SKYEPHARMA PLC Form 6-K February 16, 2006

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549

FORM 6-K

REPORT OF FOREIGN PRIVATE ISSUER PURSUANT TO RULE 13a - 16 OR 15d - 16 OF THE SECURITIES EXCHANGE ACT OF 1934

For the month of February, 2006

SkyePharma PLC

(Translation of registrant's name into English)

SkyePharma PLC, 105 Piccadilly, London W1J 7NJ England

(Address of principal executive office)

Indicate by check mark whether the registrant files or will file annual reports under cover of Form 20-F or Form 40F.

Form 20-F X Form 40-F

Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.

Yes No X

If "Yes" is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b): 82-

For Immediate Release 16 Februa

SkyePharma issues EGM notice and recommends shareholders to vote against

LONDON, UK, 16 February 2006 - SkyePharma PLC (LSE: SKP; Nasdaq: SKYE) announces that it has today posted to shareholders the notice of the Extraordinary General Meet Park Lane Hotel, Piccadilly, London, W1J 7BX at 11.00 am on 9 March 2006.

The Board of SkyePharma strongly urges shareholders to vote <u>AGAINST</u> resolution 1 because it director as part of an apparent strategy by a minority group of new shareholders to take contradirector and then attempting to force him upon the Board as an Executive Chairman.

It is the Board's role to appoint the Chairman, having followed the appropriate corporate selection process. Accordingly, it has appointed Dr Argeris ("Jerry") Karabelas whose distinction industry speaks for itself and who the Board is confident will act in the interests of all the Chairman has rejected the possibility of any kind of non-executive role, the Board does not bell than on the basis suggested by the minority group would be appropriate for the following reasons

- 1. the Company's Chairman should be independent and act in the interests of all shareholders dictate the strategy and management of the Company.
- 2. it is for the Board, following the recommendations of the Nominations Committee, to de Chairman and not a group of minority shareholders in pursuit of its own agenda.
- 3. the Chairman's role in a development stage company such as SkyePharma demands recent relevant which Dr Karabelas clearly has and Mr Thian does not.
- 4. Dr Karabelas is leading an excellent new management team, with outstanding pharmaceutical estrategy to achieve sustainable profitability within the shortest reasonable time and deliver max
- 5. an Executive Chairmanship runs counter to best corporate governance practice.

Resolution 2 will be redundant as it seeks to unseat Directors appointed since 27 January 20 have been and will be no such appointments. This resolution will therefore not be put to the meet

The Board therefore strongly recommends that shareholders vote AGAINST the first resolution.

New senior management appointments

On 2 February 2006, SkyePharma announced that following a review by its Nominations Committee of had appointed Dr Karabelas as Non-Executive Chairman. Dr Karabelas, aged 53, has had a disting global pharmaceuticals industry: he was Chief Executive of Novartis Pharma and prior to to operations of SmithKline Beecham. He is currently an Executive Director of Care Capital, a speciand is Non-Executive Chairman of a number of pharmaceutical and healthcare companies, of which Inc. Dr Karabelas has been a Non-Executive Director of SkyePharma since 2000 and his familiarity him to make an immediate and positive contribution as Chairman.

On 6 February 2006 SkyePharma announced that it had appointed a new senior management team Executive and Dr Ken Cunningham in the newly created post of Chief Operating Officer. This effective development of SkyePharma's key products such as Flutiform.

Frank C. Condella Jr. was President of the European operations of IVAX prior to its acquisition January 2006. He was closely involved with IVAX's respiratory franchise, one of its three core the acquisition and integration of 3M's branded respiratory business in Europe. Prior to join roles at Faulding Pharmaceuticals, Roche, and the Lederle unit of American Home Products. Mr Co and an MBA from Northeastern University in Boston.

Dr Ken Cunningham was Chief Executive of the privately owned UK biotechnology company Araki company Sosei for \$200 million. Dr Cunningham has extensive experience in the development of resproduct, a treatment for chronic obstructive pulmonary disease (COPD), was licensed to Novar million. Prior to his appointment to the Arakis role in 2002, he was Vice President, European Vice President for Clinical Development for Sequus Pharmaceuticals. Prior to that he held a commercial strategy positions in Glaxo Wellcome and Warner-Lambert. Dr Cunningham, who is School, London University.

Both Mr Condella and Dr Cunningham have considerable drug delivery experience, which the Board making an immediate and positive contribution at SkyePharma and working effectively for the believe that it is appropriate to subject its new executives to a vote prior to their joining make a contribution to the execution of the new strategy outlined below. However, it is envisable before the next Annual General Meeting ("AGM") in June 2006 when shareholders will have ample opposed to the contribution of the next Annual General Meeting ("AGM") in June 2006 when shareholders will have ample opposed to the contribution of the next Annual General Meeting ("AGM") in June 2006 when shareholders will have ample opposed to the contribution of the next Annual General Meeting ("AGM") in June 2006 when shareholders will have ample opposed to the contribution of the next Annual General Meeting ("AGM") in June 2006 when shareholders will have ample opposed to the contribution of the next Annual General Meeting ("AGM") in June 2006 when shareholders will have ample opposed to the contribution of the next Annual General Meeting ("AGM") in June 2006 when shareholders will have a manual General Meeting ("AGM") in June 2006 when shareholders will have a manual General Meeting ("AGM") in June 2006 when shareholders will have a manual General Meeting ("AGM") in June 2006 when shareholders will have a manual General Meeting ("AGM") in June 2006 when shareholders will have a manual General Meeting ("AGM") in June 2006 when shareholders will have a manual General Meeting ("AGM") in June 2006 when shareholders will have a manual General Meeting ("AGM") in June 2006 when shareholders will have a manual General Meeting ("AGM") in June 2006 when shareholders will have a manual General Meeting ("AGM") in June 2006 when shareholders will have a manual General Meeting ("AGM") in June 2006 when shareholders will have a manual General Meeting ("AGM") in June 2006 when shareholders will have a manual General Meeting ("AGM") in June 2006 when shareh

Board structure

Michael Ashton, Chief Executive of SkyePharma, announced in September last year that it we reaching the age of 60. Michael Ashton will continue to act as SkyePharma's Chief Executive to take up his appointment, and in order to facilitate the handover process will remain on the Botthe next AGM in June 2006.

During 2005 Ian Gowrie-Smith, the Company's then Non-Executive Chairman, indicated to the Bosuitable replacement could be identified. Mr Gowrie-Smith subsequently announced his resignated January 2006 and his intention not to stand for re-election as a Non-Executive Director at the Mr Gowrie-Smith decided in the interests of all shareholders to bring forward his resignated February. The appointment of Dr Jerry Karabelas as Non-Executive Chairman was announced on Non-Executive Director of SkyePharma since 2000.

In addition to Michael Ashton, two other Non-Executive Directors, Sir Michael Beavis and Dr K year and therefore will not be standing for re-election at the Annual General Meeting in June. That has therefore initiated the process of finding candidates for these posts. As part of this proportion making it clear that his desire and that of his backers was solely to take on the role recommendations of the Nominations Committee and after full consultation with shareholder procedures it is the intention of the Board to appoint two or more new Non-Executive Directors as

New strategy

On 2 February the Company announced the outcome of its Strategic Review. The Board concluded Company to sustainable profitability in the shortest possible time, SkyePharma should concentrated divest its injectable business interests, for which a number of potential purchasers were identified proposed divestment (which the Board expects to be subject to approval by shareholders) would the Company of a significant cash burn and future capital expenditure. The Board believes that achieve sustainable profitability within a reasonable timeframe. Furthermore, with greater resolvestion to further develop its pipeline of proprietary products, obtain more favourable finance example by retaining co-promotion rights) and ultimately aim to add a niche sales and mark improve the profitability of its current and pipeline products but also give it greater control of

The injectables business, primarily located in San Diego, consists of two marketed products cancer and Depodur® for the treatment of post-surgical pain, and a pipeline of projects in variance include controlled-release injectable formulations of a number of biological products and injectable formulation of the local anaesthetic bupivacaine for the control of post-operation completed Phase II development and will commence Phase III trials shortly. It has been territories outside North America and Japan and to Maruho for Japan. In addition, the Company has different proteins including major commercial products such as G-CSF, EPO, IFN-a and IFN-B. These products will enter Phase I trials in 2007. The Board remains convinced that DepoBupivace of unmet medical need and has major commercial potential. However the Board is conscious investment in clinical development would be required to maximise the potential of DepoBupivace significant burden on the Company's current resources but also impact the Company's profitability

The Board believes that the injectables business is a valuable asset and the funds raised by enhance the core oral and pulmonary business, including accelerating the development of certain has had to be delayed in recent years. Several of these products, albeit at an early stage therapeutic areas such as gastrointestinal, diabetes and hypertension. The residual core pulmonary products business, with development based in Muttenz, Switzerland and manufacture in seven marketed oral and pulmonary products, including Paxil CR, Xatral OD and Triglide, and are close to the market. The pipeline includes SkyePharma's most important project Flutiform Board is convinced that Flutiform has substantial value as it is poised to enter a large and limited competition. The global market for combination therapies for asthma was worth over exceed \$10 billion by 2010. Combination therapies are currently the fastest growing component

projected to account for over half of the total market. There is an additional substantial market treatment of COPD. Despite the eventual likelihood of additional entrants, both proprietary these competing products are unlikely to enter the United States market before 2012 at the opportunity to establish Flutiform as "best in class" combination therapy on the United State initiate Phase III trials for Flutiform, on track for its target of filing with the FDA in 20 2009. In addition, subject to the financial terms offered for the injectable business, the Com in respect of DepoBupivacaine.

Background to the EGM

In September 2005 the Company conducted a Rights Issue to raise the funds needed to take it's through Phase III development itself rather than rely on funding by a partner. Michael Ashton, announced his intention to retire in 2006 on reaching the age of 60. The news that the Compartner for Flutiform coupled with the terms of the Rights Issue, which was on a deeply discounce Company's share price. Although the share price subsequently recovered, in November 2005 shareholders, led by North Atlantic Value LLP ("the NAV group"), registered their criticism seek to dismiss the Company's then Chairman, Ian Gowrie-Smith, and replace him, in an Execurrently Chairman of Whatman plc, Southern Water Services Ltd and Southern Water Capital Ltd.

On 14 November 2005 the Company announced that it had received an unsolicited approach from decided to review all of its strategic options, including inter alia offers for the Company as Brothers as sole financial adviser to undertake this review.

On 23 January 2006 Ian Gowrie-Smith announced his resignation as Non-Executive Chairman of the not to stand for re-election as a Director of the Company at SkyePharma's 2006 Annual General Mee

On 13 February 2006 Mr Gowrie-Smith announced that he would bring this forward and resign as a Gowrie-Smith, who founded SkyePharma in 1996, stepped down from the role of Executive Chairma 2004. It had been Mr Gowrie-Smith's intention since early 2005 to continue this process by resince the chairman and as a Director.

On 27 January 2006 the NAV group filed formal notice requisitioning an EGM seeking to dismiss Thian as a Director. The stated intention of the NAV group in seeking Mr Thian's election as Board to appoint him as Executive Chairman. Under UK company law an EGM must be held if requisit of the issued share capital. The NAV group comprises Morley Fund Management and Insight In Atlantic Value LLP (part of the J O Hambro Capital Management Group) and represented 14.2% of the time of the requisition. The vast majority of the shareholdings held by the NAV group have be

Corporate governance

The letter from the NAV group makes reference to "significant long term corporate governance being addressed by the current Board" but significantly, in the view of the Board, makes no issues may be.

SkyePharma maintains the highest standards of Corporate Governance and rejects any suggestion to

The resolutions proposed by the NAV group:

You will find below a list of the resolutions proposed by the NAV group and an explanation of wh believes that shareholders should vote $\underline{AGAINST}$ Resolution 1.

The NAV group initially proposed to remove Ian Gowrie-Smith from the Board. Mr Gowrie-Smith, the Executive Chairman to become Non-Executive Chairman in 2004. Continuing this process, he regard January 2006 and has now also resigned as a Non-Executive Director. Dr Jerry Karabelas was apprehenced to the second second

As a resolution to remove Mr Gowrie-Smith as a Director of SkyePharma is entirely redundant the such proposal.

Resolution 1. To appoint Robert Thian, who has confirmed his willingness to act, as a Director in the place of Ian Gowrie-Smith to hold office only during such time as Ian Gowrie-Smith would he

Dr Karabelas, Mr Condella and Dr Cunningham are poised to implement the new strategy outlined of set by the Board and the Board believes will accelerate the Company's return to profitability to shareholders of its pipeline. Dr Karabelas' familiarity with SkyePharma as Non-Executive Di

the pharmaceutical industry are also expected to facilitate rapid execution of this plan.

The Board is firmly of the opinion that to be of maximum benefit to the Company, the Chairman so the therapeutic areas in which SkyePharma operates. This is particularly relevant when significant asset, its injectables business, and is adopting a new strategy to drive for sust reasonable time. Dr Karabelas, who has had senior roles at two major pharmaceutical companies and President of North American operations for Smith Kline Beecham, satisfies this requirement.

The minority NAV group shareholders are proposing that Mr Thian should be elected as a Director minority group, representing only a little over 14% of the issued share capital, that this subsequent appointment as Executive Chairman of the Company. If the resolution to elect Mr Thian not confer on him any executive responsibility, but would serve to increase the pressure on the self-serving minority group of shareholders who would be intent on disrupting the implementation outlined on page 5 to satisfy their own agenda.

The Nominations Committee of the Board has already met with Mr Thian and the possibility of Non-Executive Director was raised but Mr Thian informed the Nominations Committee that he had no Board therefore assumes that Mr Thian's stated willingness to act as a director extends only Board has no intention of being railroaded into making any such appointment, which it would see its new strategy and contrary to the principles of sound corporate governance and management. Whether Mr Thian would be independent as suggested by the NAV group as it appears to the Board interests of that minority group and act to satisfy their own objectives rather than for the whole. Accordingly, to implement its new strategy and for the reasons stated in this document that he is elected as a director pursuant to this resolution, Mr Thian will not be given any execution.

The appointment of Dr Jerry Karabelas as Non-Executive Chairman of SkyePharma was announce every confidence in him fulfilling this role for the benefit of all shareholders.

The Board sees no rationale for this resolution and strongly urges shareholders to vote AGAINST i

Resolution 2. To remove any other person other than Robert Thian appointed as a Director of requisition of the Meeting (27 January 2006) and the date of the meeting (9 March 2006) in Companies Act 1985.

This second resolution will be redundant as no Director will be appointed to the Board in this pe

The Company has recently appointed a new Chief Executive, Frank Condella Jr., and a new Chief Company and believe that it would be appropriate to subject its new executives to a votathe Company and being able to begin to make a contribution to the execution of the strategy. How appoint its two new senior executives to the Board shortly after the EGM and ask shareholders next AGM in 2006 when shareholders will have had an opportunity to assess their skills.

As no Director has been or will be appointed to the Board in this period this resolution is meeting.

For further information please contact:

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Notes for editors

About SkyePharma

SkyePharma PLC develops pharmaceutical products benefiting from world-leading drug delivery to and more effective drug formulations. There are now eleven approved products incorporating Skye oral, injectable, inhaled and topical delivery, supported by advanced solubilisation capabitwww.skyepharma.com.

Certain statements in this news release are forward-looking statements and are made in reliance U.S. Private Securities Litigation Act of 1995. Although SkyePharma believes that the expectation statements are reasonable, it can give no assurance that these expectations will materialize. It risks and uncertainties, actual results may vary significantly from those expressed or implied based upon a number of factors, which are described in SkyePharma's 20-F and other documents on cause differences between actual results and those implied by the forward-looking statements without limitation, risks related to the development of new products, risks related to obtaining for existing, new or expanded indications of existing and new products, risks related to SkyePharma's and its marketing partners' ability maintain or expand market share in the face of changes in customer requirements, competition and to regulatory compliance, the risk of product liability claims, risks related to the ownership risks related to SkyePharma's ability to manage growth. SkyePharma undertakes no obligate forward-looking statement to reflect events or circumstances after the date of this release.

END

SIGNATURES

Pursuant to the requirements 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.

SkyePharma PLC

By: /s/ Douglas Parkhill

Name: Douglas Parkhill Title: Company Secretary

Date: February 16, 2006