CELLTECH GROUP PLC Form SC TO-T/A July 09, 2004

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# UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

#### **SCHEDULE TO**

(Rule 14d-100)

# TENDER OFFER STATEMENT UNDER SECTION 14(d)(1) OR 13(e)(1) OF THE SECURITIES EXCHANGE ACT OF 1934

(Amendment No. 13)

## Celltech Group plc

(Name of Subject Company (Issuer))

### UCB S.A.

(Names of Filing Persons (Offeror))

Ordinary Shares American Depositary Shares

(Title of Class of Securities)

Ordinary Shares (GB0001822765) American Depositary Shares (US1511581027)

(CUSIP Number of Class of Securities)

Jettie Van Caenegem UCB S.A. 60 Allee de la Recherche, 1070 Brussels Tel: 011 32 2 559 9516

(Name, Address, and Telephone Number of Person Authorized to Receive Notices and Communications on Behalf of Filing Persons)

#### CALCULATION OF FILING FEE

Transaction Valuation(1)

Amount of Filing Fee(1)(2)

\$2,731,955,531 \$346,138

For purposes of calculating the filing fee pursuant to Rule 0-11(d), the transaction value of the Celltech Shares and Celltech ADSs (each Celltech ADS represents two Celltech Shares) to be received by UCB, assuming acceptance of the Offer by holders in the United States, is calculated as follows: 278,128,673 Celltech Shares (including Celltech Shares represented by ADSs) multiplied by 550 pence per Celltech Share, the cash consideration being offered per Celltech Share which yields £1,543,913,835, converted to U.S. dollars at the noon buying rate on May 17, 2004, of £1=\$1.7695 which yields \$2,731,955,531, multiplied by 0.0001267, which yields \$346,138. Each of the capitalized terms used is defined in the Tender Offer Statement on Schedule TO filed May 19, 2004.

(2)	Sent via wire transfer to the SEC on May 18, 2004.		
0	Check the box if any part of the fee is offset as provided by Rule 0-11(a)(2) previously paid. Identify the previous filing by registration statement num		
Amount	t Previously Paid:	Filing Party:	
Form or	r Registration No.:	Date Field:	
0	Check the box if the filing relates solely to preliminary communications n	nade before commencement of a tender offer.	
Check th	Check the appropriate boxes below to designate any transactions to which the statement relates:		
ý	third-party tender offer subject to Rule 14d-1.		
o	issue tender offer subject to Rule 13e-4.		
O	going-private transaction subject to Rule 13e-3.		
ý	amendment to Schedule 13D under Rule 13d-2.		
Check the following box if the filing is a final amendment reporting the results of the tender offer: o			

CUSIP No. <u>GB0001822765</u> <u>US1511581027</u>

Names of Rep UCB S.A. I.R.S. Identific Not applicable	cation Nos. of persons (entities only)		
2. Check the App	propriate Box if a Member of a Group (See Instructions)  (a) o (b) o		
3. SEC Use Only	. SEC Use Only		
4. Source of Fun WC, BK	ds (See Instructions)		
5. Check if Discl	osure of Legal Proceedings is Required Pursuant to Items 2(d) or 2(e)		
-	6. Citizenship or Place of Organization Kingdom of Belgium		
Number of Shares Beneficially	7. Sole Voting Power 258,389,579 ordinary shares, nominal value 50 pence per share		
Owned by Each Reporting	8. Shared Voting Power		
Person With	9. Sole Dispositive Power 258,389,579 ordinary shares, nominal value 50 pence per share		
	10. Shared Dispositive Power		
	<ol> <li>Aggregate Amount Beneficially Owned by Each Reporting Person 258,389,579 ordinary shares, nominal value 50 pence per share</li> </ol>		
12. Check if the A	ggregate Amount in Row (11) Excludes Certain Shares (See Instruction)		
	3. Percent of Class Represented by Amount in Row (11) 92.8% of issued and outstanding ordinary shares, nominal value 50 pence per share		
14. Type of Repor	4. Type of Reporting Person (See Instructions) CO		

This Amendment No. 13 (the "Amendment") amends the Tender Offer Statement on Schedule TO initially filed with the Securities and Exchange Commission (the "SEC") on May 19, 2004 by UCB S.A., a société anonyme organized under the laws of the Kingdom of Belgium ("UCB"), relating to a third-party tender offer (the "Offer") by UCB to purchase all of the (i) ordinary shares, nominal value of 50 pence each (the "Celltech Shares"), and (ii) American Depositary Shares (the "Celltech ADSs"), each representing two Celltech Shares and evidenced by American Depositary Receipts, of Celltech Group plc, a public limited company organized under the laws of England and Wales ("Celltech").

This Amendment amends the disclosure in Item 8 of the Schedule TO to reflect UCB's beneficial ownership of 258,389,579 Celltech Shares, representing approximately 92.8% of the entire issued share capital of Celltech. This Amendment also amends the Schedule 13D initially filed with the SEC on June 14, 2004 to reflect the information set out in Item 8 below.

On July 9, 2004, UCB issued a press release announcing the level of acceptances pursuant to the Offer as of such date. The press release is attached as exhibit 99.(a)(27) hereto.

#### ITEM 8. INTEREST IN SECURITIES OF THE SUBJECT COMPANY.

Item 8(a) has been amended and restated as follows:

(a) As of July 9, 2004, UCB beneficially owned an aggregate of 258,389,579 Celltech Shares, representing approximately 92.8% of the entire issued share capital of Celltech. Of the Celltech Shares beneficially owned by UCB, 165,039,378 represent Celltech Shares (including Celltech Shares represented by 1,812,343 Celltech ADSs) for which UCB had received valid acceptances pursuant to the terms and conditions of the Offer as of July 6, 2004, the date upon which the Offer was declared unconditional in all respects, 3,134,841 represent Celltech Shares (including Celltech Shares represented by 1,318 Celltech ADSs) tendered during the subsequent offer period, 89,722,331 represent Celltech Shares which have been purchased in market purchases on the London Stock Exchange and 493,029 represent Celltech Shares tendered to UCB which were subject to irrevocable undertakings provided to UCB by Celltech directors and certain members of their immediate families, which are attached as exhibits 99.(d)(2) through 99.(d)(12) hereto.

*Item 8(b) has been amended to include the following:* 

- (b)(11) As of July 9, 2004, 3,134,841 Celltech Shares (including Celltech Shares represented by 1,318 Celltech ADSs) have been tendered during the subsequent offer period. Pursuant to the terms and conditions of the Offer, all holders of Celltech Shares that validly tender during the subsequent offering period shall receive 550 pence in cash per Celltech Share tendered and all holders of Celltech ADSs that validly tender during the subsequent offering period shall receive the U.S. dollar equivalent of 1,100 pence in cash per Celltech ADS validly tendered (unless instructed otherwise by such holder of Celltech ADSs). The purchase of the Celltech Shares and Celltech ADSs by UCB during the subsequent offer period shall be funded using monies obtained pursuant to loans under the Fortis Acquisition Facility and the KBC Acquisition Facility (each as defined in the offer document dated May 19, 2004), which are attached hereto as exhibits 99.(b)(1) and 99.(b)(2), respectively.
- (b)(12) On July 8, 2004, 978,403 Celltech Shares (the "**Purchase Shares**") were purchased by or on behalf of UCB at a price of 549.97 pence per share in market purchases on the London Stock Exchange. The purchase of the Purchase Shares was funded using monies obtained pursuant to loans under the Fortis Acquisition Facility and the KBC Acquisition Facility.

#### ITEM 12. EXHIBITS.

99.(a)(1)	Offer Document dated May 19, 2004.
99.(a)(2)	Letter of Transmittal.
99.(a)(3)	Notice of Guaranteed Delivery.
99.(a)(4)	Letter to Brokers, Dealers, Commercial Banks, Trust Companies and Other Nominees.
99.(a)(5)	Letter to Clients for use by Brokers, Dealers, Commercial Banks, Trust Companies and Other Nominees.
99.(a)(6)	Guidelines for Certification of Taxpayer Identification Number on Substitute Form W-9.
99.(a)(7)	Summary Advertisement in the Wall Street Journal.
99.(a)(8)	Form of Acceptance, Authority and Election.
99.(a)(9)	Instructions on "How to accept the Offer for your Celltech Shares".
99.(a)(10)*	Agreement for the Collaboration Between Celltech R & D LTD and UCB Farchim S.A.
99.(a)(11)	Confidentiality Agreement dated April 19, 2004 between UCB and Celltech.
99.(a)(12)	Memorandum of Understanding dated May 13, 2004 between UCB and Celltech.
99.(a)(13)	Side Letter from UCB to Celltech dated May 17, 2004.
99.(a)(14)	Summary advertisement in the <i>Financial Times</i> .
99.(a)(15)	Announcement pursuant to Rule 8 of the City Code in connection with an acquisition of Celltech Shares by or for the benefit of UCB.
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99.(a)(21)	Announcement pursuant to Rule 8 of the City Code in connection with an acquisition of Celltech Shares by or for the benefit of UCB.
99.(a)(22)	Press release by UCB announcing the level of acceptances pursuant to the Offer as at June 17, 2004 and an extension of the initial offer period.
99.(a)(23)	Announcement pursuant to Rule 8 of the City Code in connection with an acquisition of Celltech Shares by or for the benefit of UCB.
99.(a)(24)	Press release by UCB announcing a decision by the U.K. Office for Fair Trading and that all conditions to the Offer relating to merger clearances have been satisfied.
99.(a)(25)	Press release by UCB announcing the level of acceptances pursuant to the Offer as at July 1, 2004 and an extension of

the initial offer period.

99.(a)(26)	Press release by UCB announcing that the Offer has become unconditional in all respects and the level of acceptances as of July 5, 2004.
99.(a)(27)°	Press release by UCB announcing the level of acceptances pursuant to the Offer as of July 9, 2004.

99.(b)(1)	Umbrella Agreement attaching a Credit Facility Letter, Credit Agreement, General Lending Conditions and General Terms and Conditions, dated as of May 17, 2004, between Fortis Bank S.A./N.V. and UCB S.A.
99.(b)(2)	Umbrella Agreement attaching a Credit Contract, Credit Conditions and General Conditions, dated as of May 17, 2004, between KBC Bank N.V. and UCB S.A.
99.(d)(1)	Inducement Agreement dated May 17, 2004 between UCB and Celltech.
99.(d)(2)	Irrevocable undertaking by Mr. Goran Ando.
99.(d)(3)	Irrevocable undertaking by Mr. Mick Newmarch.
99.(d)(4)	Irrevocable undertaking by Ms. Ingelise Saunders.
99.(d)(5)	Irrevocable undertaking by Ms. Melanie Lee.
99.(d)(6)	Irrevocable undertaking by Dr. Peter Fellner.
99.(d)(7)	Irrevocable undertaking by Mr. Peter Read.
99.(d)(8)	Irrevocable undertaking by Mr. Marvin Jaffe.
99.(d)(9)	Irrevocable undertaking by Mr. Peter Allen.
99.(d)(10)	Irrevocable undertaking by Dr. Peter Fellner and Mrs. Jennifer Fellner.
99.(d)(11)	Irrevocable undertaking by Mrs. Jennifer Fellner.
99.(d)(12)	Irrevocable undertaking by Ms. Norma Read.

Confidential treatment requested. Confidential material has been redacted and separately submitted to the SEC.

Previously filed with the SEC.

Filed herewith.

#### SIGNATURE

After due inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

By: /s/ GEORGES JACOBS

Name: Baron Georges Jacobs Title: Executive Director Date: July 9, 2004

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