SUN PHARMACEUTICAL INDUSTRIES LTD Form SC 13D/A October 05, 2010

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

SCHEDULE 13D/A (Amendment No. 20)

Under the Securities Exchange Act of 1934

TARO PHARMACEUTICAL INDUSTRIES LTD.	TARO	PHARMA	CEUTICAL	. INDUSTRIES	LTD.
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(Name of Issuer)

ORDINARY SHARES, PAR VALUE NIS 0.0001 PER SHARE

(Title of Class of Securities)

M8737E108

(CUSIP Number)

Mr. Sudhir V. Valia, Acme Plaza, Andheri Kurla Road, Andheri (East), Mumbai 400 059, India

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

October 1, 2010

(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 § 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(b) 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 (however, see the Notes).	

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CUSIP No. M8737E108

1		ORTING PERSONS CATION NOS. OF A	ABOVE PERSONS (ENTITIES ONLY)	
	SUN PHARMAC	CEUTICAL INDUST	RIES LTD.	
2	CHECK THE AR Instructions) (a) o (b) x	PPROPRIATE BOX	IF A MEMBER OF A GROUP (See	
3	SEC USE ONLY	•		
4	SOURCE OF FU	NDS (See Instruction	ns)	
4	PF			
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED o PURSUANT TO ITEMS 2(d) or 2(e)			
6	CITIZENSHIP C	OR PLACE OF ORGA	ANIZATION	
	The Republic of India			
		_	SOLE VOTING POWER	
1	NUMBER OF	7	22,913,168*	
ВІ	SHARES ENEFICIALLY	8	SHARED VOTING POWER	
	OWNED BY EACH	o	0	
]	REPORTING PERSON	9	SOLE DISPOSITIVE POWER	
WITH	LKSON		22,913,168	
			SHARED DISPOSITIVE POWER	
		10	0	
	AGGREGATE A	MOUNT BENEFIC	IALLY OWNED BY EACH REPORTING PI	ERSON
11	22,913,168			
12	CHECK BOX IF	THE AGGREGATE	AMOUNT IN ROW (11) EXCLUDES	o

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

53.2%**

TYPE OF REPORTING PERSON (See Instructions)

CO

This amount also includes 3,787,500 Ordinary Shares which Alkaloida acquired pursuant to a warrant issued to Sun by the Issuer on August 2, 2007 ("Warrant No. 2"), including (i) 3,712,500 Ordinary Shares issued to Alkaloida on September 24, 2010 and (ii) 75,000 Ordinary Shares issued to Alkaloida on September 27, 2010.

This amount also includes 29,382 Ordinary Shares which Alkaloida directly acquired on September 14, 2010, upon the closing of the initial offering period of the tender offer to purchase all of the outstanding Ordinary Shares, pursuant to the Tender Offer Statement on Schedule TO, filed on June 30, 2008, as amended.

This amount also includes an aggregate of 4,739,859 Ordinary Shares indirectly acquired by Sun pursuant to the letter agreement, dated as of September 20, 2010 (the "Letter Agreement"), among Sun, Alkaloida, Sun Pharmaceutical Industries Inc. ("Sun Michigan"), a Michigan corporation and a direct subsidiary of Sun, The Taro Development Corporation, a New York corporation ("TDC"), Dr. Barrie Levitt, Ms. Tal Levitt, Dr. Jacob Levitt, and Dr. Daniel Moros (such individuals, together with TDC, the "Grantors"). Pursuant to the Letter Agreement: (i) Alkaloida directly acquired 2,405,925 Ordinary Shares from the Grantors, consummating an option granted by the Grantors to Alkaloida under an option agreement (the "Option Agreement"), dated May 18, 2007, among the Grantors and Sun (and subsequently assigned to Alkaloida), (ii) Alkaloida directly acquired an additional 12 Ordinary Shares from the Grantors, and (iii) upon the merger of a subsidiary of Sun Michigan with and into TDC on October 1, 2010, Sun Michigan indirectly acquired 2,333,922 Ordinary Shares, consummating an option granted by TDC to Alkaloida (and subsequently assigned to Sun Michigan) under the Option Agreement. TDC directly owns 2,333,142 Ordinary Shares and indirectly owns 780 Ordinary Shares through Morley and Company, Inc., a New York corporation owned by TDC and Alkaloida. In addition, in connection with the consummation of the transactions contemplated by the Option Agreement, Alkaloida acquired 2,600 Founders' Shares, which control in the aggregate one-third of the voting power of the Issuer.

^{*} Ινχλυδεσ 3,770,833 Ορδιναρψ Σηαρεσ αχθυιρεδ βψ Αλκαλοιδα Χηεμιχαλ Χομπανψ Εξχλυσισε Γρουπ Λτδ. (Αλκαλοιδα), αν ινδιρεχτ συβσιδιαρψ οφ Συν Πηαρμαχευτιχαλ Ινδυστριεσ Λτδ. (Συν), ον Μαψ 21, 2007 ανδ 3,016,667 Ορδιναρψ Σηαρεσ αχθυιρεδ βψ Αλκαλοιδα ον Μαψ 30, 2007, ιν εαχη χασε πυρσυαντ το τηε σηαρε πυρχηασε αγρεεμεντ δατεδ Μαψ 18, 2007 (Πυρχηασε Αγρεεμεντ), βετωεεν Αλκαλοιδα ανδ τηε Ισσυερ, ωηιχη εντιτλεδ Αλκαλοιδα το αχθυιρε α τοταλ οφ 7,500,000 Ορδιναρψ Σηαρεσ; 58,000 Ορδιναρψ Σηαρεσ αχθυιρεδ βψ Συν Πηαρμα Γλοβαλ, Ινχ. (Συν Πηαρμα), α διρεχτ ωπολλψ-οωνεδ συβσιδιαρψ οφ Συν, ον θυλψ 11, 2007 ανδ 500 Ορδιναρψ Σηαρεσ αχθυιρεδ βψ Συν Πηαρμα ον θυλψ 23, 2007, ιν εαχη χασε ιν οπεν μαρκετ τρανσαχτιονσ; 3,000,000 Ορδιναρψ Σηαρεσ αχθυιρεδ βψ Αλκαλοιδα ον Αυγυστ 2, 2007, πυρσυαντ το Συν σ ριγητσ υνδερ τηε ωαρραντ, δατεδ Μαψ 18, 2007, ισσυεδ βψ τηε Ισσυερ το Συν (τηε Οριγιναλ Ωαρραντ); 3,712,557 Ορδιναρψ Σηαρεσ αχθυιρεδ βψ Αλκαλοιδα ον Φεβρυαρψ 19, 2008, φρομ Βρανδεσ Ινσεστμεντ Παρτνερσ, Λ.Π., φορ ανδ ον βεηαλφ οφ χερταιν οφ ιτσ ινσεστμεντ αδσισορψ χλιεντσ (Βρανδεσ); ανδ 797,870 Ορδιναρψ Σηαρεσ αχθυιρεδ βψ Αλκαλοιδα ον θυνε 23, 2008, φρομ Ηαρελ Ινσυρανχε Χομπανψ Λιμιτεδ (Ηαρελ).

** Based on 39,249,082 Ordinary Shares outstanding as of December 31, 2009 as reported by the Issuer in its Form 20-F for the fiscal period ending on December 31, 2006, which was filed with the Commission on April 13, 2010; and an additional 3,787,500 Ordinary Shares issued to Alkaloida pursuant to Sun's December 1, 2009 exercise of Warrant No. 2.

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CUSIP No. M8737E108

1		ORTING PERSONS CATION NOS. OF A	ABOVE PERSONS (ENTITIES ONLY)	
	SUN PHARMA	GLOBAL INC.		
2	CHECK THE AR Instructions) (a) o (b) x	PPROPRIATE BOX	IF A MEMBER OF A GROUP (See	
3	SEC USE ONLY	7		
4	SOURCE OF FUNDS (See Instructions)			
4	PF			
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED o PURSUANT TO ITEMS 2(d) or 2(e)			
6	CITIZENSHIP C	OR PLACE OF ORG	ANIZATION	
	1110 21111011 (1181		SOLE VOTING POWER	
		7	20 700 0264	
Γ	NUMBER OF SHARES		20,580,026*	
	ENEFICIALLY	8	SHARED VOTING POWER	
(OWNED BY EACH		0	
]	REPORTING	0	SOLE DISPOSITIVE POWER	
WITH	PERSON	9	20,580,026	
			SHARED DISPOSITIVE POWER	
		10	0	
	ACCRECATE A	MOUNT RENEEIC	0 IALLY OWNED BY EACH REPORTING PE	DSON
11	AGGREGATE A	MOONT BENEFIC	IALLI OWNED BI EACH REPORTING FE	KSON
	20,580,026			
12	CHECK BOX IF	THE AGGREGATI	E AMOUNT IN ROW (11) EXCLUDES	o

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

47.8%**

TYPE OF REPORTING PERSON (See Instructions)

CO

This amount also includes 3,787,500 Ordinary Shares which Alkaloida acquired pursuant to Warrant No. 2, including (i) 3,712,500 Ordinary Shares issued to Alkaloida on September 24, 2010 and (ii) 75,000 Ordinary Shares issued to Alkaloida on September 27, 2010.

This amount also includes 29,382 Ordinary Shares which Alkaloida directly acquired on September 14, 2010, upon the closing of the initial offering period of the tender offer to purchase all of the outstanding Ordinary Shares, pursuant to the Tender Offer Statement on Schedule TO, filed on June 30, 2008, as amended.

This amount also includes an aggregate of 2,406,717 Ordinary Shares directly or indirectly acquired by Alkaloida pursuant to the Letter Agreement. Pursuant to the Letter Agreement, Alkaloida (i) directly acquired 2,405,925 Ordinary Shares from the Grantors, consummating an option granted by the Grantors to Alkaloida under the Option Agreement, (ii) directly acquired an additional 12 Ordinary Shares from the Grantors, and (iii) indirectly acquired 780 Ordinary Shares through its acquisition of shares of Morley and Company, Inc., a New York corporation. In addition, in connection with the consummation of the transactions contemplated by the Option Agreement, Alkaloida acquired 2,600 Founders' Shares, which control in the aggregate one-third of the voting power of the Issuer.

** Based on 39,249,082 Ordinary Shares outstanding as of December 31, 2009 as reported by the Issuer in its Form 20-F for the fiscal period ending on December 31, 2006, which was filed with the Commission on April 13, 2010; and an additional 3,787,500 Ordinary Shares issued to Alkaloida pursuant to Sun's December 1, 2009 exercise of Warrant No. 2.

^{*} Ινχλυδεσ 3,770,833 Ορδιναρψ Σηαρεσ αχθυιρεδ βψ Αλκαλοιδα ον Μαψ 21, 2007 ανδ 3,016,667 Ορδιναρψ Σηαρεσ αχθυιρεδ βψ Αλκαλοιδα ον Μαψ 30, 2007, ιν εαχη χασε πυρσυαντ το τηε Πυρχηασε Αγρεεμεντ; 58,000 Ορδιναρψ Σηαρεσ αχθυιρεδ βψ Συν Πηαρμα ον θυλψ 11, 2007 ανδ 500 Ορδιναρψ Σηαρεσ αχθυιρεδ βψ Συν Πηαρμα ον θυλψ 23, 2007, ιν εαχη χασε ιν οπεν μαρκετ τρανσαχτιονσ; 3,000,000 Ορδιναρψ Σηαρεσ αχθυιρεδ βψ Αλκαλοιδα ον Αυγυστ 2, 2007, πυρσυαντ το Συν σριγητσ υνδερ τηε Οριγιναλ Ωαρραντ; 3,712,557 Ορδιναρψ Σηαρεσ αχθυιρεδ βψ Αλκαλοιδα ον Φεβρυαρψ 19, 2008, φρομ Βρανδεσ; ανδ 797,870 Ορδιναρψ Σηαρεσ αχθυιρεδ βψ Αλκαλοιδα ον θυνε 23,2008, φρομ Ηαρελ.

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CUSIP No. M8737E108

NAME OF REPORTING PERSONS I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY) 1 ALKALOIDA CHEMICAL COMPANY EXCLUSIVE GROUP LTD CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (See Instructions) 2 (a) o (b) x SEC USE ONLY 3 SOURCE OF FUNDS (See Instructions) 4 PF CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) 5 CITIZENSHIP OR PLACE OF ORGANIZATION 6 The Republic of Hungary **SOLE VOTING POWER** 7 NUMBER OF 20,521,526* **SHARES** SHARED VOTING POWER **BENEFICIALLY** 8 OWNED BY 0 **EACH** SOLE DISPOSITIVE POWER **REPORTING** 9 **PERSON** WITH 20,521,526 SHARED DISPOSITIVE POWER 10 0 AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON 11 20,521,526 CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES 12

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

13

47.7%**

TYPE OF REPORTING PERSON (See Instructions)

14

CO

Τηισ αμουντ αλσο ινχλυδεσ 3,787,500 Ορδιναρψ Σηαρεσ ωηιχη Αλκαλοιδα αχθυιρεδ πυρσυαντ το Ωαρραντ Νο. 2. ινχλυδινγ (ι) 3,712,500 Ορδιναρψ Σηαρεσ ισσυεδ το Αλκαλοιδα ον Σεπτεμβερ 24, 2010 ανδ (ιι) 75,000 Ορδιναρψ Σηαρεσ ισσυεδ το Αλκαλοιδα ον Σεπτεμβερ 27, 2010.

Τηισ αμουντ αλσο ινχλυδεσ 29,382 Ορδιναρψ Σηαρεσ ωηιχη Αλκαλοιδα διρεχτλψ αχθυιρεδ ον Σεπτεμβερ 14, 2010, υπον τηε χλοσινή οφ τηε ινιτιαλ οφφερινή περιοδ οφ τηε τενδερ οφφερ το πυρχηασε αλλ οφ τηε ουτστανδινή Ορδιναρψ Σηαρεσ φορ 37.75 περ σηαρε, νετ το τηε σελλερ, πυρσυαντ το τηε Τενδερ Οφφερ Στατεμέντ ον Σχηεδυλε ΤΟ, φίλεδ ον θυνέ 30, 2008, ασ αμένδεδ.

Τηισ αμουντ αλσο ινχλυδεσ αν αγγρεγατε οφ 2,406,717 Ορδιναρψ Σηαρεσ διρεχτλψ ορ ινδιρεχτλψ αχθυιρεδ βψ Αλκαλοιδα πυρσυαντ το τηε Λεττερ Αγρεεμεντ. Πυρσυαντ το τηε Λεττερ Αγρεεμεντ, Αλκαλοιδα (ι) διρεχτλψ αχθυιρεδ 2,405,925 Ορδιναρψ Σηαρεσ φρομ τηε Γραντορσ, χονσυμματινγ αν οπτιον γραντεδ βψ τηε Γραντορσ το Αλκαλοιδα υνδερ τηε Οπτιον Αγρεεμεντ, (ιι) διρεχτλψ αχθυιρεδ αν αδδιτιοναλ 12 Ορδιναρψ Σηαρεσ φρομ τηε Γραντορσ, ανδ (ιιι) ινδιρεχτλψ αχθυιρεδ 780 Ορδιναρψ Σηαρεσ τηρουγη ιτσ αχθυισιτιον οφ σηαρεσ οφ Μορλεψ ανδ Χομπανψ, Ινχ., α Νέω Ψορκ χορπορατιον. Ιν αδδιτιον, ιν χοννέχτιον ωιτη τηε χονσυμματιον οφ τηε τρανσαχτιονσ χοντέμπλατεδ βψ τηε Οπτιον Αγρέεμεντ, Αλκαλοιδα αχθυιρεδ 2,600 Φουνδέρσ Σηαρέσ, ωηίχη χοντρολ ιν τηε αγγρέγατε ονε-τηιρδ οφ τηε ποτινή πόωερ οφ Ισσυέρ.

** Βασεδ ον 39,249,082 Ορδιναρψ Σηαρεσ ουτστανδινή ασ οφ Δεχεμβερ 31, 2009 ασ ρεπορτεδ βψ τηε Ισσυερ ιν ίτσ Φορμ 20-Φ φορ τηε φισχαλ περίοδ ενδινή ον Δεχεμβερ 31, 2006, ωηίχη ωασ φίλεδ ωίτη τηε Χομμισσίον ον Απρίλ 13, 2010; ανδ αν αδδιτίοναλ 3,787,500 Ορδιναρψ Σηαρεσ ισσυεδ το Αλκαλοίδα πυρσυαντ το Συν $\,$ σ Δεχεμβερ 1, 2009 εξερχίσε οφ Ωαρραντ Νο. 2.

^{*} Ινχλυδεσ 3,770,833 Ορδιναρψ Σηαρεσ αχθυιρεδ βψ Αλκαλοιδα ον Μαψ 21, 2007 ανδ 3,016,667 Ορδιναρψ Σηαρεσ αχθυιρεδ βψ Αλκαλοιδα ον Μαψ 30, 2007, ιν εαχη χασε πυρσυαντ το τηε Πυρχηασε Αγρεεμεντ; 3,000,000 Ορδιναρψ Σηαρεσ αχθυιρεδ βψ Αλκαλοιδα ον Αυγυστ 2, 2007, πυρσυαντ το Συν σριγητσ υνδερ τηε Οριγιναλ Ωαρραντ; 3,712,557 Ορδιναρψ Σηαρεσ αχθυιρεδ βψ Αλκαλοιδα ον Φεβρυαρψ 19, 2008, φρομ Βρανδεσ; ανδ 797,870 Ορδιναρψ Σηαρεσ αχθυιρεδ βψ Αλκαλοιδα ον θυνε 23, 2008, φρομ Ηαρελ.

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CUSIP No. M8737E108

1		ORTING PERSONS CATION NOS. OF A	BOVE PERSONS (ENTITIES ONLY)	
	SUN PHARMACEUTICAL INDUSTRIES, INC.			
2	CHECK THE AF Instructions) (a) o (b) x	PPROPRIATE BOX I	IF A MEMBER OF A GROUP (See	
	SEC USE ONLY	•		
3				
4		INDS (See Instruction	ns)	
	PF			
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDINGS IS REQUIRED o PURSUANT TO ITEMS 2(d) or 2(e)			
6	CITIZENSHIP C	OR PLACE OF ORGA	ANIZATION	
Ü	Michigan			
			SOLE VOTING POWER	
	NUMBER OF	7	2,333,922*	
	SHARES		SHARED VOTING POWER	
В	ENEFICIALLY OWNED BY	8		
	EACH		0	
	REPORTING	9	SOLE DISPOSITIVE POWER	
WITH	PERSON	9	2,333,922	
			SHARED DISPOSITIVE POWER	
		10	0	
	A CODEC ATE A	MOUNT DENEELO		ED COM
11	AGGREGATE A	MIOUNI BENEFICI	ALLY OWNED BY EACH REPORTING PR	EKSON
	2,333,922			
12	CHECK BOX IF	THE AGGREGATE	AMOUNT IN ROW (11) EXCLUDES	o

PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)

5.4%**

TYPE OF REPORTING PERSON (See Instructions)

14 CO

13

^{*} Τηισ αμουντ ινχλυδεσ 2,333,922 Ορδιναρψ Σηαρεσ Συν Μιχηιγαν αχθυιρεδ υπον τηε μεργερ οφ α συβσιδιαρψ οφ Συν Μιχηιγαν ωιτη ανδ ιντο ΤΔΧ ον Οχτοβερ 1, 2010, πυρσυαντ το τηε Λεττερ Αγρεεμεντ. ΤΔΧ διρεχτλψ οωνσ 2,333,142 Ορδιναρψ Σηαρεσ ανδ ινδιρεχτλψ οωνσ 780 Ορδιναρψ Σηαρεσ τηρουγη Μορλεψ ανδ Χομπανψ, Ινχ., α Νεω Ψορκ χορπορατιον οωνεδ βψ ΤΔΧ ανδ Αλκαλοιδα (φολλοωινγ τηε τρανσαχτιονσ χονσυμματεδ υνδερ τηε Λεττερ Αγρεεμεντ).

^{**} Βασεδ ον 39,249,082 Ορδιναρψ Σηαρεσ ουτστανδινή ασ οφ Δεχεμβερ 31, 2009 ασ ρεπορτεδ βψ τηε Ισσυερ ιν ίτσ Φορμ 20-Φ φορ τηε φισχαλ περίοδ ενδινή ον Δεχεμβερ 31, 2006, ωηίχη ωασ φίλεδ ωίτη τηε Χομμισσίον ον Απρίλ 13, 2010; ανδ αν αδδιτίοναλ 3,787,500 Ορδιναρψ Σηαρεσ ισσυεδ το Αλκαλοίδα πυρσυαντ το Συν σ Δεχεμβερ 1, 2009 εξερχίσε οφ Ωαρραντ No. 2.

This Amendment No. 20 amends and supplements the Statement on Schedule 13D originally filed by the Reporting Persons with the Securities and Exchange Commission on July 3, 2007 (the "Original Schedule 13D"); the Amendment No. 1 to the Original Schedule 13D, filed on July 25, 2007 (the "Amendment No. 1"); the Amendment No. 2 to the Original Schedule 13D, filed on August 2, 2007 (the "Amendment No. 2"); the Amendment No. 3 to the Original Schedule 13D, filed on February 19, 2008 (the "Amendment No. 3"); the Amendment No. 4 to the Original Schedule 13D, filed on May 29, 2008 (the "Amendment No. 4"); the Amendment No. 5 to the Original Schedule 13D, filed on June 5, 2008 (the "Amendment No. 5"); the Amendment No. 6 to the Original Schedule 13D, filed on June 24, 2008 (the "Amendment No. 6"); the Amendment No. 7 to the Original Schedule 13D, filed on June 25, 2008 (the "Amendment No. 7"); the Amendment No. 8 to the Original Schedule 13D, filed on December 2, 2009 (the "Amendment No. 8"); the Amendment No. 9 to the Original Schedule 13D, filed on December 11, 2009 (the Amendment No. 9"); the Amendment No. 10 to the Original Schedule 13D, filed on December 14, 2009 (the "Amendment No. 10"); the Amendment No. 11 to the Original Schedule 13D, filed on December 15, 2009 (the "Amendment No. 11"); the Amendment No. 12 to the Original Schedule 13D, filed on December 17, 2009 (the "Amendment No. 12"); the Amendment No. 13 to the Original Schedule 13D, filed on December 21, 2009 (the "Amendment No. 13"); the Amendment No. 14 to the Original Schedule 13D, filed on December 22, 2009 (the "Amendment No. 14"); the Amendment No. 15 to the Original Schedule 13D, filed on December 24, 2009 (the "Amendment No. 15"); the Amendment No. 16 to the Original Schedule 13D, filed on December 31, 2009; the Amendment No. 17 to the Original Schedule 13D, filed on January 11, 2010, the Amendment No. 18 to the Original Schedule 13D, filed on September 10, 2010 and the Amendment No. 19 to the Original Schedule 13D, filed on September 24, 2010 (the "Amendment No. 19", together with the Original Schedule 13D, the Amendment No. 1, the Amendment No. 2, the Amendment No. 3, the Amendment No. 4, the Amendment No. 5, the Amendment No. 6, the Amendment No. 7, the Amendment No. 8, the Amendment No. 9, the Amendment No. 10, the Amendment No. 11, the Amendment No. 12, the Amendment No. 13, the Amendment No. 14, the Amendment No. 15, the Amendment No. 16 and the Amendment No. 17, the "Schedule 13D"), with respect to the Ordinary Shares, par value NIS .0001 per share (the "Ordinary Shares"), of Taro Pharmaceutical Industries Ltd., an Israeli corporation (the "Issuer"), whose principal executive offices are located at Italy House, Euro Park, Yakum 60972, Israel. 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 and supplemented by adding the following at the end of the third paragraph of Item 2:

"Sun Pharmaceutical Industries, Inc. 29714, Orion Ct, Farmington Hills, MI 48334."

Item 3. Source and Amount of Funds or Other Consideration.

The response set forth in Item 3 of the Schedule 13D is hereby amended and supplemented by adding the following at the end of Item 3:

"The Ordinary Shares acquired by the Reporting Persons and specified in Item 5 were acquired with available cash on hand."

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 paragraphs after the last paragraph of Item 4:

"Upon the merger of a subsidiary of Sun Michigan into TDC on October 1, 2010, Sun consummated the transactions contemplated by the Option Agreement. TDC directly owns 2,333,142 Ordinary Shares and indirectly owns 780 Ordinary Shares through Morley and Company, Inc., a New York corporation owned by TDC and Alkaloida.

The Reporting Persons acquired the securities specified in Item 5 for purposes of obtaining control of the Issuer.

In developing plans or proposals with respect to the Issuer, the Reporting Persons would consider various factors, including the Issuer's financial condition, business and prospects, other developments concerning the Issuer, price levels of the Issuer's securities, other opportunities available to the Reporting Persons, developments with respect to the Reporting Persons' business and general economic and stock market conditions. Based upon their review of such factors, the Reporting Persons will take such actions in the future as the Reporting Persons may deem appropriate in light of the circumstances existing from time to time, including acquiring or disposing of additional Ordinary Shares, either in the open market or in privately negotiated transactions, or proposing other transactions which the Reporting Persons may deem appropriate.

Pursuant to the Letter Agreement, appointees of Sun, including an independent director, became the directors of the Issuer. Four out of the five directors are employees of Sun or its affiliates. The Reporting Persons may take further action to change the directors or change the size of the Board and fill any existing or newly created vacancies. Under the Israeli Companies Law, an Israeli company such as the Issuer, is required to have two statutory independent directors. The terms of the previous two statutory independent directors of the Issuer had expired prior to the consummation of the transactions contemplated by the Letter Agreement. The Reporting Persons are currently seeking candidates to fill those vacancies.

Other than as indicated above, the Reporting Persons do not have any present plans or proposals which relate to or would result in any of the following (although the Reporting Persons reserve the right to develop such plans or proposals in the future): (i) the disposition of securities of the Issuer, (ii) an extraordinary corporate transaction, such as a merger, reorganization or liquidation, involving the Issuer or any of its subsidiaries, (iii) a sale or transfer of a material amount of assets of the Issuer or any of its subsidiaries, (iv) any material change in the present capitalization or dividend policy of the Issuer, (v) any other material change in the Issuer's business or corporate structure, (vi) changes in the Issuer's charter or bylaws or other actions which may impede the acquisition of control of the Issuer by any person, (vii) causing a class of securities of the Issuer to be delisted from a national securities exchange, (viii) a class of equity securities of the Issuer becoming eligible for termination of registration pursuant to Section 12(g)(4) of the Securities Exchange Act of 1934, as amended; or (ix) any action similar to those enumerated above."

Item 5. Interest in Securities of the Issuer.

The response set forth in Item 5 of the Schedule 13D is hereby amended and supplemented by adding the following paragraphs after the last paragraph of Item 5:

"Sun beneficially owns, in the aggregate, 22,913,168 Ordinary Shares of the Issuer. In addition, Alkaloida owns 2,600 Founders' Shares, which control in the aggregate one-third of the voting power of the Issuer."

Item 7. Materials to be Filed as Exhibits.

Exhibit No.	Description
99.38	Joint Filing Agreement, dated as of July 2, 2007, incorporated by reference to the Original Schedule 13D.
99.39	Joinder to Joint Filing Agreement, dated as of September 24, 2010, incorporated by reference to Amendment No. 19

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.

Dated:

October 5, 2010

SUN PHARMACEUTICAL INDUSTRIES LTD.

/s/ Sudhir V. Valia Signature

Mr. Sudhir V. Valia Director Name/Title

SUN PHARMA GLOBAL, INC.

/s/ Harin Mehta Signature

Mr. Harin Mehta Director Name/Title

ALKALOIDA CHEMICAL COMPANY EXCLUSIVE GROUP LIMITED.

/s/ Harin Mehta Signature

Mr. Harin Mehta Director Name/Title

SUN PHARMACEUTICAL INDUSTRIES, INC.

/s/ Jitendra Doshi Signature

Mr. Jitendra Doshi Executive Director Name/Title

EXHIBIT INDEX

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