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

FORM 8-K

CURRENT REPORT Pursuant to Section 13 or 15(d) of The Securities Exchange Act of 1934

Date of Report (Date of earliest event reported)	May 26, 2010	
	NEOPROBE CORPORATION	
(Exa	act name of registrant as specified in its char	rter)
Delaware	0-26520	31-1080091
(State or other jurisdiction of incorporation)	(Commission File Number)	(IRS Employer Identification No.)
425 Metro Place North, Suite 300, Columbus, Ohio		43017
(Address of principal executive offices)		(Zip Code)
Registrant's telephone number, including area code	(614) 793-7500	
(Former 1	name or former address, if changed since las	st report.)
Check the appropriate box below if the Form 8-K the following provisions (see General Instruction		the filing obligation of the registrant under any of
☐Written communications pursuant to Rule 425 to	under the Securities Act (17 CFR 230.425)	
☐Soliciting material pursuant to Rule 14a-12 und	er the Exchange Act (17 CFR 240.14a-12)	
□Pre-commencement communications pursuant t	o Rule 14d-2(b) under the Exchange Act (1	7 CFR 240.14d-2(b))
□Pre-commencement communications pursuant t	o Rule 13e-4(c) under the Exchange Act (17	7 CFR 240.13e-4(c))

Item 5.02. Departure of Directors or Certain Officers; Election of Directors; Appointment of Certain Officers; Compensatory Arrangements of Certain Officers.

On May 26, 2010, Neoprobe Corporation (the "Company") issued a press release announcing that J. Frank Whitley, Jr. would retire from his position as a director of the Company effective as of July 16, 2010, the date of the Company's annual meeting of stockholders (the "Annual Meeting"). The Company also announced that Reuven Avital has chosen to retire from the Company's Board of Directors by not standing for re-election to his position, the term of which expires at the Annual Meeting. There were no matters of disagreement concerning the Company's operations, policies or practices between either of Mr. Avital or Mr. Whitley and the Company, which caused the decision of either to retire.

In connection with the retirements of Mr. Avital and Mr. Whitely, the Company announced that its Board of Directors has nominated Brendan A. Ford and Eric K. Rowinsky, M.D. to serve as members of the Board of Directors. Mr. Ford and Dr. Rowinsky have been nominated to stand for election at the Annual Meeting, for terms continuing until the Company's annual meeting of stockholders' in 2013. A copy of the Company's May 26, 2010, press release is attached hereto as Exhibit 99.1 and is incorporated herein by reference.

Statements contained or incorporated by reference in this Current Report on Form 8-K which relate to other than strictly historical facts, such as statements about the Company's plans and strategies, expectations for future financial performance, new and existing products and technologies, and markets for the Company's products, are forward-looking statements. The words "believe," "expect," "anticipate," "estimate," "project," and similar expressions identify forward-looking statements that speak only as of the date hereof. Investors are cautioned that such statements involve risks and uncertainties that could cause actual results to differ materially from historical or anticipated results due to many factors including, but not limited to, the Company's continuing operating losses, uncertainty of market acceptance, reliance on third party manufacturers, accumulated deficit, future capital needs, uncertainty of capital funding, dependence on limited product line and distribution channels, competition, limited marketing and manufacturing experience, and other risks detailed in the Company's most recent Annual Report on Form 10-K and other Securities and Exchange Commission filings. The Company undertakes no obligation to publicly update or revise any forward-looking statements.

Item 9.01 Financial Statements and Exhibits.

(d) Exhibits.

Exhibit

<u>Number</u> <u>Exhibit Description</u>

99.1 Neoprobe Corporation press release dated May 26, 2010, entitled "Neoprobe Nominates Brendan Ford and Dr.

EricRowinsky to Board."

SIGNATURES

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

Neoprobe Corporation

Date: May 27, 2010

By: /s/ Brent L. Larson

Brent L. Larson, Vice President, Finance and Chief Financial

Officer

IMMEDIATE RELEASE May 26, 2010

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NEOPROBE NOMINATES BRENDAN FORD AND DR. ERIC ROWINSKY TO BOARD Nominees to Serve as Directors Through 2013

DUBLIN, OHIO – May 26, 2010 - Neoprobe Corporation (OTCBB: NEOP), a diversified developer of innovative biomedical surgical oncology products, today announced that its Board of Directors has nominated Brendan A. Ford and Eric K. Rowinsky, M.D. to serve as members of Neoprobe's Board of Directors. Mr. Ford and Dr. Rowinsky have been nominated to stand for election at Neoprobe's 2010 Annual Meeting of Stockholders scheduled for July 16th in Dublin, Ohio. Both Mr. Ford and Dr. Rowinsky have been nominated to serve as directors through Neoprobe's stockholders' meeting in 2013.

Mr. Ford is a partner in Talisman Capital Partners, a private investment partnership focusing on middle-market companies. From 1991 through 2007, Mr. Ford served in various executive positions including Executive Vice President, Business Development and Corporate Strategy with Cardinal Health, Inc., primarily in capacities related to mergers, acquisitions and related strategic activities, and was involved in over \$19 billion in acquisition and disposition transactions for Cardinal. Prior to his service with Cardinal Health, Mr. Ford practiced law with the firm of Baker and Hostetler from 1986 to 1991. From 1980 to 1983, Mr. Ford was employed by Touche Ross LLP as a certified public accountant. Mr. Ford has a B.S. in Business from Miami University and a J.D. from The Ohio State University. Mr. Ford serves as a director and board committee member for several privately-held companies.

Dr. Rowinsky has been an independent consultant since January 2010. From 2005 to December 2009, he served as the Chief Medical Officer and Executive Vice President of Clinical Development and Regulatory Affairs of ImClone Systems Incorporated, a life sciences company. Prior to that, Dr. Rowinsky held several positions at the Cancer Therapy & Research Center's Institute of Drug Development in San Antonio, Texas, including Director of the Institute, Director of Clinical Research and SBC Endowed Chair for Early Drug Development, and he concurrently served as Clinical Professor of Medicine in the Division of Medical Oncology at the University of Texas Health Science Center at San Antonio. Dr. Rowinsky was an Associate Professor of Oncology at the Johns Hopkins University School of Medicine and on active staff at the Johns Hopkins School of Medicine from 1987 to 1996. Dr. Rowinsky is a member of the boards of directors of Biogen Idec, Inc. and ADVENTRX Pharmaceuticals, Inc. Dr. Rowinsky has extensive research and drug development experience, oncology expertise and broad scientific and medical knowledge.

"We are delighted to have Brendan and Eric become directors of Neoprobe," said David Bupp, Neoprobe's President and CEO. "Both provide Neoprobe with outstanding development, commercial and strategic business experience regarding the development and commercialization of pharmaceutical and medical products that will be invaluable to the Neoprobe management team as we commercialize Lymphoseek[®] and as we continue to pursue our development and commercialization strategy for the RIGS[®] technology. We believe that adding Brendan and Eric to the Board is very positive for Neoprobe and its stockholders and we look forward to working with them."

In connection with the nomination of the new directors, Neoprobe also announced that Reuven Avital and J. Frank Whitley, Jr., both longtime Neoprobe directors, will retire from the Board following the 2010 Annual Meeting of Stockholders.

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"Reuven and Frank will be greatly missed on our Board," stated Carl J. Aschinger, Jr., Neoprobe's Chairman. "Their years of wisdom, insight and guidance have been of enormous value to Neoprobe, and our work has been enriched as a result. During their tenure on the Board, Neoprobe reinvented itself into a biomedical company with tremendous commercial and development potential in the field of radiopharmaceuticals. That success is in no small part due to the perspectives and engagement that Reuven and Frank brought to the Board. We are all grateful for their service to the organization and we wish them well."

About Neoprobe

Neoprobe is a biomedical company focused on enhancing patient care and improving patient outcome by meeting the critical intraoperative diagnostic information needs of physicians and therapeutic treatment needs of patients. Neoprobe currently markets the neoprobe GDS line of gamma detection systems that are widely used by cancer surgeons. In addition, Neoprobe holds significant interests in the development of related biomedical systems and radiopharmaceutical agents including Lymphoseek® and RIGScanTM CR. Neoprobe's subsidiary, Cira Biosciences, Inc., is also advancing a patient-specific cellular therapy technology platform called ACT. Neoprobe's strategy is to deliver superior growth and shareholder return by maximizing its strong position in gamma detection technologies and diversifying into new, synergistic biomedical markets through continued investment and selective acquisitions. www.neoprobe.com

Statements in this news release, which relate to other than strictly historical facts, such as statements about the Company's plans and strategies, expectations for future financial performance, new and existing products and technologies, anticipated clinical and regulatory pathways, and markets for the Company's products are forward-looking statements. The words "believe," "expect," "anticipate," "estimate," "project," and similar expressions identify forward-looking statements that speak only as of the date hereof. Investors are cautioned that such statements involve risks and uncertainties that could cause actual results to differ materially from historical or anticipated results due to many factors including, but not limited to, the Company's continuing operating losses, uncertainty of market acceptance of its products, reliance on third party manufacturers, accumulated deficit, future capital needs, uncertainty of capital funding, dependence on limited product line and distribution channels, competition, limited marketing and manufacturing experience, risks of development of new products, regulatory risks and other risks detailed in the Company's most recent Annual Report on Form 10-K and other Securities and Exchange Commission filings. The Company undertakes no obligation to publicly update or revise any forward-looking statements.