-----BEGIN PRIVACY-ENHANCED MESSAGE----- Proc-Type: 2001,MIC-CLEAR Originator-Name: webmaster@www.sec.gov Originator-Key-Asymmetric: MFgwCgYEVQgBAQICAf8DSgAwRwJAW2sNKK9AVtBzYZmr6aGjlWyK3XmZv3dTlNen TWSM7vrzLADbmYQaionwg5sDW3P6oaM5D3tdezXMm7z1T+B+twlDAQAB MIC-Info: RSA-MD5,RSA, C2qMwiejP8LvhLppG3+ozCdZffkHFHiZt91qfAQ6BSAmyyL//5PTI0P2DfneFiGH 7gBpTE0uBgB3Wg1ZBYuCGQ== 0000921895-99-000302.txt: 19990505 0000921895-99-000302.hdr.sgml: 19990505 ACCESSION NUMBER: 0000921895-99-000302 CONFORMED SUBMISSION TYPE: 424B3 PUBLIC DOCUMENT COUNT: 1 FILED AS OF DATE: 19990504 FILER: COMPANY DATA: COMPANY CONFORMED NAME: SHEFFIELD PHARMACEUTICALS INC CENTRAL INDEX KEY: 0000894158 STANDARD INDUSTRIAL CLASSIFICATION: PHARMACEUTICAL PREPARATIONS [2834] IRS NUMBER: 133808303 STATE OF INCORPORATION: DE FISCAL YEAR END: 1231 FILING VALUES: FORM TYPE: 424B3 SEC ACT: SEC FILE NUMBER: 033-95732 FILM NUMBER: 99609819 BUSINESS ADDRESS: STREET 1: 425 WOODSMILL RD CITY: ST LOUIS STATE: MO ZIP: 63017 BUSINESS PHONE: 3145799899 MAIL ADDRESS: STREET 1: 425 WOODSMILL RD CITY: ST LOUIS STATE: MO ZIP: 63017 FORMER COMPANY: FORMER CONFORMED NAME: SHEFFIELD MEDICAL TECHNOLOGIES INC DATE OF NAME CHANGE: 19940606 424B3 PROSPECTUS SUPPLEMENT

> RULE 424(b)(3) FILE NO. 33-95732 SHEFFIELD PHARMACEUTICALS, INC.

SUPPLEMENT NO. 1 DATED MAY 4, 1999 TO PROSPECTUS DATED SEPTEMBER 6, 1995

As a result of adjustments in the number of shares issuable upon exercise of warrants held by certain Selling Stockholders in accordance with applicable anti-dilution provisions and the transfer of certain options, the cover page of the Prospectus dated September 6, 1995 (the "Prospectus") and the table of Selling Stockholders in the Selling Stockholders section of the Prospectus are hereby supplemented and amended as follows:

- (a) The cover page of the Prospectus is amended to provide that the total number of shares of Common Stock being offered by Selling Stockholders has been reduced from 5,102,724 shares to 1,756,725 shares.
- (b) The Selling Stockholders table on page 12 of the Prospectus is amended and restated in its entirety as follows:

•	Shares Beneficially Owned Prior to Offering(1)(2)		s to be sold in fering	Shares Beneficially Owned After Offering(3)	
NAME(1)	NUMBER PER	RCENT	NU	MBER	PERCENT
	•				
•	<del>), Inc. 30,000</del>				
	<del>37,500(</del>				<del></del>
, ,	<del>45,000(7</del>				
0	15,000	` '	•		
Monica Koechin	, ,	,	•		<del></del>
	<del>18,750(10</del>				
<del>Lommen Family Tru</del>					
Kelly Family Trust	10,500(1	<del>12) *                                   </del>	10,500	0	<del></del>
Larry Peery	4,500(13	3) *	4,500	0	<del></del>
<del>John P. Boesel</del>	58,125(1-	4) *	<del>58,125</del>	0	<del></del>
George D. Anderso	n 18,750	<del>(15) *</del>	18,750	0	<del></del>
Gabiano, Inc.	12,000(16	<del>5) *                                   </del>	12,000	0	<del></del>
	<del>Schlegel</del>	Investment (	<del>20.</del>		
- Money Investment	Plan 15,00	<del>0(17) *</del>	15,000	0	
Keith V. Denner	15,000(1	8) *	15,000	0	<del></del>
Gloria Iorio	9,600(19	*	9,600	0	
Thomas R. Reardor	15,000	(20) *	15,000	0	<del></del>
Eugene J. O'Neill	24,000(2	<del>(1) *</del>	<del>24,000</del>	0	<del></del>
XPER International		)(22) *	10,000	0	

5	Owned Prior to	to Sold in		Owned After	
	Offering(1)(2)	Offering		Offering(3)	
	Arab Petroleum	n Invest	ment		
-Corp.	<del>500,000(24)</del> 1.8	3%	<del>500,000</del>	0	
Edward C. Rubatino	12,500(25)	*	12,500	0	
JDW Irrevocable Trust	25,000(26)	*	25,000	0	
<del>John G. Cage</del>	14,000(27)	*	14,000	0	
<del>Karen Blandini</del>	<del>5,000(28)</del>	*	5,000	0	
Kossert Enterprises	<del>12,500(29)</del>	*	12,500	0	
<del>Les Schultz</del>	<del>25,000(30)</del>	*	<del>25,000</del>	0	
Ward T. Bell	<del>5,000(31)</del>	*	5,000	0	
<del>John Schroeder</del>	<del>17,500(32)</del>	*	<del>17,500</del>	0	
<del>James Allen</del>	<del>2,500(33)</del>	*	2,500	0	
<del>Al Yee</del>	<del>2,500(33)</del> *		2,500	0	
<del>James Desmond</del>	<del>13,700(34)</del>	*	13,700	0	

Global Gestion 196,000(23) \* 196,000 0

Shares to be

**Shares Beneficially** 

**Shares Beneficially** 

- -----

- \* Less than 1%.
- (1) The persons named in the table, to the Company's knowledge, have sole voting and investment power with respect to all shares shown as beneficially owned by them, subject to community property laws where applicable and the information contained in the footnotes hereunder.
- (2) Determined in accordance with Rule 13-3(d) of the Exchange Act of 1934.
- (3) Assumes all shares of Common Stock offered hereby are sold pursuant to the registration statement of which the prospectus constitutes a part.
- (4) Represents shares issuable upon exercise of stock purchase warrants. SMT has the right upon exercise of warrant issued by the Company to SMT, to acquire up to 191,000 shares of Common Stock.
- (5) Represents shares issuable upon exercise of certain stock purchase warrants. The Fort Hill Group, Inc. is a former financial advisor to the Company.
- (6) Includes 32,500 shares issuable upon exercise of certain stock purchase warrants.
- (7) Includes 15,000 shares of Common Stock issuable upon exercise of PP Unit Warrants.
- (8) Includes 5,000 shares of Common Stock issuable upon exercise of PP Unit Warrants.
- (9) Includes (i) 10,000 shares of Common Stock issuable upon exercise of PP Unit Warrants, (ii) 35,000 shares of Common Stock issuable upon exercise of PP II Unit Warrants and (iii) 100,000 shares issuable upon exercise of certain stock options.
- (10) Includes 6,250 shares of Common Stock issuable upon exercise of PP Unit Warrants.
- (11) Includes 4,000 shares of Common Stock issuable upon exercise of PP Unit Warrants.
- (12) Includes 3,500 shares of Common Stock issuable upon exercise of PP Unit Warrants.

(FOOTNOTES CONTINUED ON NEXT PAGE)

- (13) Includes 1,500 shares of Common Stock issuable upon exercise of PP Unit Warrants.
- (14) Includes (i) 3,125 shares of Common Stock issuable upon exercise of PP Unit Warrants and, (ii) 25,000 shares of Common Stock issuable upon exercise of certain stock options.
- (15) Includes 6,250 shares of Common Stock issuable upon exercise of PP Unit Warrants.
- (16) Includes 4,000 shares of Common Stock issuable upon exercise of PP Unit Warrants.
- (17) Includes 5,000 shares of Common Stock issuable upon exercise of PP Unit Warrants.
- (18) Includes 5,000 shares of Common Stock issuable upon exercise of PP Unit Warrants.
- (19) Includes 3,200 shares of Common Stock issuable upon exercise of PP Unit Warrants.
- (20) Includes 5,000 shares of Common Stock issuable upon exercise of PP Unit Warrants.
- (21) Includes 8,000 shares of Common Stock issuable upon exercise of PP Unit Warrants.
- (22) Includes 5,000 shares of Common Stock issuable upon exercise of PP Unit Warrants.
- (23) Includes (i) 32,000 shares of Common Stock issuable upon exercise of PP Unit Warrants and (ii) 50,000 shares of Common Stock issuable upon exercise of PP II Unit Warrants.
- (24) Includes 250,000 shares of Common Stock issuable upon exercise of PP II Unit Warrants.
- (25) Includes 6,250 shares of Common Stock issuable upon exercise of PP II Unit Warrants.
- (26) Represents 12,500 shares of Common Stock issuable upon exercise of PP II Unit Warrants.
- (27) Includes 7,000 shares of Common Stock issuable upon exercise of PP II Unit Warrants.
- (28) Includes 2,500 shares of Common Stock issuable upon exercise of PP II Unit Warrants.
- (29) Includes 6,250 shares of Common Stock issuable upon exercise of PP II Unit Warrants.
- (30) Includes 12,500 shares of Common Stock issuable upon exercise of PP II

Unit Warrants.

- (31) Includes 2,500 shares of Common Stock issuable upon exercise of PP II Unit Warrants.
- (32) Includes 12,500 shares of Common Stock issuable upon exercise of certain stock purchase options.
- (33) Represents shares of Common Stock issuable upon exercise of certain stock purchase options.
- (34) Includes 2,500 shares of Common Stock issuable upon exercise of certain stock purchase options.

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----END PRIVACY-ENHANCED MESSAGE-----