U.S. SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549 FORM 10-K [x] ANNUAL REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the fiscal year ended May 31, 2010

[] TRANSITION REPORT UNDER SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from _____to ____

Commission File Number 000-49908

CYTODYN, INC. (Exact name of registrant as specified in its charter)

Colorado (State or other jurisdiction of incorporation or organization)

75-3056237 (I.R.S. Employer or Identification No.)

1511 Third Street Santa Fe, NM 87505

(Address of principal executive offices) (Zip Code)

Registrant's Telephone Number, including area code: 505-988-5520 Securities Registered pursuant to Section 12(b) of the Act: None Securities Registered pursuant to Section 12(g) of the Act:

Title of class

Common Stock, no par value

Indicate by check mark if the registrant is a well-known seasoned issuer, as defined in Rule 405 of the Securities Act. [] Yes [X] No

Indicate by check mark if the registrant is not required to file reports pursuant to Section 13 or Section 15(d) of the Act. [] Yes [X] No

Indicate by check mark whether the registrant (i) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. [] Yes [X] No

Indicate by checkmark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to rule 405 of Regulation S-T during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). [] Yes [X] No

Indicate by check mark if disclosure of delinquent filers pursuant to Item 405 of Regulation S-K is not contained herein, and will not be contained, to the best of registrant's knowledge, in definitive proxy or information statements incorporated by reference in Part III of this Form 10-K or any amendment to this Form 10-K. []

Indicate by checkmark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in rule 12b-2 of the Exchange Act.

Large accelerated filer	[]	Accelerated filer []	
Non-accelerated filer	[]	Smaller reporting company	[X]

Non-accelerated filer []

Indicate by check mark whether the registrant is a shell company (as defined in rule 12b-2 of the Act). [] Yes [X] No

State the aggregate market value of the voting and non-voting common equity held by non-affiliates computed by reference to the price at which the common equity was last sold, or the average bid and asked price of such common equity, as of the last business day of the registrant's most recently completed second fiscal

quarter. \$ 15,201,858

Indicate the number of shares outstanding of each of the registrant's classes of common stock, as of the latest practicable date. As of November 30, 2010 the registrant had 20,942,296 shares of common stock outstanding.

DOCUMENTS INCORPORATED BY REFERENCE

None.

CYTODYN, INC

FORM 10-K FOR THE YEAR ENDED MAY 31, 2010

TABLE OF CONTENTS

PART	I		
Item	1.	Business	2
Item	2.	Properties	11
Item	3.	Legal Proceedings	11
Item	4.	Submission of Matters to a Vote of Security Holders	11
PART	II		
Item	5.	Market for Registrant's Common Equity and Related Stockholder Matters and Issuer Purchases of Equity Securities	12
Item	6.	Selected Financial Data	14
Item	7.	Management's Discussion and Analysis of Financial Condition	
		and Results of Operations	14
Item	8.	Financial Statements and Supplementary Data	22
Item	9.	Changes in and Disagreements With Accountants on Accounting and	
		Financial Disclosure	43
Item		Controls and Procedures	43
Item	9B.	Other Information	44
PART	III		
Item	10.	Directors, Executive Officers and Corporate Governance	45
Item	11.	Executive Compensation	48
Item	12.	Security Ownership of Certain Beneficial Owners and Management	
		And Related Stockholder Matters	50
Item	13.	Certain Relationships and Related Transactions and	
		Director Independence	51
Item	14.	Principal Accounting Fees and Services	51
Item	15.	Exhibits, Financial Statement Schedules	53

1

Item 1. Business

The Company

CytoDyn, Inc. is a Colorado corporation, with its principal business office at 1511 Third Street, Santa Fe, New Mexico, 87505; telephone: (505) 988-5520, facsimile: (800) 417-7252, and website address: www.cytodyn.com. Originally incorporated as Rexray Corporation on May 2, 2002, the Company was renamed CytoDyn, Inc. when Rexray acquired, in October 2003, all of the intellectual property of CytoDyn of New Mexico, Inc. in exchange for 5,362,640 shares of no par value common stock. We discovered and are developing a class of therapeutic monoclonal antibodies to address significant unmet medical needs in the area of HIV/AIDS.

In October 2003 we entered into an Acquisition Agreement with CytoDyn of New Mexico, Inc., pursuant to which we effected a one for two reverse split of our common stock, and amended our articles of incorporation to change our name from Rexray Corporation to CytoDyn, Inc. The acquisition was accounted for as a reverse merger and recapitalization of the Company. Pursuant to the acquisition agreement, we were assigned the patent license agreement dated July 1, 1994 between CytoDyn of New Mexico and Allen D. Allen covering three United States patents along with foreign counterpart patents which describe a method for treating HIV disease with the use of monoclonal antibodies. We also acquired the trademarks, CytoDyn and Cytolin, and a related trademark symbol. The license acquired gives us the worldwide, exclusive right to develop, market and sell the HIV therapies from the patents, technology and know-how invented by Mr. Allen. The term of the license agreement is for the life of the patents of which the first will expire in 2013. The original expiration dates on the issued patents are 2013 to 2016. There is an automatic extension of the expiration date on U.S. patents equal to the number of years the drug under the patent is being studied

in clinical trials. Typically this provides another four to five years on the earliest claims. CytoDyn's counsel expects its patents to be extended until 2017 to 2020 depending upon the original date of the issued patents.

CytoDyn, Inc. is a biotechnology company (concept company) that develops pharmaceutical products to be marketed by one or more pharmaceutical marketing companies. Typically, the biotechnology company does not realize income from the sale of product sold directly by the biotechnology company. Rather, the biotechnology company develops a pharmaceutical product using funds provided by investors until the development of the product has progressed to the point where the biotechnology company can enter into a strategic alliance with a pharmaceutical marketing company. While there is no guarantee as to if or when CytoDyn will enter into such a strategic alliance, or what its terms might be, the pharmaceutical marketing company typically acquires a significant stake in the biotechnology company, thereafter providing the funds for completion of drug development, obtaining a right of first-refusal to market the drug if approved, along with an option to buy out the biotechnology company in stages, the last stage usually being after the drug has been marketed for a number of years. A maximum return on investment for those investing in the biotechnology company is usually achieved when the strategic alliance is in place or has been for a number of years, and before the product actually enters the marketplace.

2

Subsidiaries

Advanced Genetic Technologies, Inc.

On January 30, 2007, the Company acquired the subsidiary Advanced Genetic Tehcnologies, Inc. which holds the exclusive right to develop an improved version of Cytolin(R) using two antibodies invented at Harvard University Medical School's CBR Institute for Biomedical Research pursuant to an acquisition agreement. The Company has not used these two antibodies in our research and development efforts to date but we intend on using these in future research and development efforts.

In exchange for \$100,000 and seven years of prepaid license fees, the Company issued 100,000 preferred shares of unregistered stock to Utek Corp. in exchange for 1,000 shares or 100% of Advanced Genetic Technologies, Inc. common stock. On July 2009, the preferred shares were converted into 2,356,000 common shares of the Company's stock.

Advanced Influenza Technologies, Inc.

In June 2006 the company acquired pursuant to an acquisition agreement the subsidiary Advanced Influenza Technologies, Inc., ("AITI"). AITI was incorporated under the laws of Florida on June 9, 2006. The Company issued 2,000,000 shares of unregistered securities for 1,000 shares or 100% of AITI stock. The Company acquired a prepaid sponsored research project for \$162,000, a license agreement for \$150,000, and acquired \$109,399 in expenses associated with the license agreement and cash of \$512,200. This subsidiary was abandoned as the Company terminated the license agreement acquired by AITI for a DNA plasmid vaccine from the University of Massachusetts.

Business

Treatment for HIV/AIDS Cytolin(R)

CytoDyn, Inc. discovered and is developing a class of therapeutic monoclonal antibodies to address significant unmet medical needs in the areas of HIV & AIDS. Cytolin(R) has been observed to treat HIV/AIDS through immunologic mechanisms that delay the ability of HIV infection to impair the immune system, leading to the illness known as Acquired Immune Deficiency Syndrome or AIDS.

3

How it Was Discovered

Just over a decade ago, three scientists who were working independently of each other discovered why HIV does not cause disease in the other mammals it can infect. There are, of course, other viruses that are similar to HIV and that can cause AIDS-like diseases in animals, such as simian immunodeficiency virus (SIV) and feline immunodeficiency virus (FIV). However, the human immunodeficiency virus (HIV) only causes disease in humans and not in the other mammals it can infect, such as chimpanzees. In discovering why this is the case, researchers also demonstrated why humans infected with HIV lose all of their CD4 T cells even though only a minority of those cells become infected with HIV. This was demonstrated by Joyce Zarling[1] at the Yerkes Primate Research Center, Leonard Adelman[2] at the University of Southern California, and Allen D. Allen then at Olive View-UCLA Medical Center. The seminal paper, published in the Journal of Immunology in 1990, was by Zarling. She and her colleagues conducted a cross-species study. It proved to a scientific certainty that the reason only humans develop AIDS in response to HIV infection is that only humans respond to

the infection with a proliferation of cytotoxic T lymphocytes (CTL) that indiscriminately kill human CD4 T cells, including healthy, uninfected CD4 T cells.

The question that Zarling and Adelman did not answer is why this should be the case. In terms of understanding the mechanisms involved in HIV disease, one should ask what particular mechanism the anti-self, anti-CD4 CTL use to indiscriminately destroy human CD4 T cells. Because of the huge volume of HIV-literature that was focused on many diverse issues, the key was to know where to look. As a consequence, Allen was able to ascertain the cytotoxic mechanism because he had a model to start with.

Hepatitis, when associated with hepatitis B and C virus, has been known for years to be a disease that is triggered by an infection and that results in the destruction of the liver by CTL. The destruction of the liver occurs because its surface becomes coated with intercellular adhesion molecules (ICAM). The co-receptor to ICAM is LFA-1. What makes a CD8 T cell a cytotoxic cell rather than a suppressor cell is the overproduction of LFA-1. When the CTL circulate through the liver, the LFA-1 binds to the ICAM killing the hepatocytes or liver cells. Interferon-alpha is the gold standard for treating serum hepatitis because it down regulates the ICAM molecules on the liver so that the CTL do not harm that organ. Not surprisingly, then, Bofill, et al have shown that increased numbers of CTL predict the decline of CD4 T cells in HIV patients. By knowing the mechanism of action, Allen[10] was able to identify a class of monoclonal antibodies that could prevent the indiscriminate destruction of CD4 T cells by CTL. Cytolin(R) is one such antibody and is our lead product.

Why Cytolin(R) is a Unique Treatment for Early HIV Infection

During the past decade, significant improvements in the antiviral "cocktails" used to treat HIV/AIDS have transformed this once fatal disease into a chronic, manageable condition. These drugs are the ingredients of Highly Active Antiretroviral Therapy (HAART), which has saved countless lives and is well tolerated by most patients, although all drugs have side effects.

4

The current standard of treatment recommends withholding antiviral drugs until the disease has progressed to the point where the drugs are required to maintain a patient's health, typically a period of about five years from initial infection. A chief reason for withholding treatment during the early years of HIV infection is that antiviral drugs attack the virus directly. As a result, natural selection promotes the evolution of HIV into species that are resistant to those drugs. If antiviral drugs were prescribed too early, then the virus might become resistant to those drugs, rendering them ineffective, by the time they were necessary to maintain a patient's health.

Cytolin(R) is a monoclonal antibody administered by intravenous infusion and might expand the standard of treatment. In preliminary clinical trials, and in compassionate use involving hundreds of patients treated for about two years, Cytolin(R) produced encouraging results in delaying or reversing disease progression while acquiring a good safety record.

Significantly, Cytolin(R) is not an antiviral drug although it has a significant, albeit indirect, antiviral effect (log reduction in viral burden). A first-in-class drug, Cytolin(R) is designed to prevent the wholesale destruction of helpful CD4 T cells by a person's own killer T cells. The killer ${\tt T}$ cells are made by the human body in response to HIV infection as part of the natural defense against the virus. As first shown by Zarling, et al in 1990 (Journal of Immunology, vol. 144, page 2992), the ability of these killer T cells to indiscriminately destroy CD4 T cells is a trait unique to humans, explaining why HIV infection does not cause disease in the other species the virus can infect. It has been known since the beginning of the AIDS pandemic that a wholesale loss of CD4 T cells is the reason why individuals infected with HIV become susceptible to the opportunistic infections and cancers that characterize AIDS. Up until the 1990s when three independent studies identified the killer T cells as the cause of the problem, the reason for the wholesale loss of CD4 cells remained a mystery because the virus infects relatively few CD4 T cells.

The fact that Cytolin(R) has no direct effect on the life-cycle of the virus precludes the emergence of Cytolin(R)-resistant virus due to the long-term use of Cytolin(R). This is in contrast to the antiviral drugs whose use promotes the evolution of drug-resistant virus. Consequently, a potential indication for Cytolin(R) would be to administer it early in the infection in order to delay the natural progression of the disease and, therefore, the time when antiviral drugs become necessary. If so, healthcare providers could treat individuals infected with HIV more quickly, rather than spending years just watching and waiting.

Monoclonal Antibodies

Genetically engineered monoclonal antibodies are man-made antibodies that target

specific antigens on a cell or compound. Advances in antibody production technologies, such as high productivity cell culture has enabled manufacturers to produce antibody products more cost-effectively. Many monoclonal antibodies have been approved for marketing as therapeutics by the FDA, and a large number of monoclonal antibodies are currently under investigation in clinical trials. Other companies have monoclonal antibodies in clinical research to treat HIV/AIDS however their approach is completely different from ours. Our monoclonal antibody treats HIV disease by preventing killer T cells from destroying the CD4 T cells in humans infected with HIV. It is the wholesale loss of CD4 T cells in humans infected with HIV that results in a suppression of the immune system, leading to the illness known as Acquired Immune Deficiency Syndrome or AIDS.

5

Cytolin(R) Research Experience

Our President and CEO, Allen D. Allen, has been researching treatments for HIV and AIDS since 1987. He received three U.S. patents and additional foreign counterpart patents, now licensed to us, covering the use of these antibodies for treating patients with HIV. Our leading drug candidate, Cytolin(R), is based on a monoclonal antibody that protects CD4 cells from CD8 cells, thus preventing the weakening of the immune system.

In 1993, a small group of scientists and doctors treated six HIV-infected patients with Cytolin(R). Blood and skin tests of these patients demonstrated that the antibody was producing improvements in the immune function of each patient. In 1995, subacute and acute toxicology studies found Cytolin(R) safe to administer to humans.

A relatively small number of physicians in the United States administered Cytolin(R) to their HIV-infected patients over two years. As results from this initial use became available, other physicians obtained and administered Cytolin(R) to their patients as well. Four of the doctors using Cytolin(R) allowed CytoDyn's predecessor to send in an independent Institutional Review Board to inspect the medical records of 188 patients treated with Cytolin(R) once or twice a month over 18 months. Data were recorded and summarized and formed part of the material presented to the FDA as an early indication of the safety and potential efficacy of Cytolin(R).

In 1996, the FDA approved a drug master file, designated BB-DMF#6836, for the manufacture of Cytolin(R) at Vista Biologicals Corporation. CytoDyn of New Mexico and Vista Biologicals Corporation worked cooperatively to develop the drug master file. In accordance with the practice of the FDA, the drug master file was issued to and became the property of the entity with the capacity to manufacture the drug, in this case Vista Biologicals Corporation. By contract with Vista Biologicals Corporation, CytoDyn of New Mexico had the exclusive right to reference the drug master file, that is, to authorize Vista Biologicals Corporation to manufacture Cytolin(R) in accordance with the terms of the drug master file.

In 1996, the FDA also designated our investigational new drug application for Cytolin(R) as BB-IND #6845, and subsequently approved a clinical trial.

In 2002, Symbion Research International, a contract research organization, completed a Phase I a/b clinical trial of Cytolin(R). The trial was sponsored by Amerimmune, Inc., the previous licensee of CytoDyn of New Mexico but Symbion was never paid for its work. As a result, its work product became Symbion's. We entered into a buy-sell agreement with Symbion to purchase the Phase Ia study data in 2004. The Phase Ia study, conducted in 13 subjects suffering from HIV/AIDS, found Cytolin(R) to be safe and well tolerated. The initial safety study affirmed the safety and tolerability of the drug in these dose groups, as well as preliminary efficacy in lowering the concentration of HIV by up to one log (measurement of efficacy) and increasing T-cell counts in the study's patient population with no severe adverse events reported. Some of the data were presented as an abstract and poster session, entitled "Phase I Study of Anti-LFA-1 Monoclonal Antibody (Cytolin(R) in Adults with HIV Infection" at the 9th Conference on Retroviruses and Opportunistic Infections held in Seattle, Washington on February 24-28 2002 as well as the 16th International AIDS Conference held August 2006 in Toronto, Canada.

6

The Company went through a period of years where legal issues delayed the progress of this treatment. Also, at the time Cytolin(R) was discovered, the medical community was just beginning to develop antivirals as the protocol for treating HIV patients. Cytolin(R) is an immune based therapy that does not directly attack the virus and thus is not an antiviral. Cytolin(R) is part of a class of drugs called monoclonal antibodies or "targeted therapies". These targeted therapies did not exist when the Company was first formed. Today there are many that treat other serious diseases such as Cancer and Autoimmune diseases. Our Company's approach to HIV disease was unique but not incorrect. No other company is or has developed a targeted therapy that works like Cytolin(R)

for HIV disease.

Current Clinical Trials

CytoDyn has agreed to provide a research grant and GMP product to Massachusetts General Hospital for the purpose of conducting an ex-vivo study of Cytolin(R). The study has enrolled 10 adults with early HIV infection and 10 healthy controls, each of whom will be required to participate for six months. The study began in July 2010 therefore we expect the study to be completed by January 2011. The study design and objectives are available to view at http://clinicaltrials.gov, search word, cytolin.

The Principal Investigator is Eric S. Rosenberg, MD, an Associate Professor of Medicine in the Infectious Diseases Division of Massachusetts General Hospital and a prominent researcher specializing in HIV/AIDS. More than the Principal Investigator, Dr. Rosenberg designed the protocol for the study after an extensive review of the relevant literature and human experience related to Cytolin(R).

Risks of Academic Research

Massachusetts General Hospital is a nonprofit, tax-exempt facility with the mission of improving the public health by engaging in research for the purpose of discovering and making available to the public new and improved medical treatments and information. As a consequence, Massachusetts General Hospital does not conduct studies unless its researchers are free to publish the study results as, how, and when they see fit, provided only that the trade secrets of CytoDyn may not be disclosed.

When researchers have such unrestricted freedom to publish, it can pose a risk to the company developing a drug. This is because the outcome of clinical research is uncertain and the results may differ significantly from the expectations of the company and the researchers. However, CytoDyn's management believes this risk is minimal inasmuch as Cytolin(R) has already been used to treat hundreds of patients over extended periods of time. Consequently, the study is unlikely to produce unexpected or surprising results that would call the safety and efficacy of Cytolin(R) into question. Nonetheless, the study may fail to meet its objectives for any number of reasons. These include but are not limited to the failure of in-vivo events to manifest in vitro, enrollment of patients whose HIV infection is still too early, and the failure of a sufficient number of human subjects to complete the study.

The Company's Approach to New Drug Development is Combining Elements From The Public and Private Sectors

7

New Drug Development in The Public Sector

The federal government obtains tax dollars from individuals and corporations and redistributes those dollars to public teaching hospitals for the purpose of funding basic medical research. Faculty members at most public teaching hospitals are expected to publish original research papers in the peer-review journals. Since these published papers constitute a contribution to medical knowledge, this knowledge provides society with an intangible benefit in return for the tax dollars expended. A significant portion of the basic science that underlies Cytolin(R), i.e., the "prior art," was funded by the National Institute of Allergies and Infectious Diseases.

New Drug Development in The Private Sector

Individual and institutional investors voluntarily place their money at risk to provide operating capital for use by the drug companies. These companies conduct their own clinical trials. The new drugs that were successful generated such large earnings that the drug companies have historically offered investors a substantial return on investment.

The Company's Model of New Drug Development

The study CytoDyn is funding at Massachusetts General Hospital is science-intensive, and is intended as a prelude to a follow-on clinical trial that may or may not be conducted by the same institution. Over and above conducting the study, Massachusetts General Hospital, not CytoDyn, designed the study and serves as its sponsor, all as part of its mission of "improving the public health by engaging in research for the purpose of discovering and making available to the public new and improved medical drugs and information," to quote the recitals of the agreement between Massachusetts General Hospital and CytoDyn, Inc.

In other words, CytoDyn is funding research of a type that is usually funded by the government, except that the funds represent money voluntarily placed at risk by investors rather than tax dollars. In particular, while CytoDyn will retain its intellectual property rights and will have access to the study data, it will not own the data, which will be owned by Massachusetts General Hospital. The research provides Massachusetts General Hospital the opportunity to pursue its mission of conducting basic and potentially seminal research using funds from a non-governmental source that belongs to a deep-pocket segment of the economy and is generally more flexible than the government. The advantage for the Company is in avoiding the high costs arising from the FDA's regulation of clinical trials, especially when the trials are sponsored by a drug company. The Company will also benefit from a prestigious teaching hospital confirming the Company's research.

The FDA licenses medicinal products for sale in interstate commerce under a particular label only if they receive data supporting that label and only if some company asks them to do so. CytoDyn may or may not be the company that requests a license to market Cytolin(R) under a label. Under our current thinking we hope to enter into a strategic alliance after the next two studies under which a larger pharmaceutical marketing company will seek a license from the FDA to market Cytolin(R) and under a license from us to use our intellectual property in that manner. However there is no guarantee that we will wind up pursuing this strategy.

Timing and anticipated completion dates for research and development.

We estimate that the initial clinical trial to be conducted by Massachusetts General Hospital will take one year to complete. The study enrollment began January 13, 2010, hence the completion of the clinical trial is expected in January 2011. The Company's intention is to either fund additional clinical trials and/or enter into a strategic alliance.

8

Traditional Clinical Trials Process

Phase I

Phase I includes the initial introduction of an investigational new drug or biologic into humans. These studies are closely monitored and may be conducted in patients, but are usually conducted in a small number of healthy volunteer subjects. These studies are designed to determine the metabolic and pharmacologic actions of the investigational product in humans, the side effects associated with increasing doses, and, if possible, to gain early evidence on effectiveness. During Phase I, sufficient information about the investigational product's pharmacokinetics and pharmacological effects are obtained to permit the design of well-controlled, scientifically valid, Phase II studies.

Phase II

Phase II includes the early controlled clinical studies conducted to obtain some preliminary data on the effectiveness of the drug for a particular indication or indications in patients with the disease or condition. This phase of testing also helps determine the common short-term side effects and risks associated with the drug. Phase II studies are typically well-controlled, closely monitored, and conducted in a relatively small number of patients, usually involving several hundred people. In some cases, depending upon the need for a new drug, it may be licensed for sale in interstate commerce after a "pivotal" Phase II trial.

Phase III

Phase III studies are expanded controlled clinical studies. They are performed after preliminary evidence suggesting effectiveness of the drug has been obtained in Phase II, and are intended to gather the additional information about effectiveness and safety that is needed to evaluate the overall benefit/risk relationship of the drug. Phase III studies also provide an adequate basis for extrapolating the results to the general population and transmitting that information in the physician labeling. Phase III studies usually include several hundred to several thousand people.

CytoDyn may enter into a strategic alliance with a pharmaceutical marketing company after completion of the current clinical trial or after completion of the second clinical trial. There is no guarantee that a strategic alliance would be achieved after either of those trials.

Competition

The pharmaceutical and biotechnology industries are characterized by rapidly evolving technology and intense competition. CytoDyn will compete with other more established biotechnology companies with greater financial resources.

Our potential competitors include entities that develop and produce therapeutic agents for treatment of human and animal disease. These include numerous public and private academic and research organizations and pharmaceutical and biotechnology companies pursuing production of, among other things, biologics from cell cultures, genetically engineered drugs and natural and chemically synthesized drugs. Almost all of these potential competitors have substantially greater capital resources, research and development capabilities, manufacturing and marketing resources and experience than CytoDyn. Our competitors may succeed in developing potential drugs or processes that are more effective or less

approval prior to our potential drugs. Worldwide, there are many antiviral drugs for treating HIV and AIDS. In seeking to manufacture, distribute and market the various potential drugs we intend to develop, we face competition from established pharmaceutical companies. All of our potential competitors in this field have considerably greater financial and personnel resources than we possess. CytoDyn also expects that the number of its competitors and potential competitors will increase as more potential drugs receive commercial marketing approvals from the FDA or analogous foreign regulatory agencies. Any of these competitors may be more successful than CytoDyn in manufacturing, marketing and distributing its potential drugs.

Manufacturing and Source for Raw Materials

We negotiated a contract with manufacturer Vista Biologicals Corporation to manufacture a humanized version of the Company's lead product, Cytolin(R) at a cost of \$229,500, which will be paid over twelve (12) months beginning in March 2010. \$163,265 was paid by November 2010. Although a murine (mouse) version of Cytolin(R) was used for previous human experience that included some 200 patients successfully treated for up to two years, as well as an encouraging Phase I(b)/II(a) study, the Company believes that a fully-humanized version is necessary for the clinical trial that is expected to follow the current one.

The Company expects to have its proprietary, fully-humanized version of Cytolin(R) ready for bulk manufacturing in early 2011.

The initial clinical trial which is being conducted by Massachusetts General Hospital will cost the Company approximately \$550,000 of which \$412,000 was paid by November 2010. In May 2010, the Company agreed to provide an additional \$204,000 for the current clinical trial of Cytolin(R) which is included in the cost above. This will enable the Principal Investigator to hire additional personnel in order to ensure that key data from the study will be available by December 31, 2010. Pursuant to our agreement with MGH, the balance of \$137,000 will be due on January 21, 2011.

Patents and Trademarks

We have a License Agreement with Allen D. Allen, our President and CEO that gives us the exclusive right to develop, market and profit from his technology worldwide. This includes issued U.S. patents 5,424,066; 5,651,970 and 6,534,057, foreign counterparts, as well as European Patents No. 94 912826.8 and 04101437.4. Hong Kong, Australian and Canadian patents have been obtained as well. The original expiration dates of the U.S. patents are 2013 to 2016. There is an automatic extension of the expiration date on U.S. patents equal to the number of years the drug under the patent is being studied in clinical trials. Typically this provides another four to five years on the earliest claims. CytoDyn's counsel expects its patents to be extended until 2017 to 2020 depending upon the original date of the issued patents. We estimate the costs associated with these issued patents to be approximately \$100,000 per year. The Company intends to file a new patent application covering its humanized version(s) of Cytolin(R) during the next fiscal year if our research and development efforts warrant it.

 $\mbox{CytoDyn}\left(R\right)$ and $\mbox{Cytolin}\left(R\right)$ are our registered trademarks. Our service trademark mark symbol is:

[GRAPHIC OMITTED]

10

Government Regulation

Our research and development activities and the manufacture and marketing of our products are subject to rigorous regulations relating to product safety and efficacy by numerous governmental authorities in the United States and other countries. The Federal Food, Drug and Cosmetic Act and other federal and state statutes and regulations govern, among other things, the testing, manufacture, safety, effectiveness, labeling, storage, record keeping, approval, advertising and promotion of our products in the U.S. The lengthy process of seeking drug approvals, and the subsequent compliance with applicable statutes and regulations can result in refusal by the FDA to approve product license applications. The FDA also has the authority to revoke previously granted product approvals.

We are subject to various laws and regulations relating to safe working conditions, clinical, laboratory and manufacturing practices, the experimental use of animals and the use and disposal of hazardous or potentially hazardous substances, including radioactive compounds and infectious disease agents, used in connection with our research. The extent of government regulation applying to our business that might result from any legislative or administrative action cannot be accurately predicted.

Research and Development Costs

Company sponsored research and development expenses were \$328,775, \$468,700, And \$1,748,703 in 2010, 2009 and for the period October 28, 2003 through May 31, 2010, respectively. We expect that research and development expenses will increase as we seek to expand development of our current and future product pipeline. They have decreased over the past two years.

Employees

We have four full time employees and a varying number of consultants engaged in management and product development. CytoDyn is severely understaffed and will expand its employee force if we complete further financings estimated to be \$5 million to \$15 million. There can be no assurance we will be able to locate or secure suitable employees upon acceptable terms in the future.

Item 1A. Risk Factors

This item is not required for smaller reporting companies

Item 2. Properties

Our principal offices are located at 1511 Third Street, Santa Fe, New Mexico 87505. We have leased approximately 1,200 square feet of office space for one year beginning September 1, 2010 until August 31, 2011 at \$1,650 per month.

Item 3. Legal Proceedings

None

Item 4. Submission of Matters to a Vote of Security Holders

On April 24, 2010 the Company's shareholders approved an amendment to the Company's Articles of Incorporation increasing the number of authorized shares of common stock from 25,000,000 shares to 100,000,000 shares. The effective date of the amendment was April 29, 2010.

11

Part II

Item 5. Market for Registrant's Common Equity, Related Stockholder Matters and Issuer Purchases of Equity Securities

Price Ranges of Common Stock

CytoDyn, Inc. trades on the OTC Pink Sheets under the ticker symbol CYDY.

Aggregate Number of Holders of Common Stock

The approximate number of record holders of our common stock on November 30, 2010 as 750. This includes shareholders that hold the shares in street name with Broker/Dealers.

The table below provides the high and low sales prices of our common stock for the periods indicated, as reported by the Pink Sheets quotations system:

Price	Range	of	Outstanding	Common	Stock

Year Ended May 31, 2010		
	High	Low
First Quarter Ended August 31, 2009	\$.70	\$.21
Second Quarter Ended November 30, 2009	1.97	.50
Third Quarter Ended February 28, 2010	2.06	1.55
 Fourth Quarter Ended May 31, 2010	2.08	1.30
Year Ended May 31, 2009		
	High	Low
First Quarter Ended August 31, 2008	\$1.00	\$.30
Second Quarter Ended November 30, 2008	\$.66	\$.35
Third Quarter Ended February 28, 2009	\$.49	\$.29
Fourth Quarter Ended May 31, 2009	\$.80	\$.25

Dividends.

_ ____

Holders of our common stock and preferred stock are entitled to receive dividends as may be declared from time to time by our Board of Directors. We

have not paid any cash dividends on our common stock and do not anticipate paying any in the foreseeable future. Management's current policy is to retain earnings, if any, for use in CytoDyn's operations and for expansion of the business.

<TABLE> <CAPTION>

12

Securities Authorized for Issuance under Equity Compensation Plans.

Equity Compensation Plan Information

The following table sets forth information regarding outstanding options and rights and shares reserved for future issuance under our existing equity compensation plans as of May 31, 2010:

	(a)	(b)	(C)
Plan category	Number of securities to be issued upon exercise of outstanding options, warrants and rights	Weighted-Average future exercise price of outstanding options, warrants, and rights	Number of securities remaining available for issuance under equity compensation plans (excluding securities)
<\$>	<c></c>	<c></c>	<c></c>
Equity compensation plans approved by security holders	4,201,122		3,398,878
Equity compensation plans not approved by security holders(1)	3,459,054		
Total(2) 			

 7,660,176 | \$1.42 | 3,398,878 |- -----

 As of May 31, 2010 we had: 19,875,895 shares of common stock issued and outstanding; 3,398,878 shares currently reserved and available for future option grants.

Recent Sales of Unregistered Securities

During the three months ended May 31, 2010, the Company issued 632,000 shares of common stock at \$.50 per share, and realized cash proceeds of approximately \$288,000, net of approximately \$28,000 in offering costs. In connection with the sales, the Company relied on the exemption provided by Section 4(2) of the Securities Act of 1933, as amended and Rule 506 under the Act. The investors were all "accredited investors" as such term is defined in Rule 501 of Regulation D.

During the three months ended May 31, 2010 the Company issued 25,700 shares of Series B Convertible Preferred Stock (Series B) at \$5.00 per share for cash proceeds totaling approximately \$128,500. The Series B is convertible into ten shares of the Company's common stock, with an effective fixed conversion price of \$.50 per share. In connection with the sales, the Company relied on the exemption provided by Section 4(2) of the Securities Act of 1933, as amended and Rule 506 under the Act. The investors were all "accredited investors" as such term is defined in Rule 501 of Regulation D.

13

Item 6. Selected Financial Data

This item is not required for Smaller Reporting Companies

Item 7. Management's Discussion and Analysis of Financial Condition and Results of Operations

THIS FILING CONTAINS FORWARD-LOOKING STATEMENTS. THE WORDS "ANTICIPATED," "BELIEVE," "EXPECT," "PLAN," "INTEND," "SEEK," "ESTIMATE," "PROJECT," "WILL," "COULD," "MAY," AND SIMILAR EXPRESSIONS ARE INTENDED TO IDENTIFY FORWARD-LOOKING STATEMENTS. THESE STATEMENTS INCLUDE, AMONG OTHERS, INFORMATION REGARDING FUTURE OPERATIONS, FUTURE CAPITAL EXPENDITURES, AND FUTURE NET CASH FLOW. SUCH STATEMENTS REFLECT THE COMPANY'S CURRENT VIEWS WITH RESPECT TO FUTURE EVENTS AND FINANCIAL PERFORMANCE AND INVOLVE RISKS AND UNCERTAINTIES, INCLUDING, WITHOUT LIMITATION, GENERAL ECONOMIC AND BUSINESS CONDITIONS, CHANGES IN FOREIGN, POLITICAL, SOCIAL, AND ECONOMIC CONDITIONS, REGULATORY INITIATIVES AND COMPLIANCE WITH GOVERNMENTAL REGULATIONS, THE ABILITY TO ACHIEVE FURTHER MARKET PENETRATION AND ADDITIONAL CUSTOMERS, AND VARIOUS OTHER MATTERS, MANY OF WHICH ARE BEYOND THE COMPANY'S CONTROL. SHOULD ONE OR MORE OF THESE RISKS OR UNCERTAINTIES OCCUR, OR SHOULD UNDERLYING ASSUMPTIONS PROVE TO BE INCORRECT, ACTUAL RESULTS MAY VARY MATERIALLY AND ADVERSELY FROM THOSE ANTICIPATED, BELIEVED, ESTIMATED, OR OTHERWISE INDICATED. CONSEQUENTLY, ALL OF THE FORWARD-LOOKING STATEMENTS MADE IN THIS FILING ARE QUALIFIED BY THESE CAUTIONARY

STATEMENTS AND THERE CAN BE NO ASSURANCE OF THE ACTUAL RESULTS OR DEVELOPMENTS.

The following discussion and analysis of our financial condition and plan of operations should be read in conjunction with our financial statements and related notes appearing elsewhere herein. This discussion and analysis contains forward-looking statements including information about possible or assumed results of our financial conditions, operations, plans, objectives and performance that involve risk, uncertainties and assumptions. The actual results may differ materially from those anticipated in such forward-looking statements. The words expect, anticipate, estimate or similar expressions are also used to indicate forward-looking statements.

Background of our Company

CytoDyn, Inc. discovered and is developing a class of therapeutic monoclonal antibodies to address significant unmet medical needs in the area of HIV/AIDS. CytoDyn, Inc. has sponsored a research grant to Massachusetts General Hospital in Boston, Massachusetts, to design and sponsor clinical trials in addition to conducting those trials on our lead product Cytolin(R), an immune therapy intended to treat early HIV infection. Although CytoDyn, Inc. will retain all of its intellectual property rights and will have access to the study data, the data will be owned by Massachusetts General Hospital (MGH). A chief benefit for CytoDyn, Inc. is that the Company will not have to deal directly with the FDA. Moreover, the high costs and long delays associated with the FDA's oversight of clinical trials may be significantly reduced in the case of clinical trials designed and sponsored by a leading teaching hospital.

14

The FDA licenses medicinal products for sale in interstate commerce under a particular label. Only if they receive data supporting that label and only if some company asks them to do so. CytoDyn may or may not be the company that requests a license to market Cytolin(R) under a label. Under our current thinking we hope to enter into a strategic alliance after the next two studies under which a larger pharmaceutical marketing company will seek a license from the FDA to market Cytolin(R) and under a license from us to use our intellectual property in that manner. However there is no guarantee that we will wind up pursuing this strategy.

We negotiated with a contract manufacturer Vista Biologicals Corporation to manufacture GMP product for the our current clinical trial of Cytolin(R) at a cost of \$565,000, all of which was paid by September 2008. The initial clinical trial to be conducted by Massachusetts General Hospital will cost the Company approximately \$550,000 of which \$412,000 was paid by November 30, 2010. The balance of \$137,500 is due in January 2011.

We negotiated a contract with manufacturer Vista Biologicals Corporation to manufacture a humanized version of the company's lead product, Cytolin(R) at a cost of \$229,500, which will be paid over twelve (12) months beginning in March 2010. \$163,265 was paid by November 2010. Although a murine (mouse) version of Cytolin(R) was used for previous human experience that included some 200 patients successfully treated for up to two years, as well as an encouraging Phase I(b)/II(a) study, the Company believes that a fully-humanized version is necessary for the clinical trial that is expected to follow the current one.

The Company expects to have its proprietary, fully-humanized version of Cytolin(R) ready for bulk manufacturing in early 2011.

Human subjects have been recruited for the initial study conducted by Massachusetts General Hospital from the clinic of the Principal Investigator, Dr. Eric Rosenberg. The study protocol calls for 10 adults with early HIV infection and 10 healthy control subjects. The enrollment was closed as of July 23, 2010 therefore we expect the study to be completed by January 2011.

We registered a clinical trial of Cytolin(R) with the government's website at www.clinicaltrials.gov, ID NCT01048372. The public has online access to this federal database, which describes the key elements of clinical trials and their status. To peruse the continually updated public record for the study of Cytolin(R) on the government's website, enter "Cytolin" as search terms (case sensitive).

Subsequently, CytoDyn, Inc. may fund a follow-up clinical trial using venture capital or, at that time, may enter into a strategic alliance for completion of research and the subsequent marketing of Cytolin(R) if approved. In the former case, CytoDyn, Inc. will need to provide a new batch of humanized product, which we estimate will cost on the order of another half million dollars. The Company is conducting a private placement of common shares to secure the capital needed for the follow-up study. We cannot yet estimate the cost of a follow up study at this time.

There are many factors that can delay clinical trial benchmarks. However, the Company hopes to receive the results and analysis of the upcoming clinical trial during 2011.

Benchmark	Some Factors That Can Cause Delays+
Patient Outreach	Manufacturing Delays Documentation Delays IRB Delays Delays in Regulatory Review or Approval Force Majeure
Dose First Patient	Fill and Finish Delays Slower Than Expected Patient Enrollment Force Majeure
Lock Database - Begin Statistical Analysis	Slower Than Expected Patient Enrollment Clinical Hold Laboratory Error Protocol Deviation Force Majeure
Release Final Report	Additional Stratification Required Computer Hardware or Software Malfunction Force Majeure

+There are other factors, known and unknown, such as unexpected financial hardships, that can cause delays.

Clinical Trials Process - Described below is the traditional drug development track. Under the Company's current business plan, much of this initial work will be sponsored and conducted by the MGH, eliminating the need for CytoDyn to deal directly with the FDA. Traditionally, the Company would enter into a strategic alliance with a larger pharmaceutical company after development has progressed to a certain point. While there can be no guarantee that this will occur in our case, if it does, then our larger partner would usually be responsible for dealing with the FDA.

Phase I

Phase I includes the initial introduction of an investigational new drug or biologic into humans. These studies are closely monitored and may be conducted in patients, but are usually conducted in a small number of healthy volunteer subjects. These studies are designed to determine the metabolic and pharmacologic actions of the investigational product in humans, the side effects associated with increasing doses, and, if possible, to gain early evidence on effectiveness. During Phase I, sufficient information about the investigational product's pharmacokinetics and pharmacological effects are obtained to permit the design of well-controlled, scientifically valid, Phase II studies.

Phase II

Phase II includes the early controlled clinical studies conducted to obtain some preliminary data on the effectiveness of the drug for a particular indication or indications in patients with the disease or condition. This phase of testing also helps determine the common short-term side effects and risks associated with the drug. Phase II studies are typically well-controlled, closely monitored, and conducted in a relatively small number of patients, usually involving several hundred people. Depending upon need, a new drug may be licensed for interstate marketing after Phase II if it is a "pivotal" study.

16

Phase III

- -----

Phase III studies are expanded controlled clinical studies. They are performed after preliminary evidence suggesting effectiveness of the drug has been obtained in Phase II, and are intended to gather the additional information about effectiveness and safety that is needed to evaluate the overall benefit/risk relationship of the drug. Phase III studies also provide an adequate basis for extrapolating the results to the general population and transmitting that information in the physician labeling. Phase III studies usually include several hundred to several thousand people.

Patents

We have a License Agreement with Allen D. Allen, our President and CEO that gives us the exclusive right to develop, market, sell and profit from his technology worldwide. This includes issued U.S. patents 5,424,066; 5,651,970 and 6,534,057, foreign counterparts, as well as European Patents No. 94 912826.8 and 04101437.4. Hong Kong, Australian and Canadian patents have been obtained as well. The original expiration dates of the U.S. patents are 2013 to 2016. There is an automatic extension of the expiration date on U.S. patents equal to the number of years the drug under the patent is being studied in clinical trials. Typically this provides another four to five years on the earliest claims. CytoDyn's counsel expects its patents to be extended until 2017 to 2020 depending upon the original date of the issued patents. We estimate the costs associated with these issued patents to be approximately \$100,000 per year. We intend to file for an additional patent during the next fiscal year covering our humanized version of Cytolin(R) if our research and development efforts warrant it.

Going Concern

We will require additional funding in order to continue with research and development efforts.

The accompanying financial statements have been prepared on a going concern basis, which contemplates the realization of assets and the satisfaction of liabilities in the normal course of business. As shown in the accompanying financial statements, the Company is currently in the development stage with losses for all periods presented. As of December 3, 2010 these factors, among others, raise substantial doubt about the Company's ability to continue as a going concern.

The financial statements do not include any adjustments relating to the recoverability and classification of liabilities that might be necessary should the Company be unable to continue as a going concern. The Company's continuation as a going concern is dependent upon its ability to obtain additional operating capital, complete development of its medical treatments, obtain FDA approval, outsource manufacturing of the treatments, and ultimately to attain profitability. The Company intends to seek additional funding through equity offerings or licensing agreements to fund its business plan. There is no assurance that the Company will be successful in these endeavors.

17

Results of Operations

Results of operations for the year ended May 31, 2010 compared to May 31, 2009 are as follows:

For the years ended May 31, 2010 and 2009 the Company had no activities that produced revenues from operations.

For the year ended May 31, 2010, the Company had a net loss of approximately (\$3,737,000) compared to a net loss of approximately \$(1,573,000) for the corresponding period in 2009. For the year ended May 31, 2010 and 2009, the Company incurred operating expenses consisting primarily of stock-based compensation, consulting and salaries, research and development, and amortization.

The operating expenses for the years ended May 31, 2010 and 2009 are as follows:

	2010	2009
Stock-based compensation Legal and accounting Salaries and consulting Research and development Amortization Other	\$ 1,740,000 209,000 962,000 329,000 4,000 429,000	\$ 628,000 123,000 437,000 469,000 9,000 203,000
Total	\$ 3,673,000	\$ 1,869,000

Stock-based compensation increased approximately \$1,112,000 primarily due to a a significant grant of options in the fourth quarter of fiscal year 2010. A significant amount of the grants had immediate vesting rights, which resulted in a significant increase in stock-based compensation in the fourth quarter of 2010. Legal and accounting expense increased approximately \$86,000 as we incurred increases in audit and accounting fees relative to an increase in our registration filings, which was offset by a decrease in legal fees as our past litigation was settled in fiscal year 2009. Salary and consulting expense increased approximately \$525,000 in 2010 relative to 2009, as our operations increased with the our increases in cash proceeds from equity offerings, which allowed us to hire our Chief Operating Officer. Additionally, some of our employees converted from part time to full time during fiscal year 2010. The research and development expenses decreased approximately \$140,000 from fiscal year 2010 to 2009. During 2009 we incurred significant expenditures related to the manufacturing of products used in our clinical trials that are currently in process. We expect research and development expenses to increase as our clinical trials progress.

Interest expense in 2010 related to convertible debt increased relative to 2009 due to fully amortizing our beneficial conversion feature associated with the

conversion option related to this debt. There was no beneficial conversion features associated with convertible debt during 2009. Interest expense related to interest on notes payable decreased from fiscal year 2010 to 2009, as we paid down certain notes during 2010.

During 2009, we recognized approximately \$337,000 in other income related to the extinguishment of certain debt. Given our current operating environment, we determined that the extinguishment was not extraordinary, but is not included in the operating income of the Company. The extinguishment was due to the statute of limitations expiring on a contract that created the debt.

18

Liquidity and Capital Resources

On May 31, 2010 we had working capital of \$346,000 as compared to a negative working capital of approximately (\$219,000) on May 31, 2009.

Cash Flows

Cash used in operating activities of approximately \$2,146,000 during fiscal year 2010 increased approximately \$859,000 from approximately \$1,287,000 in 2009. The increase in the cash used in operating activities for the above periods was primarily attributable to the following:

 Net loss increased approximately \$2,164,000, with an increase in accounts payable, accrued interest payable, and accrued liabilities decreasing approximately \$99,000.

The above increases were partially offset by the following:

- Stock-based compensation increased approximately \$1,112,000 from 2009 to 2010.
- o Debt extinguishment gain of approximately \$337,000 in 2009.

There were no other significant changes in cash used in operating activities from 2009 to 2010.

There were no material changes in cash flows from investing activities from 2009 to 2010.

Cash flows provided by financing activities of approximately \$2,585,000 during fiscal year 2010 increased approximately \$1,116,000 from approximately \$1,469,000 during 2009. The increase in cash provided by financing activities for the above periods was primarily attributable to the following:

- Cash proceeds from the sale of Series B convertible stock increased approximately \$2,009,000
- o $\;$ Proceeds from the sale of treasury stock increased approximately $\$559,000.\;$

The above increases were partially offset by the following:

- Proceeds from the sale of common stock decreased approximately \$923,000 from 2009 to 2010.
- Purchases of treasury stock increased approximately \$436,000 from 2009 to 2010.
- Payments related to equity offering costs increased approximately \$72,000 from 2009 to 2010.

There were no other significant changes in cash provided by financing activities from 2009 to 2010.

19

As shown in the accompanying Financial Statements, for the year ended May 31, 2010 and 2009, and since October 28, 2003 through May 31, 2010 we incurred net losses of approximately \$(3,737,000) and \$(1,573,000) and \$(12,283,000), respectively. As of May 31, 2010, we have not emerged from the development stage. In view of these matters, our ability to continue as a going concern is dependent upon our ability to begin operations and to achieve a level of profitability. Since inception, we have financed our activities principally from the sale of public equity securities and proceeds from notes payable. We intend to finance our future development activities with some additional funding from other traditional financing sources.

As previously mentioned, since October 28, 2003, we have financed our operations largely from the sale of common stock and proceeds from notes payable. From October 28, 2003 through May 31, 2010 we raised cash of approximately \$5,594,000

(net of offering costs) through private placements of common and preferred stock financings and \$1,537,000 through the issuance related party notes payable and convertible notes. Additionally, the Company has raised approximately \$612,000 from the issuance of common stock and preferred stock in conjunction with certain acquisitions in prior years.

Since October 28, 2003 through May 31, 2010, we have incurred approximately \$1,749,000 of research and development costs and approximately \$11,785,000 in operating expenses. We have incurred significant net losses and negative cash flows from operations since our inception. As of May 31, 2010, we had an accumulated deficit of approximately \$13,884,000 and working capital of approximately \$346,000.

We anticipate that cash used in product development and operations, especially in the marketing, production and sale of our products will increase significantly in the future. We currently do not have any significant material commitments related to capital expenditures. As described above, we do have material commitments related to clinical trials of our product.

Off-Balance Sheet Arrangements

We do not have any off-balance sheet arrangements that have or are reasonably likely to have a current or future effect on our financial condition, changes in financial condition, revenues or expenses, results of operations, liquidity, capital expenditures or capital resources that is material to investors.

Critical Accounting Policies and Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

20

We believe that the following critical policies affect our more significant judgments and estimates used in preparation of our financial statements.

We use the Black-Scholes option pricing model to estimate the fair value of stock-based awards on the date of grant utilizing certain assumptions that require judgments and estimates. These assumptions include estimates for volatility, expected term, and risk-free interest rates in determining the fair value of the stock-based awards.

We issue common stock to consultants for various services. Costs for these transactions are measured at the fair value of the consideration received or the fair value of the equity instruments issued, whichever is more readily measurable. This determination requires judgment in terms of the consideration being measured.

Item 7A. Quantitative and Qualitative Disclosures about Market Risk

Not applicable for smaller reporting companies

21

Item 8. Financial Statements and Supplementary Data

CYTODYN, INC. (A DEVELOPMENT STAGE COMPANY)

CONTENTS

	PAGE
REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM	23
CONSOLIDATED BALANCE SHEETS AS OF MAY 31, 2010 AND MAY 31, 2009	24
CONSOLIDATED STATEMENT OF OPERATIONS FOR THE YEARS ENDED MAY 31, 2010 AND 2009, AND FOR THE PERIOD FROM	

OCTOBER 28, 2003 TO MAY 31, 2010		25
CONSOLIDATED STATEMENT OF CHANGES IN STOCKH THE PERIOD FROM OCTOBER 28, 2003 TO MAY 31,	~	26
CONSOLIDATED STATEMENT OF CASH FLOWS FOR TH MAY 31, 2010 AND 2009 AND FOR THE PERIOD FF		
OCTOBER 28, 2003 TO MAY 31, 2010		32
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS		34

22

Report of Independent Registered Public Accounting Firm

Board of Directors and Stockholders CytoDyn, Inc. (A Development Stage Company) Santa Fe, New Mexico

We have audited the accompanying consolidated balance sheets of CytoDyn, Inc. (a development stage company) as of May 31, 2010 and 2009 and the related consolidated statements of operations, changes in stockholders' equity, and cash flows for the years then ended and the period from October 28, 2003 through May 31, 2010. These consolidated financial statements are the responsibility of the Company's management. Our responsibility is to express an opinion on these consolidated financial statements based on our audits.

We conducted our audit in accordance with the standards of the Public Company Accounting Oversight Board (United States). Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidated financial statements are free of material misstatement. The Company is not required at this time, to have, nor were we engaged to perform, an audit of its internal control over financial reporting. Our audit included consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control over financial reporting. Accordingly, we express no such opinion. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the consolidated financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall consolidated financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of CytoDyn, Inc. as of May 31, 2010 and 2009 and the results of its operations and its cash flows for the years then ended and the period from October 28, 2003 through May 31, 2010 in conformity with accounting principles generally accepted in the United States of America.

The accompanying consolidated financial statements have been prepared assuming the Company will continue as a going concern. As discussed in Note 2 to the consolidated financial statements, the Company incurred a net loss of \$(3,736,944) for the year ended May 31, 2010 and has an accumulated deficit of \$(13,884,485) for the period October 28, 2003 through May 31, 2010, respectively, which raises a substantial doubt about its ability to continue as a going concern. Management's plans in regards to this matter are described in Note 2. The consolidated financial statements do not include any adjustments that might result from the outcome of this uncertainty.

/s/ Pender Newkirk & Company LLP

Pender Newkirk & Company LLP Certified Public Accountants Tampa, Florida December 3, 2010

23

CytoDyn, Inc. (A Development Stage Company) Consolidated Balance Sheets

May 31,

2009

Assets Current assets:		
Cash	\$ 700,497	
Prepaid insurance Prepaid license fees	12,127 7,500	 7,500
Total current assets	720,124	273,020
Furniture and equipment, net	3,549	1,963
Intangible assets, net		161
Other assets	23,975	29,600
	\$ 747,648	\$ 304,744
Liabilities and Shareholders' Equity Current liabilities:		
Accounts payable		\$ 269 , 870
Accrued liabilities Short-term portion of commitment	15,209	49,424
and contingencies		25,000
Indebtedness to related parties	150.005	
Short-term portion Accrued interest payable	153,985 25,575	80,329
Short-term portion of notes payable		67,500
Total current liabilities	373,725	492,123
Other liabilities: Accrued salaries - related party	229,500	229,500
Notes payable, less current portion		70,500
Convertible notes payable, net Indebtedness to related parties	6,937 	21,937 190,985
Total liabilities	610,162	1,005,045
<pre>Shareholders' equity (deficit): Series A Convertible Preferred stock; no par value;5,000,000 shares authorized; -0- and 100,000 shares issued and outstanding at May 31, 2010 and 2009, respectively Series B Convertible preferred stock; No par value; 400,000 shares authorized;</pre>		167 , 500
400,000 and -O- shares issued and outstanding at May 31, 2010 and 2009, respectively	2,009,000	
Treasury stock at cost, 200,000 and -O- shares held at May 31, 2010 and 2009, respectively	(100,000)	
Additional paid-in capital-treasury stock	313,080	
Common stock; no par value; 100,000,000 shares authorized; 20,075,895 and 16,221,315 shares issued and outstanding at May 31, 2010		
and 2009, respectively	7,145,304	6,285,587
Additional paid-in capital Prepaid stock services	4,703,875 (49,288)	2,994,153
Accumulated deficit on unrelated		
dormant operations Deficit accumulated during development stage	(1,601,912) (12,282,573)	(1,601,912) (8,545,629)
Total shareholders' equity (deficit)	137,486	(700,301)
	\$ 747,648 ======	\$ 304,744 =====

See accompanying notes to consolidated financial statements.

24

CytoDyn, Inc. (A Development Stage Company) Consolidated Statements of Operations

Year Ender	d May 31,	October 28, 2003
		through
2010	2009	May 31, 2010

General and administrative Amortization / depreciation Research and development Legal fees	\$ 3,300,815 2,077 328,775 41,795	\$ 1,291,773 9,392 468,700 99,385	\$ 9,125,633 177,969 1,748,703 732,569
Total operating expenses	3,673,462	1,869,250	11,784,874
Operating loss	(3,673,462)	(1,869,250)	(11,784,874)
Interest income Extinguishment of debt			1,627 337,342
Interest expense: Interest on convertible debt Interest on notes payable	(38,604) (24,878)	(40,896)	(734,863) (101,805)
Loss before income taxes	(3,736,944)	(1,572,804)	(12,282,573)
Income tax provision			
Net loss	\$ (3,736,944)	\$ (1,572,804)	\$(12,282,573)
Constructive preferred stock dividends	(6,000,000)		(6,000,000)
Net loss applicable to common shareholders	\$ (9,736,944) ======	\$ (1,572,804)	\$(18,282,573)
Basic and diluted loss per share	\$ (.51) 	,	,
Basic and diluted weighted average common shares outstanding	18,999,234	14,210,631	

25

<TABLE> <CAPTION>

	Preferred Stock		Common	Stock	Treasury Stock	
	Shares	Amount	Shares	Amount		Amount
<s> Balance at October 28, 2003, following recapitalization</s>		<c></c>	<c>6,252,640</c>	<c></c>	<c></c>	
February through April 2004, sale of common stock less offering costs of \$54,000 (\$.30/share)			1,800,000	486 , 000		
February 2004, shares issued to former officer as payment for working capital advance (\$.30/share) Net loss at year ended May 31, 2004			16 , 667	5,000		
Balance at May 31, 2004			8,069,307	1,916,334		
July 2004, capital contribution by an officer						
November 2004, common stock warrants granted						
February 2005, capital contribution by an officer						
Net loss at year ended May 31, 2005						

Balance at May 31, 2005			8,069,307	1,916,334		
	Treasury Stock APIC	Stock for Prepaid Services		Accumulated	Deficit Accumulated During Development Stage	Total
Balance at October 28, 2003, following recapitalization			\$ 23,502	\$ (1,594,042)	Ş	(145,206)
February through April 2004, sale of common stock less offering costs of \$54,000 (\$.30/share)						486,000
February 2004, shares issued to former officer as payment for working capital advance (\$.30/share) Net loss at year ended						5,000
May 31, 2004				(7,870)	(338,044)	(345,914)
Balance at May 31, 2004			23,502	(1,601,912)	(338,044)	(120)
July 2004, capital contribution by an officer			512			512
November 2004, common stock warrants granted			11,928			11,928
February 2005, capital contribution by an officer			F 000			F 000
Net loss at year ended May 31, 2005			5,000		 (777,083)	5,000 (777,083)
Balance at May 31, 2005			40,942	(1,601,912)	(1,115,127)	(759 , 763)

26

	Preferred Stock				Treasury Stock	
	Shares		Shares	Amount	Shares	Amount
June through July 2005, sale of common stock less offering costs of \$27,867 (\$.75/share)				189,550		
August 2005, common shares issued to extinguish promissory notes payable and related interest (\$.75/share)			160,110	120,082		
May 2006, common shares issued to extinguish convertible debt			350,000	437,500		
November 2005, 94,500 warrants exercised (\$.30/share)			94,500	28 , 350		
January through April 2006, common shares issued for prepaid services			183 , 857	370 , 750		
Amortization of prepaid stock services						
January through June 2006, warrants issued with convertible debt						
January through May 2006, beneficial conversion feature of convertible debt						
March through May 2006, stock						

options granted to consultants						
	Treasury Stock APIC	Stock for Prepaid Services	Additional Paid-in Capital	Accumulated Deficit	Deficit Accumulated During Development Stage	Total
June through July 2005, sale of common stock less offering costs of \$27,867 (\$.75/share)						189,550
August 2005, common shares issued to extinguish promissory notes payable and related interest (\$.75/share)						120,082
May 2006, common shares issued to extinguish convertible debt						437,500
November 2005, 94,500 warrants exercised (\$.30/share)						28,350
January through April 2006, common shares issued for prepaid services		(370 , 750)				
Amortization of prepaid stock services		103,690				103,690
January through June 2006, warrants issued with convertible debt			274,950			274,950
January through May 2006, beneficial conversion feature of convertible debt			234,550			234,550
March through May 2006, stock options granted to consultants			687 , 726			687 , 726

See accompanying notes to consolidated financial statements.

27

	Preferred Stock		Common		Treasury Stock	
	Shares	Amount	Shares	Amount	Shares	Amount
March 2006, stock options issued to extinguish debt						
Net loss at year ended May 31, 2006						
Balance at May 31, 2006			9,147,664	3,062,566		
Common stock issued to extinguish convertible debt			119,600	149,500		
Common stock issued for AITI acquisition			2,000,000	934,399		
Amortization of prepaid stock services						
Common stock payable for prepaid services						
Stock-based compensation						
Warrants issued with convertible debt						
Common stock issued for services			30,000	26,400		
Preferred shares issued AGTI	100,000	167,500				
Net loss, May 31, 2007						
Balance at May 31, 2007	100,000	167,500	11,297,264	4,172,865		

	Treasury Stock APIC	Stock for Prepaid Services	Additional Paid-in Capital	Accumulated Deficit	Deficit Accumulated During Development Stage	Total
March 2006, stock options issued to extinguish debt			86,341			86,341
Net loss at year ended May 31, 2006					(2,053,944)	(2,053,944)
Balance at May 31, 2006		(267,060)	1,324,509	(1,601,912)	(3,169,071)	(650,968)
Common stock issued to extinguish convertible debt						149,500
Common stock issued for AITI acquisition						934,399
Amortization of prepaid stock services		267,060				267,060
Common stock payable for prepaid services		(106,521)	120,000			13,479
Stock-based compensation Warrants issued with			535,984			535,984
convertible debt			92,500			92,500
Common stock issued for services						26,400
Preferred shares issued AGTI						167,500
Net loss, May 31, 2007					(2,610,070)	(2,610,070)
Balance at May 31, 2007		(106,521)	2,072,993	(1,601,912)	(5,779,141)	(1,074,216)

28

CytoDyn, Inc. (A Development Stage Company) Consolidated Statements of Changes in Shareholders' Equity Period October 28, 2003 through May 31, 2010

	Preferred Stock		Common Stock		Treasury Stock	
	Shares	Amount	Shares	Amount	Shares	Amount
Amortization of prepaid stock for services						
Stock based compensation						
Common stock issued to extinguish convertible debt			750 , 000	75 , 000		
Rescission of common stock issued for services			(142,857)	(100,000)		
Original issue discount convertible debt with warrants						
Original issue discount convertible debt with beneficial conversion feature						
Stock issued for cash (\$.50/share)			642,000	321,000		
Net loss						
Balance at May 31, 2008	100,000	\$ 167,500	12,546,407	\$ 4,468,865		
	Treasury Stock APIC	Stock for Prepaid Services	Paid-in	Accumulated	Deficit Accumulated During Development Stage	Total
Amortization of prepaid stock for services		106,521				106,521

461,602

461,602

Stock based compensation

Common stock issued to extinguish convertible debt	 				75,000
Rescission of common stock issued for services	 				(100,000)
Original issue discount convertible debt with warrants	 	3,662			3,662
Original issue discount convertible debt with beneficial conversion feature	 	75,000			75,000
Stock issued for cash (\$.50/share)	 				321,000
Net loss	 			(1,193,684)	(1,193,684)
Balance at May 31, 2008	 	\$ 2,613,257	\$ (1,601,912)	\$ (6,972,825)	\$ (1,325,115)

accounts payable, (\$.50/share)

29

CytoDyn, Inc. (A Development Stage Company) Consolidated Statements of Changes in Shareholders' Equity Period October 28, 2003 through May 31, 2010

	Preferred Stock		Common		Treasury Stock	
	Shares	Amount	Shares	Amount	Shares	Amount
Stock issued for cash (\$.50/share)			3,023,308	\$ 1,511,654		
Stock issued for services (\$.50/share)			388,200	194,100		
Stock issued for services (\$.37/share)			150,000	55,500		
Stock based compensation						
Stock issued in payment of accounts payable, (\$.50/share)			98,000	49,000		
Stock issued for services (\$.42/share)			15,400	6,468		
Capital contribution						
Net loss ended May 31, 2009						
Balance at May 31, 2009	100,000	\$ 167,500	16,221,315	\$ 6,285,587		
Stock issued for cash (\$.50/share)			236,400	118,200		
Stock issued for cash (\$.50/share) less offering costs of \$28,000			632,000	290,500		
Stock issued for cash (\$.50/share) less offering costs of \$15,229			304,580	137,061		
Conversion of debt to Common stock (\$.45/share)			325,458	146,456		
	Treasury Stock APIC	Stock for Prepaid Services		Accumulated Deficit	Deficit Accumulated During Development Stage	Total
Stock issued for cash (\$.50/share)						\$ 1,511,654
Stock issued for services (\$.50/share)						194,100
Stock issued for services (\$.37/share)						55 , 500
Stock based compensation			371,996			371,996
Stock issued in payment of						49 000

49,000

Stock issued for services (\$.42/share)	 				6,468
Capital contribution	 	8,900			8,900
Net loss ended May 31, 2009	 			(1,572,804)	(1,572,804)
Balance at May 31, 2009	 	\$ 2,994,153	\$ (1,601,912)	\$ (8,545,629)	\$ (700,301)
Stock issued for cash (\$.50/share)	 				118,200
Stock issued for cash (\$.50/share) less offering costs of \$28,000	 				290,500
Stock issued for cash (\$.50/share) less offering costs of \$15,229	 				137,061
Conversion of debt to Common stock (\$.45/share)	 				146,456

30

		ed Stock	Common Stock		Treasury Stock	
-	Shares	Amount				
Conversion of preferred Stock to common stock	(100,000)	(167,500)	2,356,142	167,500		
Stock-based compensation						
Original issue discount Convertible debt with Beneficial conversion Feature						
Repurchase of common stock (\$.28/share)					(1,200,000)	(336,000)
Repurchase of common stock (\$.50/share)					(200,000)	(100,000)
Stock issued for cash (\$.50/share)					550,000	154,000
Stock issued for services (\$1.45/share)					81,580	22,842
Stock issued for cash (\$.50/share) less offering costs of \$28,421					568,420	159,158
Amortization of prepaid Stock for services						
Series B Convertible Preferred stock issued for cash (\$5.00/share)	400,000	2,009,000				
Net Loss, ended May 31, 2010						
Balance at May 31, 2010	,	\$ 2,009,000	20,075,895		(200,000) \$	
	Treasury	Stock for	Additional		Deficit Accumulated During	

	Treasury Stock APIC	Stock for Prepaid Services	Additional Paid-in Capital	Accumulated Deficit	During Development Stage	Total
Conversion of preferred Stock to common stock						
Stock-based compensation			1,671,118			1,671,118
Original issue discount Convertible debt with Beneficial conversion Feature			38,604			38 , 604
Repurchase of common stock (\$.28/share)						(336,000)
Repurchase of common stock (\$.50/share)						(100,000)

Stock issued for cash (\$.50/share)	123,000					277,000
Stock issued for services (\$1.45/share)	95,449	(118,291)				
Stock issued for cash (\$.50/share) less offering costs of \$28,421	94,631					253,789
Amortization of prepaid Stock for services		69,003				69,003
Series B Convertible Preferred stock issued for cash (\$5.00/share)						2,009,000
Net Loss, ended May 31, 2010					(3,736,944)	(3,736,944)
Balance at May 31,2010	\$ 313,080	\$ (49,288)	\$ 4,703,875	\$ (1,601,912)	\$(12,282,573)	\$ 137,486

 | | | | | |<TABLE> <CAPTION> 31

CytoDyn, Inc. (A Development Stage Company) Consolidated Statements of Cash Flows

	Year Ended May 31,					
		2010		2009	Ma	y 31, 2010
<\$>				 C>	<c.< th=""><th></th></c.<>	
Cash flows from operating activities Net loss	\$ (3,736,944)	\$	(1,572,804)	\$(12,282,573)
Adjustments to reconcile net loss to net cash used by operating activities:						
Amortization / depreciation				9,392		
Amortization of original issue discount Extinguishment of debt		38,604		1,010 (337,342)		717,202
Purchased in-process research and				(337,342)		(337,342)
development						274,399
Stock-based compensation		1,740,121		628,064		4,534,021
Changes in current assets and liabilities:						
Accrued legal settlement		(25,000)				
Increase in prepaid expenses		(12,127) 5,786		36,482		 (19,627) (23,975)
Decrease in other assets		5,786		7,640		(23,975)
Decrease in accounts payable, accrued interest and accrued liabilities		(158,927)		(59,447)		519,196
Net cash used in operating activities	((1,287,005)		(6,440,730)
Cash flows from investing activities: Furniture and equipment purchases				(1,951) (1,951)		
Cash flows from financing activities:						
Capital contributions by executive				8,900		14,412 705,649 (160,498)
Proceeds from notes payable to related parties		3,000 (40,000)		 (44,513)		705,649
Payments on notes payable to related parties		(40,000)		(44,513)		(160,498) 145,000
Proceeds from notes payable issued to individuals Payments on notes payable issued to individuals						(34, 500)
Proceeds from convertible notes payable		(27, 500)		(7,000)		686,000
Proceeds from the sale of common stock		588,990		1,511,654		3,179,061
Proceeds from Series B preferred stock		2,009,000				2,009,000
Purchase of treasury stock		(436,000)				(436,000) 559,210
Proceeds from sale of treasury stock		559,210				
Payments for offering costs		(71,650)				(153,517)
Proceeds from issuance of stock for AITI acquisition						512,200
Proceeds from issuance of stock for AGTI acquisition Proceeds from exercise of warrants						100,000 28,350
Net cash provided by financing activities		2,585,050		1,469,041		7,154,367
Net change in cash		434,977		180,085		697,259
Cash, beginning of period		265,520		85,435		3,238
Cash, end of period	Ş	700,497	Ş	265,520	\$	700,497

32

CytoDyn, Inc. (A Development Stage Company) Consolidated Statements of Cash Flows

	Year Ended May 31,			October 28, 2003 through		
				2009		
Supplemental disclosure of cash flow information: Cash paid during the period for: Income taxes	Ş		Ş			
Interest	=== \$ ===	 	=== \$ ===	 	=== \$ ===	3,036
Non-cash investing and financing transactions: Net assets acquired in exchange for common stock in CytoDyn/Rexray business combination						7,542
Common stock issued to former officer to repay working capital advance	\$		Ş		Ş	5,000
Common stock issued for convertible debt	\$		\$		\$	662,000
Common stock issued for debt	\$	125,500	\$		\$	245,582
Common stock issued for accrued interest payable	\$	======= 20,956			\$	20 , 956
Options to purchase common stock issued for debt	\$		\$		\$	62,341
Original issue discount and intrinsic value of beneficial conversion feature related to debt issued with warrants	Ş	38,604	Ş		Ş	719,266
Common stock issued for preferred stock	\$	167,500	\$		\$	167,500
Treasury stock issued for prepaid services	\$	 118,291	\$		Ş	
Common stock issued on payment of accounts payable	\$	 	\$	49,000	Ş	49,000

</TABLE>

See accompanying notes to consolidated financial statements.

33

CYTODYN, INC. (A DEVELOPMENT STAGE COMPANY) NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

1 - Organization

CytoDyn, Inc. (the "Company") was incorporated under the laws of Colorado on May 2, 2002 under the name Rexray Corporation ("Rexray"). In October 2003 we entered into an Acquisition Agreement with CytoDyn of New Mexico, Inc., pursuant to which we effected a one for two reverse split of our common stock, and amended our articles of incorporation to change our name from Rexray Corporation to CytoDyn, Inc. The acquisition was a accounted for as a reverse merger and recapitalization of the Company. Pursuant to the acquisition agreement, we were assigned the patent license agreement dated July 1, 1994 between CytoDyn of New Mexico and Allen D. Allen covering three United States patents along with foreign counterpart patents which describe a method for treating HIV disease with the use of monoclonal antibodies. We also acquired the trademarks, CytoDyn and Cytolin, and a related trademark symbol. The license acquired gives us the worldwide, exclusive right to develop, market and sell the HIV therapies from the patents, technology and know-how invented by Mr. Allen. The term of the license agreement is for the life of the patents. The original expiration dates on the issued patents are 2013 to 2016. There is an automatic extension of the expiration date on U.S. patents equal to the number of years the drug under the patent is being studied in clinical trials. Typically this provides another four to five years on the earliest claims. CytoDyn's counsel expects its patents to be extended until 2017 to 2020 depending upon the original date of the issued patents. As consideration for the intellectual property and trademarks we paid CytoDyn of New Mexico \$10,000 in cash and issued 5,362,640 post-split shares of common stock to CytoDyn of New Mexico.

The Company entered the development stage effective October 28, 2003 upon the reverse merger and recapitalization of the Company and follows Financial Standard Accounting Codification No. 915, Development Stage Entities.

Advanced Influenza Technologies, Inc. ("AITI") was incorporated under the laws of Florida on June 9, 2006 pursuant to an acquisition during 2006.

Advanced Genetic Technologies, Inc. ("AGTI") was incorporated under the laws of Florida on December 18, 2006 pursuant to an acquisition during 2006.

CytoDyn, Inc. discovered and is developing a class of the rapeutic monoclonal antibodies to address significant unmet medical needs in the areas of HIV and AIDS.

2 - Summary of Significant Accounting Policies

Principles of Consolidation

The consolidated financial statements include the accounts of CytoDyn, Inc. and its wholly owned subsidiaries; AITI and AIGI. All intercompany transactions and balances are eliminated in consolidation.

Going Concern

The accompanying financial statements have been prepared on a going concern basis, which contemplates the realization of assets and the satisfaction of liabilities in the normal course of business. As shown in the accompanying consolidated financial statements, the Company is currently in the development stage with losses for all periods presented. As of December 3, 2010 these factors, among others, raise substantial doubt about the Company's ability to continue as a going concern.

34

CYTODYN, INC. (A DEVELOPMENT STAGE COMPANY) NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

The consolidated financial statements do not include any adjustments relating to the recoverability of assets and classification of liabilities that might be necessary should the Company be unable to continue as a going concern. The Company's continuation as a going concern is dependent upon its ability to obtain additional operating capital, complete development of its medical treatment, obtain FDA approval, outsource manufacturing of the treatment, and ultimately to attain profitability. The Company intends to seek additional funding through equity offerings and licensing agreements to fund its business plan. There is no assurance that the Company will be successful in these endeavors.

Use of Estimates

The preparation of the consolidated financial statements in accordance with accounting principles generally accepted in the United States of America ("U.S. GAAP) requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities at the date of consolidated financial statements and the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

Cash and Cash Equivalents

The Company considers all highly liquid debt instruments with original maturities of three months or less when acquired to be cash equivalents. The Company had no cash equivalents as of May 31, 2010 or May 31, 2009. The Company maintains its cash in bank deposit accounts, which at times, may exceed federally insured limits. The Company has not experienced any losses in such accounts.

Furniture and Equipment

Furniture and equipment are stated at cost. Depreciation is computed using the straight-line method over the estimated useful lives of the related assets, generally three to seven years. Maintenance and repairs are charged to expense as incurred and major improvements or betterments are capitalized. Gains or losses on sales or retirements are included in the consolidated statements of operations in the year of disposition.

Impairment of Long-Lived Assets

The Company evaluates the carrying value of long-lived assets under U.S. GAAP, which requires impairment losses to be recorded on long-lived assets used in operations when indicators of impairment are present and the undiscounted future cash flows estimated to be generated by those assets are less than the assets'

carrying amount. If such assets are impaired, the impairment to be recognized is measured by the amount by which the carrying amount of the assets exceeds the fair value of the assets. Assets to be disposed of are reported at the lower of the carrying value or fair value, less costs to sell. There were no impairment charges for years ended May 31, 2010 and 2009, and for the period October 28, 2003 to May 31, 2010.

Research and Development

Research and development costs are expensed as incurred.

35

CYTODYN, INC. (A DEVELOPMENT STAGE COMPANY) NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Financial Instruments

At May 31, 2010 and May 31, 2009, the carrying value of the Company's financial instruments approximate fair value due to the short-term maturity of the instruments. The Company's notes payable have market rates of interest, and accordingly, the carrying values of the notes approximates the fair value.

Stock-Based Compensation

U.S. GAAP requires companies to measure the cost of employee services received in exchange for the award of equity instruments based on the fair value of the award at the date of grant. The expense is to be recognized over the period during which an employee is required to provide services in exchange for the award (requisite service period). U.S. GAAP provides for two transition methods. The "modified prospective" method requires that share-based compensation expense be recorded for any employee options granted after the adoption date and for the unvested portion of any employee options outstanding as of the adoption date. The "modified retrospective" method requires that, beginning upon adoption, all prior periods presented be restated to reflect the impact of share-based compensation expense consistent with the pro forma disclosures previously required under U.S. GAAP. The Company adopted the modified prospective method, and as a result, was not required to restate its financial results for prior periods. Prior to June 1, 2006, the Company recognized compensation expense to the extent of employee or director services rendered based on the intrinsic value of stock options granted under the plan.

The Company accounts for common stock options, and common stock warrants granted based on the fair market value of the instrument using the Black-Scholes option pricing model utilizing certain weighted average assumptions such as expected stock price volatility, term of the options and warrants, risk-free interest rates, and expected dividend yield at the grant date. The risk-free interest rate assumption is based upon observed interest rates appropriate for the expected term of the stock options. The expected volatility is based on the historical volatility of the Company's common stock at consistent intervals. The Company has not paid any dividends on its common stock in the foreseeable future. The computation of the expected option term is based on the "simplified method" as the Company's stock options are "plain vanilla" options and the Company has a limited history of exercise data. For common stock options and warrants with graded vesting, the Company recognizes the related compensation costs associated with these options and warrants on a straight-line basis over the requisite service period.

36

CYTODYN, INC. (A DEVELOPMENT STAGE COMPANY) NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

U.S. GAAP requires forfeitures to be estimated at the time of grant and revised, if necessary, in subsequent periods if actual forfeitures differ from those estimates. Based on limited historical experience of forfeitures, the Company estimated future unvested option forfeitures at 0% as of May 31, 2010 and May 31, 2009.

Stock for Services

The Company issues common stock and common stock options to consultants for various services. Costs for these transactions are measured at the fair value of the consideration received or the fair value of the equity instruments issued, whichever is more reliably measurable. The value of the common stock is measured

at the earlier of (i) the date at which a firm commitment for performance by the counterparty to earn the equity instruments is reached or (i) the date at which the counterparty's performance is complete.

(Loss) Per Common Share

Basic (loss) per share is computed by dividing the net loss by the weighted average number of common shares outstanding during the period. Diluted (loss) per share is computed by dividing net (loss) by the weighted average common shares and potentially dilutive common share equivalents. The effects of potential common stock equivalents are not included in computations when their effect is anti-dilutive. Because of the net losses for all periods presented, the basic and diluted weighted average shares outstanding are the same since including the additional shares would have an anti-dilutive effect on the loss per share calculation. Common stock option and warrants to purchase 7,660,176, 4,975,976 and 7,660,176 shares of common stock were not included in the computation of diluted weighted average common shares outstanding for the periods ended May 31, 2010, 2009 and for the period October 28, 2003 to May 31, 2010 respectively, as inclusion would be anti-dilutive for these periods. Additionally, 400,000 shares of Series B convertible stock can potentially convert into 4,000,000 shares of common stock.

Income Taxes

Deferred taxes are provided on the asset and liability method whereby deferred tax assets are recognized for deductible temporary differences and operating loss and tax credit carry forwards and deferred tax liabilities are recognized for taxable temporary differences. Temporary differences are the differences between the reported amounts of assets and liabilities and their tax bases. Future tax benefits for net operating loss carryforwards are recognized to the extent that realization of these benefits is considered more likely than not. Deferred tax assets are reduced by a valuation allowance when, in the opinion of management, it is more likely than not that some portion or all of the deferred tax assets will not be realized.

The Company follows the provisions of FASB ASC 740-10 "Uncertainty in Income Taxes" (ASC 740-10), January 1, 2007. The Company has not recognized a liability as a result of the implementation of ASC 740-10. A reconciliation of the beginning and ending amount of unrecognized tax benefits has not been provided since there are no unrecognized benefits at May 31, 2010 or 2009 and since the date of adoption. The Company has not recognized interest expense or penalties as a result of the implementation of ASC 740-10. If there were an unrecognized tax benefit, the Company would recognize interest accrued related to unrecognized tax benefit in interest expense and penalties in operating expenses. The Company is subject to examination by the Internal Revenue Service and state tax authorities for tax years ending after 2006.

Reclassification

Certain prior period amounts have been reclassified to comply with current period presentation.

37

CYTODYN, INC. (A DEVELOPMENT STAGE COMPANY) NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

3 - Stock Options and Warrants

The Company has one stock-based equity plan at May 31, 2010. The 2005 Stock Incentive Plan as amended (the "Plan") was authorized to issue options and warrants to purchase up to 5,000,000 shares of the Company's common stock. As of May 31, 2009 the Company had 3,398,878 shares available for future stock option grants under the plan.

The estimated fair value of options and warrants is determined using the Black-Scholes option valuation model with the following weighted-average assumptions for the periods ended May 31, 2010 and 2009:

	2010	2009
Risk free rate	1.67	2.84%
Dividend yield	-	-
Volatility	125.0%	124.0%
Expected term	3 years	3.0 years

Net cash proceeds from the exercise of stock options and warrants were \$0 for the periods ended May 31, 2010 and May 31, 2009, respectively and approximately \$28,000 for the period October 28, 2003 to May 31, 2010. Compensation expense related to stock options and warrants was approximately \$1,671,000, and \$372,000 for the periods ended May 31, 2010 and 2009, respectively. During 2010 and 2009, the Company granted 2,566,000 and 205,000 options to employees, consultants and directors, which were valued and recorded as compensation expense above. Additionally, the Company granted 118,200 and 1,649,754 of warrants in conjunction with the issuance of common stock during 2010 and 2009, respectivley. The warrants have an exercise price of \$1.00 per share, immediate vesting, and expire five years from the date of grant.

The grant date fair value of options and warrants vested during the periods ended May 31, 2010 and 2009 was approximately \$1,662,000 and \$356,000, respectively. The weighted average grant date fair value of options and warrants granted during the periods ended May 31, 2010 and 2009 was \$1.40 and \$.30 respectively. As of May 31, 2010, there was approximately \$2,234,000 of unrecognized compensation costs related to share-based payments for unvested options, which is expected to be recognized over a weighted average period of 2.78 years.

The following table represents stock option and warrants activity for the periods ended May 31, 2010 and 2009:

		Weighted Average Exercise Price	-	Aggregate Intrinsic Value
Options and warrants				
outstanding - May 31, 2008	3,227,222	1.30	6.52	143,000
Granted	1,854,754	.93	-	-
Exercised	-	-	-	-
Forfeited/expired/cancelled	(106,000)	-	-	-
-				
Options and warrants				
outstanding - May 31, 2009	4,975,976	1.18	5.37	164,500
Granted	2,684,200	1.86	-	-
Exercised	-	-	-	-
Forfeited/expired/cancelled	-	-	-	-
Options and warrants				
outstanding May 31, 2010	7,660,176	1.42	5.41	2,761,129
5 - 2 - 7	========			========
Exercisable - May 31, 2010	6,063,824	1.30	5.76	2,726,162
÷ ,	========			

38

CYTODYN, INC. (A DEVELOPMENT STAGE COMPANY) NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

4 - Stock issued for services and cash

Treasury stock

During fiscal year 2010 the Company acquired 1,200,000 and 200,000 shares of common stock at \$.28 and \$.50 per share, respectively. The shares were included at cost as part of the Company's treasury stock. During fiscal year 2010, the Company reissued 1,118,420 treasury shares at \$.50 per share, and realized net cash proceeds of approximately \$531,000, net of approximately \$28,000 in offering costs. The excess proceeds received related to the reissuance of treasury stock at cost is included as treasury stock additional paid-in capital. As of May 31, 2010, approximately \$313,000 is included in equity as treasury stock additional paid-in capital, with approximately \$100,000 included as a contra-equity for the remaining treasury stock acquired at cost.

Additionally, during fiscal year 2010, the Company reissued 81,580 shares of treasury stock for certain consulting services at \$1.45 per share, which represented the fair market value of the Company's common stock at the commitment date. The prepaid stock services are amortized over the life of the consulting agreement, and during fiscal year 2010, the Company recognized approximately \$69,000 in consulting expense related to this consulting agreement.

Common stock

During the fiscal year 2010, the Company issued 1,172,980 shares of common stock at \$.50 per share, and realized cash proceeds of approximately \$546,000, net of approximately \$43,000 in offering costs.

Preferred stock

In June, 2009, an investor converted 100,000 shares of Series A Preferred stock into 2,356,142 shares of restricted common stock. At the commitment date, there was no beneficial conversion feature associated with the convertible preferred stock, and accordingly, no constructive dividend was recorded by the Company.

During fiscal year 2010 the Company issued 400,000 shares of Series B

Convertible Preferred Stock (Series B) at approximately \$5.00 per share for cash proceeds totaling \$2,009,000. The Series B is convertible into ten shares of the Company's common stock including any accrued dividend, with an effective fixed conversion price of \$.50 per share. The holders of the Series B can only convert their shares to common shares provided the Company has sufficient authorized common shares at the time of conversion. Accordingly, the conversion option is contingent upon the Company increasing their authorized common shares, which occurred April 2010 when the Company's shareholders voted at a special meeting to increase the authorized shares. At the commitment date, which occurred upon the shareholders approving the increase in the authorized shares, the conversion option related to the Series B was beneficial. The intrinsic value of the conversion option at the commitment date resulted in a a constructive dividend to the Series B holders of approximately \$6,000,000. The series B has no mandatory conversion feature or any net cash settlement features, and accordingly, was deemed to be a component of equity. The constructive dividend increased and decreased additional paid-in capital by the same amount. The Series B has liquidation preferences over the common share holders at \$5.00 per share plus any accrued dividends. Dividends are payable to the Series B holders when declared by the board of directors at \$.25 per share. The Series B holders have no voting rights.

39

CYTODYN, INC. (A DEVELOPMENT STAGE COMPANY) NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

5 - Recent Accounting Pronouncements

Other recent accounting pronouncements issued by the FASB (including its EITF), the AICPA, and the SEC did not or are not believed by management to have a material impact on the Company's present or future financial statements.

6 - Income Taxes

Deferred taxes are recorded for all existing temporary differences in the Company's assets and liabilities for income tax and financial reporting purposes. Due to the valuation allowance for deferred tax assets, as noted below, there was no net deferred tax benefit or expense for the periods ended May 31, 2010 and 2009, and for the period ended October 28, 2003 through May 31, 2009.

Reconciliation of the federal statutory income tax rate of 34 percent to the effective income tax rate is as follows for all periods presented:

Income tax provision at	statutory	rate	34.0%
State income taxes, net			3.5
Valuation allowance			(37.5)
			0.0%

Net deferred tax assets and liabilities are comprised of the following as of May 31, 2010 and 2009:

Deferred tax asset (liability) current: Accrued salary and expenses Warrant amortization Valuation allowance	Ş	97,000 (800) (96,200)	Ş	134,000 29,000 (163,000)
	\$	0	\$	0
Deferred tax asset (liability) non-current				
Net operating loss	\$ 3	3,019,000	\$ 2	2,258,000
Expense on non-qualified stock options and OID amortization Other		943,000 26,500		336,000 3,000
Valuation allowance	\$(3	,988,500)	\$(2,597,000)
	 \$	0	 \$	
	ې ===		ې ==:	

40

CYTODYN, INC. (A DEVELOPMENT STAGE COMPANY) NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

The tax benefit for the period presented is offset by a valuation allowance established against deferred tax assets arising from operating losses and other temporary differences, the realization of which could not be considered more

likely than not. In future periods, tax benefits and related tax deferred assets will be recognized when management considers realization of such amounts to be more likely than not.

At May 31, 2010, the Company had available net operating loss carryforwards of approximately \$8,100,000 which expire beginning in 2022.

7 - Convertible Notes

In July 2009, the Company amended certain promissory notes into convertible notes that can be converted into shares of common stock. The notes had a fixed conversion price of \$.45 per share. During fiscal year 2010, \$146,456 in notes and accrued interest converted into 325,458 shares of common stock. At the commitment date, the conversion option associated with the notes was deemed to be beneficial, and the Company recorded a beneficial conversion feature of \$38,604 related to the intrinsic value of the conversion option as a debt discount and corresponding increase to additional paid-in capital. For fiscal year 2010, the Company recorded \$38,604 in interest expense as the debt discount was fully amortized upon the conversion of the notes into common stock.

8 - Commitments and Contingencies

Related to certain litigation whereby the Company was both a defendant and a plaintiff, the Company entered into a settlement agreement in December 2008. As part of the settlement agreement, the Company agreed to pay \$50,000 in January 2009 and \$25,000 on or before January 14, 2010 to the plaintiff. The Company paid the \$50,000 in January 2009. The remaining \$25,000 was unsecured and accrued interest at 10.0 percent per annum. The Company paid \$27,500 in January 2010. As of May 31, 2010, all amounts related to this litigation have been paid and settled.

9 - Related Party Transactions

A director provided legal services to the Company over the past several years. As of May 31, 2010 the Company owed the director \$43,985 and it is included in the accompanying consolidated financial statements as "indebtedness to related parties" as of May 31, 2010. As of May 31, 2010 no arrangements had been made for the Company to repay the balance of this obligation. The amount has been classified as short-term, as the amount is payable on demand. The Company anticipates that the director will continue to provide legal services in the future.

In May and July 2007, the Company issued \$150,000 in promissory notes with a stated interest rate of 14% to a director of the Company, and a maturity date of six months from the issuance date. During fiscal year 2010, the Company made cash payments of \$40,000 on the notes. As of May 31, 2010, the balance on the notes is \$110,000. The notes have no stated maturity, and are essentially payable upon demand. Accordingly, the Company has classified the balance as short-term obligation as of May 31, 2010.

A former director of the Company was owed \$337,342 related to certain clinical research data that was obtained by the former director and later purchased by the Company. During 2009, the contract that created the debt, expired pursuant to the statute of limitations. As a result, during the period ended May 31, 2009, the Company recognized \$337,342 in income due to the extinguishment of this debt.

41

CYTODYN, INC. (A DEVELOPMENT STAGE COMPANY) NOTES TO CONSOLIDATED FINANCIAL STATEMENTS

Patents

The Company has a License Agreement with Allen D. Allen the Company's President and CEO that gives the exclusive right to develop market, sell and profit his technology worldwide. This includes issued U.S. patents 5,424,066; 5.651,970 and 6,534,057, foreign counterparts, as well as European Patents No. 94 912826.8 and 04101437.4. Hong Kong, Australian, and Canadian patents have been obtained as well. The term of the license agreement is for the life of the patents. The original expiration dates on the issued patents are 2013 to 2016. There is an automatic extension of the expiration date on U.S. patents equal to the number of years the drug under the patent is being studied in clinical trials. Typically this provides another four to five years on the earliest claims. CytoDyn's counsel expects its patents to be extended until 2017 to 2020 depending upon the original date of the issued patents. The Company estimates the costs associated with these issued patents to be approximately \$100,000 per year. The Company intends to file additional patents during the next fiscal year covering its humanized version of Cytolin(R) if the research and development efforts warrant it.

10 - Subsequent Events

In September 2009, the Company entered into an agreement with Massachusetts General Hospital (MGH) to provide financial support for the purpose of

conducting an ex-vivo study of the Company's lead drug, Cytolin(R). This study is intended as a prelude to an in-vivo study. Costs are estimated at approximately \$550,000 of which 75%, or \$412,000, was paid to Massachusetts General Hospital by November 2010. During 2009 the Company agreed to provide an additional \$204,000 to Massachusetts General Hospital for the current clinical trial of Cytolin(R). Additionally, per the agreement with MGH, the Company is obligated to pay an additional \$137,000 by October 21, 2010. This amount is included in the cost above. This will enable the Principal Investigator to hire additional personnel in order to ensure that key data from the study will be available by December 31, 2010. The balance of \$137,500 is due by January 21, 2011.

In February 2010, the Company negotiated a contract with Vista Biologicals Corporation to manufacture a humanized version of the Company's lead product, Cytolin(R) at a cost of \$229,500, which will be paid over twelve (12) months beginning in March 2010. \$163,265 was paid by November 30, 2010.

In July 2010, two of the Company's executives forgave approximately \$230,000 in accrued salaries that are included as "Accrued salaries - related party" at May 31, 2010.

In August 2010, the Company renewed the office lease for $1,650\ {\rm per}$ month for one year.

In August 2010 the Company's Board of Directors approved a private placement offering to sell 2,000,000 shares of the Company's no par common stock to accredited investors at \$1.00 per share. The Company has raised approximately \$316,000 in cash related to this private placement.

In September 2010, the Company issued 25,000 stock options each to a director and a consultant at an exercise price of 1.20. The options expire in 2020.

42

Item 9. Changes in and Disagreements With Accountants on Accounting and Financial Disclosure

None.

Item 9A. Other Information

(a) Disclosure Controls and Procedures

Disclosure Controls and Procedures

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As of May 31, 2010, under the supervision and with the participation of the Company's Chief Executive Officer and Chief Financial Officer, management has evaluated the effectiveness of the design and operations of the Company's disclosure controls and procedures. Based on that evaluation, the Chief Executive Officer and Chief Financial Officer concluded that the Company's disclosure controls and procedures were not effective as of May 31, 2010 as a result of the material weakness in internal control over financial reporting discussed below.

(b) Changes in Internal Control over Financial Reporting

Changes in Control Over Financial Reporting

No change in the Company's internal control over financial reporting occurred during the year ended May 31, 2010, that materially affected, or is reasonably likely to materially affect, the Company's internal control over financial reporting.

Management's Report on Internal Control Over Financial Reporting

Our management is responsible for establishing and maintaining adequate internal control over financial reporting. Internal control over financial reporting is a process designed by, or under the supervision of, our Chief Executive Officer and Chief Financial Officer to provide reasonable assurance regarding the reliability of our financial reporting and the preparation of financial statements for external purposes in accordance with accounting principles generally accepted in the United States of America. Internal control over financial reporting includes policies and procedures that (i) pertain to the maintenance of records that in reasonable detail accurately and fairly reflect the Company's transactions; (ii) provide reasonable assurance that transactions are recorded as necessary for preparation of our financial statements and that receipts and expenditures of the Company's assets are made in accordance with authorizations of our management and directors; and (iii) provide reasonable assurance regarding prevention or timely detection of unauthorized acquisition, use or disposition of our assets that could have a material effect on the financial statements. Because of its inherent limitations, internal control over financial reporting is not intended to provide absolute assurance that a

misstatement of the Company's financial statements would be prevented or detected.

43

Our management conducted an evaluation of the effectiveness of our internal control over financial reporting as of May 31, 2010 using the criteria set forth in the Internal Control over Financial Reporting - Guidance for Smaller Public Companies issued by the Committee of Sponsoring Organizations of the Treadway Commission. Based upon the evaluation, our management concluded that our internal control over financial reporting was not effective as of May 31, 2010 because of material weaknesses in our internal control over financial reporting. A material weakness is a control deficiency that results in a more than remote likelihood that a material misstatement of the annual or interim financial statements will not be prevented or detected on a timely basis by employees in the normal course of their assigned functions. Our management concluded that we have several material weaknesses in our internal control over financial reporting because of inadequate segregation of duties over authorization, review and recording of transactions as well as the financial reporting of such transactions. Due to the Company's limited resources, management has not developed a plan to mitigate the above material weaknesses. Despite the existence of these material weaknesses, we believe the financial information presented herein is materially correct and in accordance with the generally accepted accounting principles.

As a result of recently passed legislation, this annual report does not include an attestation report of our registered public accounting firm regarding internal control over financial reporting.

Item 9B. Other Information

Not applicable

44

PART III

Item 10. Directors, Executive Officers and Corporate Governance					
Allen D. Allen	74	Chairman of the Board, President, Chief Executive Officer			
Corinne Allen, CPA	43	Chief Financial Officer, Vice President,			
Nader Pourhassan, PhD.	47	Chief Operating Officer			
Ronald J. Tropp, Esq.	67	Director			
Gregory Gould, CPA	44	Director			
George F. Dembow	77	Director			
Jordan Naydenov	50	Director			
Kenneth J. Van Ness	59	Director			

Allen D. Allen. Mr. Allen has been Chairman of our Board and our President and Chief Executive Officer since October 2003. Before joining CytoDyn, he was the Chairman of the Board of Directors and Chief Executive Officer of CytoDyn of New Mexico, Inc., since its inception in 1994. From 1990 to 1994 he was a research associate with Olive View-UCLA Medical Center, where he collaborated and published with various medical professors original research on HIV, dermatology and general immunology and was the co-investigator on an autologous vaccine study. From 1986 to 1990 Mr. Allen was director of scientific affairs, Center for Viral Diseases, Northridge, California, where he conducted and published original research on a large cohort of patients with complex constellations of neuroimmunologic complaints. From 1971 to 1986 he was president of Algorithms, Incorporated where he conducted and published original research in the areas of artificial intelligence, perception, man and machine systems and societal engineering. Over the past thirty years, he has published numerous papers in the peer review science and medical journals. He has also served as an investigator on clinical research sponsored by major pharmaceutical companies, such as Ortho Biotech, Johnson & Johnson, and Sanofi-Winthrop. Mr. Allen invented and patented the family of HIV/AIDS therapies licensed to CytoDyn. He is a member of the American Physical Society and the American Federation of Scientists, a life member of the Institute of Electrical and Electronics Engineers, and a founding member of the Editorial Board of Physics

Essays. Mr. Allen received an Associates of Arts degree from the University of California at Berkeley in 1957 and attended the University of California at Los Angeles from 1957 to 1959. In 1953 he received a national ARS Student Award in aeronautics from the American Rocket Society (now the Institute of Aeronautics and Astronautics). Mr. Allen is the father of Corinne E. Allen, our Chief Financial Officer.

Corinne Allen, CPA. Ms. Allen has been an officer and/or director of the Company since October 2003.Ms. Allen has been our Chief Financial Officer from October 28, 2003 through May 2004. From 2004 until July 2009 Ms. Allen served as Vice President of Business Development at which time she was appointed Chief Financial Officer. Ms. Allen served as Secretary and Treasurer of CytoDyn of New Mexico, Inc. where she was also a Director from June, 1994 to October 2003. Ms. Allen is a licensed Certified Public Accountant. From 1999 to 2003, Ms. Allen was employed as a Senior Manager at Deloitte & Touche in San Francisco, and, from 1992 to 1998 was a CPA at Hallquist Jones P.C. She has over 24 years experience in the accounting industry. Ms. Allen received a B.S. in Business Administration from California State University Northridge with a specialty in Accounting Theory and Practice in 1992. She has been a Certified Public Accountant since January 1997. Ms. Allen is the daughter of Allen D. Allen, our Chairman and CEO. Ms. Allen is a member of the American Institute of Certified Public Accountants (AICPA).

Nader Pourhassan, PhD. Dr. Pourhassan became the Company's Chief Operating Officer in May 2008. Born in Tehran, Iran in 1963, Dr. Pourhassan immigrated to the United States in 1977 and became a U.S. citizen in 1991. He received his Bachelor of Science from Utah State University in 1985, his Masters of Science from Brigham Young University in 1990 and his PhD from the University of Utah in 1998. Before joining the company Dr. Pourhassan was an instructor in engineering at The Center for Advanced Learning in Utah. Dr. Pourhassan also owned and operated an export/import and manufacturing business , Apache Art Gallery, which manufactured snd sold jewelry, pottery and other artifacts.

Gregory A. Gould, CPA. Mr. Gould has been a Director since March 20, 2006 and a member of our Audit Committee and Compensation Committee since May 15, 2006. Mr. Gould has been the Chief Financial Officer and Treasurer of SeraCare Life Sciences, Inc., since August 2006 and the Secretary of the Company since November 2006. From August 2005 to August 2006, Mr. Gould provided financial and accounting consulting services through his consulting company, Gould LLC. From April 2005 to August 2005, Mr. Gould served as the Chief Financial Officer and Senior Vice President of Integrated BioPharma, Inc., a life sciences company serving the pharmaceutical, biotechnology and nutraceutical markets. Prior to that, from February 2004 through January 2005, Mr. Gould served as the Chief Financial Officer, Treasurer and Secretary of Atrix Laboratories, Inc., an emerging specialty pharmaceutical company focused on advanced drug delivery. From 1996 through October 2003, Mr. Gould served as Director of Finance and then as the Chief Financial Officer and Treasurer of Colorado MEDtech, a high tech software development, product design and manufacturing company. Mr. Gould holds a B.S. in Business Administration from the University of Colorado, Boulder and is a Certified Public Accountant in the State of Colorado.

Ronald J. Tropp, Esq. Mr. Tropp was a Director of the Company from October, 2003 to January 31, 2006 and was reappointed in January 2007. He served as Director for CytoDyn of New Mexico, Inc. Mr. Tropp received his Bachelor of Arts degree from Swarthmore College 1965, and a Juris Doctorate from the University of Wisconsin - Madison in 1968. He is admitted to the practice of law in New York and California. He has practiced entertainment and transactional law for over 25 years and has been representing CytoDyn and CytoDyn of New Mexico, Inc. since the Fall of 1999. Previously, he served as corporate counsel and director for Pacific Coast Medical Enterprises, which owned five acute care hospitals in Southern California.

46

George F. Dembow. Mr. Dembow has been a Director since February 2008. From 1972 to today, he started and built Arizona Natural Resources, Inc., a manufacturer and contractor of cosmetics, toiletries and candles Mr. Dembow attended Cornell University in Ithaca, NY 1950 to 1954 and graduated with a BS with an additional year credit toward an MBA. Mr. Dembow was a Fighter pilot in the USAF 1954 - 1957. He was Employed by Fischbach and Moore, Inc., a world-wide electrical contractor traded on the New York Stock Exchange from 1958 to 1966, becoming a Vice-President in Washington, DC in 1963. Mr. Dembow was President and Co-Owner of Apache Airlines, Inc., a commuter airline operating from Phoenix, Arizona with scheduled service in Arizona, Nevada, Montana and North Dakota from 1966 to 1971.

Jordan Naydenov. Mr. Naydenov has been a Director of the Company since June 2009. Mr. Naydenov immigrated to the U.S. in 1982 from Bulgaria where he was a competitive gymnast. He purchased a gymnasium, Nadeynov Gymnastics and parlayed it into a successful business empire. He is also the President and Board member of Milara, Inc., and Milara International leading providers of stencil and screen printing systems for the surface mount and semiconductor industries, which he purchased and helped build into a multi-million dollar business.

Kenneth J. Van Ness. Mr. Van Ness has been a Director of the Company since June 2010. During the past 25 years he has held various C level positions in both domestic, public, private and international companies, in a variety of industries. His responsibilities combined C level management positions with profitablity, marketing, operations, staff and investor relations oversight. Throughout his career he has participated in in equity and debt transactions in excess of \$500M.In the past decade he has focused as a merchant mortgage banker and investor. Currently he is the managing director of two private equity companies, Greenwood Hudson Portfolio LLC and Technolgy Capital Services, LLC comprised of investments in over 20 public companies. In addition Mr. Van Ness provides consulting services to real estate investors with complex financial challenges. Mr. Van Ness received a BS from the University of Florida in 1973, and lives in Florida.

Section 16(a) Beneficial Ownership Reporting Compliance

Section 16(a) of the Securities Exchange Act of 1934, as amended, requires our Directors, Officers and beneficial owners of more than 10% of our common stock to file reports of ownership and reports of changes in the ownership with the Securities and Exchange Commission. Such persons are required by Securities and Exchange Commission regulations to furnish us with copies of all Section 16(a) forms they file.

Code of Ethics.

We have adopted a Code of Ethics for our Senior Executive Officers as well as a Code of Business Conduct and an Insider Trading Policy for the Company. These can all be found on our website at www.cytodyn.com under the Management tab.

Audit Committee

The Board of Directors has resolved to establish an audit committee composed of our Chief Financial Officer Corinne Allen, CPA and Board members, Gregory A. Gould, CPA, Ronald J. Tropp, Esq and George F. Dembow. Two of the members of the audit committee are "financial experts" as defined in Regulation S-B Item 401(e) (1)(ii)(2). Mr. Gould, Mr. Tropp and Mr. Dembow are the independent members of the Audit Committee at this time. An Audit Committee Charter was adopted by the Board of Directors and became effective on June 1, 2007.

47

<TABLE> <CAPTION>

Item 11. Executive Compensation

The following table provides an overview of compensation that CytoDyn, Inc. paid to the Named Executive Officers for the fiscal years ended May 31, 2010 and 2009

S	Summary Comp	ensation Tal	ble				
Annual Compe	ensation Lor	g Term Comp	ensation	Awards			
(a)	(b)	(c)	(d)	(e)	(f)	(g)	(h)
Name and principal position	Year	Salary (\$)	Bonus (\$)	Stock Awards (\$)	Option Awards (\$)	All other Compensation (\$)	Total (\$)
<pre><s> Allen D. Allen,</s></pre>	<c></c>	<c></c>	<c></c>	<c></c>	<c></c>	<c></c>	<c></c>
President & CEO (1)	5/31/2009 5/31/2010	60,500 200,000	_ 27,250	-	_ 426,000	_	60,500 653,250
Corinne Allen, CFO (1)	5/31/2009 5/31/2010	8,000 150,000	_ 41,533		426,000	_	8,000 617,533
Nader Pourhassan, COO (2)	5/31/2009 5/31/2010	175,000 200,000	- 50,800	80,500 426,000	-		255,500 676,800

</TABLE>

- Table shows actual amounts paid. As of February 2006, Mr. Allen's salary was approved by Board of Directors for \$150,000. In April 2010 Mr. Allen's salary was approved By the Board of Directors for \$200,000 to be paid semimonthly as cash is available. There is no Employment Agreement with Mr. Allen. Ms. Allen was approved for salary of \$100,000 in February 2006 by the Board of Directors, and increased to \$150,000 in April 2010 to be paid semimonthly as cash is available. There is no Employment Agreement with Ms. Allen.
- Table shows actual amounts paid. Dr. Pourhassan entered into a personal services agreement with the Company in May 2008 for two yeara. His annual base salary per his personal services agreement is \$200,000 beginning June 1, 2008, and \$200,000 in 2010.

Our Directors receive compensation in the form of stock option grants. The Directors receive no cash compensation. Stock option grants to our Directors were as follows in 2010:

	(a) Option Awards (\$)
Ronald J. Tropp, Esq.	\$142,000
Gregory Gould, CPA	\$177,500
George F. Dembow	\$71,000
Jordan Naydenov	\$106,500
Kenneth J. Van Ness	\$-0-

(a) Option awards represent the grant date fair value of the awards pursuant to FAS Topic $718\,$

48

Outstanding Equity Awards at Fiscal Year-End

The following table sets forth the number of shares of common stock covered by outstanding stock option awards that are exercisable and unexercisable for each of our named executive officers as of May 31, 2010.

(a)	(b) # of Se	(c) ecurities	(d)	(e)
	Underlying	Unexercised		
	Options	s at FYE		
	May 31,	, 2010 (#)	Options	
			Exercise	
	Unexercis	sed Options	Options Price	Expiration
Name	Exercisable	/Unexercisable	(\$)	Date
Allen D. Allen, CEO	362,283	312,717	\$.72 - \$2.95	2014 - 2017
Corinne Allen, CFO	362,283	312,717	\$.72 - \$2.95	2014 - 2017
Nader Pourhassan, COO	10,137	289,863	\$1.95	2014

Mr. Allen has options to purchase 675,000 shares of common stock. 362,283 have vested. None have been exercised to date. 50,000 were Granted in FYE 2006 and 25,000 were Granted in FYE 2007, 300,000 were Granted in FYE 2008. 300,000 were Granted in FYE 2010.

Ms. Allen has options to purchase 675,000 shares of common stock. 362,283 have vested. None have been exercised to date. 50,000 were Granted in FYE 2006, 25,000 were Granted in FYE 2007, 300,000 were Granted in FYE 2008. 300,000 Were Granted in FYE 2010.

Dr. Pourhassan has options to purchase 300,000 shares of common stock. 10,137 have cested. None have been exercised to date. The shares were granted in FYE 2010.

We know of no arrangements concerning anyone's ownership of stock, which may, at a subsequent date, result in a change of control.

49

Item 12. Security Ownership of Certain Beneficial Owners and Management and Related Stockholder Matters

The following table sets forth the beneficial ownership of our common stock as of May 31, 2010, by (i) each person or entity who is known by us to own beneficially more than 5% of the outstanding shares of common stock, (ii) each of our Directors, (iii) each of the Executive Officers named in the Summary Compensation Table, and (iv) all of our Officers and Directors as a Group

Name And Address of Beneficial Owner (1)	Beneficial Ownership (2)(3)	Approximate Percent Owned
 C. David Callaham	1,215,190	5.9%
Allen D. Allen, CEO	1,773,695	8.6%

Corinne Allen, CFO	1,417,204	6.9%
Nader Pourhassan, COO	230,137	1.1%
Gregory A. Gould, Director	109,224	.5%
Ronald J. Tropp, Director	113,379	.5%
George F. Dembow, Director	368,689	1.8%
Jordan Naydenov, Director (4)	1,208,934	5.9%
Kenneth J. Van Ness, Director (5)	2,584,241	12.5%
TOTAL OFFICERS AND DIRECTORS AS A GROUP	9,021,416	38%

(1) Unless otherwise indicated, the business address of each Shareholder is c/o CytoDyn, Inc., 1511 Third Street, Santa Fe, New Mexico 87505.

(2) Each Shareholder has sole voting and investment power for the Shares they beneficially own. This table is based upon information supplied by Officers, Directors, Principal Shareholders, and Schedules 13D and 13G filed with the SEC. Beneficial ownership is determined in accordance with the rules of the Securities and Exchange Commission. Shares of common stock subject to options and warrants currently exercisable, or exercisable within 60 days of May 31, 2010, are deemed outstanding for computing the ownership percentage of the person holding such options or warrants, but are not deemed outstanding for computing the ownership percentage of any other person. Except as otherwise noted, we believe that each of the Shareholders named in the table have sole voting and investment power with respect to all Shares of common stock shown as beneficially owned by them, subject to applicable community property laws.

(3) Includes options that have been granted and vested.

(4) Mr. Naydenov owns 60,000 preferred shares Series B that are convertible into 600,000 common shares which we have included in this table.

(5) Mr. Van Ness beneficially owns his shares indirectly through the entities Greenwood Hudson Portfolio, LLC and Technology Capital Services LLC.

50

Item 13. Certain Relationships and Related Transactions and Director Independence

Related Party Transactions, Actual or Proposed, during the two years ended May 31, 2010. We propose to be, or during the last two years were, party to certain transactions involving amounts in excess of \$120,000, in which our Directors, Executive Officers, others hold more than 5% of any class of our securities, or their immediate family members, had or will have a material interest. The interested parties and transactions are described below.

In May and July 2007, we issued to George Dembow, A director of the Company \$150,000 in interest-bearing promissory notes. The notes Bear interest at 14% per annum, are unsecured, and have no stated maturity date. As of May 31, 2010, the balance of the notes is \$110,000, and is included as "Indebtedness to Related parties" in the financial statements.

Patents

The Company has a License Agreement with Allen D. Allen the Company's President and CEO that gives the exclusive right to develop, market and sell his technology worldwide. This includes issued U.S. patents 5,424,066; 5.651,970 and 6,534,057, foreign counterparts, as well as European Patents No. 94 912826.8 and 04101437.4. Hong Kong, Australian, and Canadian patents have been obtained as well. The term of the license agreement is for the life of the patents. The original expiration dates on the issued patents are 2013 to 2016. There is an automatic extension of the expiration date on U.S. patents equal to the number of years the drug under the patent is being studied in clinical trials. Typically this provides another four to five years on the earliest claims. CytoDyn's counsel expects its patents to be extended until 2017 to 2020 depending upon the original date of the issued patents. The Company estimates the costs associated with these issued patents to be approximately \$100,000 per year.

The Company also intends to file for a new patent applications covering its humanized version(s) of Cytolin(R) during the next fiscal year if our research and development efforts warrant it.

Approval of Services

The Board of Directors has resolved to establish an audit committee composed of Board members Gregory A. Gould, CPA, Ronald J. Tropp and George F. Dembow. Pending proper establishment of the audit committee, the Board of Directors pre-approves all engagements for audit and non-audit services provided by the Company's principal accounting firm, Pender Newkirk and Company.

Audit Fees

The aggregate fees billed during the fiscal years ended May 31, 2010 and 2009 for professional services rendered by our principal accounting firm, Pender Newkirk and Company, for the audit of the financial statements included in Form 10-K, and for the review of the interim condensed financial statements included in Form 10-Q, were approximately \$148,000 and \$129,000, respectively.

51

Audit Related Fees

The aggregate fees billed during the fiscal years ended May 31, 2010 and 2009 for assurance and related services rendered by our current principal accounting firm, Pender Newkirk & Co., were approximately \$0 and \$0, respectively.

Tax Compliance/Preparation Fees

The aggregate fees billed during the fiscal years ended May 31, 2010 and 2009 for professional services rendered by our principal accounting firm, Pender Newkirk Co. for tax compliance, tax advice, and tax planning were approximately \$0 and \$0, respectively. Tax compliance services include the preparation of income tax returns filed with the Internal Revenue Service. Tax advice and planning services included assistance with implementation of tax planning strategies and consultation on other tax matters.

All Other Fees

The aggregate fees billed during the fiscal years ended May 31, 2010 and 2009 for all other professional services rendered by our principal accounting firm Pender Newkirk & Co. were approximately 0 and 0, respectively. Other services consisted of assistance with the interpretation of new accounting standards and other related services.

Board of Directors Pre-Approval Process, Policies and Procedures

Our principal auditors have performed their audit procedures in accordance with pre-approved policies and procedures established by our Board of Directors. Our principal auditors have informed our Board of Directors of the scope and nature of each service provided. With respect to the provisions of services other than audit, review, or attest services, our principal accountants brought such services to the attention of our Board of Directors prior to commencing such services.

52

PART IV

Item 15. Exhibits and Financial Statement Schedules

The following documents are filed as part of this Annual Report on Form 10-K:

1. Consolidated Financial Statements

See the Consolidated Financial Statements starting on page 22.

2. Exhibits

The exhibits listed in the Exhibit Index, which appears immediately following the signature page and is incorporated herein by reference, and filed as part of this Annual Report on Form 10-K.

Pursuant to the requirements of Section 13 or 15(d) of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

CYTODYN, INC. Registrant)

Date:	December 3,	2010	By:	/s/ Allen D. Allen
				Allen D. Allen President and CEO
Date:	December 3,	2010	By:	/s/ Corinne Allen
				Corinne Allen Chief Financial Officer, Principal Financial and Accounting Officer

Pursuant to the requirements of the Securities Act of 1934 this Annual Report on Form 10-K was signed by the following persons on behalf of the Registrant and in the capacities and on the dates stated:

Name	Title	Date
/s/ Gregory Gould	Director	December 3, 2010
Gregory Gould		
/s/ Ronald Tropp	Director	December 3, 2010
Ronald Tropp		
/s/ George Dembow	Director	December 3, 2010
George Dembow		
/s/ Jordan Naydenov	Director	December 3, 2010
Jordan Naydenov		
/s/ Kenneth Van Ness	Director	December 3, 2010
Kenneth Van Ness		

54

EXHIBITS INDEX

Exhibit Number

Description

Articles of Incorporation and Bylaws

- 3.1 Rexray Articles of Incorporation shell company (incorporated herein by reference to Exhibit 3.1 on Form 10SB12G Registration of Securities for Small Business Issuers filed July 11, 2002)
- 3.2 Bylaws of Corporation (incorporated by reference herein to Exhibit 3.2 filed with Form 10SB12G, Registration of Securities for Small Business Issuer filed July 11, 2002)
- 3.3 Amendment to the Articles of Incorporation changing company name from Rexray to CytoDyn, Inc and effective a one for two reverse split of its common shares (incorporated herein by reference to filed Exhibit 3.3 on Current Form 8K filed November 12, 2003).
- 3.4 Amendment to Articles of Incorporation dated September 2009 designating CytoDyn's preferred Series B non-voting shares sold in a private placement. (Incorporated by reference to Exhibit 3.4 to Form 10K filed March 12, 2010).

3.5 Amendment to Articles of Incorporation dated April 29, 2010 increasing the number Of authorized shares to 100,000,000 (incorporated herein by reference to Exhibit 3.5 On Current Form 8-K filed April 29, 2010).

Material Contracts

- 10.1 Acquisition Agreement for reverse merger acquisition of shell company by CytoDyn of New Mexico Inc. (incorporated herein by reference to Exhibit 10.1 with Current Form 8KA filed January 12, 2004)
- 10.2 Patent License Agreement that was assigned under the Acquisition Agreement (incorporated herein by reference to Exhibit 10.2 with Form 10KSB, Annual Report for Small Business Issuers filed June September 14, 2004)
- 10.3 Buy Sell Agreement with Symbion Research International (incorporated herein by reference to Exhibit 10.5.2 with Form 10QSB, Quarterly Report for Small Business Issuers filed January 12, 2005)
- 10.4 Amendment to Patent License Agreement (incorporated herein by reference to Exhibit 10.6.1 filed with Form SB-2 Registration of Securities for Small Business Issuer filed March 21, 2005)
- 10.5 Agreement and Plan of Acquisition for subsidiary Advanced Genetic Technologies Inc (incorporated herein by reference to Exhibit 10.2 with Current Form 8K filed February 5, 2007)
- 10.6 Legal Settlement between CytoDyn of New Mexico Inc, Officers Allen D. Allen and Corinne Allen and CytoDyn, Inc on the one hand and Maya LLC, Rex Lewis, and AIDS Research LLC on the other hand entered into December 2008. (Incorporated by reference to Exhibit 10.6 to Form 10K filed March 12, 2010).
- 10.7 Statement of Work for Vista Biologicals Inc to manufacture Cytolin(R), CytoDyn Inc.'s lead product to be used in human clinical trials entered into May 2008. (Incorporated by reference to Exhibit 10.7 to Form 10-K filed March 12, 2010).
- 10.8 Sponsored Research Agreement between Massachusetts General Hospital and CytoDyn, Inc e entered into September 28, 2009 for conducting clinical trials on Cytolin (incorporated herein by reference to Exhibit 10.1 of CytoDyn Inc. Current report on Form 8-K dated September 29, 2009)

55

Consents of Experts and Counsel

Certifications

- 31.1 Certification by CEO
- 31.2 Certification by CFO
- 31.2 Certification of CEO pursuant to 18. U.S.C. Section 1350 as adopted, pursuant to Section 906 of Sarbanes-Oxley Act of 2002
- 32.2 Certification of CFO pursuant to 18. U.S.C. Section 1350 as adopted, pursuant to Section 906 of Sarbanes-Oxley Act of 2002

Additional Exhibits

99.1 Audit Committee Charter by the Board of Directors (incorporated herein by reference to Exhibit 99.1 with Form 10KSB Annual Report for Small Business Issuers filed August 30, 2007) Exhibit 31.1 Certification of Chief Executive Officer

I, Allen D. Allen, Chief Executive Officer, certify that:

1. I have reviewed this Annual Report on Form 10-K of Cytodyn, Inc.;

2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this Annual Report;

3. Based on my knowledge, the financial statements, and other financial information included in this Annual Report, fairly present in all material respects the financial condition, results of operations and cash flows of the Registrant as of, and for, the periods presented in this Annual Report;

4. The Registrant other certifying officer(s) and I am responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the Registrant and have:

(a) designed such disclosure controls and procedures or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the Registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this Annual Report is being prepared;

(b) designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;

(c) evaluated the effectiveness of the Registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and

(d) disclosed in this report any change in the Registrant's internal controls over financial reporting that occurred during the Registrant's most recent fiscal quarter that has materially affected, or is reasonably likely to materially affect, the Registrant's internal controls over financial reporting; and

5. The Registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the Registrant's auditors and the audit committee of the Registrant's Board of Directors;

(a) all significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonable likely to adversely affect the Registrant's ability to record, process, summarize and report financial information; and

(b) any fraud, whether or not material, that involves management or other employees who have a significant role in the Registrant's internal control over financial reporting.

/s/ Allen D. Allen

Allen D. Allen President and Chief Executive Officer

Exhibit 31.2 Certification of the Chief Financial Officer

I, Corinne Allen, Chief Financial Officer, certify that:

1. I have reviewed this Annual Report on Form 10-K of Cytodyn, Inc.;

2. Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this Annual Report;

3. Based on my knowledge, the financial statements, and other financial information included in this Annual Report, fairly present in all material respects the financial condition, results of operations and cash flows of the Registrant as of, and for, the periods presented in this Annual Report;

4. The Registrant's other certifying officer(s) and I am responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the Registrant and have:

(a) designed such disclosure controls and procedures or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the Registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this Annual Report is being prepared;

(b) designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles;

(c) evaluated the effectiveness of the Registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation;

(d) disclosed in this report any change in the Registrant's internal controls over financial reporting that occurred during the Registrant's most recent fiscal quarter that has materially affected, or is reasonably likely to materially affect, the Registrant's internal controls over financial reporting; and

5. The Registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the Registrant's auditors and the audit committee of the Registrant's Board of Directors;

(a) all significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonable likely to adversely affect the Registrant's ability to record, process, summarize and report financial information; and

(b) any fraud, whether or not material, that involves management or other employees who have a significant role in the Registrant's internal control over financial reporting.

/s/ Corinne Allen

Corinne Allen Chief Financial Officer

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Annual Report on Form 10-K of Cytodyn, Inc. (the "Company") for the year ended May 31, 2010 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), the undersigned, Allen D. Allen, the Chief Executive Officer of the Company, hereby certifies, pursuant to 18 U.S.C. section 1350, that:

- (1) The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/s/ Allen D. Allen

Allen D. Allen President and Chief Executive Officer

CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002

In connection with the Annual Report on Form 10-K of Cytodyn, Inc. (the "Company") for the year ended May 31, 2010 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), the undersigned, Corinne Allen, the Chief Financial Officer of the Company, hereby certifies, pursuant to 18 U.S.C. section 1350, that:

- (1) The Report fully complies with the requirements of Section 13(a) or 15(d) of the Securities Exchange Act of 1934; and
- (2) The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company.

/s/ Corinne Allen Corinne Allen Chief Financial Officer