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

SCHEDULE 14A

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Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934 (Amendment No.

Filed	by a Park the app Prelin Confi Defin	Registrant regist
		ACORDA THERAPEUTICS, INC.
		(Name of Registrant as Specified In Its Charter)
		(Name of Person(s) Filing Proxy Statement, if other than the Registrant)
Paym ⊠ □	No fe	iling Fee (Check the appropriate box): e required. computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11. Title of each class of securities to which transaction applies:
	(2)	Aggregate number of securities to which transaction applies:
	(3)	Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined):
	(4)	Proposed maximum aggregate value of transaction:
	(5)	Total fee paid:
	Checl	aid previously with preliminary materials. Abox if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee was paid ously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing. Amount Previously Paid:
	(2)	Form, Schedule or Registration Statement No.:
	(3)	Filing Party:
	(4)	Date Filed:



IMPORTANT REMINDER FOR ACORDA SHAREHOLDERS

Time is short – please vote your shares for the
Adjourned Special Meeting of Stockholders on August 28th
Your vote may impact the value of your investment and the future of Acorda Therapeutics.
Remember – there is a significant risk of bankruptcy if Proposal One is not approved.
According to our latest records, we have not yet received your vote – PLEASE VOTE TODAY!

KEY QUESTIONS OUR SHAREHOLDERS ARE ASKING

Question	Answer
What will happen to Acorda Therapeutics if Proposal One does not pass?	Your vote "FOR" Proposal One at the Adjourned Special Meeting of Stockholders on August 28th is critically important. Without your support for this proposal, our company could be forced into bankruptcy. In a Chapter 11 reorganization, the value of your shares could be severely impaired – or your shares could be cancelled. It is in your best interest to vote "FOR" Proposal One today.
Didn't Proposal One already receive approximately 80% of the votes at the July 31 st Special Meeting? Why is my vote so important?	Approval of Proposal One requires support by at least a majority of all outstanding shares. So, while Acorda stockholders have been highly supportive of Proposal One to date, we did not receive enough votes to meet that high standard. That is why your vote matters, no matter how many or how few shares you own.
What happens if I don't vote?	If you don't vote, it will count the same as a vote AGAINST Proposal One, and if Proposal One does not pass, our company could be forced into bankruptcy.
Why do you keep contacting me?	We are concerned. Based on our current records, we believe you have not yet voted. Your vote could impact the value of your investment and we are making an intensive outreach to make sure shareholders understand how important their vote is - and to provide them with multiple opportunities to vote. We strongly believe it is in your best interest to vote "FOR" Proposal One today.
Who can help me vote?	Our proxy solicitor, Innisfree M&A Incorporated, can assist you with voting your shares and any questions you may have – please see below for their contact information.

OUR PROXY SOLICITOR STANDS READY TO ASSIST YOU WITH THIS IMPORTANT VOTE

If you have questions about how to vote your shares, please contact our proxy solicitor, Innisfree M&A Incorporated

Toll-free from U.S. and Canada: (877) 717-3929 From Other Locations: (412) 232-3651

Monday to Friday: 10:00 AM - 6:00 PM ET, and Saturday: 10:00 AM - 2:00 PM ET.

Securities and Exchange Commission (ENTIRETY THE PROXY STATEMENT BECAUSE THESE DOCUMENTS CON statement and any other solicitation ma he investor relations section of the Cor materials: Acorda Therapeutics, Inc., 42 officers and employees will be participa ncorporated to aid in the solicitation of	("Commission") in connection with the S 'AND ANY OTHER SOLICITING MATE WTAIN IMPORTANT INFORMATION AB aterials filed by the Company with the Company's website at www.acorda.com. Si 20 Saw Mill River Road, Ardsley, NY 10 unts in the solicitation of proxies from sto proxies. Detailed information regarding	special Meeting. STOCKHOLDERS ARE RIALS THAT ARE FILED WITH THE C BOUT THE COMPANY AND THE PROFormingsion can be obtained free of charge tockholders may also write to the Comp 502 Attention: Communications Departrockholders in respect of the Special Meethe identity of participants, and their respect of the state of	nerapeutics, Inc. filed a definitive proxy state URGED TO READ CAREFULLY AND IN COMMISSION WHEN THEY BECOME AVAPOSAL TO BE VOTED UPON. The Compage at the Commission's website at www.se lany at the following address to request coment. The Company, its directors and certacting. The Company has also engaged Innipaged interests in the Company by securated above are not deemed to be incorporated.	THEIR AILABLE any's proxy ac.gov and at bies of these ain of its sfree M&A ity holdings or