UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

Form 6-K

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

June 20, 2017

001-36686 (Commission file number)

Forward Pharma A/S

(Translation of registrant's name into English)

Østergade 24A, 1st Floor 1100 Copenhagen K, Denmark (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 40-F.

Form 20-F [X] Form 40-F []

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1): Yes [] No [X]

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7): Yes [] No [X]

Indicate by check mark whether by furnishing the information contained in this Form, the registrant 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): N/A

Item 1 Company Presentation

On June 20, 2017, Forward Pharma A/S (the "Company") made available on its website a copy of an investor presentation that was also being presented at the JMP Securities 2017 Life Sciences Conference. A copy of this presentation is filed herewith as Exhibit 99.1

The fact that this presentation is being made available and filed herewith should not be deemed an admission as to the materiality of any information contained in the materials. The information contained in the presentation is being provided as of June 20, 2017 and the Company does not undertake any obligation to update the presentation in the future or to update forward-looking statements to reflect subsequent actual results.

SIGNATURE

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.

Date: June 20, 2017 Forward Pharma A/S

By: /s/ Claus Bo Svendsen

Name: Claus Bo Svendsen Title: Chief Executive Officer



Forward Pharma (NASDAQ:FWP) Corporate Update

JMP Securities 2017 Life Sciences Conference

June 20, 2017



Forward-Looking Statements



Certain statements in this presentation may constitute "forward-looking statements" of Forward Pharma A/S (the "Company") within the meaning of the Private Securities Litigation Reform Act of 1995. Forward-looking statements include, but are not limited to, statements which contain language such as "believe", "expect", "anticipate", "estimate", "would", "may", and "potential". Forward-looking statements are predictions only, which involve known and unknown risks, uncertainties and other factors that may cause actual results to be materially different from those expressed in such statements. Many such risks, uncertainties and other factors are taken into account as part of our assumptions underlying these forward-looking statements and include, among others, risks related to the following: the satisfaction of certain conditions, and the accuracy of certain representations of the Company, in the Settlement and License Agreement entered into with subsidiaries of Biogen Inc. and certain other parties thereto; our ability to obtain, maintain, enforce and defend issued patents with royalty-bearing claims; our ability to prevail in the interference proceeding after all appeals and obtain issuance of the '871 application; our ability to prevail in or obtain a favorable decision in the '355 European opposition proceedings, after all appeals; the expected timing for key activities and an ultimate ruling in such legal proceedings; the issuance and term of our patents; future sales of Tecfidera®, including impact on such sales from competition, generic challenges, regulatory involvement and pricing pressures; the scope, validity and enforceability of our intellectual property rights in general and the impact on us of patents and other intellectual property rights of third parties; the timing, amount (if any) and tax consequences of any distribution to shareholders; the timing for any planned announcements of such distribution plans; and our ability to generate revenue from product sales in the U.S. directly or through an assignee of our U.S. co-exclusive license rights in the event Biogen does not obtain an exclusive license from us in the U.S. Certain of these and other risk factors are identified and described in detail in certain of our filings with the United States Securities and Exchange Commission, including our Annual Report on Form 20-F for the year ended December 31, 2016. We are providing this information as of the date of this release and do not undertake any obligation to update any forwardlooking statements contained in this presentation as a result of new information, future events or otherwise.

Executive Summary

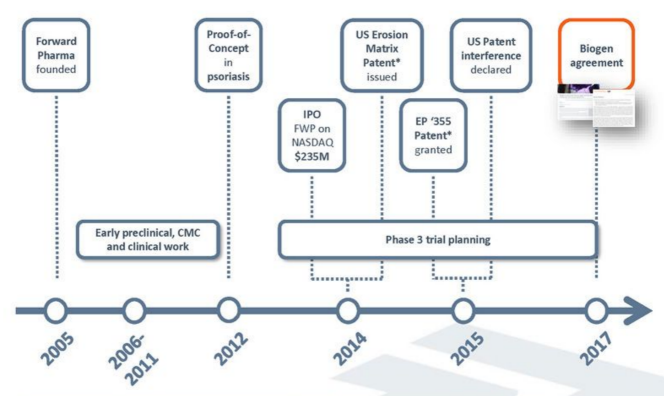


- Forward has developed a significant IP portfolio related to dimethyl fumarate (DMF)
- Forward operates as a lean organization with five employees by Q4/2017
- Forward has granted to Biogen an irrevocable license to all of its IP related to DMF through the recent Settlement and License Agreement
- Forward's pro forma cash balance is \$1.09 B
- Forward will receive royalties on sales of Tecfidera® or other DMF products for MS from Biogen of up to 10 – 20% from January 1, 2021, provided that, among other factors (a,b), qualifiers are met:
 - US Royalties: Outcome of US Interference including all appeals
 - Ex-US Royalties: Outcome of European EP'355 opposition including all appeals

(a) Subject to, among other things, expiration or invalidation of the patents or impact of generic entry
(b) Royalties payable on a country-by-country basis on DMF-containing products indicated for MS that, but for the License Agreement, would infringe a Forward licensed patent

Forward has Actively Developed FP187 since 2005





* Forward is the owner of numerous other patents/patent applications; for a summary of some of these, please see separate slide "Key IP Overview"

Share Value Drivers under the Settlement and License Agreement

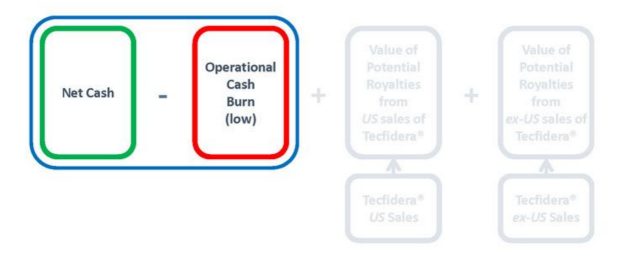




Not meant to be comprehensive; size of boxes is arbitrary and not meant to illustrate comparative differences in amounts. Appropriate risk-adjustment should be applied. Potential investors and current shareholders are strongly urged to read the Settlement and License Agreement in its entirety as well as our Annual Report on Form 20-F for the year ended December 31, 2016, where risk factors are identified and described in detail.

Share Value Drivers under the Settlement and License Agreement





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Cash Balance and Operations



Organization to be five employees by Q4/2017

Market Cap (NASDAQ: FWP; per June 19, 2017): \$974.4 M

<u>Balance Sheet</u>	December 31, 2016	Pro forma for post- tax receipt of Biogen payment ^(a)
Cash and Investments	\$138.7 M	\$1,093.7 M

(a) \$138.7 M cash balance plus \$1.25 B cash fee less \$25 M payment to Aditech Pharma AG and estimated taxes of \$270 M

Upfront Fee from Biogen



- Forward is currently evaluating different means to return to shareholders a substantial portion of the \$1.25 B*
- Potential vehicles being considered for the return of capital include
 - Distributions/ dividends
 - Stock buybacks
 - Other means

^{*} We have not paid any dividends since our incorporation and may not do so in the future. Our management is currently evaluating different means to deliver to our shareholders an undetermined amount of capital, however we have made no decision to do so and may not do so. Should we decide to do so, such return of capital may involve dividends, distributions, share reputchases or other means. The final determination as to any return of capital will be at the discretion of our board of directors, after taking into account various factors including our business prospects, cash requirements, outcome of the Interference and Opposition Proceedings including any appeals, and our obligations under the Settlement and License Agreement. Alternatively, the board may consider other options for maximizing shareholder value.

Share Value Drivers under the Settlement and License Agreement





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Gating Events for Royalties on Tecfidera® Sales







Gating event

If we prevail after all appeals to the Federal Circuit in the Interference Proceeding and as a result thereof obtain issuance of a patent with a claim that covers treatment for MS by orally administering 480 mg per day of DMF



US Royalties as described on next slide

Ex-US



Gating event

If we prevail in the EP'355 Opposition, including any appeals and as a result thereof obtain issuance of a patent with a claim that covers treatment for MS by orally administering 480 mg per day of DMF

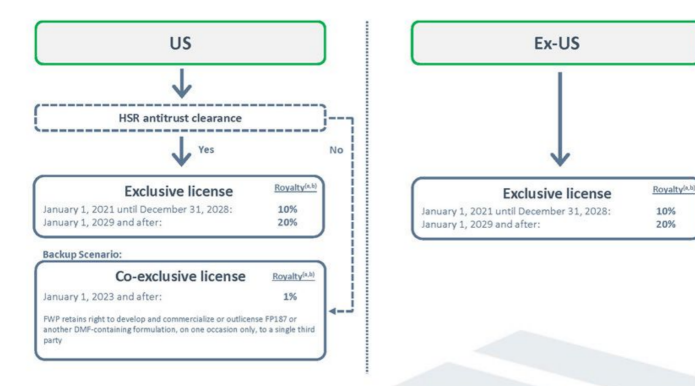


Ex-US Royalties as described on next slide

The summary of the Settlement and License Agreement in this presentation does not purport to be complete and is subject to, and qualified in its entirety by, the full text of the Settlement and License Agreement, which is available on Forward's website. Potential investors and current shareholders are strongly urged to read the Settlement and License Agreement in its entirety as well as our Annual Report on Form 20-F for the year ended December 31, 2016.

Potential Royalty Rates on Tecfidera® Sales





- (a) Subject to, among other things, expiration or invalidation of the patents or impact of generic entry
 (b) Royalties payable on a country-by-country basis on DMF-containing products indicated for MS that, but for the License Agreement, would infringe a Forward licensed patent

USPTO Interference Proceeding



Interference declared April 13, 2015

A patent interference is an administrative proceeding at the USPTO used to determine which party is the first to invent a common invention claimed by both parties.

Forward awarded "Senior Party" status

The Senior Party has the earliest effective filing date to the common invention; entitled to the presumption that it is the first inventor.

- On March 31, 2017, the USPTO PTAB ruled in favor of Biogen
- Forward is appealing the ruling to the U.S. Court of Appeals for the Federal Circuit with a specialist team led by Kathleen Sullivan from Quinn Emanuel Urquhart & Sullivan, LLP

European EP'355 Opposition Proceedings



- EP2801355 patent granted by European Patent Office (EPO) on May 20, 2015
- Subject to several oppositions filed with the EPO by third parties (including Biogen)
- The first instance hearing of the Opposition Proceedings in the EPO has been scheduled for January 29-30, 2018, but the date is subject to change

Share Value Drivers under the Settlement and License Agreement





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Tecfidera®: ~\$4 B in Global Sales in 2016



 2016 Global Sales of ~\$4 B are forecasted to grow to \$4.46 B in 2022, remaining the top selling MS therapy

US Sales: ~75%

Ex-US Sales: ~25%

Analyst Consensus Forecast, EvaluatePharma, May 31, 2017

Risk-Reward guides the choice of therapy in MS



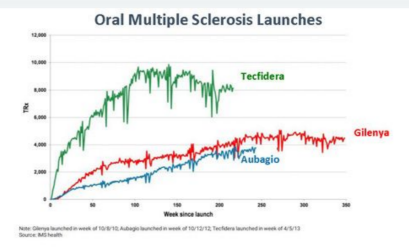


Increasing Burden of Treatment

Adapted from Coles A, Newer therapies for multiple sclerosis. Ann Indian Acad Neurol 2015;18, Suppl S1:30-4

Factors Influencing Future Tecfidera® Sales

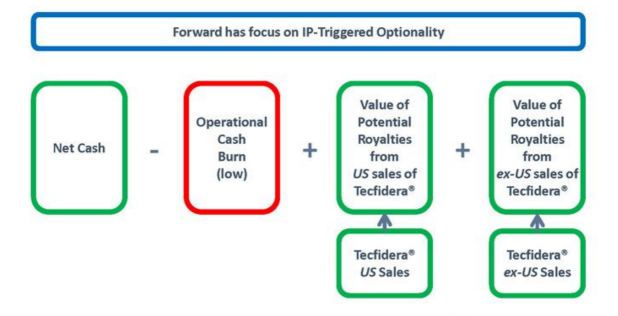




- Regulatory Data Exclusivity and Patent Protection
 - Settlement and License Agreement adds Forward Pharma IP
- Launch of Ocrevus®
 - Based on analyst reports and interviews with EU and US KOLs, Ocrevus® is estimated to initially convert later stage patients on injectables and add a Progressive MS market
- Potential Generic Fingolimod and additional S1P modulators

Share Value Drivers under the Settlement and License Agreement





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Upcoming Events



- Completion of evaluation of the most efficient way to deliver to shareholders a substantial portion of the \$1.25 B cash payment received from Biogen
- Qualifiers for future royalty from Tecfidera® sales
 - Decision in appeal of US PTAB interference decision to Federal Circuit
 - If the PTAB decision is reversed or vacated by the Federal Circuit, then the proceeding will likely resume in the PTAB and a subsequent additional appeal to the Federal Circuit could take place
 - EU EP'355 opposition decision
 - Potential appeal of opposition decision



Claus Bo Svendsen, MD, PhD Chief Executive Officer

Forward Pharma Investor Relations

investors@forward-pharma.com

Appendix



US Potential Royalty-Bearing Claims



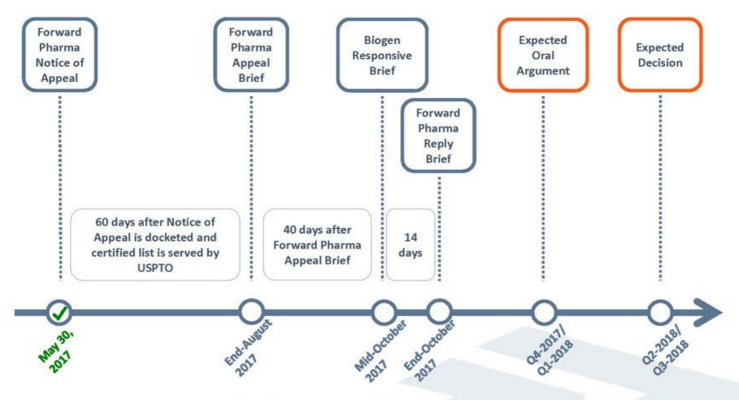
4 patent applications that, if issued, contain claims that may be royalty-bearing if Forward prevails after all appeals in the Interference Proceeding

	Application Number	Description	
US	11/576,871	Treating MS with DMF at 480 mg/day Interference declared; FWP as Senior Party – April 13, 2015 PTAB ruled in favor of Biogen – March 31, 2017 Appeal to the Federal Circuit filed – May 30, 2017	
	15/581,966	Claims to up-titration of DMF to 480 mg/day for the treatment of MS to be filed.	
	14/212,503	Treating MS with DMF at 480 mg/day to reach certain MMF levels in the bloodstream On appeal from final rejection	
	14/209,480	Pharmaceutical composition comprising DMF in an amount of 50-90% by weight Non-final rejection issued April 11, 2017	

If we prevail in the Interference Proceeding after any appeals to the Federal Circuit, we further expect our 11/576,871 application, if ultimately issued, would be entitled to patent term adjustment that would result in an estimated patent expiration in 2029 or later. There is no assurance that we would obtain patent term adjustment to fully compensate us for all such time lost.

Timeline for Appeal of the Interference Decision to the Federal Circuit





Dates represent estimates of when filings are due to the Federal Circuit; a green tick mark signifies completed filing. Documents can be located through https://ecf.cafc.uscourts.gov/

Ex-US Potential Royalty-Bearing Claims



If Forward prevails in the European EP'355 opposition proceedings including all appeals therefrom, and can show on a country-by-country basis that Tecfidera® infringes a valid patent, royalties may be payable. In Europe, there are four patent applications with potentially royalty-bearing claims.

	Application Number	Description
Ex-US	EP14172398.1 (Pat. No. EP2801355)	Treating MS with 480 mg/day of DMF wherein the pH controlled release compositions have an enteric coat Granted – May 20, 2015; Opposition hearing before EPO currently scheduled for 29-30 January 2018
	EP15166243.4 (Pat. No. EP2965751)	Treating MS with 480-600 mg fumaric acid esters (including DMF)/day where the composition releases fumaric acid esters depending on pH. Application pending
	EP14172396.5 (Pat. No. EP2792349)	Treating MS with 480 mg/day of controlled release DMF EPO issued intention to grant – February 8, 2017
	EP16001391.8 (Pat. No. EP3093012)	Controlled release pharmaceutical composition comprising DMF in an amount of 50-90% by weight EPO issued intention to grant – May 8, 2017

Key IP Overview:





Patent / Application	Patent Family	Status	
U.S. App. 11/576,871	Core Composition	Pending. A decision was issued by the PTAB on March 31, 2017 in favor of Biogen. We have filed an appeal of the decision to the Federal Circuit.	
U.S. App. 15/581,966	Core Composition	Pending.	
U.S. App. 14/212,503	Core Composition	On appeal from final rejection.	
U.S. App. 14/209,480	Core Composition	Pending. Non-final rejection issued in April 2017.	
EP2801355	Core Composition	Granted. Under opposition with EPO.	
EP1799196	Core Composition	Granted. Under opposition with EPO.	
EP2801354	Core Composition	Granted.	
EP2316430	Core Composition	Revoked by decision of July 10, 2015; under appeal.	
EP3093012	Core Composition	Pending. Intention to grant issued.	
EP2965751	Core Composition	Pending.	
EP2792349	Core Composition	Pending. Intention to grant issued.	
JP2015-139809	Core Composition	Pending.	
U.S. Patent No. 8,906,420	Erosion Matrix	Granted.	
U.S. App. 14/561,010	Erosion Matrix	Pending. Final rejection issued in March 2017.	
EP2379063	Erosion Matrix	Granted; opposition rejected; appeal pending.	
EP2564839	Erosion Matrix	Granted.	
EP3090733	Erosion Matrix	Pending.	
JP5788331	Erosion Matrix	Granted as JP2012-514624.	

^{1.} Beyond our core composition patent and erosion matrix patent families, our other patent families include U.S. Patent Application Nos. 14/419,031, 15/584, 439 and 14/914,025 and European Patent Application Nos. EP2879672, EP3038606 and EP3038605.

Date of preparation: 13 June 2017

Corporate Governance



Board of Directors (% beneficial ownership of ordinary shares and ADSs)

Name	% of issued shares (per April 1, 2017)
Florian Schönharting (chairman)	54.73%
Torsten Goesch	18.63%
Duncan Moore	0
Grant Hellier Lawrence	0
Jakob Mosegaard Larsen	0

For details of beneficial ownership, please refer to item 6 E in our Annual Report on Form 20-F for the year ended December 31, 2016