CYTRX CORP Form 424B3 June 12, 2007

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PROSPECTUS SUPPLEMENT NO. 1 (To Prospectus Dated April 25, 2005)

CYTRX CORPORATION

Common Stock Warrants

This Prospectus Supplement supplements our Prospectus dated April 25, 2005. This Prospectus Supplement should be read in conjunction with, and may not be delivered or utilized without, the Prospectus. This Prospectus Supplement is qualified by reference to the Prospectus, except to the extent that the information in this Prospectus Supplement supersedes the information contained in our Prospectus.

Selling Securityholders

The table beginning on page 21 in the Prospectus titled Selling Securityholders is amended by this Prospectus Supplement as follows:

- (A) Enza Vitiello transferred a warrant for the purchase of 13,612 shares of our common stock registered by this Prospectus to Alfred J. Ricarrdi;
- (B) EPM Holdings AG transferred a warrant for the purchase of 7,146 shares of our common stock registered by this Prospectus to Interglobe Finance SA;
- (C) EPM Elektro Produktions Machinen AG transferred a warrant for the purchase of 7,146 shares of our common stock registered by this Prospectus to Interglobe Finance SA;
- (D) OTAPE LLC transferred a warrant for the purchase of 27,224 shares of our common stock registered by this Prospectus to OTA LLC;
- (E) Omicron Master Trust transferred a warrant for the purchase of 69,749 shares of our common stock registered by this Prospectus to Portside Growth and Opportunity Fund;
- (F) Omicron Master Trust transferred a warrant for the purchase of 32,338 shares of our common stock registered by this Prospectus to Rockmore Investment Master Fund Ltd.;
- (G) North Olmstead Partners, L.P. transferred a warrant for the purchase of 68,058 shares of our common stock registered by this Prospectus to Crestview Capital Master, LLC; and
- (H) PTJP Partners L.P. transferred a warrant for the purchase of 59,270 shares of our common stock registered by this Prospectus to Jason & Argos Partners Holding.

As a result of the foregoing transfers, Alfred J. Ricarrdi, Interglobe Finance SA, OTA LLC, Rockmore Investment Master Fund Ltd., Crestview Capital Master, LLC and Jason & Argos Partners Holding shall henceforth be treated as additional selling securityholders for purposes of the Prospectus. The information regarding selling securityholders in the Prospectus is revised and

supplemented to reflect the transfers described in the preceding paragraphs. The beneficial ownership information for the selling securityholders listed below is as of May 16, 2007.

	Beneficial Ownership Before Offering(1)		Beneficial Ownership After Offering (1)(3)		
	Number of				
	Number of		Shares Being	Number	
		Percent			Percent
	Shares	(2)	Offered	of Shares	(2)
Alfred J. Ricarrdi	13,612(4)	*	13,612(4)	0	*
Interglobe Finance SA	5,096(5)	*	5,096(5)	0	*
OTA LLC	149,175(6)	*	27,224(6)	121,951	*
Portside Growth and Opportunity					
Fund	1,089,563(7)	1.2	103,778(7)	985,785	1.1
Rockmore Investment Master Fund					
Ltd.	165,621(8)	*	32,338(8)	133,283	*
Crestview Capital Master, LLC	1,513,758(9)	1.7	136,116(9)	1,377,642	1.6
Jason & Argos Partners Holding	32,382(10)	*	32,382(10)	0	*

^{*} Less than one percent.

(1) Beneficial ownership is determined in accordance with the rules of the SEC and generally includes voting or investment power with respect to securities. Shares of common stock subject to options, warrants and convertible securities currently exercisable or convertible, or exercisable or convertible within 60 days, are deemed outstanding,

including for purposes of computing the percentage ownership of the person holding such option, warrant or convertible security, but not for purposes of computing the percentage of any other holder.

- (2) Included as outstanding for this purpose are 86,813,178 shares outstanding on May 7, 2007, plus, in the case of each of these selling securityholders, the shares issuable upon exercise of the options or warrants held by such selling securityholder (but not including shares issuable upon exercise or conversion of any other options, warrants or other securities held by any other person).
- (3) Assumes that all shares and warrants included in this prospectus will

be sold by the selling securityholder.

- (4) Represents warrants to purchase 13,612 shares of our common stock.
- (5) Represents
 shares received
 upon the
 exercise of
 warrants to
 purchase 14,292
 shares of our
 common stock.
- (6) Includes 27,224 shares of our common stock issuable upon exercise of warrants included in this prospectus. Ira Leventhal, a managing member of the selling securityholder, has voting and investment control over the reported securities.
- (7) Includes
 859,563 shares
 of our common
 stock issuable
 upon exercise of
 warrants, which
 includes
 103,778 shares
 of our common
 stock issuable
 upon exercise of
 warrants
 included in this

prospectus.

Ramius Capital

Group, L.L.C.

(Ramius

Capital) is the

investment

adviser of

Portside Growth

and Opportunity

Fund (Portside)

and

consequently

has voting

control and

investment

discretion over

securities held

by Portside.

Ramius Capital

disclaims

beneficial

ownership of

the shares held

by Portside.

Peter A. Cohen,

Morgan B.

Stark, Thomas

W. Strauss and

Jeffrey M.

Solomon are the

sole managing

members of

C4S & Co.,

L.L.C., the sole

managing

member of

Ramius Capital.

As a result,

Messrs. Cohen,

Stark, Strauss

and Solomon

may be

considered

beneficial

owners of any

shares deemed

to be

beneficially

owned by

Ramius Capital.

Messrs. Cohen,

Stark, Strauss and Solomon disclaim beneficial ownership of these shares. An affiliate of Ramius Capital is a NASD member. However, this affiliate will not sell any shares to be offered by Portside Growth and Opportunity Fund through this prospectus and will receive compensation whatsoever in connection with sales of shares by Portside Growth and Opportunity Fund through this prospectus.

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(8) Represents 165,621 shares of our common stock issuable upon exercise of warrants, which

includes 32,338

shares of our

common stock

issuable upon

exercise of

warrants included

in this prospectus.

Rockmore Capital,

LLC (Rockmore

Capital) and

Rockmore

Partners, LLC

(Rockmore

Partners), each a

limited liability

company formed

under the laws of

the State of

Delaware, serve as

the investment

manager and

general partner,

respectively, to

Rockmore

Investments

(US) LP, a

Delaware limited

partnership, which

invests all of its

assets through

Rockmore

Investment Master

Fund Ltd., an

exempted

company formed

under the laws of

Bermuda

(Rockmore Master

Fund). By reason

of such

relationships,

Rockmore Capital

and Rockmore

Partners may be deemed to share dispositive power over the shares of our common stock owned by Rockmore Master Fund. Rockmore Capital and **Rockmore Partners** disclaim beneficial ownership of such shares of our common stock. **Rockmore Partners** has delegated authority to Rockmore Capital regarding the portfolio management decisions with respect to the shares of common stock owned by Rockmore Master Fund and, as of May 16, 2007, Mr. Bruce T. Bernstein and Mr. Brian Daly, as officers of Rockmore Capital, are responsible for the portfolio management decisions of the shares of common stock owned by Rockmore Master Fund. By reason of such authority, Messrs. Bernstein and Daly may be deemed to share dispositive power over the shares of our common stock owned by Rockmore Master

Fund.

Messrs. Bernstein and Daly disclaim beneficial ownership of such shares of our common stock and neither of such persons has any legal right to maintain such authority. No other person has sole or shared voting or dispositive power with respect to the shares of our common stock as those terms are used for purposes under Regulation 13D-G of the Securities Exchange Act of 1934, as amended. No person or group (as that term is used in Section 13(d) of the Securities Exchange Act of 1934, as amended, or the SEC s Regulation 13D-G) controls Rockmore Master Fund.

1,513,758 shares of our common stock issuable upon exercise of warrants, which includes 136,116 shares of our common stock issuable upon exercise of warrants included in this prospectus.

Crestview Capital Partners, LLC

(9) Represents

(CCP) is the sole managing member of Crestview Capital Master, LLC (CCM) and may be deemed to have sole voting and investment power with respect to the securities beneficially owned by CCM. CCP disclaims beneficial ownership of these securities. The Managing Members of CCP are Stewart Flink, Robert Hoyt and Daniel Warsh, each of whom may be deemed to have voting and dispositive power over securities beneficially owned by CCM, and each of whom also disclaims beneficial ownership of these securities. Mr. Flink is an affiliate of a broker-dealer and it has been confirmed to us that the securities were acquired to be resold in the ordinary course of business and that there are no arrangements with any other persons, whether directly or indirectly, to dispose of the

securities.

(10) Represents shares received upon the exercise of warrants to purchase 59,270 shares of our common stock.

Neither Alfred J. Ricarrdi, Interglobe Finance SA, OTA LLC, Portside Growth and Opportunity Fund, Rockmore Investment Master Fund Ltd., Crestview Capital Master, LLC nor Jason & Argos Partners Holding has had any material relationship with us or any of our affiliates within the past three years.

* * * * *

Neither the Securities and Exchange Commission nor any state securities commission has approved or disapproved of these securities or passed upon the adequacy or accuracy of this Prospectus Supplement. Any representation to the contrary is a criminal offense.

The date of this Prospectus Supplement is June 12, 2007.