## Edgar Filing: WENNEKAMP RICHARD J - Form 4

WENNEKA Form 4 July 03, 200	MP RICHARD . 8	J							
FORM									PPROVAL
Check th	UNITED	STATES		RITIES A			COMMISSIO	N OMB Number:	3235-0287
if no long subject to Section 1 Form 4 c	ger <b>STATE</b> 16.	STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES							January 31, 2005 average urs per . 0.5
Form 5 obligatio may cont <i>See</i> Instr 1(b).	ns Section 17	Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(h) of the Investment Company Act of 1940							
(Print or Type ]	Responses)								
1. Name and Address of Reporting Person <u>*</u> WENNEKAMP RICHARD J			2. Issuer Name <b>and</b> Ticker or Trading Symbol CYTRX CORP [CYTR]			5. Relationship of Reporting Person(s) to Issuer			
(Last)	(First)	(Middle)	3. Date of Earliest Transaction				(Check all applicable)		
11726 SAN VICENTE BLVD, SUITE 650			(Month/Day/Year) 07/01/2008			X_ Director10% Owner Officer (give titleOther (specify below)below)			
(Street)			4. If Amendment, Date Original Filed(Month/Day/Year)			<ul> <li>6. Individual or Joint/Group Filing(Check</li> <li>Applicable Line)</li> <li>_X_ Form filed by One Reporting Person</li> <li> Form filed by More than One Reporting</li> </ul>			
LOS ANGE	ELES, CA 90049						Form filed by Person	More than One R	eporting
(City)	(State)	(Zip)	Tab	ole I - Non-l	Derivative	Securities A	cquired, Disposed	of, or Beneficia	lly Owned
1.Title of Security (Instr. 3)	2. Transaction Date (Month/Day/Year)	Execution any	Date, if	3. Transactio Code (Instr. 8) Code V		(A) or of (D)	5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)
Reminder: Rep	oort on a separate lin	e for each cl	ass of sec	urities bene	ficially own	ned directly	or indirectly.		
					inforn requir	nation cont ed to response lys a curre	spond to the colle tained in this form ond unless the fo ntly valid OMB co	n are not orm	SEC 1474 (9-02)

 Table II - Derivative Securities Acquired, Disposed of, or Beneficially Owned
 (e.g., puts, calls, warrants, options, convertible securities)

1. Title of	2.	3. Transaction Date	3A. Deemed	4.	5. Number of	6. Date Exercisable and	7. Title and Amount of
Derivative	Conversion	(Month/Day/Year)	Execution Date, if	Transacti	orDerivative	Expiration Date	Underlying Securities
Security	or Exercise		any	Code	Securities	(Month/Day/Year)	(Instr. 3 and 4)

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(Instr. 3)	Price of Derivative Security	(Month/Day/Ye	ar) (Instr.	8)	Acquired or Dispose (D) (Instr. 3, 4 and 5)	ed of				
			Code	v	(A)	(D)	Date Exercisable	Expiration Date	Title	Amount or Number of Shares
Stock Option (right to buy)	\$ 0.57	07/01/2008	А		25,000		07/01/2008	06/30/2018	Common Stock	25,000

# **Reporting Owners**

Reporting Owner Name / Address		Relationsh		
Toporong o when really read of	Director	10% Owner	Officer	Other
WENNEKAMP RICHARD J 11726 SAN VICENTE BLVD SUITE 650 LOS ANGELES, CA 90049	Х			
Signatures				
/s/ Richard Wennekamp 07	//03/2008			

\*\*Signature of Reporting Person

# Explanation of Responses:

\* If the form is filed by more than one reporting person, *see* Instruction 4(b)(v).

Date

\*\* Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, *see* Instruction 6 for procedure. Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB number.

2009

2010

2011

Thereafter

0.4338

0.4338

0.4338

0.4338

0.4338

0.3810

70.00

0.3744

0.3709

0.3723

0.3732
0.3732
75.00
0.3277
0.3185
0.3127

0.3133
0.3133
0.3133
80.00
0.2841
0.2722

0.2613
0.2611
0.2611
0.2611
85.00
0.2486

0.2229
0.2174
0.2155
0.2154
0.2154
90.00

0.2036
0.1895
0.1803
0.1755
0.1751
0.1751

0.1964
0.1789
0.1624
0.1472
0.1363
0.1341

0.1776

0.1592

0.1412

0.1232

0.1074

105.00

0.1620

0.1435

0.1246

0.1046

0.0739
0.0739
110.00
0.1491
0.1308
0.1118
0.0907

	0.067	7
	0.049	2
	0.049	2
	115.0	)
	0.138	3
	0.120	5

0.0805
0.0562
0.0299
0.0299
120.00
0.1290

0.0939
0.0731
0.0488
0.0233
0.0233
125.00

		0.1049
		0.0876
		0.0677
		0.0444
		0.0000

0.0922
0.0807
0.0680
0.0535
0.0370
0.0000

175.00

0.0732

0.0653

0.0563

0.0458

0.0337

200.00

0.0592

0.0539

0.0477

0.0402

<sup>(1)</sup> The Share Prices set forth in the table will be adjusted as of any date on which the Conversion Price is adjusted. The adjusted Share Prices will equal the Share Prices applicable immediately prior to the adjustment multiplied by a fraction, the numerator of which is the Conversion Price as so adjusted and the denominator of which is the Conversion Price. In addition, the number of additional shares in the table will be subject to adjustment in a manner corresponding to the adjustments made in the Conversion Price.

Notwithstanding the foregoing, in no event will the total common shares issuable upon conversion of the Convertible Preference Shares above exceed 1.5184 common shares per \$100.00 liquidation preference per Convertible Preference Share, subject to adjustments in the same manner as the Conversion Price is adjusted.

Bunge Limited has filed a registration statement with the SEC for the offering to which this communication relates. Before you invest, you should read the prospectus in that registration statement, the related prospectus supplement and the other documents Bunge Limited has filed with the SEC for more complete information about Bunge Limited and this offering. You may get these documents for free by visiting EDGAR on the SEC Web site at www.sec.gov. Alternatively, you may obtain a copy of the prospectus supplement if you request it by calling toll-free 800-221-1037.