Innoviva, Inc. Form SC 13D/A April 13, 2017

UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549
SCHEDULE 13D
Under the Securities Exchange Act of 1934
(Amendment No. 6)*

INNOVIVA, INC.

(Name of Issuer)

Common Stock

(Title of Class of Securities)

45781M101

(CUSIP Number) Victoria A. Whyte GlaxoSmithKline plc 980 Great West Road Brentford, Middlesex TW8 9GS England

Telephone: +44 (0) 208 047 5000

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

April 13, 2017

(Date of Event which Requires Filing of this Statement)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition that is the subject of this Schedule 13D, and is filing this schedule because of §§240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box.

Note: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See §240.13d-7 for other parties to whom copies are to be sent.

* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter disclosures provided in a prior cover page.

The information required on the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act.

NAME ONLY	ES OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES)						
CHECK 2. (see ins (a) (b)	SmithKline plc K THE APPROPRIATE BOX IF A MEMBER OF A Gl structions) SE ONLY	ROU	P				
4. WC 5. CHECI 2(e) CITIZE 6.	WC CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) 2(e) CITIZENSHIP OR PLACE OF ORGANIZATION						
	R OF SHARES BENEFICIALLY OWNED BY EACH ING PERSON WITH	7. 8. 9.	SOLE VOTING POWER 32,005,260 shares of Common Stock (See Items 5(a) and 5(b)) SHARED VOTING POWER -0- SOLE DISPOSITIVE POWER 32,005,260 shares of Common Stock (See Items 5(a) and 5(b)) SHARED DISPOSITIVE POWER 0-				
11. 12.	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 32,005,260 shares of Common Stock (See Item 5(a)) (1) CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES (see instructions) PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)						
13.14.Footnotes	29.3% of the shares of Common Stock (See Item 5(a)) (2) TYPE OF REPORTING PERSON (see instructions) CO						

- Shares of Common Stock are held of record by Glaxo Group Limited, an indirect wholly owned subsidiary of GlaxoSmithKline plc.
- Ownership percentage is based on 109,201,168 shares of Common Stock outstanding as of the Issuer's close of business on February 24, 2017, as disclosed in the Issuer's Definitive Proxy Statement on Schedule 14A filed with the Securities and Exchange Commission on March 22, 2017.

Item 1. Security and Issuer.

This Amendment No. 6 to Schedule 13D amends and supplements the statement on Schedule 13D originally filed on December 9, 2010 (as amended by Amendment No. 1 filed on April 2, 2012, Amendment No. 2 filed on May 16, 2012, Amendment No. 3 filed on August 1, 2013, Amendment No. 4 filed on November 4, 2014, and Amendment No. 5 filed on August 25, 2016, the "Schedule 13D" and as amended by this Amendment No. 6, the "Statement") with respect to the shares of common stock, par value \$0.01 per share (the "Common Stock") of Innoviva, Inc., a Delaware corporation (the "Issuer" or "Innoviva"). GlaxoSmithKline plc ("GSK") is filing this amendment to reflect its current intent to vote for the Issuer board of directors' nominees at the 2017 annual meeting of stockholders of the Issuer scheduled to be held on April 20, 2017 (the "2017 Annual Meeting"). The Issuer's principal executive offices are located at 2000 Sierra Point Parkway, Suite 500, Brisbane, CA 94005. Unless otherwise indicated, each capitalized term used but not defined herein shall have the meaning assigned to such term in the Schedule 13D.

Item 2. Identity and Background.

The response set forth in Item 2 of the Schedule 13D is hereby amended by deleting in its entirety Schedule 1 as attached to Amendment No. 5, and replacing it with Schedule 1 attached hereto.

Item 4. Purpose of Transaction.

The response set forth in Item 4 of the Schedule 13D is hereby amended and supplemented by adding the following:

GSK Intends to Vote for Innoviva's Board at Innoviva's 2017 Annual Meeting

GSK today issued the following statement with regard to Innoviva's upcoming 2017 Annual Meeting:

"GSK has been a long-time partner of Innoviva and we continue to value the collaborative and productive relationship. GSK owns approximately 29.3% of the outstanding shares of Common Stock.

As a shareholder, we have reviewed the nominees, proposals and public communications from both Innoviva and Sarissa Capital Management LP.

We support Innoviva's Board and management team's continuing effort to deliver significant shareholder value. We also believe that engagement with shareholders is important, and recognise Innoviva's engagement and serious consideration of the feedback it has received from shareholders, which has been a significant element in determining our voting decision. Specifically, we have noted Innoviva's recent announcement that it will review its cost and executive compensation structures, with an expectation of achieving meaningful savings in core operating costs while maintaining its strong revenue growth. We have also noted the Innoviva Board's continuing commitment to delivering strong and increasing returns for shareholders over the long-term.

GSK intends to vote for Innoviva's Board of Director nominees at the 2017 Annual Meeting."

GSK reserves the right (i) to formulate other plans and proposals; (ii) to take any other actions with respect to its investment in the Issuer, including any or all of the actions set forth in subsections (a) through (j) of Item 4 of Schedule 13D; and (iii) to acquire additional shares of Common Stock or to dispose of some or all of the Common Stock beneficially owned by it in the open market, through privately negotiated transactions or otherwise. GSK may at any time reconsider and change its plans or proposals relating to the foregoing.

Item 5. Interest in Securities of the Issuer.

The response set forth in Item 5 of the Schedule 13D is hereby amended by deleting the previous response in its entirety and replacing it with the following:

GlaxoSmithKline plc beneficially owns 32,005,260 shares of Common Stock, which represents 29.3% of total outstanding shares of Common Stock based on the 109,201,168 shares of Common Stock outstanding as of the Issuer's close of business on February 24, 2017, as disclosed in the Issuer's Definitive Proxy Statement on Schedule

14A filed with the Securities and Exchange Commission on March 22, 2017.

- GlaxoSmithKline plc has the sole power to vote or direct the vote, and the sole power to dispose or to direct the disposition of all 32,005,260 shares of Common Stock described in Item 5(a).
- (c) No transactions in shares of Common Stock were effected during the past 60 days by GlaxoSmithKline plc. No person, other than GlaxoSmithKline plc, is known to have the right to receive or the power to direct the receipt
- (d) of dividends from, or any proceeds from the sale of, the shares of Common Stock beneficially owned by GlaxoSmithKline plc.

(e) Not applicable.

SIGNATURE

After reasonable 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.

Date: April 13, 2017

GLAXOSMITHKLINE PLC

/s/ Victoria A. Whyte
By: Victoria A. Whyte
Authorized Signatory

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SCHEDULE 1							
Name	Business Address	Principal Occupation or Employment	Citizenship				
Board of Directors	000 Creat West Dead						
	980 Great West Road Brentford	ı					
Emma Walmsley	Middlesex, England	Executive Director and Chief Executive Officer	British				
	TW8 9GS						
	980 Great West Road	1					
Professor Sir Roy	Brentford	Independent Non-Executive Director & Scientific	British				
Anderson	Middlesex, England	Expert					
	TW8 9GS 980 Great West Road	1					
	Brentford						
Manvinder Singh Banga	Middlesex, England	Senior Independent Non-Executive Director	Indian				
	TW8 9GS						
	980 Great West Road	I					
Dr. Patrick Vallance	Brentford	Executive Director and President, R&D	British				
	Middlesex, England TW8 9GS						
	980 Great West Road	1					
a. D.	Brentford		D 'c' 1				
Simon Dingemans	Middlesex, England	Executive Director and Chief Financial Officer	British				
	TW8 9GS						
	980 Great West Road						
Lynn Elsenhans	Brentford Middlesex, England	Independent Non-Executive Director	US				
	TW8 9GS						
	980 Great West Road	I					
Dr. Jesse Goodman	Brentford	Independent Non-Executive Director & Scientific	US				
21. vesse Goodman	Middlesex, England	Expert					
	TW8 9GS 980 Great West Road	!					
	Brentford						
Sir Philip Hampton	Middlesex, England	Non-Executive Chairman	British				
	TW8 9GS						
	980 Great West Road	I					
Judy Lewent	Brentford	Independent Non-Executive Director	US				
•	Middlesex, England TW8 9GS	•					
	980 Great West Road						
Urs Rohner	Brentford		Swiss				
UIS KOIIIIEI	Middlesex, England	Independent Non-Executive Director	SWISS				
	TW8 9GS						
	980 Great West Road Brentford						
Dr. Vivienne Cox	Middlesex, England	Independent Non-Executive Director	British				
	TW8 OGS						

TW8 9GS

	Corporate Executive Team			
	•	980 Great West Road		
_	F W 1 1	Brentford		D. C. I
	Emma Walmsley	Middlesex, England	Executive Director and Chief Executive Officer	British
		TW8 9GS		
		980 Great West Road	President, Global Manufacturing & Supply	
Roger C	_	Brentford		
	Roger Connor	Middlesex, England		Irish
		TW8 9GS		
		980 Great West Road	Executive Director and Chief Financial Officer	
	a. 5.	Brentford		
	Simon Dingemans	Middlesex, England		British
		TW8 9GS		
		980 Great West Road		
		Brentford	Senior Vice President, Global Ethics and Compliance	
	Nick Hirons	Middlesex		British & US
		TW8 9GS	r	
		980 Great West Road		
		Brentford		TO 11.1
	Abbas Hussain	Middlesex, England	President, Global Pharmaceuticals	British
		TW8 9GS		
		980 Great West Road	Chief Strategy Officer	
	D 11D 16	Brentford		TO 1.1.1
	David Redfern	Middlesex, England		British
		TW8 9GS		
		980 Great West Road		
		Brentford	President, Global Vaccines	
	Luc Debruyne	Middlesex, England		Belgian
	j	TW8 9GS		C
		980 Great West Road		
~1 ·	Claire Therese	Brentford	Senior Vice President,	D.::411.
	Claire Thomas	Middlesex, England	Human Resources	British
		TW8 9GS		
DI II. TII		980 Great West Road	Described Chief Afficia	
	DI '1' TI	Brentford		D ::: 1
Philip Thomson		Middlesex, England	President, Global Affairs	British
		TW8 9GS		
ъ.		The Navy Yard	Senior Vice President & General Counsel	
	David Tura	5 Crescent Drive		TIC
	Daniel Troy	Philadelphia, PA		US
		19112		
Dr.		980 Great West Road		
	Du Dotnials Vallance	Brentford		Duitick
	Dr. Patrick Vallance	Middlesex, England		British
		TW8 9GS		
		980 Great West Road		
Delas	Drian MaNareana	Brentford	Chief Evenutive Officer CSV Community 112	LIC
	Brian McNamara	Middlesex, England	Chief Executive Officer, GSK Consumer Healthcare	US

TW8 9GS