longer subject to Section 16. Form 4 or Form 5 obligations may continue. See Instruction 1(b).

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

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Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP OF SECURITIES

Name and Address of Reporting Person * Pestell Richard MD				Issuer Name and Ticker or Trading Symbol CytoDyn Inc. [CYDY]						5. Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director 10% Owner						
(Last) (First) (Middle) 1111 MAIN STREET, SUITE 660				3. Date of Earliest Transaction (Month/Day/Year) 11/16/2018						X Officer (give title below) Other (specify below) Chief Medical Officer						
(Street)				4. If Ame	4. If Amendment, Date Original Filed(Month/Day/Year)						6. Individual or Joint/Group Filing(Check Applicable Line) _X_Form filed by One Reporting Person					
VANCOUVER, WA 98660										Form filed by More than One Reporting Person						
(Ci	y)	(State)	(Zip)			Table	I - No	n-Derivat	ive Securiti	es Acquir	red, Disposed	of, or Bene	ficially Ov	ned		
(Instr. 3) Date (Month/Day/Year) a		Execution Date, if Co		f Code (Instr. 8	(Instr. 8)		4. Securities Acquired (A) or Disposed of (D) (Instr. 3, 4 and 5)		5. Amount of Securities Beneficially Owned Following Reported Transaction(s) (Instr. 3 and 4)		ving O F	Ownership Form:		icial rship		
					Code	V	Amou	or	Price			(I			,	
Common	ommon Stock 11/16/2018				A		8,342,0 (1) (2)	A	\$ 0.5696 (1)	8,342,000		D)			
Common Stock 11/16/2018				A		12,782 (1) (3)	4401		21,124,440		I			ostaGene,		
Common								11/12/	9	(1)					LLC	(3)
	Report on a	separate line for e	nch class of securiti	es beneficia	ally ow	ned direc		indirectly. Persons	who respo	ond to the	ne collection not required alid OMB co	to respon	d unless t			4 (9-02)
	Report on a	separate line for e		- Derivati	ve Sec	urities A	equire	indirectly. Persons containe form disp	who respo	ond to the	not required alid OMB co	to respon	d unless t			
Reminder:	2. Conversion	3. Transaction	Table II 3A. Deemed Execution Date,	- Derivatir (e.g., put 4. Transaci Code	ve Sectors, calls tion D Sector A or	urities Ao s, warran	equire ts, op of 6. Ex	indirectly. Persons containe form disp d, Dispose tions, conv	who respond in this for blays a current of of, or Berertible securisable and late	ond to the orm are neficially urities) 7. Title of Under Securities	ont required alid OMB co Owned and Amount erlying	to respondent of number of number 18. Price of	9. Number Derivative Securities Beneficial Owned Following Reported Transaction	r of 10. Cown Form Secution In on (s) (I)	nership no of ivative urity: ect (D) ndirect	
Reminder: 1. Title of Derivative Security	2. Conversion or Exercise Price of Derivative	3. Transaction	Table II 3A. Deemed Execution Date,	- Derivatir (e.g., put 4. Transaci Code	ve Sectors, calls tion D Sector A or	urities A6 s, warran Number erivative eccurities cquired (a r Disposed f (D) nstr. 3, 4, nd 5)	of 6. Ex	indirectly. Persons containe form disp d, Dispose ions, conv Date Exer spiration D fonth/Day/	who respo d in this fo blays a cur ed of, or Ber ertible secu- cisable and ate 'Year)	ond to the orm are neficially urities) 7. Title of Under Securities	ont required alid OMB co Owned and Amount erlying ies	8. Price of Derivative Security	9. Number Derivative Securities Beneficial Owned Following Reported	r of 10. Cown Form Secution In on (s) (I)	nership n of ivative urity: ect (D)	4 (9-02) 11. Natu of Indire Benefici

Reporting Owners

Donastino Como None / Address	Relationships					
Reporting Owner Name / Address	Director	10% Owner	Officer	Other		
Pestell Richard MD 1111 MAIN STREET, SUITE 660 VANCOUVER, WA 98660	X		Chief Medical Officer			

Signatures

/s/ Michael D. Mulholland, as attorney-in-fact	11/20/2018
Signature of Reporting Person	Date

Explanation of Responses:

- * If the form is filed by more than one reporting person, see Instruction 4(b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).
- On November 16, 2018, CytoDyn Inc. (the "Company") completed its acquisition (the "Acquisition") of substantially all the assets and certain liabilities of ProstaGene, LLC
- (1) ("ProstaGene"). As consideration for the Acquisition, the Company issued to ProstaGene an aggregate of 27,000,000 shares of common stock, valued at \$0.5696 per share, based upon the closing share price as of November 15, 2018.
- Of the shares of common stock issued to ProstaGene on the closing date, 8,342,000 shares were further distributed to Dr. Richard G. Pestell immediately upon the closing. Such shares (2) are subject to certain transfer restrictions and forfeiture obligations, as specified in the agreements relating to the Acquisition, vesting ratably each year over three years subject to certain continuing employment obligations of Dr. Pestell to the Company.
 - As of the closing date, Dr. Pestell held an indirect interest in (i) 8,611,427 of 13,258,000 shares of common stock issued to ProstaGene on the closing date for further distribution to its

- (3) members following the closing, and (ii) 4,171,013 of 5,400,000 shares of common stock held in escrow for the benefit of ProstaGene and its members, vesting ratably every six months over eighteen months, which are subject to forfeiture to satisfy certain indemnity obligations of ProstaGene to the Company. Dr. Pestell disclaims beneficial ownership of any shares held by or for the benefit of ProstaGene, except to the extent of his pecuniary interest therein.
- (4) The options vest in three equal annual installments commencing on November 16, 2019.

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.