SMITH & NEPHEW PLC Form F-6 POS February 10, 2010

As filed with the Securities and Exchange Commission on February 10, 2010

Registration No. 333-111088

SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

POST EFFECTIVE AMENDMENT NO. 1 TO THE

FORM F-6

REGISTRATION STATEMENT

under

THE SECURITIES ACT OF 1933

For Depositary Shares Evidenced by American Depositary Receipts

of

SMITH & NEPHEW PLC

(Exact name of issuer of deposited securities as specified in its charter)

N/A

(Translation of issuer's name into English)

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(Jurisdiction of incorporation or organization of issuer)

THE BANK OF NEW YORK MELLON

(Exact name of depositary as specified in its charter)

One Wall Street, New York, New York 10286

(212) 495-1784

(Address, including zip code, and telephone number, including area code, of depositary's principal executive offices)

The Bank of New York Mellon

ADR Division

One Wall Street, 29th Floor

New York, New York 10286

(212) 495-1784

(Address, including zip code, and telephone number, including area code, of agent for service)

Copies to:

Peter B. Tisne, Esq.

Emmet, Marvin & Martin, LLP

120 Broadway

New York, New York 10271

(212) 238-3010

It is proposed that this filing become effective under Rule 466

[] immediately upon filing

[] on (Date) at (Time).

If a separate registration statement has been filed to register the deposited shares, check the following box. []

The registrant hereby amends this registration statement on such date or dates as may be necessary to delay its effective date until the registrant shall file a further amendment which specifically states that this Registration Statement shall thereafter become effective in accordance with Section 8(c) of the Securities Act of 1933 or until the Registration Statement shall become effective on such date as the Commission, acting pursuant to said Section 8(c) may determine.

Pursuant to Rule 429 under the Securities Act of 1933, the Prospectus contained herein also relates to the Depositary Shares of the registrant covered by a previous Registration Statement on Form F-6 of the registrant (Regis No. 333-11076).

The prospectus consists of the proposed revised Form of American Depositary Receipt included as Exhibit A to the Form of Amended and Restated Deposit Agreement filed as Exhibit 1 to this Post-Effective Amendment No. 1 to the Registration Statement which is incorporated herein by reference.

PART I

INFORMATION REQUIRED IN PROSPECTUS

Item - 1.
Description of Securities to be Registered
Cross Reference Sheet
Location in Form of Receipt
Item Number and Caption
Filed Herewith as Prospectus
1. Name and address of depositary
Introductory Article
2. Title of American Depositary Receipts and identity of
Face of Receipt, top center
deposited securities
Terms of Deposit:
(i) The amount of deposited securities represented
Face of Receipt, upper right corner
by one unit of American Depositary Receipts

(ii) The procedure for voting, if any, the deposited

Articles number 15, 16 and 18
securities
(iii) The collection and distribution of dividends
Articles number 4, 12, 13, 15 and 18
(iv) The transmission of notices, reports and proxy
Articles number 11, 15, 16, and 18
soliciting material
(v) The sale or exercise of rights
Articles number 13, 14, 15, and 18
(vi) The deposit or sale of securities resulting from
Articles number 12, 13, 15, 17
dividends, splits or plans of reorganization
and 18
(vii) Amendment, extension or termination of the
(vii) Amendment, extension or termination of the Articles number 20 and 21
Articles number 20 and 21
Articles number 20 and 21
Articles number 20 and 21 deposit agreement

holders of Receipts
(ix) Restrictions upon the right to deposit of
Articles number 2, 3, 4, 5, 6, 8 and
withdraw the underlying securities
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(x) Limitation upon the liability of the depositary
Articles number 14, 18, 19 and 21
3. Fees and Charges
Articles number 7 and 8
Item 2.
Available Information
Public reports furnished by issuer
Article number 11

PART II

INFORMATION NOT REQUIRED IN PROSPECTUS

Item - 3.

Exhibits

a.
Form of Deposit Agreement dated as of November 16, 1999, as amended and restated as of August 7, 2000, and amended and restated as of December 15, 2003 and as further amended and restated as of
b.
Form of Letter Agreement among Smith & Nephew plc and The Bank of New York Mellon relating to pre-release activities. Filed herewith as Exhibit 2.
c.
Every material contract relating to the deposited securities between the Depositary and the issuer of the deposited securities in effect at any time within the last three years See (a) and (b) above.
d.
Opinion of Emmet, Marvin & Martin, LLP, counsel for the Depositary, as to legality of the securities to be registered Previously Filed.
e.
Certification under Rule 466. Not Applicable.
Item - 4.
<u>Undertakings</u>
Previously Filed.

SIGNATURES

Pursuant to the requirements of the Securities Act of 1933, the registrant certifies that it has reasonable grounds to believe that all the requirements for filing on Form F-6 are met and has duly caused this Post-Effective Amendment No. 1 to the Registration Statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of New York, State of New York, on February 10, 2010.

Legal entity created by the ag	greement for the issuance of	of American Depositary	Receipts for ordinary	shares, of Smith
& Nephew plc.				

By:

The Bank of New York Mellon, As Depositary

By: /s/ David S. Stueber

Name: David S. Stueber

Title: Managing Director

Pursuant to the requirements of the Securities Act of 1933, **SMITH & NEPHEW PLC** has caused this Post-Effective Amendment No. 1 to the Registration Statement to be signed on its behalf by the undersigned thereunto duly authorized, in the City of London, England on February 10, 2010.

SMITH & NEPHEW PLC

By: /s/ Susan Henderson Name: Susan Henderson Title: Company Secretary

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No. 1 to the Registration Statement has been signed by the following persons in the capacities indicated on February 10, 2010.

/s/ John Buchanan

/s/ Robert Lucas

Name: John Buchanan

Name: Robert Lucas

Independent Non-Executive Chairman
Authorized U.S. Representative
/s/ David J. Illingworth
Name: David J. Illingworth
Executive Director, Principal Executive Officer
/s/ Adrian Hennah Name: Adrian Hennah
Executive Director, Principal Financial
and Accounting Officer
/s/ Dr. Pamela J. Kirby
Name: Dr. Pamela J. Kirby
Independent Non-Executive Director
/s/ Warren D. Knowlton

/s/ Brian Larcombe

Name: Warren D. Knowlton

Independent Non-Executive Director

Name: Brian Larcombe

Independent Non-Executive Director

/s/ Joseph C. Papa

Name: Joseph C. Papa

Independent Non-Executive Director

/s/ Richard De Schutter

Name: Richard De Schutter

Independent Non-Executive Director

/s/ Dr. Rolf W.H. Stomberg

Name: Dr. Rolf W.H. Stomberg

Independent Non-Executive Director

Exhibit
<u>Number</u>
Exhibit
1
Form of Deposit Agreement dated as of November 16, 1999,
as amended and restated as of August 7, 2000, as amended and
restated as of December 15, 2003 and as further amended
and restated as of, 2010, among Smith & Nephew plc,
The Bank of New York Mellon as Depositary, and all Owners and holders
from time to time of American Depositary Receipts issued thereunder.
2
2 Form of Letter Agreement among Smith & Nephew plc and
Form of Letter Agreement among Smith & Nephew plc and
Form of Letter Agreement among Smith & Nephew plc and
Form of Letter Agreement among Smith & Nephew plc and
Form of Letter Agreement among Smith & Nephew plc and
Form of Letter Agreement among Smith & Nephew plc and The Bank of New York Mellon relating to pre-release activities.