UNTIED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 SCHEDULE 14A Proxy Statement Pursuant to Section 14(a) of the Securities Exchange Act of 1934 Filed by the Registration [] Filed by a Party other than the Registrant [X] Check the appropriate box: Preliminary Proxy Statement [] Confidential, for Use of the Commission Only (as permitted by [] Rule 14a-6(e)(2)) Definitive Proxy [] Statement[] Definitive Additional Materials Soliciting Material Pursuant to ss.240.14a-12 [X] NABI BIOPHARMACEUTICALS _ _____ (Name of Registrant as Specified In Its Charter) Third Point LLC Third Point Offshore Fund, Ltd. Daniel S. Loeb -----(Name of Person(s) Filing Proxy Statement, if other than the Registrant) Payment of Filing Fee (Check the appropriate box): [X] No fee required. [] Fee computed on table below per Exchange Act Rules 14a-6(i)(1) and 0-11. 1) Title of each class of securities to which transaction applies: 2) Aggregate number of securities to which transaction applies: -----3) Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11 (set forth the amount on which the filing fee is calculated and state how it was determined): -----4) Proposed maximum aggregate value of transaction: -----5) Total fee paid: Fee paid previously with preliminary materials. Ϊ Check box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee was paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing. 1) Amount Previously Paid _____ 2) Form, Schedule or Registration Statement No.: 3) Filing Party: -----

4) Date Filed:

On September 26, 2006, Third Point LLC ("Third Point"), Third Point Offshore Fund, Ltd. and Daniel S. Loeb filed with the Securities and Exchange Commission (the "SEC") a sixth amendment to their Schedule 13D ("Amendment No. 6") with respect to Nabi Biopharmaceuticals, a Delaware corporation (the "Company"), to disclose Third Point's intention to conduct shortly a consent solicitation in order to remove Thomas H. McLain, Chairman, Chief Executive Officer and President of the Company and possibly one or more other directors from the Board of Directors of the Company. In conjunction with this solicitation, Third Points also intends to solicit consents in favor of a proposal requesting that one or more individuals named by Third Point be added to the Board to fill any vacancies created by the removal of directors. The foregoing description of Amendment No. 6 is qualified in its entirety by the complete text of such Amendment No. 6, which is attached hereto as Exhibit 1, and is incorporated herein by reference.

* * *

Exhibits

Exhibit 1 -- Amendment No. 6 to Schedule 13D of Third Point LLC, Third Point Offshore Fund, Ltd. and DanielS. Loeb, filed with the SEC on September 26, 2006.

SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549
SCHEDULE 13D (Amendment No. 6)
Under the Securities Exchange Act of 1934*
Nabi Biopharmaceuticals
(Name of Issuer)
Common Stock, par value \$0.10 per share
(Title of Class of Securities)
629519109
(CUSIP Number of Class of Securities)
Daniel S. Loeb
Third Point LLC 390 Park Avenue
New York, NY 10022
(212) 224-7400
(Name, Address and Telephone Number of Person Authorized to Receive Notices and Communications)
Copies to:
Michael A. Schwartz, Esq. Willkie Farr & Gallagher LLP
787 Seventh Avenue
New York, NY 10019-6099 (212) 728-8000
September 26, 2006
(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.ss. 240.13d-1(e), 240.13d-1(f) or 240.13d-1(g), check the following box: []
NOTE: Schedules filed in paper format shall include a signed original and five copies of the schedule, including all exhibits. See Rule 240.13d-7 for other parties to whom copies are to be sent.
* 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 disclosures provided in a prior cover page.
The information required on 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).
SCHEDULE 13D
CUSIP No. 629519109 Page 2 of 7 Pages
1 NAME OF REPORTING PERSON
I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)
Third Point LLC I.D. #13-3922602

2	CHECK THE	APPROPRIA	ATE BOX IF A MEMBER OF A GROUP		
			(a) [] (b) [X]		
3	SEC USE C	NLY			
4	SOURCE OF FUNDS*				
	AF				
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDING IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) []				
6	CITIZENSH	IP OR PLAC	CE OF ORGANIZATION		
	Delaware				
		7	SOLE VOTING POWER		
			0		
		 0			
NUMBER OF BENEFICIAL	LY OWNED	8			
BY EACH REPORTING PERSON WITH			5,750,000		
		9	SOLE DISPOSITIVE POWER		
			0		
		10			
			5,750,000		
 11			ENEFICIALLY OWNED BY EACH PERSON		
11					
	5,750,000				
12	CHECK BOX SHARES*	IF THE AC	GGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN		
13		F CLASS RE	EPRESENTED BY AMOUNT IN ROW (11)		
	9.5%				
14	TYPE OF R	EPORTING F	PERSON*		
	00				

CUSIP No. 62				Page 3 of 7 Pages			
1	NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)						
2	CHECK THE	APPROPRIA	TE BOX IF A MEMBER OF A	GROUP			
				(a) [] (b) [X]			
3	SEC USE ONLY						
4	SOURCE OF FUNDS*						
	AF						
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDING IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) []						
6			E OF ORGANIZATION				
	Cayman Is	Lands					
		7	SOLE VOTING POWER				
			0				
NUMBER OF SI			SHARED VOTING POWER				
BENEFICIALLY BY EACH REP	ORTING		3,691,500				
PERSON WITH		9	SOLE DISPOSITIVE POWER				
			Θ				
		10	SHARED DISPOSITIVE POWE	R			
			3,691,500				
11	AGGREGATE	AMOUNT BE	NEFICIALLY OWNED BY EACH	PERSON			
	3,691,500						
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES* []						
13	OW (11)						
	6.1%						
14	TYPE OF REPORTING PERSON*						
	00						

CUSIP No. 6				age 4 of 7 Pages				
1	NAME OF REPORTING PERSON I.R.S. IDENTIFICATION NOS. OF ABOVE PERSONS (ENTITIES ONLY)							
	Daniel S. Loeb							
	CHECK THE APPROPRIATE BOX IF A MEMBER OF A GROUP (a) [] (b) [X]							
3	SEC USE ONLY							
4	SOURCE OF FUNDS*							
	AF 							
5	CHECK BOX IF DISCLOSURE OF LEGAL PROCEEDING IS REQUIRED PURSUANT TO ITEMS 2(d) or 2(e) []							
6	CITIZENSHIP	OR PLA	CE OF ORGANIZATION					
	United Stat	es						
	Y OWNED ORTING	7	SOLE VOTING POWER					
			0					
NUMBER OF S		8	SHARED VOTING POWER					
BENEFICIALL BY EACH REP			5,750,000					
PERSON WITH		9						
			0					
	-	10	SHARED DISPOSITIVE POWER					
			5,750,000					
11	AGGREGATE A	MOUNT B	ENEFICIALLY OWNED BY EACH F	ERSON				
	5,750,000							
12	CHECK BOX IF THE AGGREGATE AMOUNT IN ROW (11) EXCLUDES CERTAIN SHARES* []							
13	PERCENT OF CLASS REPRESENTED BY AMOUNT IN ROW (11)							
	9.5%							
14								
	IN							

This Amendment No. 6 (the "Amendment") amends the Schedule 13D filed on April 17, 2006 (together with Amendment No. 1 thereto previously filed on April 27, 2006, Amendment No. 2 thereto previously filed on June 15, 2006, Amendment No. 3 thereto previously filed on August 16, 2006, Amendment No. 4 thereto previously filed on September 5, 2006 and Amendment No. 5 thereto previously filed on September 14, 2006, the "Schedule 13D") and is being filed on behalf of Third Point LLC, a Delaware limited liability company (the "Management Company"), Third Point Offshore Fund, Ltd., a Cayman Islands limited liability exempted company (the "Offshore Fund"), and Daniel S. Loeb, an individual ("Mr. Loeb" and, together with the Management Company and the Offshore Fund, the "Reporting Persons"). Unless the context otherwise requires, references herein to the "Common Stock" are to shares of common stock, par value \$0.10 per share, of Nabi Biopharmaceuticals, a Delaware corporation (the "Company"). The Management Company is the investment manager or adviser to a variety of hedge funds and managed accounts (such funds and accounts, collectively, including but not limited to the Offshore Fund, the "Funds"). The Funds directly own the Common Stock to which this Schedule 13D relates, and the Reporting Persons may be deemed to have beneficial ownership over such Common Stock by virtue of their ownership or the authority granted to them by the Funds to vote and to dispose of the securities held by the Funds, including the Common Stock.

Item 4. Purpose of Transaction.

Item 4 of the Schedule 13D is hereby amended by adding the following thereto:

Over a period of approximately seven months, the Reporting Persons have encouraged the Company and its Board of Directors to explore strategic alternatives in order to maximize value for all shareholders. The Reporting Persons have repeatedly expressed to the Company and the Board their belief and concern that the Company's "cash burn" rate is too high and its strategic plan is too risky for the Company to continue with "business as usual." Of particular concern to the Reporting Persons are that the Company does not appear to have been receptive to interest from prospective buyers of the Company or its component assets, and the possibilities that the Company may have to sell valuable assets at inadequate prices or enter into dilutive equity-linked financings in order to follow through on its business plan.

On September 14, 2006, in advance of a Board meeting scheduled for the following day, the Reporting Persons once again called upon the Board of Directors to expand its investment

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bankers' mandate to allow them to explore all ways to maximize the value of the Company's assets. Since that Board meeting, the Company has refused to comment on whether it is moving toward a strategic alternatives process or whether some other decision was taken by the Board.

As a result, the Reporting Persons intend to conduct shortly a consent solicitation in order to remove Mr. McLain and possibly one or more other directors from the Board of Directors. In conjunction with this solicitation, the Reporting Persons also intend to solicit consents in favor of a proposal requesting that one or more individuals named by the Reporting Persons be added to the Board to fill any vacancies created by the removal of directors.

Under the Delaware General Corporation Law (the "DGCL") and the Company's Certificate of Incorporation (the "Certificate"), the shareholders of the Company are entitled to act by written consent to remove directors of the Company. The written consent procedure to remove directors operates outside of annual or special meetings of shareholders and may be undertaken at any time. Although a provision of the Company's Bylaws (the "Bylaws") purports to limit the removal of Company directors to instances of "cause" and to require a 75% vote of the shareholders to effect such a removal, the Reporting Persons believe that this Bylaw provision is invalid and ineffective because it conflicts with the DGCL. Under the DGCL, except in cases not relevant to the Company and except where the right is limited in the Certificate (not the Bylaws), the Company's shareholders have a right to remove any or all Company directors, without cause, by the vote of the holders of a majority of the shares of Common Stock outstanding. The Certificate does not restrict this statutory right of the shareholders to remove directors of the Company by majority vote and without cause.

The Reporting Persons believe, however, that under the DGCL and the Bylaws, the remaining members of the Board of Directors, and not the shareholders, have the right to fill any vacancies created by the removal of directors. Accordingly, the Reporting Persons also intend to solicit consents, at the same time as consents are solicited for the removal of Mr. McLain and possibly one or more other directors, in favor of a resolution of the shareholders of the Company calling on the Board to fill the vacancies with individuals who will be named by the Reporting Persons at the time of the consent solicitation.

* * * *

In connection with the consent solicitation, Third Point LLC and certain of its affiliates intend to file a consent statement with the Securities and Exchange Commission (the "SEC") to solicit stockholders of the Company with respect to the removal of Mr. McLain and possibly one or more other directors from the Board of Directors. THIRD POINT LLC STRONGLY ADVISES ALL

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STOCKHOLDERS OF THE COMPANY TO READ THE CONSENT STATEMENT WHEN IT BECOMES AVAILABLE BECAUSE IT WILL CONTAIN IMPORTANT INFORMATION, INCLUDING INFORMATION RELATING TO THE PARTICIPANTS IN ANY SUCH CONSENT SOLICITATION. SUCH CONSENT STATEMENT, WHEN FILED, AND ANY OTHER RELEVANT DOCUMENTS WILL BE AVAILABLE AT NO CHARGE ON THE SEC'S WEBSITE AT HTTP://WWW.SEC.GOV.

THIRD POINT PARTICIPANT INFORMATION

In accordance with Rule 14a-12(a)(1)(i) of the Securities Exchange Act of 1934, as amended, the following persons are anticipated to be, or may be deemed to be, participants in any such consent solicitation by Third Point LLC: Third Point LLC, Mr. Loeb, Third Point Offshore Fund Ltd., Third Point Ultra Ltd., Third Point Partners LP, Third Point Qualified LP. and Lyxor/Third Point Fund Ltd. Certain of these persons hold direct or indirect interests as follows: Third Point LLC may be deemed to beneficially own 5,750,000 shares of Common Stock; Mr. Daniel Loeb may be deemed to beneficially own 5,750,000 shares of Common Stock; Third Point Offshore Fund Ltd. may be deemed to beneficially own 3,691,500 shares of Common Stock; Third Point Ultra Ltd. may be deemed to beneficially own 621,600 shares of Common Stock; Third Point Partners LP may be deemed to beneficially own 458,400 shares of Common Stock; and Lyxor/Third Point Fund Ltd. may be deemed to beneficially own 362,200 shares of Common Stock.

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SIGNATURES

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

Dated: September 26, 2006

THIRD POINT LLC

By: /s/ Daniel S. Loeb Name: Daniel S. Loeb Title: Chief Executive Officer

THIRD POINT OFFSHORE FUND, LTD.

By: /s/ Daniel S. Loeb Name: Daniel S. Loeb Title: Director

/s/ Daniel S. Loeb Daniel S. Loeb

[SIGNATURE PAGE TO AMENDMENT NO. 6 TO SCHEDULE 13D WITH RESPECT TO NABI BIOPHARMACEUTICALS]