# TEVA PHARMACEUTICAL INDUSTRIES LTD Form SC 13D

November 12, 2003

SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

SCHEDULE 13D

Under the Securities Exchange Act of 1934

Sicor Inc.

(Name of Issuer)

Common Stock, par value \$0.01 per share

(Title of Class of Securities)

825 846 10 8

(CUSIP Number of Class of Securities)

Uzi Karniel

Teva Pharmaceutical Industries Limited
5 Basel Street, P.O. Box 3190
Petach Tikva 49131
Israel

-----

(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)

011-972-3-926-7267

Copies to:

Peter H. Jakes, Esq. Jeffrey S. Hochman, Esq. Willkie Farr & Gallagher LLP 787 Seventh Avenue New York, NY 10019 (212) 728-8000

October 31, 2003

(Data of Book black Data land

(Date of Event which Requires Filing of this Schedule)

If the filing person has previously filed a statement on Schedule 13G to report the acquisition which is the subject of this Schedule 13D, and is filing this schedule because of ss. 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following:  $|\_|$ 

CUSIP No. 83	25 846 10 8			Page 2 of	12 Pag	 es 
1	NAME OF REPORT PERSON S.S. OR I.R.S. IDENTIFICATION NO. OF ABOVE PERSON  Teva Pharmaceutical Industries Limited					
2	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP  (a) [ (b) [					
3	SEC USE ONLY					
4	SOURCE OF FUNDS*					
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDING IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) [ ]					
6	CITIZENSHIP OR PLACE OF ORGANIZATION  Israel					
NUMBER OF SHARES BENEFICIALL OWNED BY EACH REPORTING PERSON WITH		7	SOLE VOTING POWER  0			
	Y	8	SHARED VOTING POWER  22,373,114 (See Item 5)			
	-	9	SOLE DISPOSITIVE POWER			
		10	SHARED DISPOSITIVE POWER			
11	AGGREGATE AMOUNT BENEFICIALLY OWNED BY EACH PERSON  22,373,114 (See Item 5)					
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES*					
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)  18.7 (See Item 5)					
14	TYPE OF REPORTING PERSON*					

\*SEE INSTRUCTIONS BEFORE FILLING OUT!
INCLUDE BOTH SIDES OF THE COVER PAGE, RESPONSES TO ITEMS 1-7
(INCLUDING EXHIBITS) OF THE SCHEDULE, AND THE SIGNATURE ATTESTATION.

#### Item 1. Security and Issuer.

This statement on Schedule 13D relates to the Common Stock, par value \$0.01 per share ("Sicor Common Stock"), of Sicor Inc., a Delaware corporation ("Sicor"), and is being filed pursuant to Rule 13d-1 under the Securities Exchange Act of 1933, as amended (the "Exchange Act"). The principal executive offices of Sicor are located at 19 Hughes, Irvine, California 92618.

### Item 2. Identity and Background.

This statement is filed on behalf of Teva Pharmaceutical Industries Limited, an Israeli corporation ("Teva"). The address of the principal business and principal office of Teva is 5 Basel Street, P.O. Box 3190, Petach Tikva 49131, Israel. The principal business of Teva is developing, manufacturing and marketing generic and innovative human pharmaceuticals and active pharmaceutical ingredients.

The names, residence or business address, citizenships and present principal occupations or employment of the executive officers and directors of Teva are set forth in Annex A hereto.

During the last five years, neither Teva nor, to the best knowledge of Teva, any person named in Annex A, has been (i) convicted in a criminal proceeding (excluding traffic violations or similar misdemeanors) or (ii) a party to a civil proceeding of a judicial or administrative body of competent jurisdiction and as a result of such proceeding was or is subject to a judgment, decree or final order enjoining future violations of, or prohibiting or mandating activities subject to, federal or state securities laws or finding any violations with respect to such laws.

#### Item 3. Source and Amount of Funds or Other Consideration.

Sicor, Teva and Silicon Acquisition Sub, Inc., a Delaware corporation and a wholly owned subsidiary of Teva ("Merger Sub"), have entered into an Agreement and Plan of Merger, dated as of October 31, 2003 (the "Merger Agreement"), providing for the merger of Merger Sub with and into Sicor (the "Merger"), with Sicor surviving the Merger as a wholly owned subsidiary of Teva. Pursuant to the Merger Agreement, each share of Sicor Common Stock will be exchanged in the Merger for the right to

3 of 12

receive \$16.50 in cash and 0.1906 ordinary shares, par value NIS 0.10 per share, of Teva, which will trade in the United States in the form of American Depositary Shares evidenced by American Depositary Receipts, plus cash in lieu of fractional shares, subject to adjustment as provided in the Merger Agreement. It is currently expected that the cash consideration paid by Teva to the holders of Sicor Common Stock pursuant to the Merger Agreement will be financed by Teva through available working capital and other available sources of liquidity which may include bank loans.

Concurrently with the execution and delivery of the Merger Agreement, Teva entered into a Stockholders Agreement, dated as of October 31, 2003 (the "Stockholders Agreement"), with those stockholders of Sicor listed therein (the "Sicor Stockholders"). Pursuant to the Stockholders Agreement, the Sicor Stockholders have agreed that until the termination of the Stockholders Agreement, the Sicor Stockholders will vote or cause to be voted the shares of Sicor Common Stock over which the Sicor Stockholders have voting power in favor of the approval and adoption of the Merger Agreement and the Merger (as more fully described in Item 6).

The descriptions of the Merger Agreement and the Stockholders Agreement contained in this Schedule 13D are qualified in their entirety by reference to such agreements, which are incorporated by reference as Exhibits 1 and 2 hereto, respectively.

### Item 4. Purpose of Transaction.

The Sicor Stockholders agreed to enter into the Stockholders Agreement to induce Teva, Merger Sub and Sicor to enter into the Merger Agreement and to consummate the transactions contemplated by the Merger Agreement, including without limitation the Merger.

Other than pursuant to the Merger Agreement as described above, neither Teva nor, to the best knowledge of Teva, any person listed in Annex A hereto, has any plans or proposals which relate to or would result in: (a) the acquisition by any person of additional securities of Sicor, or the disposition of securities of Sicor; (b) an extraordinary corporate transaction, such as a merger, reorganization or liquidation, involving Sicor

4 of 12

or any of its subsidiaries; (c) a sale or transfer of a material amount of assets of Sicor or any of its subsidiaries; (d) any change in the present Board of Directors or management of Sicor, including any plans or proposals to change the number or term of directors or to fill any existing vacancies on the board; (e) any material change in the present capitalization or dividend policy of Sicor; (f) any other material change in Sicor's business or corporate structure; (g) changes in Sicor's charter, By-Laws or instruments corresponding thereto or other actions which may impede the acquisition of control of Sicor by any person; (h) causing a class of securities of Sicor to be delisted from a national securities exchange or to cease to be authorized to be quoted in an inter-dealer quotation system of a registered national securities association; (i) a class of equity securities of Sicor becoming eligible for termination of registration pursuant to Section 12(g)(4) of the Exchange Act; or (j) any action similar to any of those enumerated above (although the Teva reserves the right to develop such plans).

#### Item 5. Interest in Securities of the Issuer.

(a) and (b). As of October 31, 2003, 22,373,114 shares of Sicor Common Stock, including 437,406 shares subject to warrants or options that are exercisable within 60 days of October 31, 2003, were subject to the Stockholders Agreement, the "Stockholders Agreement Shares"). The Stockholders Agreement Shares represent approximately 18.7% of the issued and outstanding shares of Sicor Common Stock as of October 31, 2003, as represented by Sicor in the Merger Agreement. By virtue of the Stockholders Agreement, Teva may be deemed to share with the Sicor Stockholders the power to vote or direct the voting of the

Stockholders Agreement Shares. However, Teva is not entitled to any other rights as a stockholder of Sicor as to the Stockholders Agreement Shares, and does not have any right to dispose or direct the disposition of the Stockholders Agreement Shares, except for the restrictions described in Item 6.

Pursuant to Rule 13d-4 under the Exchange Act, Teva hereby states that this Schedule 13D shall not be deemed an admission that Teva is, for the purposes of Section 13(d) of the Exchange Act, the beneficial owner of any equity securities of Sicor, and Teva expressly disclaims beneficial ownership of the Stockholders Agreement Shares.

5 of 12

To the best knowledge of Teva, no shares of Sicor Common Stock are beneficially owned by any of the persons named in Annex A.

- (c). Neither Teva, nor, to the best knowledge of Teva, any person named in Annex A, has effected any transaction in Sicor Common Stock during the past 60 days.
- (d) and (e). Not applicable.

Item 6. Contracts, Arrangements, Understandings or Relationships With Respect to Securities of the Issuer.

Pursuant to the Stockholders Agreement, and subject to the terms and conditions contained therein, each Sicor Stockholder has agreed that prior to the termination of the Stockholders Agreement, at any meeting of the stockholders of Sicor called to vote upon the Merger Agreement, the Merger or any other transactions (the "Transactions") contemplated by the Stockholders Agreement and the Merger Agreement, or at any adjournment or postponement thereof, or in any other circumstances upon which a vote, consent, adoption or other approval (including by written consent solicitation) with respect to the Merger Agreement, the Merger or any other Transactions is sought, such Sicor Stockholder will vote (or cause to be voted) all of the Stockholder Agreement Shares of such Sicor Stockholder and any other Subject Shares (as defined in the Stockholders Agreement) then owned of record and beneficially by such Sicor Stockholder in favor of the adoption of the Merger Agreement and the approval of the terms thereof and of the Merger and each of the other Transactions.

Pursuant to the Stockholders Agreement, and subject to the terms and conditions contained therein, each Sicor Stockholder has also agreed that prior to the termination of the Stockholders Agreement, at any meeting of the stockholders of the Sicor or at any adjournment or postponement thereof or in any other circumstances upon which a vote, consent, adoption or other approval is sought, such Sicor Stockholder shall vote (or cause to be voted) all of the Stockholder Agreement Shares of such Sicor Stockholder and any other Subject Shares then owned of record and beneficially by such Sicor Stockholder against, and

6 of 12

shall not consent in writing to (and shall cause not to be consented in writing to), any of the following (or any agreement to enter into, effect, facilitate or support any of the following): (i) any Acquisition Proposal (as defined in the

Stockholders Agreement) or transaction or occurrence that if proposed and offered to Sicor or its stockholders (or any of them) would constitute an Acquisition Proposal or (ii) any amendment of Sicor's certificate of incorporation, Sicor's by-laws or the Sicor Stockholder Rights Plan (as defined in the Stockholders Agreement) or other proposal, action or transaction involving Sicor or any of its stockholders, which amendment or other proposal, action or transaction would reasonably be expected to prevent or materially impede or delay the consummation of the Merger or the other Transactions or change in any manner the voting rights of the Sicor Common Stock.

Furthermore, except as provided for in the Stockholders Agreement, each Sicor Stockholder, pursuant to the Stockholders Agreement, and subject to the terms and conditions contained there, has irrevocably granted to and appointed certain designees of Teva such Sicor Stockholder's proxy and attorney-in-fact (with full power of substitution), for and in the name, place and stead of such Stockholder, to vote all of such Sicor Stockholder's Subject Shares (owned of record) in accordance with the provisions described above.

Also pursuant to the Stockholders Agreement, and subject to the terms and conditions contained therein, each Sicor Stockholder has agreed that until the termination of the Stockholders Agreement, except for the Stockholders Agreement, such Sicor Stockholder shall not (i) sell, transfer, pledge, assign or otherwise dispose of (including by gift) (collectively, "Transfer") or enter into any contract, option or other arrangement (including any profit sharing arrangement) with respect to the Transfer of, or the creation or offer of any derivative security in respect of, any Subject Shares or Share Acquisition Rights (as defined in the Stockholders Agreement), to or with any person other than pursuant to the Merger or (ii) enter into any voting arrangement, whether by proxy, voting agreement or otherwise, with respect to any Subject Shares or Share Acquisition Rights, and shall not commit or agree to take any of the foregoing actions.

7 of 12

Except as referred to above, there are no contracts, arrangements, understandings or relationships among the persons named in Item 2 or between such persons and any other person with respect to any securities of Sicor.

Item 7. Material to be Filed as Exhibits.

## EXHIBIT DESCRIPTION

- Agreement and Plan of Merger, dated as of October 31, 2003, by and among Sicor, Teva and Merger Sub (incorporated by reference to Exhibit 10.1 of Teva's Report of Foreign Private Issuer on Form 6-K filed November 5, 2003).
- Stockholders Agreement, dated as of October 31, 2003, between Teva and the Sicor Stockholders (incorporated by reference to Exhibit 10.2 of Teva's Report of Foreign Private Issuer on Form 6-K filed November 5, 2003).

8 of 12

#### SIGNATURES

After reasonable inquiry and to the best of its knowledge and belief, the undersigned certifies that the information set forth in this statement is true, complete and correct.

Dated: November 10, 2003

TEVA PHARMACEUTICAL INDUSTRIES LIMITED

By: /s/ Dan Suesskind

\_\_\_\_\_

Name: Dan Suesskind

Title: Chief Financial Officer

9 of 12

#### ANNEX A

The name, business address and present principal occupation or employment of each of the directors and executive officers of Teva as set forth below. Each person's business address is c/o Teva Pharmaceutical Industries Limited, 5 Basel Street, P.O. Box 3190, Petach Tikva 49131, Israel. Except as indicated, each person is a citizen of Israel.

#### Directors of Teva

Name Principal Occupation

Eli Hurvitz Chairman and Director of Teva

Ruth Cheshin President of the Jerusalem Foundation

Abraham E. Cohen (1) Retired

Leslie Dan (2) Chairman of Novopharm Limited, a

subsidiary of Teva

Amir Elstein Co-General Manager of Intel Electronics

Ltd. Jerusalem

Prof. Meir Heth Professor, Law School of the College of

Management

Prof. Moshe Many President of Ashqelon Academic College

Dr. Leora Meridor Chairman of the Board of Bezeq

International

Dr. Max Reis Retired

Prof. Michael Sela Professor

Dov Shafir Director of Ofer Technologies

Prof. Gabriela Shalev Attorney/Professor

Harold Snyder (1) Retired

(1) Citizen of the U.S.

(2) Citizen of Canada

10 of 12

Executive Officers of Teva

Name Title with Teva

(Principal Occupation)

Israel Makov President and Chief Executive Officer

Haim Benjamini Vice President - Human Resources

William A. Fletcher (3) Group Vice President - North America

Chaim Hurvitz Group Vice President - International

Meron Mann Group Vice President - Europe

Eli Shohet Vice President - Business Development

Dan S. Suesskind Chief Financial Officer

Dr. Ben-Zion Weiner Group Vice President - Global Products

Aharon Agmon Vice President - International

Pharmaceutical Sales

Yehuda Arad Vice President - Safety and Ecology

George S. Barrett (4) President and CEO of Teva USA

Rodney Kasan Vice President and Chief Technology

Officer

Moshe Manor Vice President - Global Products

Division

Michael Netz Vice President - Israel Pharmaceutical

Sales

Christopher Pelloni (4) Vice President of Global Generic

Research and Development

Dr. Irit Pinchasi Vice President of Global R&D Division

11 of 12

Dr. David Reisman Vice President - Israel Pharmaceutical

Operations

Dr. Aharon Schwartz Vice President - Strategic Business

Planning

Jacob Winter Vice President - Global Pharmaceutical

Operations

Aharon Yaari Vice President - API Division

Ron Grupel Internal Auditor

Uzi Karniel General Counsel and Company Secretary

(3) Citizen of the U.K.

(4) Citizen of the U.S.

12 of 12