KIRSCHNER MEDICAL CORP Form POS EX May 30, 2008

As filed with the Securities and Exchange Commission on May 30, 2008

Registration No. 333-150655

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 203049

POST-EFFECTIVE AMENDMENT NO. 1

TO

FORM S-1

REGISTRATION STATEMENT

UNDER

THE SECURITIES ACT OF 1933

BIOMET, INC.

(Exact name of registrant as specified in its charter)

(see table of additional registrants)

Indiana (State or other jurisdiction of incorporation or organization) 3842 (Primary Standard Industrial Classification Code Number) 35-1418342 (I.R.S. Employer Identification Number)

56 East Bell Drive

Warsaw, Indiana 46582

(574) 267-6639

(Address, including zip code, and telephone number, including area code, of registrant s principal executive offices)

Bradley J. Tandy

Senior Vice President, General Counsel and Secretary

Biomet, Inc.

56 East Bell Drive

Warsaw, Indiana 46582

(574) 267-6639

(Name, address, including zip code Telephone Number, Including Area Code, of Agent For Service)

Copy to:

Craig B. Brod, Esq. Robert M. Hayward, Esq.

Sang Jin Han, Esq. Theodore A. Peto, Esq.

Cleary Gottlieb Steen & Hamilton LLP Kirkland & Ellis LLP

One Liberty Plaza 200 E. Randolph Drive

New York, New York 10006 Chicago, Illinois 60601

(212) 225-2000 (312) 861-2000

Approximate date of commencement of proposed sale to the public: Not applicable

If any of the securities being registered on this Form are being offered on a delayed or continuous basis pursuant to Rule 415 under the Securities Act of 1933, check the following box.

If this Form is filed to register additional securities for an offering pursuant to Rule 462(b) under the Securities Act, check the following box and list the Securities Act registration statement number of the earlier effective registration statement for the same offering.

If this form is a post-effective amendment filed pursuant to Rule 462(c) under the Securities Act, check the following box and list the Securities Act registration statement number of the earlier effective registration statement for the same offering.

If this form is a post-effective amendment filed pursuant to Rule 462(d) under the Securities Act, check the following box and list the Securities Act registration statement number of the earlier effective registration statement for the same offering. x 333-150655

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of large accelerated filer, accelerated filer and smaller reporting company in Rule 12b-2 of the Exchange Act.

Large accelerated filer " Accelerated filer "

Non-accelerated filer x Smaller reporting company "

TABLE OF ADDITIONAL REGISTRANT GUARANTORS

	State or Other		IDG F	
	Jurisdiction of	Primary Standard	I.R.S. Employer	Address, including Zip Code and Telephone Number,
Exact Name of Registrant as Specified in its Charter Biolectron, Inc.	Incorporation or Organization Delaware	Industrial Classification Code Number 3842	Number 13-2914413	including Area Code, of Agent for Service, of Registrant s Principal Executive Offices 3200 Las Vegas Blvd.
				Las Vegas, NV 89109
				(574) 267-6639
Biomet 3i, LLC	Florida	3842	59-2816882	4555 Riverside Drive
				Palm Beach Gardens,
				FL 33410
				(574) 267-6639
Biomet Biologics, LLC	Indiana	3842	03-04079652	56 E. Bell Drive
				Warsaw, IN 46582
				(574) 267-6639
Biomet Europe Ltd.	Delaware	3842	35-1603620	Toermalijnring 600
				3316 LC Dordrecht
				The Netherlands
				(574) 267-6639
Biomet Fair Lawn, LLC	Indiana	3842	31-1651311	20-01 Pollitt Drive
				Fairlawn, NJ 07410
				(574) 267-6639
Biomet Holdings Ltd.	Delaware	3842	35-2022857	56 E. Bell Drive
				Warsaw, IN 46582
				(574) 267-6639
Biomet International Ltd.	Delaware	3842	35-2046422	56 E. Bell Drive
				Warsaw, IN 46582
				(574) 267-6639
Biomet Leasing, Inc.	Indiana	3842	35-2076217	56 E. Bell Drive
				Warsaw, IN 46582

				(574) 267-6639
Biomet Manufacturing Corporation	Indiana	3842	35-2074039	56 E. Bell Drive
				Warsaw, IN 46582
				(574) 267-6639
Biomet Microfixation, LLC	Florida	3842	59-1692523	1520 Tradeport Drive
				Jacksonville, FL
				32218-2482
				(574) 267-6639
Biomet Orthopedics, LLC	Indiana	3842	35-2074037	56 E. Bell Drive
Bionet Officpedies, EEC	marana	3042	33-207-037	30 E. Bell Blive
				Warsaw, IN 46582
				(574) 267-6639
Biomet Sports Medicine, LLC	Indiana	3842	35-1803072	56 E. Bell Drive
				Warsaw, IN 46852
				(574) 267-6639

Biomet Travel, Inc.	Indiana	3842	56-2284-205	56 E. Bell Drive
				Warsaw, IN 46852
				(574) 267-6639
Blue Moon Diagnostics, Inc.	Indiana	3842	35-2070282	56 E. Bell Drive
				Warsaw, IN 46852
				(574) 267-6639
Cross Medical Products, LLC	Delaware	3842	31-0992628	181 Technology Drive
				Irvine, CA 92618
				(574) 267-6639
EBI Holdings, LLC	Delaware	3842	22-2407246	100 Interpace Parkway
				Parsippany, NJ 07054
				(574) 267-6639
EBI, LLC	Indiana	3842	31-1651314	100 Interpace Parkway
				Parsippany, NJ 07054
				(574) 267-6639
EBI Medical Systems, LLC	Delaware	3842	22-2406619	100 Interpace Parkway
				Parsippany, NJ 07054
				(574) 267-6639
Electro-Biology, LLC	Delaware	3842	22-2278360	6 Upper Pond Road
				Parsippany, NJ 07054-01079
				(574) 267-6639
Biomet Florida Services, LLC	Florida	3842	20-0388276	4555 Riverside Drive
				Palm Beach Gardens,
				FL 33410
				(574) 267-6639
Implant Innovations	Indiana	3842	35-2088040	56 E. Bell Drive
Holdings, LLC				Warsaw, IN 46852
				(574) 267-6639
Interpore Cross International,	California	3842	33-0818017	181 Technology Drive,
LLC				Irvine, CA 92618

				(574) 267-6639
Interpore Spine Ltd.	Delaware	3842	95-3043318	181 Technology Drive,
				Irvine, CA 92618
				(574) 267-6639
Kirschner Medical Corporation	Delaware	3842	52-1319702	100 Interpace Parkway
				Parsippany, NJ 07054
				(574) 267-6639
Meridew Medical, Inc.	Indiana	3842	35-2151951	56 E. Bell Drive
				Warsaw, IN 46580
				(574) 267-6639
Thoramet, Inc.	Indiana	3842	35-2070281	56 E. Bell Drive
				Warsaw, IN 46580
				(574) 267-6639

EXPLANATORY NOTE

This Post-Effective Amendment No. 1 to the Registration Statement (File No. 333-150655) of the Registrants is being filed solely to add Exhibit 10.26 to the Registration Statement in accordance with Rule 462(d) under the Securities Act of 1933, as amended and, accordingly, shall become effective immediately upon filing with the Securities and Exchange Commission. No changes have been made to Part I or Part II of the Registration Statement other than to add Exhibit 10.26 to the Exhibit Index as set forth below.

PART II

INFORMATION NOT REQUIRED IN PROSPECTUS

Item 16. Exhibits and Financial Statement Schedules.

(a) Exhibits

See the Exhibit Index immediately following the signature pages included in this Registration Statement.

EXHIBIT INDEX

Exhibit No. Exhibit

10.26 Employment Agreement, dated as of February 1, 2008 by and between Biomet, Inc. and Roger P. Van Broeck.

Management contract or compensatory plan or arrangement.

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SIGNATURES

Pursuant to the requirements of the Securities Act of 1933, Biomet, Inc. has duly caused this Post-Effective Amendment No. 1 to the Registration Statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Warsaw, State of Indiana, on the 30th day of May, 2008.

BIOMET, INC.

В١	/:	*

Jeffrey R. Binder President and Chief Executive Officer

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No. 1 to the Registration Statement has been signed by the following persons in the capacities and on the dates indicated.

Signature	Capacity	Date
*	President (Principal Executive Officer) and Chief Executive Officer	May 30, 2008
Jeffrey R. Binder		
*	Senior Vice President and Chief Financial Officer	May 30, 2008
Daniel P. Florin	(Principal Financial Officer)	
*	Vice President and Corporate Controller (Principal Accounting Officer)	May 30, 2008
Kevin Sierks		
*	Director	May 30, 2008
David McVeigh		
*	Director	May 30, 2008
Jonathan J. Coslet		
*	Director	May 30, 2008
Michael Dal Bello		
*	Director	May 30, 2008
Adrian Jones		
*	Director	May 30, 2008
Michael Michelson		

* Director May 30, 2008

Dane A. Miller, Ph.D.

* Director May 30, 2008

John Saer

* Director May 30, 2008

Todd Sisitsky

*By: /s/ J. Pat Richardson
J. Pat Richardson

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Attorney-in-Fact

SIGNATURES

Pursuant to the requirements of the Securities Act of 1933, Biolectron, Inc. has duly caused this Post-Effective Amendment No. 1 to the Registration Statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Las Vegas, State of Nevada, on the 30^{th} day of May, 2008.

BIOLECTRON, INC.

By:

Glen A. Kashuba President

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No. 1 to the Registration Statement has been signed by the following persons in the capacities and on the dates indicated.

Signature	Capacity	Date
*	Director and President (Principal Executive Officer)	May 30, 2008
Glen A. Kashuba		
*	Director and Treasurer (Principal Financial Officer and	May 30, 2008
J. Pat Richardson	Principal Accounting Officer)	
*	Director and Secretary	May 30, 2008
Bradley J. Tandy		

*By:

/s/ J. Pat Richardson
J. Pat Richardson

Attorney-in-Fact

SIGNATURES

Pursuant to the requirements of the Securities Act of 1933, Biomet 3i, LLC has duly caused this Post-Effective Amendment No. 1 to the Registration Statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Palm Beach Gardens, State of Florida, on the 30th day of May, 2008.

BIOMET 3i, LLC

By:

Jeffrey A. Binder Manager

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No. 1 to the Registration Statement has been signed by the following persons in the capacities and on the dates indicated.

Signature	Capacity	Date
*	Manager (Principal Executive Officer)	May 30, 2008
Steven S. Schiess		
*	Manager	May 30, 2008
Bradley J. Tandy		
*	Manager (Principal Financial Officer)	May 30, 2008
Edward G. Sabin		
*	Vice President - Controller (Principal Accounting Officer)	May 30, 2008
J. Pat Richardson		

*By:

/s/ J. Pat Richardson
J. Pat Richardson

Attorney-in-Fact

SIGNATURES

Pursuant to the requirements of the Securities Act of 1933, Biomet Biologics, LLC has duly caused this Post-Effective Amendment No. 1 to the Registration Statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Warsaw, State of Indiana, on the 30th day of May, 2008.

BIOMET BIOLOGICS, LLC

By:

Jeffrey A. Binder Manager

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No. 1 to the Registration Statement has been signed by the following persons in the capacities and on the dates indicated.

Signature	Capacity	Date
*	Manager	May 30, 2008
	(Principal Executive Officer)	•
Stuart Kleopfer		
*	W.	M 20 2000
*	Manager	May 30, 2008
Bradley J. Tandy		
*	Manager and Treasurer	May 30, 2008
	(Principal Financial Officer and	1114) 50, 2000
J. Pat Richardson	Principal Accounting Officer)	

*By: /s/ J. Pat Richardson
J. Pat Richardson

Attorney-in-Fact

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SIGNATURES

Pursuant to the requirements of the Securities Act of 1933, Biomet Europe Ltd. has duly caused this Post-Effective Amendment No. 1 to the Registration Statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Dordrecht, Country of The Netherlands, on the 30th day of May, 2008.

BIOMET EUROPE LTD.

By: *

Gregory W. Sasso Managing Director

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No. 1 to the Registration Statement has been signed by the following persons in the capacities and on the dates indicated.

Signature	Capacity	Date
*	Director and Managing Director (Principal Executive Officer)	May 30, 2008
Gregory W. Sasso		
*	Managing Director	May 30, 2008
Roger P. Van Broeck		
*	Director, Vice President and Secretary (Principal Financial Officer and	May 30, 2008
J. Pat Richardson	Principal Accounting Officer)	
*	Director and Secretary	May 30, 2008
Bradley J. Tandy		
/s/ J. Pat Richardson J. Pat Richardson		
Attorney-in-Fact		

*By:

SIGNATURES

Pursuant to the requirements of the Securities Act of 1933, Biomet Fair Lawn, LLC has duly caused this Post-Effective Amendment No. 1 to the Registration Statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Fairlawn, State of New Jersey, on the 30th day of May, 2008.

BIOMET FAIR LAWN, LLC

By:

Bradley J. Tandy Secretary

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No. 1 to the Registration Statement has been signed by the following persons in the capacities and on the dates indicated.

Signature	Capacity	Date
*	President and Manager (Principal Executive Officer)	May 30, 2008
Jeffrey R. Binder	(1.110-p. 1.210-011-0-11-01-1-01-1-01-1-01-1-01-1-	
*	Treasurer and Manager (Principal Financial Officer and	May 30, 2008
J. Pat Richardson	Principal Accounting Officer)	
*	Secretary and Manager	May 30, 2008
Bradley J. Tandy		

*By: /s/ J. Pat Richardson
J. Pat Richardson

Attorney-in-Fact

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SIGNATURES

Pursuant to the requirements of the Securities Act of 1933, Biomet Holdings Ltd. has duly caused this Post-Effective Amendment No. 1 to the Registration Statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Warsaw, State of Indiana, on the 30th day of May, 2008.

BIOMET HOLDINGS LTD.

By:

Roger P. Van Broeck President

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No. 1 to the Registration Statement has been signed by the following persons in the capacities and on the dates indicated.

Signature	Capacity	Date
*	President (Principal Executive Officer)	May 30, 2008
Roger P. Van Broeck		
*	Director and Treasurer (Principal Financial Officer and	May 30, 2008
J. Pat Richardson	Principal Accounting Officer)	
*	Director and Vice President	May 30, 2008
Gregory W. Sasso		
*	Director and Secretary	May 30, 2008
Bradley J. Tandy		

*By:

/s/ J. Pat Richardson J. Pat Richardson Attorney-in-Fact

SIGNATURES

Pursuant to the requirements of the Securities Act of 1933, Biomet International Ltd. has duly caused this Post-Effective Amendment No. 1 to the Registration Statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Warsaw, State of Indiana, on the 30th day of May, 2008.

BIOMET INTERNATIONAL LTD.

By:

Wilber C. Boren, IV President

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No. 1 to the Registration Statement has been signed by the following persons in the capacities and on the dates indicated.

Signature	Capacity	Date
* Wilber C. Boren, IV	President (Principal Executive Officer)	May 30, 2008
* J. Pat Richardson	Director and Treasurer (Principal Financial Officer and Principal Accounting Officer)	May 30, 2008
*	Director and Secretary	May 30, 2008
Bradley J. Tandy		
*	Director	May 30, 2008
Gregory W. Sasso		

*By:

/s/ J. Pat Richardson
J. Pat Richardson
Attorney-in-Fact

SIGNATURES

Pursuant to the requirements of the Securities Act of 1933, Biomet Leasing, Inc. has duly caused this Post-Effective Amendment No. 1 to the Registration Statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Warsaw, State of Indiana, on the 30th day of May, 2008.

BIOMET LEASING, INC.

By:

Bradley J. Tandy President

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No. 1 to the Registration Statement has been signed by the following persons in the capacities and on the dates indicated.

Signature	Capacity	Date
*	Director and President (Principal Executive Officer)	May 30, 2008
Bradley J. Tandy		
*	Director and Treasurer (Principal Financial Officer and	May 30, 2008
J. Pat Richardson	Principal Accounting Officer)	
*	Secretary	May 30, 2008
Elaine C. Piper		
*	Director	May 30, 2008
Jeffrey R. Binder		

*By:

/s/ J. Pat Richardson J. Pat Richardson Attorney-in-Fact

SIGNATURES

Pursuant to the requirements of the Securities Act of 1933, Biomet Manufacturing Corporation has duly caused this Post-Effective Amendment No. 1 to the Registration Statement to be signed on its behalf by the undersigned, thereunto duly authorized, in the City of Warsaw, State of Indiana, on the 30th day of May, 2008.

BIOMET MANUFACTURING CORPORATION

By:

Jeffrey R. Binder President

Pursuant to the requirements of the Securities Act of 1933, this Post-Effective Amendment No. 1 to the Registration Statement has been signed by the following persons in the capacities and on the dates indicated.

Signature	Capacity	Date
*	Director and President	May 30, 2008
	(Principal Executive Officer)	
Jeffrey R. Binder		
*	Director and Treasurer	May 30, 2008
	(Principal Financial Officer and	•
J. Pat Richardson	Principal Accounting Officer)	
*	Director and Secretary	May 30, 2008

Bradley J. Tandy

*By: /s/ J. Pat Richardson
J. Pat Richardson