SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 6-K

REPORT OF FOREIGN ISSUER Pursuant to Rule 13a-16 or 15d-16 of the Securities Exchange Act of 1934

For the month of November 2006

Commission File Number 000-51122

pSivida Limited

(Translation of registrant's name into English)

Level 12 BGC Centre 28 The Esplanade Perth WA 6000 Australia

(Address of principal executive offices)

(Indicate by check mark whether the registrant files or will file annual reports under cover Form 20-F or Form 40-F).

Form 20-F ⊠ Form 40-F o

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(1):

Indicate by check mark if the registrant is submitting the Form 6-K in paper as permitted by Regulation S-T Rule 101(b)(7):

Indicate by check mark whether the registrant by furnishing the information contained in this Form is also thereby furnishing the information to the Commission pursuant to Rule 12g3-2(b) under the Securities Exchange Act of 1934.

Yes o No ⊠

If "Yes" is marked, indicate below the file number assigned to the registrant in connection with Rule 12g3-2(b): 82-____.

The documents attached as Exhibit 99.1 and Exhibit 99.2 to this Report on Form 6-K are hereby incorporated by reference herein and into the following registration statements: (i) the Registrant's Registration Statement on Form F-3, Registration No. 333-132776; (ii) the Registrant's Registration Statement on Form F-3, Registration No. 333-132777; and (iii) the Registrant's Registration Statement on Form F-3, Registration No. 333-135428.

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant, pSivida Limited, has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

Date: November 15, 2006

PSIVIDA LIMITED

By: /s/Aaron Finlay

Aaron Finlay Company Secretary

EXHIBIT INDEX

Results of Annual General Meeting Appendix 3B **EXHIBIT 99.1:**

EXHIBIT 99.2:



Results of Annual General Meeting held 15th November, 2006

Boston, MA. and Perth, Australia - Global bio-nanotech company pSivida Limited (ASX:PSD, NASDAQ:PSDV, Xetra:PSI) held an Annual General Meeting today at 10.00am WST at Level 31, Allendale Square, 77 St George's Terrace, Perth WA 6000.

All resolutions were passed unanimously by shareholders as follows:

Resolution 1 - Re-election of Dr Paul Ashton as director

"To re-elect Dr Paul Ashton as a director of the Company, who automatically retires in accordance with rule 3.6 of the Company's constitution and, being eligible, offers himself for re-election."

Resolution 2 - Re-election of Mr Stephen Lake as director

"To re-elect Mr Stephen Lake as a director of the Company, who automatically retires in accordance with rule 3.6 of the Company's constitution and, being eligible, offers himself for re-election."

Resolution 3 - Adoption of Remuneration Report

"That, pursuant to and in accordance with section 250R(2) of the Corporations Act 2001 (Cth), the Remuneration Report, as contained within the Directors' Report for the financial year ended 30 June 2006, be adopted."

Results of the Resolutions

Each resolution was passed unanimously by a show of hands.

The results of the proxy votes received were as follows:

Res	olution	For	Against	Abstain
1	To re-elect Dr Paul Ashton as a director of the Company, who automatically retires in accordance with rule 3.6 of the Company's constitution and, being eligible, offers himself for re-election.	86,082,249	1,585,199	69,000
2	To re-elect Mr Stephen Lake as a director of the Company, who automatically retires in accordance with rule 3.6 of the Company's constitution and, being eligible, offers himself for re-election.	86,909,958	856,500	69,990
3	That, pursuant to and in accordance with section 250R(2) of the Corporations Act 2001 (Cth), the Remuneration Report, as contained within the Directors' Report for the financial year ended 30 June 2006, be adopted.	84,971,675	1,067,793	75,002

-ENDS-

pSivida Limited

Brian Leedman Investor Relations pSivida Limited Tel: + 61 8 9226 5099 brianl@psivida.com **US Public Relations**

Beverly Jedynak President Martin E. Janis & Company, Inc Tel: +1 (312) 943 1100 ext. 12 bjedynak@janispr.com **European Public Relations**

Accent Marketing Limited Eva Reuter Tel: +49 (254) 393 0740 e.reuter@e-reuter-ir.com

NOTES TO EDITORS:

pSivida is a global bio-nanotech company committed to the biomedical sector and the development of drug delivery products. RetisertTM is FDA approved for the treatment of uveitis. Vitrasert® is FDA approved for the treatment of AIDS-related CMV Retinitis. Bausch & Lomb own the trademarks Vitrasert® and RetisertTM. pSivida has licensed the technologies underlying both of these products to Bausch & Lomb. The technology underlying MedidurTM, a treatment for diabetic macular edema, is licensed to Alimera Sciences and is in Phase III clinical trials.

pSivida owns the rights to develop and commercialise a modified form of silicon (porosified or nano-structured silicon) known as $BioSilicon^{TM}$, which has applications in drug delivery, wound healing, orthopaedics, and tissue engineering. pSivida's subsidiary, AION Diagnostics Limited is developing diagnostic products and the subsidiary pSiNutria is developing food technology products both using $BioSilicon^{TM}$.

pSivida's intellectual property portfolio consists of 70 patent families, 74 granted patents and over 290 patent applications. pSivida conducts its operations from offices and facilities near Boston in the United States, Malvern in the United Kingdom, Perth in Australia and Singapore.

pSivida is listed on NASDAQ (**PSDV**), the Australian Stock Exchange (**PSD**) and on the Frankfurt Stock Exchange on the XETRA system (**German Symbol: PSI. Securities Code (WKN) 358705**). pSivida is a founding member of the NASDAQ Health Care Index and the Merrill Lynch Nanotechnology Index.

The Company's largest shareholder and a strategic partner is QinetiQ, a leading international defence, security and Technology Company, formed in 2001 from the UK Government's Defence Evaluation & Research Agency (DERA). QinetiQ (QQ.) was instrumental in discovering BioSiliconTM and pSivida's strong relationship with QinetiQ includes access to its cutting edge research and development facilities.

This document contains forward-looking statements that involve risks and uncertainties. The statements reference potential products, applications and regulatory approvals. Although we believe that the expectations reflected in such forward-looking statements are reasonable at this time, we can give no assurance that such expectations will prove to be correct. Given these uncertainties, readers are cautioned not to place undue reliance on such forward-looking statements. Actual results could differ materially from those anticipated in these forward-looking statements due to many important factors including; our inability to raise additional funds at favourable terms or any terms; our inability to repay the amended notes; issues relating to share registration in the U.S. that may delay our registration; our inability to develop proposed products, including without limitation, in the drug delivery, wound healing, orthopaedics, and tissue engineering, diagnostics and food technology fields; failure of our evaluation agreements to result in license agreements; failure to develop applications for BioSilicon™ due to regulatory, scientific or other issues; failure to complete negotiations for new centres for the BrachySil™ phase IIb clinical trial for inoperable primary liver cancer; failure of our discussions with the FDA for BrachySil™ to continue or to lead to FDA approval; failure of the BrachySil™ phase IIb clinical trial for inoperable primary liver cancer to determine the optimal dose, provide key safety data or support future pivotal efficacy trials or product registration or approval; failure of the BrachySil™ primary liver programme that is in phase IIb clinical trials to provide a valuable platform for the development and commercialisation of BrachySil™ for pancreatic cancer and other indications; failure to commence phase IIa BrachySil™ trials for the treatment of pancreatic cancer; failure of the Retisert™ for DME trial to be a good indicator of the results of posivida's ongoing phase III Medidur™ for DME

Rule 2.7, 3.10.3, 3.10.4, 3.10.5

Appendix 3B

New issue announcement, application for quotation of additional securities and agreement

Information or documents not available now must be given to ASX as soon as available. Information and documents given to ASX become ASX's property and may be made public.

Introduced 1/7/96. Origin: Appendix 5. Amended 1/7/98, 1/9/99, 1/7/2000, 30/9/2001, 11/3/2002, 1/1/2003.

Name	of entity		
PSIV	/IDA LIMITED		
ABN 78 0	09 232 026		
We (the entity) give ASX the following information.			
Part 1 - All issues			
You n	nust complete the relevant sections (attach s	neets if there is not enough space).	
1	⁺ Class of ⁺ securities issued or to be issued		
2	Number of *securities issued or to be issued (if known) or maximum number which may be issued		
3	Principal terms of the *securities (eg, if options, exercise price and expiry date; if partly paid *securities, the amount outstanding and due dates for payment; if *convertible securities, the conversion price and dates for conversion)		

⁺ See chapter 19 for defined terms.

4	Do the *securities rank equally in all respects from the date of allotment with an existing *class of quoted *securities?		
	If the additional securities do not rank equally, please state: the date from which they do the extent to which they participate for the next dividend, (in the case of a trust, distribution) or interest payment the extent to which they do not rank equally, other than in relation to the next dividend, distribution or interest payment		
5	Issue price or consideration		
6	Purpose of the issue (If issued as consideration for the acquisition of assets, clearly identify those assets)		
7	Dates of entering *securities into uncertificated holdings or despatch of certificates		
		Number	+Class
8	Number and *class of all *securities quoted on ASX (including the securities in clause 2 if applicable)		

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⁺ See chapter 19 for defined terms.

		Number	⁺ Class			
9	Number and +class of all +securities not quoted on ASX (including the securities in clause 2 if applicable)					
10	Dividend policy (in the case of a trust, distribution policy) on the increased capital (interests)					
Part	Part 2 - Bonus issue or pro rata issue					
11	Is security holder approval required?					
12	Is the issue renounceable or non-renounceable?					
13	Ratio in which the *securities will be offered					
14	⁺ Class of ⁺ securities to which the offer relates					
15	⁺ Record date to determine entitlements					
16	Will holdings on different registers (or subregisters) be aggregated for calculating entitlements?					
17	Policy for deciding entitlements in relation to fractions					
18	Names of countries in which the entity has *security holders who will not be sent new issue documents					
	Note: Security holders must be told how their entitlements are to be dealt with. Cross reference: rule 7.7.					
19	Closing date for receipt of acceptances or renunciations					

⁺ See chapter 19 for defined terms.

Appendix 3B New issue announcement

20	Names of any underwriters	
21	Amount of any underwriting fee or commission	
22	Names of any brokers to the issue	
23	Fee or commission payable to the broker to the issue	
24	Amount of any handling fee payable to brokers who lodge acceptances or renunciations on behalf of *security holders	
25	If the issue is contingent on *security holders' approval, the date of the meeting	
26	Date entitlement and acceptance form and prospectus or Product Disclosure Statement will be sent to persons entitled	
27	If the entity has issued options, and the terms entitle option holders to participate on exercise, the date on which notices will be sent to option holders	
28	Date rights trading will begin (if applicable)	
29	Date rights trading will end (if applicable)	
30	How do $^{+}$ security holders sell their entitlements in full through a broker?	
31	How do *security holders sell part of their entitlements through a broker and accept for the balance?	
32	How do *security holders dispose of their entitlements (except by sale through a broker)?	

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⁺ See chapter 19 for defined terms.

33	⁺ Desp	atch date	
		Quotation of secur	
34	Type (tick o	of securities one)	
(a)		Securities described in Part 1	
(b)	\boxtimes	All other securities Example: restricted securities at the end incentive share securities when restriction	of the escrowed period, partly paid securities that become fully paid, employee ends, securities issued on expiry or conversion of convertible securities
Entit	ies th	at have ticked box 34(a	n)
Addit	ional s	ecurities forming a new cla	ss of securities
Tick to docume		e you are providing the informa	tion or
35			securities, the names of the 20 largest holders of the number and percentage of additional *securities held by
36			y securities, a distribution schedule of the additional aber of holders in the categories
37		A copy of any trust deed for t	he additional *securities
Entities that have ticked box 34(b)			
38		per of securities for which ation is sought	800,000 ordinary shares to be issued in the form of 80,000 ADSs
39		of *securities for which tion is sought	Fully Paid Ordinary Shares

⁺ See chapter 19 for defined terms.

40 Do the *securities rank equally in all respects from the date of allotment with an existing *class of quoted *securities?

If the additional securities do not rank equally, please state:

- · the date from which they do
- the extent to which they participate for the next dividend, (in the case of a trust, distribution) or interest payment
- the extent to which they do not rank equally, other than in relation to the next dividend, distribution or interest payment

41 Reason for request for quotation now

Example: In the case of restricted securities, end of restriction period

(if issued upon conversion of another security, clearly identify that other security) Conversion of US\$160,000 Unlisted convertible notes maturing 15 November 2008 at US\$0.20.

42 Number and *class of all *securities quoted on ASX (including the securities in clause 38)

Number	+Class
399,839,507	Fully Paid Ordinary
	Shares

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⁺ See chapter 19 for defined terms.

Quotation agreement

- †Quotation of our additional *securities is in ASX's absolute discretion. ASX may quote the *securities on any conditions it decides.
- We warrant the following to ASX.
 - The issue of the *securities to be quoted complies with the law and is not for an illegal purpose.
 - There is no reason why those *securities should not be granted *quotation.
 - An offer of the *securities for sale within 12 months after their issue will not require disclosure under section 707(3) or section 1012C(6) of the Corporations Act.

Note: An entity may need to obtain appropriate warranties from subscribers for the securities in order to be able to give this warranty

- Section 724 or section 1016E of the Corporations Act does not apply to any
 applications received by us in relation to any *securities to be quoted and
 that no-one has any right to return any *securities to be quoted under
 sections 737, 738 or 1016F of the Corporations Act at the time that we
 request that the *securities be quoted.
- We warrant that if confirmation is required under section 1017F of the Corporations Act in relation to the *securities to be quoted, it has been provided at the time that we request that the *securities be quoted.
- If we are a trust, we warrant that no person has the right to return the *securities to be quoted under section 1019B of the Corporations Act at the time that we request that the *securities be quoted.
- We will indemnify ASX to the fullest extent permitted by law in respect of any claim, action or expense arising from or connected with any breach of the warranties in this agreement.
- We give ASX the information and documents required by this form. If any information or document not available now, will give it to ASX before *quotation of the *securities begins. We acknowledge that ASX is relying on the information and documents. We warrant that they are (will be) true and complete.

	15 November 2006	į
Sign here:	(Director/Company secretary)	
Print name:	Aaron Finlay	
		

⁺ See chapter 19 for defined terms.