FOREST LABORATORIES INC Form DFAN14A August 10, 2011

SCHEDULE 14A

Proxy Statement Pursuant to Section 14(a)

of the Securities Exchange Act of 1934

(Amendment No.)

Filed by the Registrant "

Filed by a Party other than the Registrant x

Check the appropriate box:

- " Preliminary Proxy Statement
- " Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))
- Definitive Proxy Statement
- x Definitive Additional Materials
- " Soliciting Material Pursuant to § 240.14a-12

Forest Laboratories, Inc.

(Name of Registrant as Specified In Its Charter)

Carl C. Icahn

Dr. Alexander J. Denner

Dr. Richard Mulligan

Professor Lucian A. Bebchuk

Dr. Eric J. Ende

Mayu Sris

Icahn Partners LP

Icahn Partners Master Fund LP

Icahn Partners Master Fund II L.P.

Icahn Partners Master Fund III L.P.

High	River	Limited	Partnership
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Hopper Investments LLC

Barberry Corp.

Icahn Onshore LP

Icahn Offshore LP

Icahn Capital L.P.

IPH GP LLC

Icahn Enterprises Holdings L.P.

Icahn Enterprises G.P. Inc.

Beckton Corp. (Name of Person(s) Filing Proxy Statement, if other than the Registrant)

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1)	Amount Previously Paid:
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ON JULY 19, 2011, THE PARTICIPANTS (AS DEFINED BELOW) FILED A DEFINITIVE PROXY STATEMENT WITH THE SECURITIES AND EXCHANGE COMMISSION. SECURITY HOLDERS ARE ADVISED TO READ THE DEFINITIVE PROXY STATEMENT AND OTHER DOCUMENTS RELATED TO THE SOLICITATION OF PROXIES BY CARL C. ICAHN, DR. ALEXANDER J. DENNER, DR. RICHARD MULLIGAN, PROFESSOR LUCIAN A. BEBCHUK, DR. ERIC J. ENDE, MAYU SRIS, ICAHN PARTNERS LP, ICAHN PARTNERS MASTER FUND LP, ICAHN PARTNERS MASTER FUND II L.P., ICAHN PARTNERS MASTER FUND III L.P., HIGH RIVER LIMITED PARTNERHIP, HOPPER INVESTMENTS LLC, BARBERRY CORP., ICAHN ENTERPRISES G.P. INC., ICAHN ENTERPRISES HOLDINGS L.P., IPH GP LLC, ICAHN CAPITAL L.P., ICAHN ONSHORE LP, ICAHN OFFSHORE LP, AND BECKTON CORP. (COLLECTIVELY, THE PARTICIPANTS) FROM THE STOCKHOLDERS OF FOREST LABORATORIES, INC. FOR USE AT ITS 2011 ANNUAL MEETING OF STOCKHOLDERS, BECAUSE THEY CONTAIN IMPORTANT INFORMATION, INCLUDING INFORMATION RELATING TO THE PARTICIPANTS. THE DEFINITIVE PROXY STATEMENT AND A FORM OF PROXY IS AVAILABLE TO STOCKHOLDERS OF FOREST LABORATORIES, INC. FROM THE PARTICIPANTS AT NO CHARGE AND IS ALSO AVAILABLE AT NO CHARGE AT THE SECURITIES AND EXCHANGE COMMISSION S WEBSITE AT HTTP://WWW.SEC.GOV OR BY CONTACTING D.F. KING & CO., INC. BY TELEPHONE AT THE FOLLOWING NUMBERS: STOCKHOLDERS CALL TOLL FREE: (800) 697 6975 AND BANKS AND BROKERAGE FIRMS CALL: (212) 269 5550.

Consent of the author and publication has not been obtained to use the material filed herewith as proxy soliciting material.

1 Forest Labs board needs change

Two independent proxy advisory firms issued analyses criticizing Forest Labs on several dimensions

Presiding independent director Goodman oversaw operations and made decisions leading to civil and criminal violations, also lacks independence

Compensation not tied to share performance Icahn Nominees will help drive necessary change, vote the GOLD card! 2 ISS and Glass Lewis both criticized Forest Labs for deeply flawed corporate governance The image of the CEO sitting in on the ostensibly independent directors as they discuss whether or not to support him is uncomfortably close to that of a show trial: a theatrical demonstration of power, with a pre-determined outcome, in which those with ostensible authority must first and foremost demonstrate their zealous personal loyalty to the one who holds real All the subsequent protestations about personal integrity and independence ring a little hollow, when the right course of action calling an executive session to let the unaffiliated outside directors debate the issues in private, without any undue influence from insiders was both an obvious and easy choice. That the meeting appears to have been orchestrated from the C-suite the General Counsel, rather than the board s own outside advisors, apparently prepared and presented the materials which shaped the discussion does not help matters. If there was ever a moment for the independent directors to take matters into their own hands, this was it. That they failed to

do

so and perhaps even failed recognize their own responsibility to do SO is We believe that there are various aspects of the Company s corporate governance that could suggest that the . . . we believe that Mr. Solomon and other Company insiders should have recused themselves from the board deliberations and actual voting on the matter. ...we note that the board s primary committees (audit, compensation, and nominating and governance) have historically been comprised of the board s longest tenured directors, which we believe may blunt the impact that can be made by the recently-appointed directors. ...the appointment of Mr. Goodman as presiding director leaves us feeling highly dubious of the board s ability to enact truly positive corporate governance reforms and only serves to drive home the Icahn Group s argument that the Company s board is filled with **ISS** Glass Lewis Source: ISS, Glass Lewis power deeply worrisome board has become

entrenched entrenched directors

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ISS criticizes appearance of nepotism, in addition to highlighting corp. gov. concerns

However, the fact that the succession plan involves having a senior executive

presumably a candidate for the top job
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report to his own father who presumably has some influence in the matter is another bad omen. SVP Solomon may in fact be the best candidate for the job, internally or externally: it is hard know, if all his senior level executive experience came at the firm his father has been running for four decades. At publicly-held company, succession planning should never be confused, visually or procedurally, with establishing a dynasty. Unaffiliated shareholders should be concerned about the degree to which the independent directors are truly independent of the long-serving Chairman and CEO. Among the red flags are these directors apparent unwillingness to exclude the CEO from high-stakes discussions such as the company s response to threatened regulatory action against him individually in which is clearly conflicted, and their apparently easy acceptance of the fundamental conflict involved making the CEO s own son one

of his direct reports.

ISS Proxy Advisory Services, August 2011

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ISS and Glass Lewis also criticized Forest
Labs on other dimensions
Stock price and
operating
performance
 ...it is still clear that the company s
meager
returns
to
shareholders
the half decade leading up to the
announcement of this proxy contest have
been
substantially
outpaced
not
just
by the specialty pharma peers, but even
by a blended group of big and specialty
pharma peers.
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We find that the Company s stock price performance was better than that of the Peer Group over the recent one-year period but has been worse than the Peer Group over the ...we note that the Company s compounded annual growth rates for revenue and operating income over the threeand five-year periods ended December 31, 2010 were all below the range of growth rates observed in the Peer Group. This raises some concerns that the board and management may not have been proactive enough in facilitating greater growth for the Company and its shareholders in recent years. Compensation practices Rated High Concern

Received D

grade Overall, the Company paid more than its peers, but performed moderately worse than its peers. ISS

Glass Lewis

Source: ISS, Glass Lewis

longer term

5 Goodman s poor business judgment and lack of independence qualify him for removal

Current presiding independent director Goodman was President and COO, responsible for decisions leading to civil and criminal pleadings, payment of ~\$300M in fines, and higher costs and administrative burdens from implementation of corporate integrity agreement

Glass Lewis states:

- Moreover, we note that the board has neither appointed an independent

chairman

nor

an

independent

presiding

director

•

.we

do

not

consider

him

[Goodman]

to

be

independent

from

the

Company s management given that he was employed as an executive by the Company within the past five years, served as a Company executive for more than 25 years, and received approximately \$198,000 in retirement benefits from the Company during fiscal year 2011.

Goodman poor choice for board,

vote the GOLD card!

Source: Submission Behalf of Howard Solomon to the HHS-OIG from Davis Polk & Wardwell; Glass Lewis

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Chairman and CEO Solomon compensation
not tied to share performance
Note: Fiscal year ends March 31
Source: Public documents
While Forest Labs equity value declined by
~65%, Solomon paid ~$60M
0
2
4
6
8
$10M
Chairman & CEO Solomon compensation ($M)
FY
2004FY
$9.0M
2005FY
$7.0M
2006FY
$6.7M
2007FY
$5.4M
2008FY
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\$6.5M

2009FY

\$6.6M

2010FY

\$8.3M

2011

Bonus

Salary

Stock

Other

Options \$8.9M

Special note regarding this presentation This presentation includes information based on data found in filings with the SEC, independent industry publications and other sources. Although we believe that the data is reliable, we do not guarantee the accuracy or completeness of this information and have not independently verified any such information. We have not sought, nor have we received, permission from any third-party to include their information in this presentation. Many of the statements in this presentation reflect our subjective belief. Although we have reviewed and analyzed the information that has informed our opinions, we do not guarantee the accuracy of any such beliefs. Sections of this presentation refer to the experience of our nominees for director at Forest Laboratories during their tenure as directors of

Biogen Idec,

I G
ImClone
Systems
Inc.,
Genzyme
Corporation,
Amylin
Pharmaceuticals,
and
Enzon
Pharmaceuticals.
We
believe
their
experience
at
these
companies
was
success and resulted in an increase in shareholder value that benefited all shareholders. However, their
success at these companies is not necessarily indicative of future results at Forest Laboratories if our
nominees
were
to
be
elected
to
the
Forest
Laboratories
Board
of
Directors.
In
addition,
we
acknowledge
that if elected, our nominees will be a minority of the directors and will not alone be able to adopt
resolutions. All stockholders of Forest Laboratories are advised to read the definitive proxy statement, the gold proxy
card and other documents related to the solicitation of proxies by the Participants from the stockholders of
Forest Laboratories for use at the 2011 annual meeting of stockholders of Forest Laboratories because they
contain important information. The definitive proxy statement and form of proxy along with other relevant
documents are available at no charge on the SEC's website at http://www.sec.gov or by contacting D.F.
King & Co., Inc. by telephone at the following numbers: Stockholders call toll-free: (800) 697-6975 and
Banks and Brokerage Firms call: (212) 269-5550. In addition, the Participants will provide copies of the
definitive proxy statement without charge upon request. Information relating to the Participants is

contained in the definitive Schedule 14A filed by the Participants with the SEC on July 19, 2011.