## LIGAND PHARMACEUTICALS INC Form SC 13G/A February 14, 2006

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

SCHEDULE 13G

Under the Securities Exchange Act of 1934 (Amendment No. 1)

LIGAND PHARMACEUTICALS INCORPORATED
----(Name of Issuer)

Common Stock, \$.001 par value per share

(Title of Class of Securities)

53220K207 -----(CUSIP Number)

Check the appropriate box to designate the rule pursuant to which this Schedule is filed:

[ ] Rule 13d-1(b)
[ X ] Rule 13d-1(c)
[ ] Rule 13d-1(d)

\* The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.

The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

Continued on following pages
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SCHEDULE 13G

CUSIP	No.:	53220K207				Page 2 of 11 Pages			
1.	Names of	f Reporting							
	I.R.S.	Identificat	ion Nos.	of above perso	ons (entities	s only).			
		W CAPITAL M							
2.				f a Member of					
	(a) [ ]								
	(b) [ ]								
	SEC Use	Only							
		ship or Pla							
	Delaware								
	r of	5. So	le Voting	Power	None				
	_	6. Sh	ared Voti	ng Power	6,906,000				
Report	ting	7. So		itive Power					
	n With	8. Sh	ared Disp	ositive Power	6,906,000				
				ly Owned by Ea		g Person			
	6,906,00								
10.			gate Amou	nt in Row (9)					
	[ ]								
11.				d by Amount ir					
						cember 15, 2004.			
	Type of Reporting Person:								
	00								
				SCHEDULE 13G					
CUSIP	No.: 5	53220K207				Page 3 of 11 Pages			
1.		f Reporting							
	I.R.S.	Identificat	ion Nos.	of above perso	ons (entities	s only).			
	GLENVIE	W CAPITAL G	P, LLC						

						• • • • • • •		
2.	Check the	Appro	opriate Box if a Me	ember of a	Group			
	(a) [ ]							
	(b) [ ]							
3.	SEC Use C	nly						
			Place of Organizat					
	Delaware							
Numbe		5.	Sole Voting Power	None				
	icially	6.	Shared Voting Pow	er	6,906,000			
		7.	Sole Dispositive	Power	None			
Person	n With .		Shared Dispositiv		6,906,000	• • • • • •		
			nt Beneficially Owr		Reporting Person	• • • • • •		
	6,906,000							
10.		the Ag	ggregate Amount in		ccludes Certain Shares			
	[ ]							
11.			ss Represented by A		Row (9)			
				_	g as of December 15, 200			
	Type of Reporting Person:							
	00							
			SCHEDU	JLE 13G				
CUSIP	No.: 53	3220K2(	)7		Page 4 of 11	Pages		
1.			ing Persons.					
	I.R.S. Id	lentifi	cation Nos. of abo	ove persons	e (entities only).			
	GLENVIEW	CAPITA	AL MASTER FUND, LTE					
2.	Check the Appropriate Box if a Member of a Group							
	(a) [ ]							
	(b) [ ]							
3.	SEC Use C	nly						
• • • • •		• • • • •				• • • • • • •		
4 .	Citizensh	ip or	Place of Organizat	ion				

	_		British West Ind				
Number	r of	5.	Sole Voting Powe	er			
Benef	icially by Each . ting	6.	Shared Voting Po	wer	3,980,843		
Report		7.	Sole Dispositive	Power	None		
		8.	Shared Dispositi	ve Power			
					Reporting Person		
	3,980,843						
10.	Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions)						
	[X]						
11.	Percent of Class Represented by Amount in Row (9)						
				_	as of December 15, 2004.		
	Type of R			• • • • • • • • • • • • • • • • • • • •			
	IA						
			SCHED	ULE 13G			
				022 100			
CUSIP	No.: 53	220K20	7	100	Page 5 of 11 Pages		
					Page 5 of 11 Pages		
	Names of	Reporti	ing Persons.		-		
	Names of	Reporti	ing Persons.				
1.	Names of I.R.S. Id LAWRENCE	Reporti	ing Persons. cation Nos. of ab	ove persons	(entities only).		
1.	Names of I.R.S. Id LAWRENCE	Reporti	ing Persons.	ove persons	(entities only).		
1.	Names of I.R.S. Id LAWRENCE	Reporti	ing Persons. cation Nos. of ab	ove persons	(entities only).		
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1.  2.  3 4.  Number Shares	Names of  I.R.S. Id  LAWRENCE  Check the  (a) []  (b) []  SEC Use O  Citizensh  United St	Reportion  Reportion  M. ROBE  Approx  Approx  ip or E  ates of	ing Persons.  cation Nos. of ab  BINS  priate Box if a M  Place of Organiza  f America  Sole Voting Powe	dember of a detailed	(entities only).  Group  None		
1.  2.  Number Shares Benefr Owned Report	Names of  I.R.S. Id  LAWRENCE  Check the  (a) []  (b) []  SEC Use O  Citizensh  United St  r of s icially by Each ting	Reportion  Reportion  M. ROBE  Appropriate of the control of the c	ing Persons.  cation Nos. of ab  BINS  priate Box if a M  Place of Organiza  f America  Sole Voting Powe	dember of a demonstration	(entities only).  Group  None  6,906,000		
1.  2.  Number Shares Benefr Owned Report	Names of  I.R.S. Id  LAWRENCE  Check the  (a) []  (b) []  SEC Use O  Citizensh  United St  r of s icially by Each ting	Reporting  M. ROBI  Appropriate of the control of t	ing Persons.  cation Nos. of ab  BINS  priate Box if a M  Place of Organiza  f America  Sole Voting Powe  Shared Voting Po	Jember of a determinant	(entities only).  Group  None  6,906,000  None		
1.  2.  Number Shares Benefr Owned Report	Names of  I.R.S. Id  LAWRENCE  Check the  (a) []  (b) []  SEC Use O  Citizensh  United St  r of s icially by Each ting n With	m. Robi	ing Persons.  cation Nos. of ab  BINS  priate Box if a M  Place of Organiza  f America  Sole Voting Powe  Shared Voting Po  Sole Dispositive	dember of a dember	(entities only).  Group  None  6,906,000  None  6,906,000		

6,906,000

10. Check if the Aggregate Amount in Row (9) Excludes Certain Shares

10. Check if the Aggregate Amount in Row (9) Excludes Certain Shares (See Instructions)

[ ]

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- 11. Percent of Class Represented by Amount in Row (9)
- 9.3% based on 74,131,283 shares outstanding as of December 15, 2004.
- 12. Type of Reporting Person:

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Item 1(a). Name of Issuer:

Ligand Pharmaceuticals Incorporated (the "Issuer")

Item 1(b). Address of Issuer's Principal Executive Offices:

10275 Science Center Drive, San Diego, CA 92121-1117.

Item 2(a). Name of Person Filing

This Statement is filed on behalf of each of the following persons (collectively, the "Reporting Persons"):

- ii) Glenview Capital GP, LLC ("Glenview Capital GP");
- iv) Lawrence M. Robbins ("Mr. Robbins").

This Statement relates to Shares (as defined herein) held for the accounts of Glenview Capital Partners, L.P., a Delaware limited partnership ("Glenview Capital Partners"), Glenview Institutional Partners, L.P., a Delaware limited partnership ("Glenview Institutional Partners"), GCM Little Arbor Master Fund, Ltd., a Cayman Islands exempted company ("GCM Little Arbor Master Fund"), GCM Little Arbor Institutional Partners, L.P., a Delaware limited partnership ("GCM Little Arbor Institutional Partners"), and GCM Little Arbor Partners, L.P., a Delaware limited partnership ("GCM Little Arbor Partners").

Glenview Capital Management serves as investment manager to each of Glenview Capital Partners, Glenview Institutional Partners, Glenview Capital Master Fund, GCM Little Arbor Master Fund, GCM Little Arbor Institutional Partners, and GCM Little Arbor Partners. In such capacity, Glenview Capital Management may be deemed to have voting and dispositive power over the Shares held for the accounts of each of Glenview Capital Partners, Glenview Institutional Partners, Glenview Capital Master Fund, GCM Little Arbor Master Fund, GCM Little Arbor Institutional Partners, and GCM Little Arbor Partners. Glenview Capital GP is the general partner of Glenview Capital Partners, Glenview Institutional Partners, GCM Little Arbor Institutional

Partners and GCM Little Arbor Partners. Glenview Capital GP also serves as the sponsor of the Glenview Capital Master Fund and the GCM Little Arbor Master Fund. In such capacities, Glenview Capital GP may be deemed to have voting and dispositive power over the Shares held for the accounts of each of Glenview Capital Partners, Glenview Institutional Partners, Glenview Capital Master Fund, GCM Little Arbor Master Fund, GCM Little Arbor Institutional Partners, and GCM Little Arbor Partners. Mr. Robbins is the Chief Executive Officer of Glenview Capital Management and Glenview Capital GP.

Item 2(b). Address of Principal Business Office or, if None, Residence

The address of the principal business office of each of Glenview Capital Management, Glenview Capital GP, and Mr. Robbins is 399 Park Avenue, Floor 39, New York, New York 10022. The address of the principal business office of Glenview Capital Master Fund is Harbour Centre, North Church Street, P.O. Box 8966T, George Town, Grand Cayman, Cayman Islands, British West Indies.

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#### Item 2(c). Citizenship

- i) Glenview Capital Management is a Delaware limited liability company;
- ii) Glenview Capital GP is a Delaware limited liability company;
- iii) Glenview Capital Master Fund is a Cayman Islands exempted company; and
- iv) Mr. Robbins is a citizen of the United States of America.
- Item 2(d). Title of Class of Securities:

Common Stock, \$0.001 par value per share (the "Shares")

Item 2(e). CUSIP Number:

53220K207

Item 3. If This Statement is Filed Pursuant to ss.ss.240.13d-1(b) or 240.13d-2(b) or (c), Check Whether the Person Filing is a:

This Item 3 is not applicable.

Item 4. Ownership:

Item 4(a). Amount Beneficially Owned:

(i) As of February 14, 2006, each of Glenview Capital Management, Glenview Capital GP and Mr. Robbins may be deemed to be the beneficial owner of 6,906,000 Shares. This amount consists of: (A) 346,013 Shares held for the account of Glenview Capital Partners; (B) 3,980,843 Shares held for the account of Glenview Capital Master Fund; (C) 1,939,844 Shares held for the account of Glenview Institutional Partners; (D) 498,902 Shares held for the account of GCM Little Arbor Master Fund, (E) 131,856 Shares held for the account of GCM Little Arbor Institutional Partners, and (F) 8,542 Shares held for the account of GCM Little Arbor Partners.

(ii) As of February 14, 2006, Glenview Capital Master Fund may be deemed to be the beneficial owner of 3,980,843 Shares. This amount consists of 3,980,843 Shares held for its account.

#### Item 4(b) Percent of Class:

- (i) The number of Shares of which each of Glenview Capital Management, Glenview Capital GP and Mr. Robbins may be deemed to be the beneficial owner constitutes approximately 9.3% of the total number of Shares outstanding (based upon information provided by the Issuer in its most recently-filed proxy statement, there were approximately 74,131,283 shares outstanding as of December 15, 2004).
- (ii) The number of Shares of which Glenview Capital Master Fund may be deemed to be the beneficial owner constitutes approximately 5.4% of the total number of Shares outstanding (based upon information provided by the Issuer in its most recently-filed proxy statement, there were approximately 74,131,283 shares outstanding as of December 15, 2004).

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Item 4(c) Number of Shares of which such person has:

Glenview Capital Management, Glenview Capital GP, and Mr. Robbins:

- (i) Sole power to vote or direct the vote:
- (ii) Shared power to vote or direct the vote: 6,906,000
- (iii) Sole power to dispose or direct the disposition of:
- (iv) Shared power to dispose or direct the disposition of: 6,906,000

#### Glenview Capital Master Fund:

\_\_\_\_\_

- (i) Sole power to vote or direct the vote:
- (ii) Shared power to vote or direct the vote: 3,980,843
- (iii) Sole power to dispose or direct the disposition of:
- (iv) Shared power to dispose or direct the disposition of: 3,980,843
- Item 5. Ownership of Five Percent or Less of a Class:

This Item 5 is not applicable

Item 6. Ownership of More than Five Percent on Behalf of Another Person:

This Item 6 is not applicable

Item 7. Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding

Company:

See disclosure in Item 2 hereof.

Item 8. Identification and Classification of Members of the Group:

This Item 8 is not applicable.

Item 9. Notice of Dissolution of Group:

This Item 9 is not applicable.

Item 10. Certification:

By signing below each of the Reporting Persons certifies that, to the best of their knowledge and belief, the securities referred to above were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

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#### SIGNATURE

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date: February 14, 2006 GLENVIEW CAPITAL MANAGEMENT, LLC

By: /s/ Lawrence M. Robbins

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Name: Lawrence M. Robbins
Title: Chief Executive Officer

Date: February 14, 2006 GLENVIEW CAPITAL GP, LLC

By: /s/ Lawrence M. Robbins

Name: Lawrence M. Robbins
Title: Chief Executive Officer

Date: February 14, 2006 GLENVIEW CAPITAL MASTER FUND, LTD.

By: Glenview Capital Management, LLC

As Investment Manager

By: /s/ Lawrence M. Robbins

Name: Lawrence M. Robbins Title: Chief Executive Officer

Date: February 14, 2006 LAWRENCE M. ROBBINS

/s/ Lawrence M. Robbins

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#### EXHIBIT INDEX

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#### EXHIBIT B

#### JOINT FILING AGREEMENT

The undersigned hereby agree that the statement on Schedule 13G, Amendment No. 1 with respect to the Common Stock of Ligand Pharmaceuticals Incorporated dated as of February 14, 2006 is, and any amendments thereto (including amendments on Schedule 13D) signed by each of the undersigned shall be, filed on behalf of each of us pursuant to and in accordance with the provisions of Rule 13d-1(k) under the Securities Exchange Act of 1934, as amended.

Date: February 14, 2006 GLENVIEW CAPITAL MANAGEMENT, LLC

By: /s/ Lawrence M. Robbins

Name: Lawrence M. Robbins Title: Chief Executive Officer

Date: February 14, 2006 GLENVIEW CAPITAL GP, LLC

By: /s/ Lawrence M. Robbins

Name: Lawrence M. Robbins
Title: Chief Executive Officer

Date: February 14, 2006 GLENVIEW CAPITAL MASTER FUND, LTD.

By: Glenview Capital Management, LLC As Investment Manager

By: /s/ Lawrence M. Robbins

Name: Lawrence M. Robbins Title: Chief Executive Officer

Date: February 14, 2006 LAWRENCE M. ROBBINS

/s/ Lawrence M. Robbins