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SYNAPTIC PHARMACEUTICAL CORP Form 3 November 27, 2002

U.S. SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549

FORM 3

INITIAL STATEMENT OF BENEFICIAL OWNERSHIP OF SECURITIES

Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934, Section 17(a) of the Public Utility Holding Company Act of 1935 or Section 30(f) of the Investment Company Act of 1940

1. Name and Address	s of Reporting Person*		
H. Lundbeck	A/S		
(Last)	(Firs	 t)	(Middle)
9 Ottiliavej	, DK-2500 Valby		
	(Stree	 t)	
Copenhagen,	Denmark		
(City)	(Stat	e)	(Zip)
2. Date of Event Re	equiring Statement (Mo	nth/Day/Y	Year)
11/21/02			
3. IRS Identificati	on Number of Reportin.	g Person,	, if an Entity (Voluntary)
4. Issuer Name and	Ticker or Trading Sym	bol	
Synaptic Pha	armaceutical Corporati	on (NASDA	AQ:SNAP)
 Relationship of (Check all appli 	Reporting Person to I .cable)	ssuer	
[_] Director [_] Officer (gi	ve title below)	[x] [_]	10% Owner Other (specify below)
6. If Amendment, Da	ate of Original (Month	/Day/Yea:	r)

7. Individual or Joint/Group Filing (Check applicable line)

[x] Form Filed by One Reporting Person

[_] Form Filed by More than One Reporting Person

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Table I -- Non-Derivative Securities Beneficially Owned

<pre>1. Title of Security (Instr. 4)</pre>		Beneficia (Instr. 4	4)		Ownership Form: Direct (D) or Indirect (I) (Instr. 5)	(I	ture nstr.
Common Stock, par val per share (1)	lue \$0.01	0					
	:			=====			
* If the Form is file 5(b)(v).	ed by more th	han one Report	ing Person,	see	Instruction		
Reminder: Report on a se owned directly	-		s of securitie	es bei	neficially		
	(Print d	of Type Respons	ses)				
					(Over)		
FORM 3 (continued)							
		e Securities Be ts, options, co	-		ies)		
Table II -	alls, warrant ====================================	ts, options, co ====================================	3. Title ar Underlyi (Instr.	curit: ====== nd Amo ing Do 4)	ount of Securities Privative Security		
Table II -	alls, warrant 2. Date Exe and Exp:	ts, options, co	onvertible sec 3. Title ar Underlyi	curit: ====== nd Amo ing Do 4)	ount of Securities Privative Security		Conve sion

Series B Convertible Exercisable (2) Common Stock, par 0 (3)

2

\$4.3

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Preferred Stock, par value \$0.01 per share (1)	immediately		value \$0.01 per share		
Series C Convertible Preferred Stock, par value \$0.01 per share (1)	Exercisable immediately	(2)	Common Stock, par value \$0.01 per share	0 (3)	\$5.9

Explanation of Responses:

(1) In connection with the Agreement and Plan of Merger dated as of November 21, 2002 (the "Lundbeck A/S ("Lundbeck"), Viking Sub Corporation and Synaptic Pharmaceutical Corporation ("Synap Stockholder Agreement dated as of November 21, 2002 (the "Stockholder Agreement"), with Warburg P ("Warburg Pincus"). Under the terms of the Stockholder Agreement, Warburg Pincus has agreed to vo Synaptic Series B Convertible Preferred Stock (the "Series B Preferred Stock") and 25,452 shares Preferred Stock (the "Series C Preferred Stock" and, together with the Series B Preferred Stock, favor of the Merger Agreement and against any competing transactions. In addition, Warburg Pincus irrevocable proxy to vote the Synaptic Preferred Stock in accordance with the Stockholder Agreement terminates upon the earlier of (i) the effective time of the merger contemplated by the Merger Agreement in accordance with its terms. The Stockholder Agreement is filed as Exhibit pursuant to the Securities Exchange Act of 1934, as amended (the "Securities Exchange Act"), by W (file no. 005-45417), and is incorporated herein by reference. The Merger Agreement is filed as E Synaptic pursuant to the Securities Exchange Act on November 21, 2002 (file no. 000-27324), and is

Because the Synaptic Preferred Stock is convertible into 6,429,923 shares of common stock, p SNAP) (the "Common Stock"), for purposes of calculating ten percent beneficial ownership, Lundbeck (as defined in Rule 16a-1(a)(1) promulgated under the Securities Exchange Act) 6,429,923 shares of Series B Preferred Stock and 25,452 shares of Series C Preferred Stock. However, for purposes of this Form 3, Lundbeck does not "beneficially own" (as defined in Rule 16a-1(a)(2) promulgated under equity security of Synaptic.

(2) The Synaptic Preferred Stock is subject to mandatory redemption as follows: (i) on August fifty percent (50%) of Synaptic Preferred Stock outstanding on such date, and (ii) on August 3, 2 shares of Synaptic Preferred Stock which remain outstanding as of such date.

(3) The Series B Preferred Stock is convertible into 2,167,535 shares of Common Stock and th convertible into 4,262,388 shares of Common Stock.

**Intentional misstatements or omissions of facts constitute Federal Criminal Violations. See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

/s/ Hans Henrik Munch-Jensen

November 27th, 2002

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Name: Hans Henrik Munch-Jensen Title: Senior Vice President - CFO Date

**Signature of Reporting Person

Note: File three copies of this form, one of which must be manually signed. If space provided is insufficient, see Instruction 6 for procedure.

Potential persons who are to respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.