.R.S. IDENTIF Blaine F. W Tax ID Numb	Wesner ("We	
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP* (a) [] SEC USE ONLY CITIZENSHIP OR PLACE OF ORGANIZATION U.S. Citizen		
3			
4			
		5	SOLE VOTING POWER
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH		6	SHARED VOTING POWER 4,296,150 shares, of which 1,602,460 are directly 080,135 are directly owned by AV V A, 1,595,547 are AV VI, 44,875 are directly owned by AV VI A and 973 directly owned by AV VII. Wesner is a general partice general partner of AV V and AV V A; a general partner of AV VI and AV VI A; and a general VII, the general partner of AV VII, and may be deed power to vote these shares.
		7	SOLE DISPOSITIVE POWER
		8	SHARED DISPOSITIVE POWER 4,296,150 shares, of which 1,602,460 are directly 80,135 are directly owned by AV V A, 1,595,547 are

AV VI, 44,875 are directly owned by AV VI A and 973 owned by AV VII. Wesner is a general partner of AVP partner of AV V and AV V A; a general partner of AV partner of AV VI and AV VI A; and a general partner general partner of AV VII, and may be deemed to have dispose of these shares.

9 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH
REPORTING PERSON

10 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (9)
EXCLUDES CERTAIN SHARES*

11 PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW 9

12 TYPE OF REPORTING PERSON*

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ITEM 1(A). NAME OF ISSUER

Motive, Inc.

ITEM 1(B). ADDRESS OF ISSUER'S PRINCIPAL EXECUTIVE OFFICES

9211 Waterford Ctr Blvd., Suite 100 Austin, TX 78758

ITEM 2(A). NAME OF PERSONS FILING

This Statement is filed by Austin Ventures V, L.P., a Delaware limited partnership ("AV V"), Austin Ventures V Affiliates Fund, L.P., a Delaware limited partnership ("AV V A"), AV Partners V, L.P., a Delaware limited partnership ("AVP V"), Austin Ventures VI, L.P., a Delaware limited partnership ("AV VI"), Austin Ventures VI Affiliates Fund, L.P., a Delaware limited partnership ("AV VI A"), AV Partners VI, L.P., a Delaware limited partnership ("AVP VI"), Austin Ventures VII, L.P., a Delaware limited partnership ("AVP VI"), Austin Ventures VII, L.P., a Delaware limited partnership ("AVP VII"), AV Partners VII, a Delaware limited partnership, ("AVP VII"), Joseph C. Aragona ("Aragona"), Kenneth P. DeAngelis ("DeAngelis"), Jeffery C. Garvey ("Garvey), John D. Thornton ("Thornton"), Blaine F. Wesner ("Wesner") and Edward E Olkkola ("Olkkola"). Aragona, DeAngelis, Garvey, Thornton and Wesner are the general partners of AVP V. Aragona, DeAngelis, Garvey,

Thornton, Wesner and Olkkola are the general partners of AVP VI. Aragona, DeAngelis, Thornton, Wesner and Olkkola are the general partners of AVP VII. The foregoing entities and individuals are collectively referred to as the "Reporting Persons."

AVP V, the general partner of AV V and AV V A, may be deemed to have sole power to vote and sole power to dispose of shares of the issuer directly owned by AV V and AV V A. Aragona, DeAngelis, Garvey, Thornton and Wesner are the general partners of AVP V and may be deemed to have shared power to vote and shared power to dispose of shares of the issuer directly owned by AV V and AV V A.

AVP VI, the general partner of AV VI and AV VI A, may be deemed to have sole power to vote and sole power to dispose of shares of the issuer directly owned by AV VI and AV VI A. Aragona, DeAngelis, Garvey, Thornton, Wesner and Olkkola are the general partners of AVP VI and may be deemed to have shared power to vote and shared power to dispose of shares of the issuer directly owned by AV VI and AV VI A.

AVP VII, the general partner of AV VII, may be deemed to have sole power to vote and sole power to dispose of shares of the issuer directly owned by AV VII. Aragona, DeAngelis, Thornton, Wesner and Olkkola are the general partners of AVP VII and may be deemed to have shared power to vote and shared power to dispose of shares of the issuer directly owned by AV VII.

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ITEM 2(B). ADDRESS OF PRINCIPAL OFFICE

The address for each of the Reporting Persons is:

Austin Ventures 300 West Sixth Street, Suite 2300 Austin, Texas 78701

ITEM 2(C) CITIZENSHIP

AV V, AV V A, AV VI, AV VI A, AV VII, AVP V, AVP VI and AVP VII, are Delaware limited partnerships. Aragona, DeAngelis, Garvey, Thornton, Wesner and Olkkola are United States citizens.

ITEM 2(D) AND (E). TITLE OF CLASS OF SECURITIES AND CUSIP NUMBER

Common Stock
CUSIP # 61980V107

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ITEM 3. Not Applicable

ITEM 4. OWNERSHIP

The following information with respect to the ownership of the Common Stock of the issuer by the persons filing this Statement is provided as of December 31, 2004:

(a) Amount beneficially owned:

See Row 9 of cover page for each Reporting Person.

(b) Percent of Class:

See Row 11 of cover page for each Reporting Person.

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

See Row 5 of cover page for each Reporting Person.

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

See Row 6 of cover page for each Reporting Person.

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

See Row 7 of cover page for each Reporting Person.

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

See Row 8 of cover page for each Reporting Person.

ITEM 5. OWNERSHIP OF LESS THAN FIVE PERCENT OR LESS OF A CLASS.

Not applicable.

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ITEM 6. OWNERSHIP OF MORE THAN FIVE PERCENT ON BEHALF OF ANOTHER

PERSON.

Under certain circumstances set forth in the limited partnership agreements of AV V, AV V A, AVP V, AV VI, AV VI A, AVP VI, AV VII and AVP VII, the general and limited partners of each of such entities may be deemed to have the right to receive dividends from, or the proceeds from, the sale of shares of the issuer owned by each such entity of which they are a partner.

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 GROUP. Not applicable. ITEM 10. CERTIFICATION. Not applicable. Page 20 of 27 SIGNATURES 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. Dated: February ___, 2005

AUSTIN VENTURES V, L.P. /s/ Kevin Kunz

Signature

By AV Partners V, L.P., Its General Partner

Kevin Kunz

Chief Financial Officer/Attorney-In-Fact

AUSTIN VENTURES V AFFILIATES FUND, L.P. /s/ Kevin Kunz

By AV Partners V, L.P., Its General Partner

Signature

Kevin Kunz

Chief Financial Officer/Attorney-In-Fact

AV PARTNERS V, L.P. /s/ Kevin Kunz

Signature

Kevin Kunz

Chief Financial Officer/Attorney-In-Fact

AUSTIN VENTURES VI, L.P. /s/ Kevin Kunz _____ By AV Partners VI, L.P., Signature Its General Partner Kevin Kunz Chief Financial Officer/Attorney-In-Fact AUSTIN VENTURES VI AFFILIATES FUND, L.P. /s/ Kevin Kunz -----By AV Partners VI, L.P., Signature Its General Partner Kevin Kunz Chief Financial Officer/Attorney-In-Fact AV PARTNERS VI, L.P. /s/ Kevin Kunz Signature Kevin Kunz Chief Financial Officer/Attorney-In-Fact Page 21 of 27 AUSTIN VENTURES VII, L.P. /s/ Kevin Kunz _____ By AV Partners VII, L.P., Signature Its General Partner Kevin Kunz Chief Financial Officer/Attorney-In-Fact AV PARTNERS VII, L.P. /s/ Kevin Kunz ______ Signature Kevin Kunz Chief Financial Officer/Attorney-In-Fact JOSEPH C. ARAGONA /s/ Kevin Kunz _____ Signature Kevin Kunz Chief Financial Officer/Attorney-In-Fact KENNETH P. DeANGELIS /s/ Kevin Kunz _____ Signature Kevin Kunz

Chief Financial Officer/Attorney-In-Fact

JEFFERY C. GARVEY /s/ Kevin Kunz _____ Kevin Kunz Chief Financial Officer/Attorney-In-Fact JOHN D. THORNTON /s/ Kevin Kunz -----Signature Kevin Kunz Chief Financial Officer/Attorney-In-Fact BLAINE F. WESNER /s/ Kevin Kunz Signature Kevin Kunz Chief Financial Officer/Attorney-In-Fact Page 22 of 27 EDWARD E. OLKKOLA /s/ Kevin Kunz _____ Signature Kevin Kunz Chief Financial Officer/Attorney-In-Fact Page 23 of 27 EXHIBIT INDEX Found on

Exhibit

Exhibit A: Agreement of Joint Filing

Exhibit B: Reference to Kevin Kunz as Attorney-In-Fact

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EXHIBIT A

Agreement of Joint Filing

The undersigned hereby agree that a single Schedule 13G (or any amendment thereto) relating to the Common Stock of Motive, Inc. shall be filed on behalf of each of the undersigned and that this Agreement shall be filed as an exhibit to such Schedule 13G.

Dated: February ___, 2005

AUSTIN VENTURES V, L.P. By AV Partners V, L.P., Its General Partner

AUSTIN VENTURES V AFFILIATES FUND, L.P. By AV Partners V, L.P.,

AV PARTNERS V, L.P.

Its General Partner

AUSTIN VENTURES VI, L.P. By AV Partners VI, L.P., Its General Partner

/s/ Kevin Kunz

Signature

Kevin Kunz

Chief Financial Officer/Attorney-In-Fact

/s/ Kevin Kunz

Signature

Kevin Kunz

Chief Financial Officer/Attorney-In-Fact

/s/ Kevin Kunz

Signature

Kevin Kunz

Chief Financial Officer/Attorney-In-Fact

/s/ Kevin Kunz

Signature

Kevin Kunz

Chief Financial Officer/Attorney-In-Fact

AUSTIN VENTURES VI AFFILIATES FUND, L.P. /s/ Kevin Kunz By AV Partners VI, L.P., _____ Its General Partner Signature Kevin Kunz Chief Financial Officer/Attorney-In-Fact Page 25 of 27 AV PARTNERS VI, L.P. /s/ Kevin Kunz Signature Kevin Kunz Chief Financial Officer/Attorney-In-Fact AUSTIN VENTURES VII, L.P. /s/ Kevin Kunz By AV Partners VII, L.P., _____ Its General Partner Signature Kevin Kunz Chief Financial Officer/Attorney-In-Fact AV PARTNERS VII, L.P. /s/ Kevin Kunz Signature Kevin Kunz Chief Financial Officer/Attorney-In-Fact JOSEPH C. ARAGONA /s/ Kevin Kunz Signature Kevin Kunz Chief Financial Officer/Attorney-In-Fact KENNETH P. DeANGELIS /s/ Kevin Kunz _____ Signature Kevin Kunz Chief Financial Officer/Attorney-In-Fact JEFFERY C. GARVEY /s/ Kevin Kunz _____ Signature

Kevin Kunz

Chief Financial Officer/Attorney-In-Fact

JOHN D. THORNTON /s/ Kevin Kunz

Signature

Kevin Kunz

Chief Financial Officer/Attorney-In-Fact

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BLAINE F. WESNER /s/ Kevin Kunz

Signature

Kevin Kunz

Chief Financial Officer/Attorney-In-Fact

EDWARD E. OLKKOLA /s/ Kevin Kunz

Signature

Kevin Kunz

Chief Financial Officer/Attorney-In-Fact

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EXHIBIT B

REFERENCE TO KEVIN KUNZ AS ATTORNEY-IN-FACT

Kevin Kunz has signed the enclosed documents as Attorney-In-Fact. Note that copies of the applicable Power of Attorneys are already on file with the appropriate agencies.