#### UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

## SCHEDULE 13G/A

(Amendment No. 7)

## Under the Securities Exchange Act of 1934

Cellectar Biosciences, Inc. (Name of Issuer)

Common Shares (Title of Class of Securities)

### 15117F500 (CUSIP Number)

July 25, 2024 (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)

 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).

1.       NAMES OF REPORTING PERSONS LR.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)         Rosalind Advisors, Inc.       2.         2.       CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions) (a) □         (b) □       3.         3.       SEC USE ONLY         4.       CITIZENSHIP OR PLACE OF ORGANIZATION ONTARIO, CANADA         5.       SOLE VOTING POWER         0       6.         1.       SHARED VOTING POWER         0       6.         0       5.         SOLE VOTING POWER         0       6.         SHARED VOTING POWER         0       6.         SHARED VOTING POWER         0       7.         SOLE DISPOSITIVE POWER         6.       5.         8.       6.70,425 shares of Common Stock issuable upon exercise of warrants         0       8.         8.       SHARED DISPOSITIVE POWER         3.671,550 shares of Common Stock issuable upon exercise of warrants         9.       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         3.671,550 shares of Common Stock issuable upon exercise of warrants         9.       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         3.671,550 shares of Common S						
2.       CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)         (a)						
(see instructions)       (a)         (b)       (b)         3. SEC USE ONLY         4. CITIZENSHIP OR PLACE OF ORGANIZATION         ONTARIO, CANADA         5. SOLE VOTING POWER         0         6. SHARED VOTING POWER         BENEFICIALLY         OWLD BY         EACH         7. SOLE DISPOSITIVE POWER         REPORTING         0         8. SHARED DISPOSITIVE POWER         3.671.550 shares of Common Stock         5.077.933 shares of Common Stock issuable upon exercise of warrants         10. CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (see instructions) <td></td> <td>Rosalind Ad</td> <td>dvisors, Inc.</td>		Rosalind Ad	dvisors, Inc.			
4. CITIZENSHIP OR PLACE OF ORGANIZATION         ONTARIO, CANADA         5. SOLE VOTING POWER         0         6. SHARED VOTING POWER         NUMBER OF         SHARES         BENEFICIALLY         OWNED BY         EACH         7. SOLE DISPOSITIVE POWER         REPORTING         PERSON WITH         0         8. SHARED DISPOSITIVE POWER         3.671,550 shares of Common Stock issuable upon conversion of Preferred Stock         6.970,425 shares of Common Stock issuable upon conversion of Preferred Stock         6.970,425 shares of Common Stock issuable upon conversion of Preferred Stock         6.970,425 shares of Common Stock issuable upon conversion of Preferred Stock         6.970,425 shares of Common Stock issuable upon exercise of warrants         9. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         3.671,550 shares of Common Stock issuable upon exercise of warrants         9. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         3.671,550 shares of Common Stock issuable upon exercise of warrants         10. CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (see instructions) □         11. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)         9.9%↓         12. TYPE OF REPORTING PERSON (see instructions)	2.	<ul> <li>CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)</li> <li>(a) □</li> </ul>				
ONTARIO, CANADA         5.       SOLE VOTING POWER         0       6.         6.       SHARED VOTING POWER         0       6.         SHARES       3.671,550 shares of Common Stock         BENEFICIALLY       6.970,425 shares of Common Stock issuable upon conversion of Preferred Stock         6.970,425 shares of Common Stock issuable upon exercise of warrants       7.         7.       SOLE DISPOSITIVE POWER         8.       SHARED DISPOSITIVE POWER         3.671,550 shares of Common Stock issuable upon conversion of Preferred Stock         6.970,425 shares of Common Stock issuable upon exercise of warrants         9.       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         3.671,550 shares of Common Stock issuable upon conversion of Preferred Stock         6.970,425 shares of Common Stock issuable upon exercise of warrants         9.       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         3.671,550 shares of Common Stock issuable upon exercise of warrants         10.       CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (see instructions)         11.       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)         9.9% <sup>1</sup> 12.         12.       TYPE OF REPORTING PERSON (see instructions)	3.	SEC USE O	DNLY			
5.       SOLE VOTING POWER         0       6.         6.       SHARED VOTING POWER         NUMBER OF SHARES       3,671,550 shares of Common Stock 5,077,933 shares of Common Stock issuable upon conversion of Preferred Stock 6,970,425 shares of Common Stock issuable upon exercise of warrants         7.       SOLE DISPOSITIVE POWER         REPORTING PERSON WITH       0         8.       SHARED DISPOSITIVE POWER         3,671,550 shares of Common Stock issuable upon conversion of Preferred Stock 6,970,425 shares of Common Stock 5,077,933 shares of Common Stock 6,970,425 shares of Common Stock issuable upon exercise of warrants         9.       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 3,671,550 shares of Common Stock issuable upon exercise of warrants         9.       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 3,671,425 shares of Common Stock issuable upon exercise of warrants         10.       CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (see instructions) □         11.       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)         9.9% <sup>1</sup> 12.         12.       TYPE OF REPORTING PERSON (see instructions)	4.	4. CITIZENSHIP OR PLACE OF ORGANIZATION				
0       0         6.       SHARED VOTING POWER         NUMBER OF SHARES       3,671,550 shares of Common Stock 5,077,933 shares of Common Stock issuable upon conversion of Preferred Stock 6,970,425 shares of Common Stock issuable upon exercise of warrants         0       0         EACH REPORTING PERSON WITH       0         8.       SHARED DISPOSITIVE POWER         3,671,550 shares of Common Stock 5,077,933 shares of Common Stock 5,077,933 shares of Common Stock 5,077,933 shares of Common Stock 5,077,933 shares of Common Stock issuable upon conversion of Preferred Stock 6,970,425 shares of Common Stock issuable upon exercise of warrants         9.       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 3,671,550 shares of Common Stock issuable upon conversion of Preferred Stock 6,970,425 shares of Common Stock issuable upon exercise of warrants         10.       CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (see instructions) □         11.       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 9.9% <sup>1</sup> 12.       TYPE OF REPORTING PERSON (see instructions)		ONTARIO,	CANADA			
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SHARES       3,671,530 shares of Common Stock         BENEFICIALLY       6,970,425 shares of Common Stock issuable upon exercise of warrants         WNED BY       7.         SOLE DISPOSITIVE POWER         REPORTING         0         8.         SHARES         3,671,550 shares of Common Stock         5,077,933 shares of Common Stock         5,077,933 shares of Common Stock         3,671,550 shares of Common Stock         5,077,933 shares of Common Stock issuable upon exercise of warrants         9.       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         3,671,550 shares of Common Stock issuable upon exercise of warrants         9.       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         3,671,550 shares of Common Stock issuable upon exercise of warrants         10.       CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (see instructions)         11.       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)         9.9% <sup>1</sup> 12.         12.       TYPE OF REPORTING PERSON (see instructions)			6. SHARED VOTING POWER			
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REPORTING PERSON WITH       0         8.       SHARED DISPOSITIVE POWER         3,671,550 shares of Common Stock         5,077,933 shares of Common Stock issuable upon conversion of Preferred Stock         6,970,425 shares of Common Stock issuable upon exercise of warrants         9.       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         3,671,550 shares of Common Stock       5,077,933 shares of Common Stock         5,077,933 shares of Common Stock       6,970,425 shares of Common Stock         6,970,425 shares of Common Stock       6,970,425 shares of Common Stock         6,970,425 shares of Common Stock issuable upon exercise of warrants       10         10.       CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (see instructions)         11.       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)         9,9%1       12.         12.       TYPE OF REPORTING PERSON (see instructions)			7. SOLE DISPOSITIVE POWER			
8. SHARED DISPOSITIVE POWER         3,671,550 shares of Common Stock         5,077,933 shares of Common Stock issuable upon conversion of Preferred Stock         6,970,425 shares of Common Stock issuable upon exercise of warrants         9. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         3,671,550 shares of Common Stock         5,077,933 shares of Common Stock issuable upon conversion of Preferred Stock         6,970,425 shares of Common Stock issuable upon exercise of warrants         10. CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (see instructions) □         11. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)         9.9% <sup>1</sup> 12. TYPE OF REPORTING PERSON (see instructions)			0			
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5,077,933 shares of Common Stock issuable upon conversion of Preferred Stock         6,970,425 shares of Common Stock issuable upon exercise of warrants         10.       CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (see instructions)         11.       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)         9,9% <sup>1</sup> 12.       TYPE OF REPORTING PERSON (see instructions)	9.	AGGREGA	TE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON			
(see instructions)     □       11.     PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)       9.9% <sup>1</sup> 12.     TYPE OF REPORTING PERSON (see instructions)		5,077,933 sh	hares of Common Stock issuable upon conversion of Preferred Stock			
9.9% <sup>1</sup> 12. TYPE OF REPORTING PERSON (see instructions)	10.					
12. TYPE OF REPORTING PERSON (see instructions)	11.	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)				
		9.9% <u>1</u>				
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<sup>1</sup> This percentage is calculated based upon 36,814,858 shares of the Issuer's common stock outstanding as of May 14, 2024 in accordance with Issuer's S-3 filed on May 24, 2024 and preferred shares converted by Rosalind Master Fund L.P. However, as more fully described in Item 3, the securities reported in rows (8), (10) and (11) show the number of shares of Common Stock that would be issuable upon full conversion and exercise of such reported securities and do not give effect to such blockers. Therefore, the actual number of shares of Common Stock beneficially owned by such Reporting Person, after giving effect to such blockers, is less than the number of securities reported in rows (8), (10) and (11).

NYC#:	139632.2

1.	NAMES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)			
Steven Salamon				
2. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP				
(see instructions)				
	(a) □ (b) □			
3.	SEC USE O	NI Y		
5.	520 052 0			
4.	CITIZENSE	HIP OR PLACE OF ORGANIZATION		
	ONTARIO,	, CANADA		
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NUMBER OF SHARES		3,671,550 shares of Common Stock		
	FICIALLY	5,077,933 shares of Common Stock issuable upon conversion of Preferred Stock		
OW	NED BY	6,970,425 shares of Common Stock issuable upon exercise of warrants		
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	ORTING SON WITH	0		
I LIK		8. SHARED DISPOSITIVE POWER		
		3.671,550 shares of Common Stock		
		5,077,933 shares of Common Stock issuable upon conversion of Preferred Stock		
		6,970,425 Shares of Common Stock issuable upon exercise of warrants		
9.	AGGREGA	ATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON		
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5,077,933 shares of Common Stock issuable upon conversion of Preferred Stock 6,970,425 shares of Common Stock issuable upon exercise of warrants				
10.	THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES			
	tions)			
11.	11. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)			
	9.9%			
12.	TYPE OF R	REPORTING PERSON (see instructions)		
	IN			

BENEFICIALLY OWNED BY EACH F(C) OWNED BY F(C) OWNED BY F(C) OWNED BY F(C) F(C) F(C) F(C) F(C) F(C) F(C) F(C)				
Gild Aharon         2. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP <pre>(sei misrutions)</pre> (a)         (b)         3. SEC USE ONLY         4. CITIZENSHIP OR PLACE OF ORGANIZATION <pre>ONTARIO, CANADA</pre> 5. SOLE VOTING POWER <pre>3.000 shares of Common Stock         <pre>6.5</pre>          9. NUMBER OF         <pre>SART 530 shares of Common Stock         <pre>5.5</pre>          9. NUMBER OF         <pre>SART 530 shares of Common Stock         <pre>Stock issuable upon conversion of Preferred Stock         <pre>5.507.933 shares of Common Stock issuable upon conversion of Preferred Stock         <pre>5.507.933 shares of Common Stock         <pre>5.517.933 shares of Common Stock         <pre>5.577.933 shares of Common Stock       </pre>         10. CHECK IF THE AGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES         <pre>5.5012</pre>         11. PERCENT OF CLAS</pre></pre></pre></pre></pre></pre></pre></pre></pre></pre></pre></pre></pre></pre></pre></pre></pre></pre></pre></pre></pre></pre></pre></pre></pre>	2.	I.K.S. IDEN		
2. CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP         (see instructions)         (a) □         (b) □         (c) □	2.			
(a)       []         (b)       []         3.       SEC USE ONLY         4.       CITIZENSHIP OR PLACE OF ORGANIZATION         ONTARIO, CANADA       []         5.       SOLE VOTING POWER         3.000 shares of Common Stock         6.       SHARED VOTING POWER         3.011500 shares of Common Stock issuable upon conversion of Preferred Stock         6.       SHARED VOTING POWER         3.671.550 shares of Common Stock issuable upon conversion of Preferred Stock         9.       SILE DISPOSITIVE POWER         3.671.550 shares of Common Stock issuable upon conversion of Preferred Stock         6.777.933 shares of Common Stock issuable upon conversion of Preferred Stock         6.777.933 shares of Common Stock issuable upon conversion of Preferred Stock         6.777.933 shares of Common Stock issuable upon conversion of Preferred Stock         6.777.933 shares of Common Stock issuable upon conversion of Preferred Stock         6.777.933 shares of Common Stock issuable upon conversion of Preferred Stock         6.777.933 shares of Common Stock issuable upon conversion of Preferred Stock         6.777.933 shares of Common Stock issuable upon conversion of Preferred Stock         6.777.933 shares of Common Stock issuable upon conversion of Preferred Stock         6.777.933 shares of Common Stock issuable upon conversion of Preferred Stock <t< td=""><td>2.</td><td></td><td></td><td></td></t<>	2.			
i)       □         3.       SEC USE ONLY         4.       CITIZENSHIP OR PLACE OF ORGANIZATION         ONTARIO, CANADA				
3.       SEC USE ONLY         4.       CITIZENSHIP OR PLACE OF ORGANIZATION         ONTARIO, CANADA       5.         5.       SOLE VOTING POWER         3.000 shares of Common Stock         6.       SHARED VOTING POWER         NUMBER OF       3.671.550 shares of Common Stock         SHARES       5.077.933 shares of Common Stock issuable upon conversion of Preferred Stock         0WNED BY       7.         SIDE DISPOSITIVE POWER         REPORTING       3.900 shares of Common Stock issuable upon conversion of Preferred Stock         6.970.425 shares of Common Stock issuable upon conversion of Preferred Stock         6.970.425 shares of Common Stock issuable upon conversion of Preferred Stock         6.970.425 shares of Common Stock issuable upon conversion of Preferred Stock         6.970.425 shares of Common Stock issuable upon conversion of Preferred Stock         6.970.425 shares of Common Stock issuable upon conversion of Preferred Stock         6.970.425 shares of Common Stock issuable upon conversion of Preferred Stock         6.970.425 shares of Common Stock issuable upon conversion of Preferred Stock         6.970.425 shares of Common Stock issuable upon conversion of Preferred Stock         6.970.425 shares of Common Stock issuable upon conversion of Preferred Stock         6.970.425 shares of Common Stock issuable upon conversion of Preferred Stock         6.		( )	,	
4. CITIZENSHIP OR PLACE OF ORGANIZATION         ONTARIO, CANADA         5. SOLE VOTING POWER         3.900 shares of Common Stock         6. SHARED VOTING POWER         NUMBER OF         SHARED VOTING POWER         000 shares of Common Stock issuable upon conversion of Preferred Stock         BENEFICIALLY         000 shares of Common Stock issuable upon conversion of Preferred Stock         BENEFICIALLY         000 shares of Common Stock         3.671.550 shares of Common Stock         3.671.550 shares of Common Stock         3.671.550 shares of Common Stock         5.077.933 shares of Common Stock         6.970.425 shares of Common Stock         5.077.933 shares of Common Stock issuable upon conversion of Preferred Stock         6.970.425 shares of Common Stock issuable upon conversion of Preferred Stock         6.970.425 shares of Common Stock issuable upon conversion of Preferred Stock		( )	A.U. M.	
ONTARIO, CANADA         5.         SOLE VOTING POWER           3,900 shares of Common Stock         6.         SHARED VOTING POWER           NUMBER OF SHARES         3,671,550 shares of Common Stock issuable upon conversion of Preferred Stock 6,977,923 shares of Common Stock issuable upon exercise of warrants           OWNED BY EACH         7.         SOLE DISPOSITIVE POWER           REPORTING         3,900 shares of Common Stock issuable upon conversion of Preferred Stock 6,970,425 shares of Common Stock issuable upon exercise of warrants           9.         AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 3,671,550 shares of Common Stock issuable upon exercise of warrants           9.         AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 3,671,530 shares of Common Stock issuable upon exercise of warrants           10.         CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (see instructions) □           11.         PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 9,9% <sup>1</sup> 12.         TYPE OF REPORTING PERSON ILES. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Rosalind Master Fund L.P.           11.         NAMES OF REPORTING PERSONS ILES. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Rosalind Master Fund L.P.           2.         CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions) (a) □           3.         SEC USE ONLY           4.         CITIZENSHIP OR PLACE OF ORGANIZATION CAYMAN ISLANDS	3.	SEC USE OF	NLY	
5.       SOLE VOTING POWER         3,900 shares of Common Stock         6.       SHARED VOTING POWER         NUMBER OF       3,671,550 shares of Common Stock issuable upon conversion of Preferred Stock         BENEFICIALLY       6,970,425 shares of Common Stock issuable upon conversion of Preferred Stock         REPORTING       7.         PERSON WITH       3,000 shares of Common Stock issuable upon conversion of Preferred Stock         5,077,933 shares of Common Stock issuable upon conversion of Preferred Stock       6,970,425 Shares of Common Stock issuable upon exercise of warrants         9.       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         3,671,550 shares of Common Stock issuable upon conversion of Preferred Stock         6,970,425 shares of Common Stock issuable upon exercise of warrants         9.       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         3,671,550 shares of Common Stock issuable upon exercise of warrants         10.       CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (see instructions)         11.       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)         9,9%1       12.         12.       TYPE OF REPORTING PERSONS         1.       NAMES OF REPORTING PERSONS         1. NAMES OF REPORTING PERSONS       [KINTHERION]         (a)       [b] <t< td=""><td>4.</td><td>CITIZENSH</td><td>HP OR PLACE OF ORGANIZATION</td><td></td></t<>	4.	CITIZENSH	HP OR PLACE OF ORGANIZATION	
5.       SOLE VOTING POWER         3,900 shares of Common Stock         6.       SHARED VOTING POWER         NUMBER OF       3,671,550 shares of Common Stock issuable upon conversion of Preferred Stock         BENEFICIALLY       6,970,425 shares of Common Stock issuable upon conversion of Preferred Stock         REPORTING       7.         PERSON WITH       3,000 shares of Common Stock issuable upon conversion of Preferred Stock         5,077,933 shares of Common Stock issuable upon conversion of Preferred Stock       6,970,425 Shares of Common Stock issuable upon exercise of warrants         9.       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         3,671,550 shares of Common Stock issuable upon conversion of Preferred Stock         6,970,425 shares of Common Stock issuable upon exercise of warrants         9.       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         3,671,550 shares of Common Stock issuable upon exercise of warrants         10.       CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (see instructions)         11.       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)         9,9%1       12.         12.       TYPE OF REPORTING PERSONS         1.       NAMES OF REPORTING PERSONS         1. NAMES OF REPORTING PERSONS       [KINTHERION]         (a)       [b] <t< td=""><td></td><td>ONTARIO.</td><td>CANADA</td><td></td></t<>		ONTARIO.	CANADA	
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OWNED BY EACH       6,970,425 shares of Common Stock Susable upon exercise of warrants         REPORTING PERSON WITH       3,900 shares of Common Stock         3,671,550 shares of Common Stock issuable upon conversion of Preferred Stock 6,970,425 Shares of Common Stock issuable upon exercise of warrants         9.       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 3,671,550 shares of Common Stock issuable upon conversion of Preferred Stock 6,970,425 shares of Common Stock issuable upon exercise of warrants         10.       CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (see instructions) □         11.       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9) 9,9% <sup>1</sup> 12.       TYPE OF REPORTING PERSON I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Rosalind Master Fund L.P.         2.       CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions) (a) □ (b) □         3.       SEC USE ONLY         4.       CITIZENSHIP OR PLACE OF ORGANIZATION CAYMAN ISLANDS         5.       SOLE VOTING POWER         0       6.         6.       SHARED VOTING POWER			5,077,933 shares of Common Stock issuable upon conversion of Preferred Stock	
EACH       3.900 shares of Common Stock         8.       SHARED DISPOSITIVE POWER         3.671,550 shares of Common Stock       5.077,933 shares of Common Stock issuable upon conversion of Preferred Stock         6.970,425 Shares of Common Stock issuable upon exercise of warrants         9.       AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         3.671,550 shares of Common Stock issuable upon conversion of Preferred Stock         6.970,425 shares of Common Stock issuable upon conversion of Preferred Stock         6.970,425 shares of Common Stock issuable upon conversion of Preferred Stock         6.970,425 shares of Common Stock issuable upon exercise of warrants         10.       CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (see instructions)         11.       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)         9.9% <sup>1</sup> 12.         12.       TYPE OF REPORTING PERSON (see instructions)         IN       IN         CUSIP No. 15117F500         13G/A         13G/A         CUSIP No. 15117F500         18       ISGA         ISGA         ISGA         ISGA         ISGA         ISGA         ISGA				
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6.970,425 Shares of Common Stock issuable upon exercise of warrants         9. AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON         3.671,550 shares of Common Stock         5.077,925 shares of Common Stock issuable upon conversion of Preferred Stock         6.970,425 shares of Common Stock issuable upon exercise of warrants         10. CHECK IF THE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (see instructions) □         11. PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)         9.9% <sup>1</sup> 12. TYPE OF REPORTING PERSON (see instructions)         IN         IN No. 15117F500         13G/A         ISG/A         ISG/A         ISG/A         ISG/A         ISG/A			3,671,550 shares of Common Stock	
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(see instructions)       □         11.       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)         9.9% <sup>1</sup> □         12.       TYPE OF REPORTING PERSON (see instructions)         IN       □         CUSIP No. 15117F500         13G/A         1.       NAMES OF REPORTING PERSONS         I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)         Rosalind Master Fund L.P.         2.       CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions)         (a)       □         (b)       □         3.       SEC USE ONLY         4.       CITIZENSHIP OR PLACE OF ORGANIZATION         CAYMAN ISLANDS       5.         5.       SOLE VOTING POWER         0       0         6.       SHARED VOTING POWER         NUMBER OF       3,064,119 shares of Common Stock		6,970,425 sh	nares of Common Stock issuable upon exercise of warrants	
11.       PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)         9,9%1         12.       TYPE OF REPORTING PERSON (see instructions)         IN         CUSIP No. 15117F500         1.       NAMES OF REPORTING PERSONS         I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)         Rosalind Master Fund L.P.         2.       CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP         (see instructions)       (a)         (b)       [a]         3.       SEC USE ONLY         4.       CITIZENSHIP OR PLACE OF ORGANIZATION         CAYMAN ISLANDS       5.         5.       SOLE VOTING POWER         0       6.         6.       SHARED VOTING POWER         NUMBER OFF       3,064,119 shares of Common Stock	10.			
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CUSIP No. 15117F500         1.       NAMES OF REPORTING PERSONS         I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)         Rosalind Master Fund L.P.         2.       CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP         (see instructions)       (a) □         (b) □	12.			
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I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)          Rosalind Master Fund L.P.         2.       CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP             (see instructions)             (a) □             (b) □         3.       SEC USE ONLY         4.       CITIZENSHIP OR PLACE OF ORGANIZATION             CAYMAN ISLANDS         5.       SOLE VOTING POWER 0	CUSIP	P No. 15117F5	500 13G/A F	Page 5 of 10 Pages
I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)          Rosalind Master Fund L.P.         2.       CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP             (see instructions)             (a) □             (b) □         3.       SEC USE ONLY         4.       CITIZENSHIP OR PLACE OF ORGANIZATION             CAYMAN ISLANDS         5.       SOLE VOTING POWER 0				
I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)          Rosalind Master Fund L.P.         2.       CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP             (see instructions)				
Rosalind Master Fund L.P.         2.       CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (see instructions) <ul> <li>(a) □</li> <li>(b) □</li> </ul> 3.         SEC USE ONLY           4.         CITIZENSHIP OR PLACE OF ORGANIZATION CAYMAN ISLANDS           5.         SOLE VOTING POWER          0         0          O         O         O         O         O          NUMBER OF         3,064,119 shares of Common Stock	1.			
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(a)	2.			
(b)       □         3.       SEC USE ONLY         4.       CITIZENSHIP OR PLACE OF ORGANIZATION CAYMAN ISLANDS         5.       SOLE VOTING POWER         0       0         6.       SHARED VOTING POWER         NUMBER OF       3,064,119 shares of Common Stock			10115)	
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11. PER	CENT OF CLASS REPRESENTED BY AMOUNT IN ROW (9)	
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CUSIP No. 1	<b>5117F500</b> 13G/A Pag	ge 6 of 10 Page
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### Item 1.

- (a) Name of Issuer: CELLECTAR BIOSCIENCES, INC.
- (b) Address of Issuer's Principal Executive Offices 100 Campus Drive, Florham Park, New Jersey 07932

#### Item 2.

- (a) Name of Person Filing
   Rosalind Advisors, Inc. ("Advisor" to RMF and ROFI)
   Rosalind Master Fund L.P. ("RMF")
   Rosalind Opportunities Fund I LP ("ROFI")
   Steven Salamon ("President")
   Steven Salamon is the portfolio manager of the Advisor which advises RMF.
   Gilad Aharon is the portfolio manager and member of the Advisor which advises RMF.
- (b) Address of the Principal Office or, if none, residence Rosalind Advisors, Inc. and Rosalind Opportunities Fund I L.P. 15 Wellesley Street West Suite 326 Toronto, Ontario M4Y 0G7 Canada

Rosalind Master Fund L.P. P.O. Box 309 Ugland House, Grand Cayman KY1-1104, Cayman Islands

Steven Salamon 15 Wellesley Street West Suite 326 Toronto, Ontario M4Y 0G7 Canada

Gilad Aharon 15 Wellesley Street West Suite 326 Toronto, Ontario M4Y 0G7 Canada

- (c) The principal business of Rosalind Advisors, Inc. is to operate as an investment advisory firm and to make public equity investments. The principal occupation of Mr. Salamon is serving as the Portfolio Manager and President of Rosalind Advisors, Inc., which advises Rosalind Master Fund L.P. and Rosalind Opportunities Fund I L.P.
- (d) No Reporting Person has, during the last five years, been convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors).
- (e) No Reporting Person has, during the last five years, been party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violation with respect to such laws.
- (f) Mr. Salamon and Mr. Aharon are citizens of Canada, resident in Ontario

Item 3. If this statement is filed pursuant to §§240.13d-1(b) or 240.13d-2(b) or (c), check whether the person filing is a:

- (a) 🔲 Broker or dealer registered under section 15 of the Act (15 U.S.C. 780).
- (b)  $\square$  Bank as defined in section 3(a)(6) of the Act (15 U.S.C. 78c).
- (c) Insurance company as defined in section 3(a)(19) of the Act (15 U.S.C. 78c).
- (d) 🔲 Investment company registered under section 8 of the Investment Company Act of 1940 (15 U.S.C. 80a-8).
- (e)  $\Box$  An investment adviser in accordance with 240.13d-1(b)(1)(ii)(E);
- (f)  $\Box$  An employee benefit plan or endowment fund in accordance with §240.13d-1(b)(1)(ii)(F);
- (g)  $\Box$  A parent holding company or control person in accordance with 240.13d-1(b)(1)(ii)(G);
- (h) 🔲 A savings associations as defined in Section 3(b) of the Federal Deposit Insurance Act (12 U.S.C. 1813);
- (i) □ A church plan that is excluded from the definition of an investment company under section 3(c)(14) of the Investment Company Act of 1940 (15 U.S.C. 80a-3);
- (j)  $\Box$  Group, in accordance with §240.13d-1(b)(1)(ii)(J).

### Item 4. Ownership.

Provide the following information regarding the aggregate number and percentage of the class of securities of the issuer identified in Item 1.

(a) Amount beneficially owned:

Rosalind Master Fund L.P. is the record owner of 3,064,119 shares of common stock.

Rosalind Opportunities Fund I L.P is the record owner of 607,431 shares of common stock.

Rosalind Advisors, Inc. is the investment advisor to RMF and may be deemed to be the beneficial owner of shares held by RMF. Steven Salamon is the portfolio manager of the Advisor and may be deemed to be the beneficial owner of shares held by RMF. Notwithstanding the foregoing, the Advisor and Mr. Salamon disclaim beneficial ownership of the shares.

(b) Percent of class:

Rosalind Advisors, Inc. – 9.9% Rosalind Master Fund L.P. – 9.9% Rosalind Opportunities Fund I L.P. - 1.6% Steven Salamon – 9.9% Gilad Aharon – 9.9%

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(c)	Number of shares as to which the person has:				
	(i)	Shared power to vote or to direct t	he vote Rosalind Advisors, Inc. – 3,671,550 Rosalind Master Fund L.P. – 3,064,119 Rosalind Opportunities Fund I LP– 607,431 Steven Salamon – 3,671,550 Gilad Aharon - 3,671,550		
	(ii)	Sole power to dispose or to direct	the disposition of Gilad Aharon – 3,900		
	(iii)	Shared power to dispose or to dire	ct the disposition of Rosalind Advisors, Inc. – 3,671,550 Rosalind Master Fund L.P. – 3,064,119 Rosalind Opportunities Fund I LP– 607,431 Steven Salamon – 3,671,550 Gilad Aharon - 3,671,550		

Instruction. For computations regarding securities which represent a right to acquire an underlying securitysee  $\frac{240.13d-3(d)(1)}{2}$ .

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

If this statement is being filed to report the fact that as of the date hereof the reporting person has ceased to be the beneficial owner of more than five percent of the class of securities, check the following  $\Box$ . *Instruction*. Dissolution of a group requires a response to this item.

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

Item 7 – 9. Not Applicable

### Item 10. Certification.

By signing below I certify that, to the best of my 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.

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.

8/14/2024 Date

Signature

Steven Salamon/President Rosalind Advisors, Inc. Name/Title

Exhibit A Joint Filing Agreement

The undersigned hereby agree that this Statement on Schedule 13G/A with respect to the beneficial ownership of shares of Common Stock of Cellectar Biosciences, Inc. is filed jointly, on behalf of each of them.

#### **Rosalind Advisors, Inc.**

By: \_\_\_\_\_\_ Name: Steven Salamon Title: President

### **Rosalind Master Fund L.P.**

By: \_\_\_\_\_\_ Name: Mike McDonald Title: Director, Rosalind (Cayman) Ltd. (as General Partner to Rosalind Master Fund)

By: \_\_\_\_

Name: Steven Salamon

### **Rosalind Opportunities Fund I L.P.**

By: \_\_\_\_\_

Name: Steven Salamon Title: Director, Rosalind Opportunities Fund I GP. Inc. (as General Partners to Rosalind Opportunities Fund I)

## Exhibit A Joint Filing Agreement

The undersigned hereby agree that this Statement on Schedule 13G/A with respect to the beneficial ownership of shares of Common Stock of Cellectar Biosciences, Inc. is filed jointly, on behalf of each of them.

## **Rosalind Advisors, Inc.**

By: \_\_\_\_\_\_ Name: Steven Salamon Title: President

### Rosalind Master Fund L.P.

By: \_\_\_\_\_\_ Name: Mike McDonald Title: Director, Rosalind (Cayman) Ltd. (as General Partner to Rosalind Master Fund)

By: \_\_\_\_\_ Name: Steven Salamon

## **Rosalind Opportunities Fund I L.P.**

By: \_\_\_\_\_\_ Name: Steven Salamon Title: Director, Rosalind Opportunities Fund I GP. Inc. (as General Partners to Rosalind Opportunities Fund I)