PERRIGO Co plc Form 425 August 10, 2015

Filed by Mylan N.V.
Pursuant to Rule 425 under the Securities Act of 1933 and deemed filed pursuant to Rules 14a-6 and 14d-2(b) of the Securities Exchange Act of 1934

Subject Company:

Perrigo

Company plc

Commission File No. 001-36353

Mylan & Perrigo:

Creating Significant & Sustained Value for Mylan Shareholders

Transforming the Industry

August 2015

Legal Matters

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IRISH LAW RESTRICTIONS ON CERTAIN INFORMATION

statements herein for revisions or changes after the date of this communication.

Mylan N.V. s (Mylan) offer for Perrigo Company plc (Perrigo) is governed by the Irish Takeover Panel Act, 1997, Take Irish Takeover Rules, Mylan management is prohibited from discussing any material information or significant new opinions vinterested in shares of Mylan or Perrigo is encouraged to consult their professional advisers.

FORWARD-LOOKING STATEMENTS

This communication contains forward-looking statements. Such forward-looking statements may include, without limitation by Mylan (the Perrigo Proposal), Mylan s acquisition (the EPD Transaction) of Mylan Inc. and Abbott Laboratories no business (the EPD Business), the benefits and synergies of the Perrigo Proposal or EPD Transaction, future opportunities for products, and any other statements regarding Mylan s, Perrigo s, or the combined company s future operations, anticipated by anticipated growth, market opportunities, strategies, competition, and other expectations and targets for future periods. These r will, may, should, would, project, believe, anticipate, expect, estimate, could, plan, forecast, or comparable words. Because forward-looking statements inherently involve risks and uncertainties, actual future results may such forward-looking statements. Factors that could cause or contribute to such differences include, but are not limited to: unco as to the timing of the offer and compulsory acquisition, whether Perrigo will cooperate with Mylan and whether Mylan will b acquisition, whether Mylan shareholders will provide the requisite approvals for the Perrigo Proposal, the possibility that comp conditions to the consummation of the offer will not be satisfied, and the possibility that Mylan will be unable to obtain regular or be required, as a condition to obtaining regulatory approvals, to accept conditions that could reduce the anticipated benefits meet expectations regarding the accounting and tax treatments of a transaction relating to the Perrigo Proposal and the EPD Tr including but not limited to changes in healthcare and pharmaceutical laws and regulations in the U.S. and abroad; the integrat difficult, time-consuming, or costly than expected; operating costs, customer loss, and business disruption (including, without employees, customers, clients, or suppliers) being greater than expected following the Perrigo Proposal and the EPD Transaction Perrigo and the EPD Business being difficult; the possibility that Mylan may be unable to achieve expected synergies and open Proposal and the EPD Transaction within the expected time-frames or at all and to successfully integrate Perrigo and the EPD operating performance and results; the capacity to bring new products to market, including but not limited to where Mylan use market, and/or sell products, directly or through third parties, notwithstanding the fact that allegations of patent infringement(s at-risk launch); any regulatory, legal, or other impediments to our ability to bring new products to market; success of clinical opportunities; the scope, timing, and outcome of any ongoing legal proceedings and the impact of any such proceedings on fin flows; the ability to protect intellectual property and preserve intellectual property rights; the effect of any changes in customer patterns; the ability to attract and retain key personnel; changes in third-party relationships; the impact of competition; changes businesses of Mylan, Perrigo, or the combined company; the inherent challenges, risks, and costs in identifying, acquiring, and of other companies, products, or assets and in achieving anticipated synergies; uncertainties and matters beyond the control of in the estimates and judgments used in the preparation of financial statements, and the providing of estimates of financial measurements. generally accepted in the United States of America (GAAP) and related standards or on an adjusted basis. For more detailed associated with Mylan s business activities, see the risks described in Mylan s Quarterly Reports on Form 10-Q for the quarter other filings with the Securities and Exchange Commission (SEC). These risks, as well as other risks associated with Mylar fully discussed in the Registration Statement on Form S-4 (that includes an offer to exchange/prospectus) that Mylan filed with Statement was amended on June 19, 2015, July 16, 2015, and August 6, 2015 and has not yet been declared effective, the Region of statement on Schedule 14A that Mylan filed with the SEC on July 28, 2015 (the Proxy Statement) in connection with the Pe SEC through the SEC website at www.sec.gov, and Mylan strongly encourages you to do so. Except as required by applicable Legal Matters
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RESPONSIBILITY STATEMENT

The directors of Mylan accept responsibility for the information contained in this communication, save that the only responsible of the information in this communication relating to Perrigo, Perrigo is subsidiaries and subsidiary undertakings, the Perrigo be them, which has been compiled from published sources, has been to ensure that such information has been correctly and fairly been taken by the directors of Mylan to verify this information). To the best of the knowledge and belief of the directors of My that such is the case) the information contained in this communication is in accordance with the facts and does not omit anything.

DEALING DISCLOSURE REQUIREMENTS

Under the provisions of Rule 8.3 of the Irish Takeover Rules, if any person is, or becomes, interested (directly or indirectly) of Perrigo or Mylan, all dealings in any relevant securities of Perrigo or Mylan (including by means of an option in respectations) must be publicly disclosed by not later than 3:30 pm (New York time) on the business day following the date of continue until the date on which the offer period ends. If two or more persons co-operate on the basis of any agreement, eith acquire an interest in relevant securities of Perrigo or Mylan, they will be deemed to be a single person for the purpose of

Under the provisions of Rule 8.1 of the Irish Takeover Rules, all dealings in relevant securities of Perrigo by Mylan or acting in concert with either of them, must also be disclosed by no later than 12 noon (New York time) on the business day

A disclosure table, giving details of the companies in whose relevant securities dealings should be disclosed, can be four www.irishtakeoverpanel.ie.

Interests in securities arise, in summary, when a person has long economic exposure, whether conditional or absolute, to chang person will be treated as having an interest by virtue of the ownership or control of securities, or by virtue of any option in respectively.

Terms in quotation marks are defined in the Irish Takeover Rules, which can also be found on the Irish Takeover Panel s web you are required to disclose a dealing under Rule 8, please consult the Irish Takeover Panel s website at www.irishtakeoverpa telephone number +353 1 678 9020 or fax number +353 1 678 9289.

ADDITIONAL INFORMATION

In connection with the Perrigo Proposal, Mylan has filed certain materials with the SEC (and anticipates filing further material Registration Statement and the Proxy Statement. In connection with the Perrigo Proposal, Mylan currently intends to file with TO and certain other materials. This communication is not intended to be, and is not, a substitute for such filings or for any oth connection with the Perrigo Proposal. INVESTORS AND SECURITYHOLDERS OF MYLAN AND PERRIGO ARE URGE SEC CAREFULLY AND IN THEIR ENTIRETY (IF AND WHEN THEY BECOME AVAILABLE) BEFORE MAKING AN CONTAIN IMPORTANT INFORMATION ABOUT MYLAN, PERRIGO AND THE PERRIGO PROPOSAL. Such docume maintained by the SEC at www.sec.gov or by directing a request to Mylan at 724-514-1813 or investor.relations@mylan.com. are required to be mailed to shareholders of Perrigo and/or Mylan will also be mailed to such shareholders. Mylan first began to on or about July 31, 2015. This communication has been prepared in accordance with U.S. securities law, Irish law, and the Iri

A copy of this communication will be available free of charge at the following website: perrigotransaction.mylan.com. Such

affiliated with Perrigo or any of its affiliates. PERRIGO® is a registered trademark of L. Perrigo Company.

Legal Matters

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PARTICIPANTS IN SOLICITATION

This communication is not a solicitation of a proxy from any investor or shareholder. However, Mylan and certain of its direct management and employees may be deemed to be participants in the solicitation of proxies in connection with the Perrigo Propregarding Mylan s directors and executive officers may be found in Mylan Inc. s Annual Report on Form 10-K for the fiscal SEC on March 2, 2015, amended on April 30, 2015, and updated by Mylan s Current Report on Form 8-K filed on June 11, 20 Proxy Statement. These documents can be obtained free of charge from the sources indicated above. Additional information remay, in some cases, be different than those of Mylan s shareholders generally, will also be included in the materials that Mylan available.

NON-SOLICITATION

This communication is not intended to, and does not, constitute or form part of (1) any offer or invitation to purchase or otherword otherwise dispose of any securities, (2) the solicitation of an offer or invitation to purchase or otherwise acquire, subscribe for, solicitation of any vote or approval in any jurisdiction pursuant to this communication or otherwise, nor will there be any acquire communication in any jurisdiction in contravention of applicable law or regulation. No offer of securities shall be made except of Section 10 of the Securities Act of 1933, as amended.

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NON-GAAP FINANCIAL MEASURES

This communication includes the presentation and discussion of certain financial information that differs from what is reported including, but not limited to, adjusted diluted earnings per share (EPS), adjusted revenue and adjusted EBITDA margin, are readers' understanding and assessment of Mylan's financial performance. Mylan has also presented certain non-GAAP financial adjusted diluted EPS, adjusted revenue and adjusted EBITDA margin, which have been taken from published sources. Manag for forecasting, budgeting and measuring its operating performance. In addition, primarily due to acquisitions, Mylan believes comparisons of its current operations with historical and future operations) would be difficult if the disclosure of its financial in accordance with GAAP. Also, set forth in this presentation, Mylan has provided reconciliations of such non-GAAP financial financial measures (which in the case of Perrigo s reconcilations, have been taken from published sources). EBITDA margin presentation with adjusted diluted EPS. Investors and other readers are encouraged to review the related GAAP financial measures to their most directly comparable GAAP measures, and investors and other readers should consider non-GAAP measures or as superior measures to, the measures of financial performance prepared in accordance with GAAP.

Legal Matters

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SYNERGY STATEMENT

There are various material assumptions underlying the statement relating to at least US \$800 million of annual pre-tax operat which may result in the value in the Synergy Statement being materially greater or less than estimated. The Synergy Statement with the key assumptions underlying such estimates which are set out in Mylan s announcement pursuant to Rule 2.5 of the Ir (the 2.5 Announcement).

The Synergy Statement should not be construed as a profit forecast or interpreted to mean that the combined earnings of Mylan communication would necessarily match or be greater than or be less than those of Mylan and/or Perrigo for the relevant precedents.

Executive Summary Appendices:

Mylan s Long-Standing Strategy and Track Record of Success

Perrigo is the Right Next Step to Execute Mylan s Strategy

Attractive Financial Profile of Two Growth Companies

Significant and Sustained Value Creation for Mylan Shareholders

Clear Choice for Mylan Shareholders

Supplemental Materials

6 Agenda

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Mylan s Long-Standing Strategy and Track Record of Success

Mylan s

Strategy for Success

Leading portfolio and pipeline, complemented by a powerful commercial platform

~1,400 global pipeline products, including 270 ANDAs pending approval in the U.S. and 47 FTFs

Value-creating M&A and business development, ensuring future financial flexibility

Acquisitions and partnerships driving synergistic growth with existing core operations

Track record of execution driving exceptional shareholder return

27% Adjusted diluted EPS CAGR since 2008 and strong focus on optimal capital allocation

Significant investment in future growth drivers

Billions of anticipated spend fueling an extensive technology platform

Differentiated, large-scale global operating platform

World Class Global Supply Chain with excellent service record

High quality, vertically integrated development and manufacturing operations

Mylan s Long-Standing Strategy and Track Record of Success
Outstanding Shareholder Returns by Looking Years Ahead and Executing
Generics and specialty
pharmaceutical business
Non-US developed
markets specialty
and branded generics

business

¹ Source: Mylan prospectus supplement dated March 30, 2015 and earnings release dated August 6, 2015. Note: 2015 figure re

2015

financial

guidance

range.

Note:

CAGR

is

calculated based on 2008 2015 guidance mid-point data. Adjusted diluted **EPS** is non-GAAP financial measure. See Supplemental Materials for reconciliation of adjusted diluted EPS to most directly comparable GAAP measure. \$0.80 \$1.30 \$1.61 \$2.04 \$2.59 \$2.89 \$3.56 \$4.25 2008-2015 adjusted diluted EPS Growth = 27% CAGR¹ 8 ® ® ® 2007 2010 2013 2015 Next 2015 2008 2009 2010 2011 2012 2013 2014

2015E

The Perrigo Transaction Creates Sustainable LongTerm Value for Mylan Shareholders
Continued Execution of Successful Strategic Plan
Further diversifies across product mix, geographies and operations
Creates a paradigm shift in how we do business
Creates a unique platform with the size and scale needed to allow us to accelerate our leading position in our industry
The Combined Companies Financial Profile
Drives greater margins, higher growth and more earnings
Creates greater future financial flexibility to continue to return value to shareholders
Synergies and Improved P/E Multiple
Tangible synergies with guidance at the lower end of transaction precedents
Unaffected blended PE multiple of 16x since January 2014

See slide 15 for precedents.

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1

The Transaction Will Create Significant and Sustained Mylan Shareholder Value Through:

PLUTO2015__Presentations\2015.07\2015.07.27 ISS Post-Teva Exit\Mars ISS Presentation_2015.08.09_FINAL to EDGARIZE_REVISED.pptx

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Key Terms of Mylan s Offer for Perrigo

\$75 in cash plus 2.3 Mylan shares for each Perrigo share

Commitment

to

proceed

with

а

tender

offer

by

September

13

under

Irish

Takeover

Rules

with

fully committed financing in place

Expected to maintain investment grade status

Mylan has made a hell or high water commitment to obtain HSR clearance

HSR process is well underway

Mylan received clearance from the European Commission already on July 29, 2015

Mylan

has executed an amendment with the majority of our bridge credit facility lenders that gives Mylan

full discretion to lower the acceptance condition from 80% to greater than 50% of Perrigo ordinary shares

Offer fully values Perrigo with a takeover premium based on public information

Once the Mylan shareholder vote is completed, it will not be possible to make non-de minimis changes

in

the

consideration

in

the

offer

without

an

additional

Mylan shareholder

vote

th

Unique Combination Strategic Rationale Attractive, diversified portfolio with strong market presence and brand recognition Scale combination to drive paradigm shift across industry Platform for further consolidation High-quality R&D and manufacturing platform of 70 global facilities with broad technological capabilities Critical mass across Gx, Rx, OTC, and nutritionals Uniquely positioned within the evolving industry Robust commercial infrastructure and market access capabilities, with significant sales & marketing synergy potential

Lagar Filling. F Litti de de pie Fermi 120
Product Mix
Gx
Gx
OTC /
Nutritionals
Source:
Company materials, Mylan management,
and Wall Street research.
¹ Percentages from Mylan / Abbott investor presentation (7/14/14) applied to Mylan sales as of 12/31/14 pro forma for Abbott
markets and branded generics business) as of 12/31/14, as per 8K (3/26/15).
² Percentages from Perrigo investor presentation (4/21/15) applied to Perrigo calendarized revenue as of 12/31/14 as per public
Perrigo is the Right Next Step to Execute Mylan s Strategy
Further Diversifies Revenue Base
A potential Mylan + Perrigo combination presents a unique opportunity to rebase our entire
platform for additional growth in all markets around the world
11
Specialty
Omega
LTM
sales
as c
of 12/21/14
12/31/14 hazad
based
On Parriage
Perrigo /
Omega
closing
press
release
(5/30/15).
Generics
includes
Perrigo s
Rx
products
and
API;
Specialty
includes
Perrigo s
TYSABRI®
royalty
stream.
All
other
products

are

included

in

OTC.

TYSABRI®

is

a

registered

trademark

of

Biogen MA

Inc.

63%

9%

28%

88%

12%

Specialty

Mylan Adjusted Diluted EPS

12

Perrigo Adjusted Diluted EPS

¹ Source:

Mylan

prospectus

supplement

dated

March

30,

2015

and

earnings

release

dated

August

6,

2015.

Note:

2015

figure

represents

the

mid-point

of

the

updated

2015

financial

guidance

range.

Note:

CAGR

is

calculated

based

on

2008

2015

guidance

mid-point

data.

Adjusted

diluted

EPS

is

a

non-GAAP

financial

measure.

See

Supplemental

Materials

for

reconciliation

of

adjusted

diluted

EPS

to

most

directly

comparable

GAAP

measure.

² Perrigo

EPS

refers

to

calendarized

metrics

for

2008-2011.

2012-2014

based

on

Perrigo

8K

dated

April

21,

2015.

2008-2011

adjusted

diluted

EPS

figures

have

been

calendarized

based

on

quarterly

press

releases.

2015

figures

represent

the

mid-point

of

2015

financial

guidance

ranges

of

\$7.50-\$8.00

based

on

Perrigo

8-K

dated

August

5, 2015. Adjusted diluted **EPS** is non-GAAP financial measure. See Supplemental Materials for reconciliation of adjusted diluted **EPS** to the most directly comparable GAAP measure. Attractive Financial Profile of Two Growth Companies \$1.73 \$2.36 \$3.39 \$4.39 \$5.31 \$6.38 \$6.27 \$7.75 2008 2009 2010 2011 2012 2013 2014 2015E \$0.80 \$1.30 \$1.61 \$2.04 \$2.59 \$2.89

\$3.56 \$4.25

Attractive Financial Profile of Two Growth Companies
2015E Adjusted EBITDA Margins¹
Highlights
Pro forma entity expected to generate
~\$5.5bn
¹
in
adjusted
2015
EBITDA
or
1.8x
Mylan expected standalone adjusted
EBITDA with run-rate synergies

Run-rate synergies provide ~5% margin uplift on pro forma basis Announced synergies resulting from the transaction are operational synergies Synergy guidance on the low end of precedent estimates 13 Standalone Synergies 30.5 % 5.2 % 31.5 % 28.9 % 35.7 % Mylan Perrigo Pro-Forma +

Source: Mylan Fourth Quarter 2014 earnings release (filed on form 8K) dated March 2, 2015 and Perrigo Investor Presentation

Based on midpoint of guidance as per abovementioned sources. Perrigo 2015E adjusted EBITDA based on adjusted operating adjusted D&A as a % revenue. Fully synergized adjusted EBITDA margin. For illustrative purposes only, assumes \$800mm of synergies in 2015. Full run-rate synergies are not expected to be realized until the end of year four following the consummation margins from Mylan and Perrigo are non-GAAP financial measures and are calculated as adjusted EBITDA divided by revenu for each company s adjusted EBITDA to the most directly comparable GAAP measure.

2

Synergies

See slide 15 for precedents.

Significant and Sustained Value Creation for Shareholders Transaction Generates Significant and Tangible Synergies

14

Total

Operational

Synergies

of

at

least

\$800

million

COGS

R&D

Sales & Distribution

G&A

Complementary operating platforms

The synergy estimate was prepared in accordance with the requirements of Rule 19(3)(b)(ii) of the Irish Takeover Rules using a sound process

Run-rate expected by the end of year four following the consummation of the offer

¹ Source: As stated in Mylan s announcement pursuant to Rule 2.5 of the Irish Takeover Rules on April 24, 2015.

Operational efficiencies and SRA reduction
Limits need for further near-term expansion
Vertical integration and manufacturing rationalization
Overlapping R&D operations to allow for more efficient
and enhanced product development
Opportunity to combine sales infrastructure

Significant and Sustained Value Creation for Shareholders

Mylan

Synergy Guidance is On the Very Low End of Precedent Estimates

Acquirer

Endo

Valeant

Biovail

Actavis

Actavis

Teva

Teva

Endo

Mylan

Target

Auxilium

Medicis

Valeant Warner Chilcott Forest Labs Allergan Gx^1 Mylan Par Perrigo Estimated Run-Rate Synergies \$175 \$225 \$175 \$400 \$1,000 \$1,400 \$2,000 \$175 \$800 15 Source: Public filings and press releases Allergan Gx total cost is calculated based on 2014 adjusted metrics from Actavis 2015 Investor Day presentation for the North American Generics and

International business.

2

As stated in Mylan s announcement pursuant to Rule 2.5 of the Irish Takeover Rules on April 24, 2015; assumes no tax synergies. 50%

46 %

36 %

35 %

33 %

31 %

28 %

16%

16 %

34 %

2

Note: Blended multiple has been weighted by market cap contribution

1

Represents undisturbed date. Bloomberg and IBES estimates as of April 7, 2015.

2

Mylan

and Perrigo

generated combined calendar year 2014 cash flows from operations of \$1,956mm, assuming no impact from a potential transactive Two-Year Forward P/E Multiple Over Time

Significant and Sustained Value Creation for Shareholders

Mylan and Perrigo 16x Implied Blended Two-Year Forward P/E Multiple

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Combined Company

Higher Revenue and

Earnings Growth

Larger Global Footprint Unique Value Proposition for Customers Strong Free Cash Flow Generation Significant Revenue and **Operational Synergies** 5x 10x 15x 20x 25x January 2014 June 2014 November 2014 April 2015 Average 2Y Forward P/E Multiple (January 2, 2014 to April 7, 2015)1 Mylan 13 \mathbf{X} Perrigo 18 Blended X X 16 2 Mylan Perrigo Blended P/E

Daily from January 2, 2014 to April 7, 2015

Note: This is a pro forma only, not a target or profit forecast. Nothing in this slide is intended to be a profit forecast. Pro forma references to value per share, EPS, share price and P/E should not be treated as targets or profit forecasts. Value per share, EPS necessarily change pursuant to the Perrigo transaction. Mylan and Perrigo Net Income calculated as respective standalone adjudiluted shares outstanding. Mylan 2015 EPS represents the mid-point of the updated 2015 financial guidance range. Perrigo 20 of 2015 financial guidance ranges of \$7.50-\$8.00 based on Perrigo 8-K dated August 5, 2015. Adjusted diluted EPS is a non-C pages 49, 52 and 53 for reconciliation of calculations. Unaffected share price as of April 7, 2015 (\$59.57 for Mylan; \$164.71 for 6, 2015 was \$55.40 for Mylan and \$188.24 for Perrigo.

1

Adjusted

EPS

growth

refers

to

2008

2015

growth rate. Please refer to slide 12 for further information. Significant and Sustained Value Creation for Shareholders Putting the Pieces Together: Value Proposition for Mylan Shareholders 17 No Synergies Run-Rate No Synergies Run-Rate \$ 0 \$ 250 \$ 500 \$ 800 \$ 0 \$ 250 \$ 500 \$ 800 18 X \$ 77 \$81 \$ 85 \$91 18 X \$ 80 \$ 85 \$89 \$ 94 16

x \$ 68

\$72 \$ 76 \$ 80 16 X \$71 \$ 75 \$ 79 \$83 13 \mathbf{X} \$ 56 \$ 59 \$ 62 \$ 65 13 X \$ 58 \$61 \$ 64 \$ 68 Synergies Synergies PF Mylan Value per Share at 15% Net Income Growth PF Mylan Value per Share at 20% Net Income Growth Illustrative Sensitivity Illustrative Sensitivity 2016E P/E Multiple Total Value Per Pro-Forma Share Capitalized Value of \$650mm 13x \$ 8 bn \$ 10 After Tax Synergies 16x \$ 10 bn \$ 12 18x

\$

bn \$
14
Mylan and Perrigo have delivered historical EPS growth of 27%¹ and 24%¹, respectively

Significant and Sustained Value Creation for Shareholders

Analysts Value Mylan at \$70 to \$80 / Ordinary Share Pro Forma for the Combination

Analyst

Price

Targets

for

Pro

Forma

Mylan

Combined

with

Perrigo1

¹ Price targets assuming Mylan acquires Perrigo.

Note: The information on this page is based on targets provided by various analysts. Sources include: Leerink April 09, 2015; April 23, 2015; UBS April 09, 2015; JP Morgan April 24, 2015; Deutsche Bank April 24, 2015.

18

\$80.00

\$79.00

\$75.00

\$75.00

\$75.00

\$70.00

Leerink

RBC

Bernstein

UBS

JPM

DB

Median: \$75.00

July 22
nd
Earnings Call
June 16
th
Press Release
Source: Abbott press releases and earnings call.
As both
Mylan's largest
shareholder and
its
partner through our continued manufacturing
relationships,

Abbott has considered the entire situation and we believe Mylan's standalone strategy and acquisition of Perrigo will further enhance its platform, is strategically compelling, value enhancing for shareholders, and offers a clear path to completion. In light of these factors, we will be voting in favor of the Perrigo transaction. ~ Miles D. White, CEO and Chairman of Abbott Laboratories, June 16, 2015 I have a little bit of insight I like the strategy that Mylan is pursuing and I support it and endorse it as a shareholder. So from that perspective I think that this is right now as long as we are a shareholder we're going to vote in our interest and Mylan's interest because as shareholders it certainly directly impacts Abbott and I think what they're pursuing with their Perrigo acquisition is something we clearly endorse So I'd say we've put our interest where our best interests lie and that's to support Mylan's current strategy and current pursuit of Perrigo and we get to vote that ourselves independently. And I think it's important for not only our shareholders but the other Mylan shareholders to know that since we're the largest one and we get to make that decision. ~ Miles D. White, CEO and Chairman of Abbott Laboratories, July 22, 2015 Clear Choice for Mylan Shareholders Mylan s Largest Shareholder is Supportive of the Perrigo Transaction Abbott is Mylan s Largest Shareholder with ~14% of Shares Outstanding. Miles White, the

Company s CEO and Chairman, Indicated His Admiration for and Support of the Transaction

Mylan is a good company, Perrigo is a good company. There are opportunities, but I don't want to make any specific comments about or speculate anything about the synergies that could be available between the two companies

As to the question about the potential for putting two companies together like a large OTC company and a large [global generics player], there is opportunity for synergies, but I don't want to really speculate on anything specifically in terms of the match.

~ Joe Papa, President, Chief Executive Officer and Chairman of Perrigo April 22, 2015

Question: [Do] you think there is any conceptual or strategic value in teaming up

with a company like Mylan? Yes, I've said this publicly. I think Mylan is a good company, Perrigo is good company. I think Perrigo believes -we believe we've got a very bright future as a stand-alone independent company. And I think as we see it, clearly there was some value a year ago, to be absolutely clear, as they were not inverted, Perrigo was, we didn't have the geographic footprint. They did have a big geographic footprint, so there is some strategic value. ~ Joe Papa, President, Chief Executive

Officer and Chairman of Perrigo, May 12, 2015

20

Clear Choice for Mylan Shareholders Both Parties Believe in the Strategic Rationale for a Potential Combination Even post announcement, Joe Papa has on a number of occasions stated publicly that he believes a potential combination could make strategic sense and create opportunities for synergies

21

Source: Bloomberg, Thomson; shares held are based on the most recently available data as of August 6, 2015 from Irish Rule 8 Note: Represents top 12 shareholders of Mylan as of August 6, 2015. Equity value ownership based on Mylan and Perrigo shareholders of August 6, 2015.

Unaffected share price as of April 7, 2015 (\$59.57 for Mylan; \$164.71 for Perrigo).

•

Illustrative Mylan standalone range of \$55 to \$65 per ordinary share.

_

Assumes Perrigo standalone April 7, 2015 undisturbed share price of \$164.71.

3

Illustrative

Mylan

share

price of \$65 per ordinary share pro forma for Perrigo transaction and share price range of \$70 to \$80 based on range of analyst price targets pro forma for Perrigo transaction. Calculations based on proposed offer of 2.3x Mylan ordinary shares per Perrigo ordinary share plus \$75

Perrigo ordinary share in

cash. Top 12 Mylan Shareholder Ownership **MYL Shares** Owned: 54% **PRGO Shares** Owned: 23% Clear Choice for Mylan Shareholders Perrigo Transaction is in the Best Interest of All Mylan Shareholders Standalone Approve Acquisition of Perrigo Increase in value of combined equity holdings from current Decrease in value of combined equity holdings from current Increase / (decrease) in value of combined equity holdings vs. current Illustrative MYL Share Price 1 \$55.00 \$60.00 \$65.00 Mylan Share Price 3 \$65.00 \$70.00 \$75.00 \$80.00 **PRGO Share** Price 2 \$164.71 \$164.71 \$164.71 **PRGO** Implied **Share Price** 4 \$224.50 \$236.00 \$247.50 \$259.00 **Examples Below** Based on Illustrative Stock Prices At Transaction Close Excluding Any Impact of Future M&A Activity 2

(4)% 2%

8%

18%

26%

34%

42%

Clear Choice for Mylan Shareholders

Perrigo Transaction is in the Best Interest of All Mylan Shareholders

22

35-45%

Increase

vs

Current

5

30-35%

Increase

VS

Current

5

```
20-30%
Increase
Current
5
10-20%
Increase
VS
Current
0-10% Increase
VS
Current
5
5-10%
Decrease
VS
Current
5
0-5% Decrease
Current
Source: Bloomberg, Thomson; shares held are based on the most recently available data as of August 6, 2015 from Irish Rule 8
Note: Represents top 12 shareholders of Mylan as of August 6, 2015. Unaffected share price as of April 7, 2015 ($59.57 for M
6, 2015
was
$55.40
for
Mylan
and
$188.24
for
Perrigo.
Illustrative Mylan standalone range of $55 to $65 per ordinary share.
Assumes Perrigo standalone April 7, 2015 undisturbed share price of $164.71.
Illustrative
Mylan
share
price
of
$65
per
ordinary
share
pro
forma
```

```
for
Perrigo
transaction
and
share
price
range
of
$70
to
$80
based
on
range
of
analyst
price
targets
pro
forma for Perrigo
transaction.
4
Calculations
based
on
proposed
offer
of
2.3x
Mylan
ordinary
shares
per
Perrigo
ordinary
share
plus
$75
Perrigo
ordinary
share
in
cash.
Current equity Value based on Mylan and Perrigo share prices of $55.40 and $188.24, respectively, as of August 6, 2015.
Standalone
1
1
```

2

```
2
Increase / (decrease) in value of combined equity holdings vs. current
Examples Below
Based on Illustrative Stock Prices At Transaction Close Excluding Any Impact of Future M&A Activity
Equity Value Ownership ($mm)
Equity Value Ownership ($mm)
Illustrative MYL Share Price
$
55.00
60.00
$
65.00
MYL Share Price
3
$
65.00
70.00
75.00
$
80.00
Shareholders
PRGO Share Price
2
$
164.71
$
164.71
164.71
PRGO Implied Offer Price
$
224.50
236.00
247.50
259.00
Shareholder A
Shareholder B
```

Shareholder C

- Shareholder D
- Shareholder E
- Shareholder F
- Shareholder G
- Shareholder H
- Shareholder I
- Shareholder J
- Shareholder K
- Shareholder L
- Approve Acquisition of Perrigo

23

Clear Choice for Mylan Shareholders

Further diversifies across product mix, geographies and operations

Creates a paradigm shift in how we do business

Creates a unique platform with the size and scale needed to allow us to accelerate our

leading position in our industry

Mylan has a strong track record of executing on acquisitions

Combination creates a global generics powerhouse

Significant and tangible operational synergies

Synergy

guidance

is

at

the

```
very
low
end
of
precedents
1
Enhanced long-term growth and earnings for Mylan shareholders
Blended P/E meaningfully higher than Mylan s P/E
Value creation for shareholders of both companies
Clear choice is to vote in favor of Perrigo vs. standalone
1
See slide 15 for precedents.
```

24 Appendices

Executive Summary Appendices:

Mylan s Long-Standing Strategy and Track Record of Success

Perrigo is the Right Next Step to Execute Mylan s Strategy

Attractive Financial Profile of Two Growth Companies

Significant and Sustained Value Creation for Mylan Shareholders

Clear Choice for Mylan Shareholders

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26

Mylan s Long-Standing Strategy and Track Record of Success

Mylan s

Strategy for Success

Leading portfolio and pipeline, complemented by a powerful commercial platform

~1,400 global pipeline products, including 270 ANDAs pending approval in the U.S. and 47 FTFs

Value-creating M&A and business development, ensuring future financial flexibility

Acquisitions and partnerships driving synergistic growth with existing core operations

Track record of execution driving exceptional shareholder return

27% Adjusted diluted EPS CAGR since 2008 and strong focus on optimal capital allocation

Significant investment in future growth drivers

Billions of anticipated spend fueling an extensive technology platform

Differentiated, large-scale global operating platform

World Class Global Supply Chain with excellent service record

High quality, vertically integrated development and manufacturing operations

27

Mylan s Long-Standing Strategy and Track Record of Success One of the Leading Global Generics Companies Investment Highlights for Mylan Geographic Reach²

¹ Source: Mylan Prospectus supplement dated March 30, 2015.

² Percentages based on Mylan Acquisition of Abbott s Non-U.S. Developed Market Specialty and Branded Generics prese for Abbott s EPD Business.

Quality, scale, flexibility and vertical integration

to deliver the reliability and cost advantages customers demand

Leading API manufacturer, with state-of-theart API manufacturing facilities

Proven ability to manage the global supply chain

Broad capabilities including active pharmaceutical ingredients, oral solid dose, injectables, semisolids, ointments/creams and transdermals

In 2014, EpiPen® Auto-Injector became Mylan s first \$1 billion product

In 2015, successfully completed the acquisition of Abbott s EPD Business

Global scale and infrastructure with 2014 production of 3,600 kilo liters of API, 15 million semi-solid units, 58 billion oral solid doses, 260 million transdermal patches and 500 million injectable units¹

Commercial footprint across 145 countries

One of the largest portfolios with ~1,400 products

Unparalleled, fully integrated low-cost manufacturing capabilities

in

India

with

strong

local presence

North America

48%

Europe

33%

Rest of

World

19%

Mylan s Long-Standing Strategy and Track Record of Success Inspections from January 2012 to December 2014 41 13 6 11 147 Our facilities are inspected by our internal operations audit

team and

health authorities for markets served around the

and we

world

hold

ourselves

to

the

highest

standards.

Many

of

our

sites

serve

multiple

markets.

As

a

result,

they

require

inspections

by

several

health

authorities

from

around

the

world,

including:

28

Significant Upcoming
Growth Drivers in Core Specialty Markets
Mylan s Long-Standing Strategy and Track Record of Success
Focused on Delivering Consistent Organic Growth
29
Outpaced
Peers
in
2014
ANDA
Approvals
1
Mylan

#1

Endo #2

```
Apotex
#4
Teva
#3
Sun
#6
Sandoz
Generic Advair® ANDA filing
Generic Seretide® & generic
Flixotide® launches
COMPLEX PRODUCTS
/ BIOLOGICS
RESPIRATORY
INFECTIOUS
DISEASE
INJECTABLES
Generic Copaxone® approval
Generic Lantus® Phase III
Generic Herceptin ® and
Neulasta ® Phase III
Generic Humira® Phase III
Leader in transdermal technology
Portfolio of >230 injectables in
broad range of dosage and
delivery forms
Nearly 50% of global HIV
patients use Mylan products
Hepatitis-C offerings
More than 3,700 filings pending regulatory
approval
globally
270 ANDAs pending FDA approval, including 47
pending
First-to-File
(FTF)
opportunities
Allergan
#5
47
Mylan Q4 and 2014 Earnings presentation (March 02, 2015), Endo as per 8K dated May 18, 2015 Endo to Acquire Par Pharr
Generics Business to a Top 5 Industry Leader; Allergan (as Actavis) per press release dated February 8, 2015; not pro-for
2
```

Mylan prospectus supplement (March 30, 2015)

3

Mylan News Release titled Mylan Launches First Generic Targretin® Capsules (July 09, 2015).

Mylan s Long-Standing Strategy and Track Record of Success
Outstanding Shareholder Returns by Looking Years Ahead and Executing
Generics and specialty
pharmaceutical business
Non-US developed
markets specialty
and branded generics

business

¹ Source: Mylan prospectus supplement dated March 30, 2015 and earnings release dated August 6, 2015. Note: 2015 figure re

2015

financial

guidance

range.

Note:

CAGR

is

calculated based on 2008 2015 guidance mid-point data. Adjusted diluted **EPS** is non-GAAP financial measure. See Supplemental Materials for reconciliation of adjusted diluted EPS to most directly comparable GAAP measure. \$0.80 \$1.30 \$1.61 \$2.04 \$2.59 \$2.89 \$3.56 \$4.25 2008-2015 adjusted diluted EPS Growth = 27% CAGR¹ 30 ® ® ® 2007 2010 2013 2015 Next 2015 2008 2009 2010 2011 2012 2013 2014

2015E

Mylan s Long Standing Strategy and Track Record of Success Mylan Has a Very Strong Track Record of Delivering Guidance and Exceeding Street Estimates

Over various long-term guidance periods, consensus has adjusted its estimates 20-35% to the upside as Mylan has delivered on the guidance provided

As a result, Mylan share price has outperformed analyst price targets over time

Consensus

EPS Outlook

Revisions

Over Time

Share Price

Performance

vs. Analyst

Price

Targets

(4)

2011

```
2013
2015
Initial
guidance of
$2.00+
(1)
Initial
guidance of
$2.75+
(2)
Initial
guidance of
$4.00-$4.30
(3)
Source:
FactSet, I/B/E/S and Company filings, as of August 6, 2015.
2011
initial
guidance
as
per
Q4-2009
8K
(2/25/2010)
 deliver
EPS
in
excess
of
$2
in
2011 .
2013
initial
guidance
as
per
Q4-2009
8-K
(2/25/2010)
 projecting
EPS
in
excess
of
```

\$2.75

in 2013 . 3 2015 initial guidance as per Q4-2014 8-K (3/2/2015) adjusted diluted **EPS** is expected to be in the range of \$4.00 to \$4.30 . Reflects figures through date prior to Perrigo offer (4/3/2015). 31 \$1.51 \$2.04 +35.1% \$1.35 \$1.60 \$1.85 \$2.10 Jan-09 Jan-10 Jan-11

Jan-12 \$2.38 \$2.89

- +21.4%
- \$2.25
- \$2.50
- \$2.75
- \$3.00
- Jan-11
- Jan-12
- Jan-13 Jan-14
- \$3.20
- \$4.14
- +29.5%
- \$3.00
- \$3.50
- \$4.00
- \$4.50
- Jan-13
- Jan-14
- Jan-15
- \$58.10
- \$60.00
- \$10
- \$30
- \$50
- \$70
- Apr-10
- Apr-11
- Apr-12
- Apr-13
- Apr-14
- Apr-15
- Share Price
- One-Year Prior Price Target

Mylan s Long Standing Strategy and Track Record of Success

Track-Record of Delivering Shareholder Value Following Acquisitions

Source: Bloomberg data January 1, 2008 to April 7, 2015, the unaffected date; public filings, and press releases

Note: Annualized TSR per Bloomberg and reflects total return (including price appreciation and reinvested dividends in index 32

Stock has increased over 300% since 2008

Adjusted diluted EPS driven value

creation:

27%

adjusted

diluted

EPS

CAGR

```
Successful execution in core business
while integrating acquisitions
Average annual TSR of ~23% since 2008
vs. S&P TSR of \sim7%
Stock has increased over 300% since 2008
Adjusted diluted EPS driven value
creation:
27%
adjusted
diluted
EPS
CAGR
1
Successful execution in core business
while integrating acquisitions
Average annual TSR of ~23% since 2008
vs. S&P TSR of \sim7%
EPD Business
$0
$10
$20
$30
$40
$50
$60
$70
Jan 08
Jan 09
Jan 10
Feb 11
Feb 12
Mar 13
Mar 14
Apr 15
Mylan
S&P 500
$ 59.57
2067.89
(+329\%)
(+43\%)
```

Source: Mylan prospectus supplement dated March 30, 2015 and earnings release dated August 6, 2015. Note: 2015 figure re updated 2015 financial guidance range. Note: CAGR is calculated based on 2008 2015 guidance mid-point data. Adjusted difinancial measure. See Supplemental Materials for reconciliation of adjusted diluted EPS to most directly comparable GAAP respectively.

Represents purchase of 24% of Matrix announced in March, 2009 after initial 72% stake was announced in August 2006.

2

Executive Summary Appendices:

Mylan s Long-Standing Strategy and Track Record of Success

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Significant and Sustained Value Creation for Mylan Shareholders

Clear Choice for Mylan Shareholders

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Perrigo is the Right Next Step to Execute Mylan s Strategy
Perrigo is a Leading Global Healthcare Supplier
Investment Highlights per Perrigo
Diversified Portfolio¹
Global Presence¹

Develops, manufactures and distributes OTC, generic prescription ("Rx") pharmaceuticals, nutritional products and API, and has a specialty sciences business

World's largest manufacturer of OTC healthcare products for the store brand market

#1 market position in infant formula (SB), extended

topicals (GRx) and Animal health (SB)

Quality excellence across 23 global sites

Critical mass with +50B dosages per year

Mass customization with 3,000 unique formulas plus 18,000 SKUs

Acquired Elan on December 18, 2013 for a purchase price totaling approximately \$9.5 billion

Approximately 10,220 employees worldwide

Headquartered in Dublin, Ireland

¹ Percentages are stated as a percent of 2014 fiscal year sales pro forma for Omega.

Source: Perrigo Barclays Conference investor presentation (March 11, 2015)

Note: Tysabri® is a registered trademark of Biogen MA Inc.

Rx

API &

Other

4%

Tysabri®

Royalty

3%

Consumer

Healthcare

39%

Nutritionals

10%

Branded

Health

28%

16%

Consumer

~75% is

consumer

facing

US

57%

ROW

43%

Perrigo is the Right Next Step to Execute Mylan s Strategy Shifting Paradigm Among Customers and Payors Most Customer Channels have Consolidated to 2-3 players Source: CapIQ, Bloomberg, Wall Street research

Note: The Aetna / Humana and Anthem / Cigna transactions have not closed.

35

Distribution

Retail Pharmacy

PBMs

Managed Care

Source: CapIQ, Bloomberg, Wall Street Research

Note: Mylan / Perrigo and Teva / Allergan Gx have not closed.

36

Branded

Branded + Generics

Generics

Generics + OTC

OTC

Perrigo is the Right Next Step to Execute Mylan s Strategy

In Line With Increased Consolidation Among Specialty Pharma Companies

Unique Combination

Strategic Rationale

Product Mix

Specialty

Gx

Gx

OTC /

Nutritionals

Source:

Company

materials,

Mylan

management,

and

Wall

Street

research.

- ¹ Percentages from Mylan / Abbott investor presentation (7/14/14) applied to Mylan sales as of 12/31/14 pro forma for Abbott markets and branded generics business) as of 12/31/14, as per 8K (3/26/15).
- ² Percentages from Perrigo investor presentation (4/21/15) applied to Perrigo calendarized revenue as of 12/31/14 as per public Omega

LTM

sales

as

of

12/31/14

based

on

Perrigo

/

Omega

closing

press

release

(5/30/15).

Generics

includes

Perrigo s

Rx

products

and

API;

Specialty

includes

Perrigo s

TYSABRI®

royalty

stream.

All

other

products

are

included

in

OTC.

TYSABRI®

is

a

registered

trademark

of

Biogen

MA

Inc.

Perrigo is the Right Next Step to Execute Mylan s Strategy

Further Diversifies Revenue Base

A potential Mylan + Perrigo combination presents a unique opportunity to rebase our entire platform for additional growth in all markets around the world

37

Specialty

12%

88%

28%

63%

9%

Attractive

, diversified portfolio with strong market presence and brand recognition Scale combination to drive paradigm shift across industry Platform for further consolidation

High

-quality R&D and manufacturing platform of 70 global facilities with broad technological capabilities

Critical mass across Gx, Rx, OTC, and nutritionals

Uniquely positioned within the evolving industry Robust commercial infrastructure and market access capabilities, with significant sales & marketing synergy potential

Perrigo is the Right Next Step to Execute Mylan s Strategy Generics Powerhouse with an Unprecedented Global Manufacturing Platform and Supply Chain

India

Australia

Ireland

ncian

Israel

China

U.K.

Mexico

Brazil

West Virginia, Vermont

Texas

Michigan

Minnesota

South Carolina New York Japan Malaysia France

Poland

Hungary

Puerto Rico

Mylan

Perrigo

¹ Adds 31 for Perrigo (source: Perrigo: Investor presentation: Creating Superior Value for Shareholders dated April 21, 201. prospectus supplement dated March 30, 2015).

38

Ohio, Virginia

Flexibility

Quality

Reliability

Footprint of 70 manufacturing sites around the world (39 Mylan; 31 Perrigo)

Gx

Rx

OTC

Physicians

Retail &

Pharmacy

Wholesalers

Governments

Institutions

Perrigo is the Right Next Step to Execute Mylan s Strategy

Unmatched Ability to Deliver for Customers

Quality

Differentiated

Technologies
Supply
Reliability
Broad Product
Offering
Service
Excellence
Operational
Leverage
Operational
leverage
and
critical
mass
across
all
customer
channels
with
potential
to
distribute
portfolio
-
across channels selling One Mylan around the world
-
Powerful
-
Powerful platform to
Powerful platform
Powerful platform to
Powerful platform to bring
Powerful platform to bring the
Powerful platform to bring the most
Powerful platform to bring the most value
Powerful platform to bring the most value to
Powerful platform to bring the most value to our
Powerful platform to bring the most value to our customers
Powerful platform to bring the most value to our customers through
Powerful platform to bring the most value to our customers through a
Powerful platform to bring the most value to our customers through a broader
Powerful platform to bring the most value to our customers through a broader range
Powerful platform to bring the most value to our customers through a broader range of
Powerful platform to bring the most value to our customers through a broader range of products
Powerful platform to bring the most value to our customers through a broader range of products and

Aligned with

macro

87

trends and industry environment with evolving distributor and payor dynamics and need for scale and reach uniquely positioned to capture market share in >\$37 billion of Rxto OTC switches 39

¹ Source: Barclays Global Healthcare Conference Perrigo presentation (March 11, 2015).

40

From a business combination perspective, this makes sense to us as it brings together two companies with arguably best-in-class operations in the generic (MYL) and OTC (PRGO) spaces. Therefore, a combined entity, which could result in a best-of-breed, highly diversified generic Rx/OTC company, and have meaningful potential for operational synergies, is conceptually appealing in our view.

BAML

1

We can say that the combination of these companies makes a lot of strategic sense to us MYL represents a derisking as PRGO would otherwise be in a multi-year globalization phase.

```
Deutsche Bank
5
 We believe a combination between MYL and PRGO would
offer a unique value proposition to their customers based
on PRGO s unique front of the store OTC business
combined with MYL s behind the pharmacists counter
generics franchise.
Barclays
 Complementary dosage forms would round out the combined
portfolio: the companies' portfolios could be highly
complementary, combining MYL s strengths in oral solids,
injectables and inhalants, with PRGO's leadership in
dermatologicals.
Wells Fargo
4
1
Bank of America Merrill Lynch, MYL not waiting for an Rx to buy OTC, 8 April 2015
Barclays, U.S. Specialty Pharmaceuticals Center of the Storm, 8 April 2015
Deutsche Bank, Deal Could Make a Ton of Sense , 8 April 2015
Wells Fargo, MYL: Initial Impressions Of The PRGO Proposal, 8 April 2015
Deutsche Bank, Deal Could Make a Ton of Sense, 8 April 2015
Stifel, MYL Bid puts PRGO in Play, 8 April 2015
CNBC s Mad Money, 8 April 2015
 Following 1-2 years of underperformance (at PRGO), we
think shareholders might appreciate this opportunity
Stifel
"We believe MYL s Chairman s letter to PRGO makes a
compelling case for the business combination
Deutsche Bank
3
 These two would be a match made in heaven
7
```

Jim Cramer

Perrigo is the Right Next Step to Execute Mylan s Strategy Analysts Applaud the Strategic Merits of the Combination 41 Agenda Executive Summary Appendices:

Mylan s Long-Standing Strategy and Track Record of Success

Perrigo is the Right Next Step to Execute Mylan s Strategy

Attractive Financial Profile of Two Growth Companies

Significant and Sustained Value Creation for Mylan Shareholders

Clear Choice for Mylan Shareholders

Supplemental Materials

Attractive Financial Profile of Two Growth

Companies

Attractive

Growth

Profile

Large

Synergy

Opportunity

Multiple

Expansion

Increased scale and combination of two high-quality, complementary portfolios will provide the combined entity with a robust growth pathway notably through:

A powerful commercial platform with reach across all customer channels

Critical mass in specialty brands, generics, OTC and nutritional products

See slide 15 for precedents.

At least \$800mm of annual pre-tax operational synergies, estimated by year 4 following consummation of the offer Confidence in delivering estimated synergies given Mylan s proven track-record Guidance at the low end of precedent estimates 2 Attractive equity story driven by a strong strategic fit and highly attractive financial profile Multiple expansion for Mylan shareholders, further contributing to shareholder value creation Blended two year forward P/E multiple of 16x on average since January 2014 42 1 As stated in Mylan s announcement pursuant to Rule 2.5 of the Irish Takeover Rules on April 24, 2015; assumes no tax synergies.

Mylan¹ 43 Note: Revenue and revenue CAGRs refer to calendar year financials and CAGRs. \$ in billions.¹ Mylan financials as per 8K dated March 2, 2015 for

2014

and 8K dated February 19,2009 for 2008. *2008 represents total adjusted revenue. 2014 financials as per Perrigo FY15 Year End and Segment Recast . 2008 financials as per 8K on February 3, 2009. 2008 revenue has been calendarized. Perrigo² Pro Forma Attractive Financial Profile of Two Growth Companies Strong Historical Top-Line Growth \$4.7 \$7.7 2008*

2014 \$1.9 \$4.2

\$11.9

Mylan Adjusted Diluted **EPS**

1

44

Perrigo Adjusted Diluted

EPS 2

Source: Mylan

prospectus supplement dated March 30, 2015 and earnings release dated August 6, 2015. Note: 2015 figure represents the mid-point of the updated 2015 financial guidance range. Note: **CAGR** is calculated based on 2008 2015 guidance mid-point data. Adjusted diluted **EPS** is non-GAAP financial measure. Supplemental Materials for reconciliation of adjusted diluted EPS to most directly comparable GAAP measure.

Attractive Financial Profile of Two Growth

Companies

98

\$0.80 \$1.30 \$1.61 \$2.04 \$2.59 \$2.89 \$3.56 \$4.25 2008 2009 2010 2011 2012 2013 2014 2015E \$1.73 \$2.36 \$3.39 \$4.39 \$5.31 \$6.38 \$6.27 \$7.75 2008 2009 2010 2011 2012 2013 2014 2015E

² Perrigo EPS refers to calendarized metrics for 2008-2011. 2012-2014 based on Perrigo 8K dated April 21, 2015. 2008-2011 a been calendarized based on quarterly press releases. 2015 figures represent the mid-point of 2015 financial guidance ranges of 8-K dated August 5, 2015. Adjusted diluted EPS is a non-GAAP financial measure. See Supplemental Materials for reconciliat most directly comparable GAAP measure.

Source: Mylan

Fourth Quarter 2014 earnings release (filed on form 8K) dated March 2, 2015 and Perrigo Investor Presentation dated April 21 adjusted D&A as a % revenue. Fully synergized adjusted EBITDA margin. For illustrative purposes only, assumes \$800mm of synergies

in

2015.

Full

run-rate

synergies

are

not

expected

to

be

realized until the end of year four following the consummation of the offer. Adjusted **EBITDA** margins from Mylan and Perrigo are non-GAAP financial measures and are calculated as adjusted EBITDA divided by revenu for each company s adjusted EBITDA to the most directly comparable GAAP measure. See slide 15 for precedents. Attractive Financial Profile of Two Growth Companies 2015E Adjusted EBITDA Margins¹ Highlights Pro forma entity expected to generate ~\$5.5bn 1 in adjusted 2015 **EBITDA** or 1.8xMylan expected standalone adjusted EBITDA with run-rate synergies Run-rate synergies provide ~5% margin uplift on pro forma basis Announced synergies resulting from the transaction are operational synergies Synergy guidance on the low end of precedent estimates 2 45 Standalone **Synergies** 30.5 % 5.2 % 31.5 % 28.9 %

35.7 %

Mylan Perrigo Pro-Forma + Synergies

Based on midpoint of guidance as per abovementioned sources. Perrigo 2015E adjusted EBITDA based on adjusted operating

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Significant and Sustained Value Creation for Shareholders Transaction Generates Significant and Tangible Synergies

47

Total

Operational

Synergies

of

at

least

\$800

million

1

COGS

R&D

Sales & Distribution

G&A

Complementary operating platforms

The synergy estimate was prepared in accordance with the requirements of Rule 19(3)(b)(ii) of the Irish Takeover Rules using a sound process

Run-rate expected by the end of year four following the consummation of the offer

¹ Source: As stated in Mylan s announcement pursuant to Rule 2.5 of the Irish Takeover Rules on April 24, 2015.

Operational efficiencies and SRA reduction

Limits need for further near-term expansion

Vertical integration and manufacturing rationalization

Overlapping R&D operations to allow for more efficient

and enhanced product development

Opportunity to combine sales infrastructure

Significant and Sustained Value Creation for Shareholders

Mylan

Synergy Guidance is On the Very Low End of Precedent Estimates

Acquirer

Endo

Valeant

Biovail

Actavis

Actavis

7 10 ta v 11

Teva

Teva

Endo

Mylan

Target

Auxilium

Medicis

Valeant Warner Chilcott Forest Labs Allergan Gx^1 Mylan Par Perrigo Estimated Run-Rate Synergies \$175 \$225 \$175 \$400 \$1,000 \$1,400 \$2,000 \$175 \$800 2 48 Source: Public filings and press releases Allergan Gx total cost is calculated based on 2014 adjusted metrics from Actavis 2015 Investor Day presentation for the North American Generics

and

2

International business.

107

As stated in Mylan s announcement pursuant to Rule 2.5 of the Irish Takeover Rules on April 24, 2015; assumes no tax synergies. 50 % 46 % 36 % 35 % 33 % 31 % 28 % 16 % 34 %

1

Significant and Sustained Value Creation for Shareholders
Pro-Forma Net Income and Synergy Value / Share
49
Illustrative 2016 Net Income Growth
Pro-Forma Net Income and Earnings Per Share
2015E
15%
20%
Mylan Net Income (\$mm)¹
\$
2,213
Perrigo Net Income¹
1,141
Interest Expense, After-Tax²

(161)

```
Pro Forma Net Income Excluding Synergies ($mm)
3,194
$
3,673
$
3,833
Annual Synergies Pre-Tax
800
800
800
Annual Synergies After-Tax
650
650
650
Pro Forma Net Income Including Synergies ($mm)
3,844
4,323
4,483
Mylan Standalone Share Count
521
521
Mylan Shares Issued to Perrigo
339
339
Pro Forma Share Count
860
860
PF Adjusted Diluted EPS Excluding Synergies
$
4.27
$
Implied EPS for Perrigo Shareholders (Excluding $75 / Share Cash)
$9.83
$10.26
PF Adjusted Diluted EPS Including Synergies
5.03
$
Implied EPS for Perrigo Shareholders (Excluding $75 / Share Cash)
$11.57
$12.00
Mylan Ownership %
61%
Perrigo Ownership %
```

39%

Note: This is a pro forma only, not a target or profit forecast. For illustrative purposes only, the pro forma is prepared on a full stated, synergies are expected to be realized over a four year period. Nothing in this slide is intended to be a profit forecast. Pro references to EPS, share price and P/E should not be treated as targets or profit forecasts. EPS, share price and P/E will not necessary.

1

Mylan and Perrigo Net Income calculated as respective standalone adjusted diluted EPS times respective diluted shares outstar mid-point of the updated 2015 financial guidance range. Perrigo 2015 figures represent the mid-point of 2015 financial guidan 8-K dated August 5, 2015. Adjusted diluted EPS is a non-GAAP financial measure. See Supplemental Materials for reconciliar directly comparable GAAP measure.

2

Assumes transaction debt interest rate at L+1.5% per bridge commitment (includes funding as well as duration fees). Assumes Perrigo debt is not refinanced. Assumes transaction debt of \$11.0bn.

Note: Blended multiple has been weighted by market cap contribution

1

Represents undisturbed date. Bloomberg and IBES estimates as of April 7, 2015.

2

Mylan

and Perrigo

generated combined calendar year 2014 cash flows from operations of \$1,956mm, assuming no impact from a potential transactive Two-Year Forward P/E Multiple Over Time

Significant and Sustained Value Creation for Shareholders

Mylan and Perrigo 16x Implied Blended Two-Year Forward P/E Multiple

50

Combined Company

Higher Revenue and

Earnings Growth

Larger Global Footprint Unique Value Proposition for Customers Strong Free Cash Flow Generation 2 Significant Revenue and **Operational Synergies** Mylan Perrigo Blended P/E 5x 10x 15x 20x 25x January 2014 June 2014 November 2014 April 2015 Daily from January 2, 2014 to April 7, 2015 Average 2Y Forward P/E Multiple (January 2, 2014 to April 7, 2015)1 Mylan 13 X Perrigo 18 X Blended

16 x

Significant and Sustained Value Creation for Shareholders

Putting the Pieces Together: Value Proposition for Mylan Shareholders

51

No

Synergies

Run-Rate

No

Synergies

Run-Rate

\$

0

\$

250

\$

500

\$

800 \$ 0 \$ 250 \$ 500 \$ 800 18 X \$ 77 \$81 \$ 85 \$91 18 X \$ 80 \$ 85 \$ 89 \$ 94 16 X \$ 68 \$ 72 \$ 76 \$ 80 16 \mathbf{X} \$71 \$ 75 \$ 79 \$83 13 \mathbf{X} \$ 56 \$ 59 \$ 62 \$ 65 13 X \$ 58 \$61 \$ 64 \$ 68 Synergies Synergies PF Mylan Value per Share at 15% Net Income Growth

PF Mylan Value per Share

```
at 20% Net Income Growth
Illustrative Sensitivity
Illustrative Sensitivity
2016E P/E
Multiple
Total Value
Per Pro-
Forma Share
Capitalized Value of $650mm
13x
$
8
bn
$
10
After Tax Synergies
16x
$
10
bn
$
12
18x
$
12
bn
$
14
Mylan
and Perrigo
have delivered
historical EPS growth of 27%1 and
24%<sup>1</sup>, respectively
```

Adjusted EPS growth refers to 2008

2015 growth rate. Please refer to slide 12 for further information.

Note: This is a pro forma only, not a target or profit forecast. Nothing in this slide is intended to be a profit forecast. Pro forma references to value per share, EPS, share price and P/E should not be treated as targets or profit forecasts. Value per share, EPS necessarily change pursuant to the Perrigo transaction. Mylan and Perrigo Net Income calculated as respective standalone adjustances outstanding. Mylan 2015 EPS represents the mid-point of the updated 2015 financial guidance range. Perrigo 2015 figure financial guidance ranges of \$7.50-\$8.00 based on Perrigo 8-K dated August 5, 2015. Adjusted diluted EPS is a non-GAAP fir for reconciliation of calculations. Unaffected share price as of April 7, 2015 (\$59.57 for Mylan; \$164.71 for Perrigo). Share profit Mylan and \$188.24 for Perrigo.

Significant and Sustained Value Creation for Shareholders
Pro-Forma Value / Share Today Assuming Illustrative 15% 2016E Net Income Growth 52
No Synergies
Illustrative Sensitivity
Run-Rate
Pro-Forma 2016 Net Income (\$mm)
2016 Stand-Alone Net Income
\$
3,673
\$
3,673
\$
3,673

```
3,673
Synergies Pre Tax
250
500
800
Synergies After Tax
203
406
650
PF 2016 Net Income Adj. for Synergies ($mm)
3,673
$
3,876
4,079
$
4,323
Pro-Forma Share Count
860
860
860
860
PF 2016 EPS Adj. for Synergies
$4.27
$4.51
$4.75
$5.03
Mylan P/E Multiple
P/E
13
X
13
X
13
X
13
X
Pro-Forma Market Cap at Mylan P/E ($bn)
$
48
$
50
$
53
$
56
```

Pro-Forma Value Per Share for Mylan (\$bn)

```
$
56
$
59
$
62
$
65
Implied Value to Perrigo Shareholders
$203
$210
$217
$225
Blended P/E Multiple
P/E
16
X
16
X
16
X
16
Pro-Forma Market Cap at Blended P/E ($bn)
$
59
$
62
$
65
$
69
Pro-Forma Value Per Share for Mylan ($bn)
$
68
$
72
$
76
$
80
Implied Value to Perrigo Shareholders
$232
$241
$250
$260
Perrigo P/E Multiple
P/E
18
```

X

```
18
\mathbf{X}
18
\mathbf{X}
18
X
Pro-Forma Market Cap at Perrigo P/E ($bn)
66
$
70
$
73
$
78
Pro-Forma Value Per Share for Mylan ($bn)
77
$
81
$
85
$
91
Implied Value to Perrigo Shareholders
$252
$262
$271
$283
```

Note: This is a pro forma only, not a target or profit forecast. The pro forma is prepared on a fully synergized basis, although a are expected to be realized over a four year period. Nothing in this slide is intended to be a profit forecast. Pro forma values are references to EPS, share price and P/E should not be treated as targets or profit forecasts. EPS, share price and P/E will not need to the Perrigo transaction. Mylan and Perrigo Net Income calculated as respective standalone adjusted diluted EPS times respective Mylan 2015 EPS represents the mid-point of the updated 2015 financial guidance range. Perrigo 2015 figures represent the mid-guidance ranges of \$7.50-\$8.00 based on Perrigo 8-K dated August 5, 2015. Adjusted diluted EPS is a non-GAAP financial mediate for reconciliation of adjusted diluted EPS to the most directly comparable GAAP measure. Unaffected share price as for Mylan; \$164.71 for Perrigo). Share price as of August 6, 2015 was \$55.40 for Mylan and \$188.24 for Perrigo.

Significant and Sustained Value Creation for Shareholders
Pro-Forma Value / Share Today Assuming Illustrative 20% 2016E Net Income Growth
53
No Synergies
Illustrative Sensitivity
Run-Rate
Pro-Forma 2016 Net Income (\$mm)
2016 Stand-Alone Net Income
\$
3,833
\$
3,833
\$
3,833

```
3,833
Synergies Pre Tax
250
500
800
Synergies After Tax
203
406
650
PF 2016 Net Income Adj. for Synergies ($mm)
3,833
$
4,036
4,239
$
4,483
Pro-Forma Share Count
860
860
860
860
PF 2016 EPS Adj. for Synergies ($mm)
$4.46
$4.70
$4.93
$5.22
Mylan P/E Multiple
P/E
13
X
13
X
13
X
13
X
Pro-Forma Market Cap at Mylan P/E ($bn)
$
50
$
52
$
55
$
58
```

Pro-Forma Value Per Share for Mylan (\$bn)

```
$
58
$
61
$
64
$
68
Implied Value to Perrigo Shareholders
$208
$215
$222
$231
Blended P/E Multiple
P/E
16
X
16
X
16
X
16
Pro-Forma Market Cap at Blended P/E ($bn)
$
61
$
65
$
68
$
72
Pro-Forma Value Per Share for Mylan ($bn)
$
71
$
75
$
79
$
83
Implied Value to Perrigo Shareholders
$239
$248
$256
$267
Perrigo P/E Multiple
P/E
18
X
```

```
18
\mathbf{X}
18
\mathbf{X}
18
\mathbf{X}
Pro-Forma Market Cap at Perrigo P/E ($bn)
69
$
73
$
76
$
81
Pro-Forma Value Per Share for Mylan ($bn)
$
80
$
85
$
89
$
94
Implied Value to Perrigo Shareholders
$260
$269
$279
$291
```

Note: This is a pro forma only, not a target or profit forecast. The pro forma is prepared on a fully synergized basis, although a synergies are expected to be realized over a four year period. Nothing in this slide is intended to be a profit forecast. Pro forma and any references to EPS, share price and P/E should not be treated as targets or profit forecasts. EPS, share price and P/E will change pursuant to the Perrigo transaction. Mylan and Perrigo Net Income calculated as respective standalone adjusted diluted diluted shares outstanding. Mylan 2015 EPS represents the mid-point of the updated 2015 financial guidance range. Perrigo 20 mid-point of 2015 financial guidance ranges of \$7.50-\$8.00 based on Perrigo 8-K dated August 5, 2015. Adjusted diluted EPS measure. See Supplemental Materials for reconciliation of adjusted diluted EPS to the most directly comparable GAAP measure as of April 7, 2015 (\$59.57 for Mylan; \$164.71 for Perrigo). Share price as of August 6, 2015 was \$55.40 for Mylan and \$188.

Significant and Sustained Value Creation for Shareholders

Analysts Value Mylan at \$70 to \$80 / Ordinary Share Pro Forma for the Combination

Analyst

Price

Targets

for

Pro

Forma

Mylan

Combined

with

Perrigo1

¹ Price targets assuming Mylan acquires Perrigo.

Note: The information on this page is based on targets provided by various analysts. Sources include: Leerink April 09, 2015; UBS April 09, 2015; JP Morgan April 24, 2015; Deutsche Bank April 24, 2015.

54

\$80.00

\$79.00

\$75.00

\$75.00

\$75.00

\$70.00

Leerink RBC

Bernstein

UBS

JPM

DB

Median: \$75.00

55

Agenda

Executive Summary

Appendices:

Mylan s

Long-Standing

Strategy

and

Track

Record

of

Success

Perrigo

is

the

Right

Next

Step

to

Execute

Mylan s

Strategy

Attractive

Financial

Profile

of

Two

Growth

Companies

Significant

and

Sustained

Value

Creation

for

Mylan

Shareholders

Clear

Choice

for

Mylan

Shareholders

Supplemental Materials

56

July 22

nd

Earnings Call

June 16

th

Press Release

Source: Abbott press releases and earnings call.

As

both

Mylan's

largest

and its partner through our continued manufacturing relationships, Abbott has considered the entire situation and we believe Mylan's standalone strategy and acquisition of Perrigo will further enhance its platform, strategically compelling, value enhancing for shareholders, and offers a clear path completion. In light of these factors,

we

shareholder

will

be

voting

in

favor

of

the

Perrigo

transaction.

~

Miles

D.

White,

CEO

and

Chairman

of

Abbott

Laboratories,

June

16,

2015

I

have

a

little

bit

of

insight

I

like

the

strategy

that

Mylan

is

pursuing

and

I

support

it

and

endorse

it

as

a

shareholder.

So

from

that

perspective think that this is right now as long as we are a shareholder we're going to vote in our interest and Mylan's interest because as shareholders certainly directly impacts Abbott and I think what they're pursuing with their Perrigo acquisition is something we clearly

endorse So I'd

say

we've

put

our

interest

where

our

best

interests

lie

and

that's

to

support

Mylan's

current

strategy

and

current

pursuit

of

Perrigo

and

we

get

to

vote

that

ourselves

independently.

And

I

think

it's

important

for

not

only

our

shareholders

but

the

other

Mylan

shareholders

to

know

that

since

we're

the largest one and we get to make that decision. Miles D. White, CEO and Chairman of Abbott Laboratories, July 22, 2015 Abbott is Mylan s Largest Shareholder with ~14% of Shares Outstanding. Miles White, the Company s CEO and Chairman, Indicated His Admiration for and Support of the

Transaction

Clear Choice for Mylan Shareholders

134

Mylan s Largest Shareholder is Supportive of the Perrigo Transaction

PLUTO2015__Presentations\2015.07\2015.07.27 ISS Post-Teva Exit\Mars ISS Presentation_2015.08.09_FINAL to EDGARIZE_REVISED.pptx Mylan

is
a
good
company,
Perrigo
is
a
good
company.

are

opportunities, but I don't want to make any specific comments about or speculate anything about the synergies that could be available between the two companies As to the question about the potential for putting two companies together like large OTC company and a

large [global generics player], there is opportunity for synergies, but I don't want to really speculate on anything specifically in terms of the match. Joe Papa, President, Chief Executive Officer and Chairman of Perrigo April 22, 2015 Question: [Do] you think there isany conceptual or strategic value in teaming

up with a

company like Mylan? Yes, I've said this publicly. I think Mylan isa good company, Perrigo is good company. I think Perrigo believes -we believe we've got a very bright future as a stand-alone independent company. And I think as we see it, clearly there was some value a

year ago, to

be

absolutely

clear,

as

they

were

not

inverted,

Perrigo

was,

we

didn't

ululi

have

the

geographic

footprint.

They

did

have

a

big

geographic

footprint,

so

there

is

some

strategic

value.

~

Joe

Papa,

President,

Chief

Executive

Officer

and

Chairman

of

Perrigo,

May

12,

2015

57

Clear Choice for Mylan Shareholders

Both Parties Believe in the Strategic Rationale for a Potential Combination Even post announcement, Joe Papa has on a number of occasions stated publicly that he believes a potential combination could make strategic sense and create opportunities for synergies

58
PF Equity Value of Mylan Shares
\$19.9bn
Equity Value of Mylan Shares
\$15.9bn
PF Equity Value of Perrigo Shares
\$8.4bn
Equity Value of Perrigo Shares
\$5.6bn
Total PF Equity Value
\$28.3bn
Total Equity Value
\$21.5bn
Total Increase/(Decrease) in Equity Value
34%

Total Increase/(Decrease) in **Equity Value** 2% Clear Choice for Mylan Shareholders Perrigo Transaction is in the Best Interest of All Mylan Shareholders Approve Acquisition of Perrigo Assumes PF Price of \$75/Share for MYL and \$247.50/Share for **PRGO** 2 1 Standalone Assumes Price of \$60/Share for MYL and \$164.71/Share for PRGO³ Source: Bloomberg, Thomson Note: shares held are based on the most recently available data as of August 6, 2015 from Irish Rule 8 filings or U.S. 13-F filings as

of

August 6, 2015. 1 Represents top 12 shareholders of Mylan as of August 6, 2015. Equity value ownership based on Mylan and Perrigo share prices of \$55.40 and \$188.24, respectively, as of August 6, 2015. Unaffected share price as of April 7, 2015 (\$58.10

for Mylan; \$164.71 for Perrigo).

Prices based on range of analyst price targets pro forma for Perrigo transaction. **Implied** Perrigo share price based on proposed offer of 2.3x Mylan ordinary shares per Perrigo ordinary share plus \$75 / Perrigo ordinary share in cash. Illustrative Mylan share price of

\$60 per ordinary share. Assumes Perrigo

144

standalone

April

7,

2015

undisturbed

share

price

of

\$164.71.

Total Mylan Shares Owned

265m

Equity

Value in Mylan

as of August 6, 20151

\$14.7bn

Total Perrigo Shares Owned

34m

Equity Value in Perrigo

as of August 6, 2015¹

\$6.4bn

Total Current

Equity Value

\$21.1bn

Top 12 Shareholders Current Holdings

59

Source:

Bloomberg,

Thomson;

shares

held

are

based

on

the

most

recently

available

data

as

of

August

6,

2015

from

Irish

Rule

8

filings

or

U.S.

13-F

filings

as

of

August

6,

2015

Note:

Represents

top

12

shareholders

of

Mylan

as

of

August

6,

2015.

Equity

value

ownership

based

on

Mylan

and

Perrigo

share

prices

of

\$55.40

and

\$188.24,

respectively,

as

of

August

6,

2015.

Unaffected

share

price

as

of

April

7,

2015

(\$59.57

for

Mylan;

\$164.71

for

Perrigo).

1

Illustrative

Mylan

standalone

range

of

\$55

to

\$65

per

ordinary

share.

2

Assumes

Perrigo

standalone

April

7,

2015

undisturbed

share

price

of

\$164.71.

3

Illustrative

Mylan

share

price

of

\$65

per

ordinary

share

pro

forma

for

Perrigo

transaction

and

share

price

range

of

\$70

to

\$80

based

on

range

of

analyst

price

targets

pro

forma

for

Perrigo

transaction.

4

Calculations

based

on

proposed

offer

of

2.3x

Mylan

ordinary

shares

per

Perrigo

ordinary

share

plus

\$75

1

Perrigo

ordinary

share

in

cash.

Top 12

Mylan

Shareholder Ownership MYL Shares Owned: 54% **PRGO Shares** Owned: 23% Clear Choice for Mylan Shareholders Perrigo Transaction is in the Best Interest of All Mylan Shareholders Standalone Approve Acquisition of Perrigo Increase in value of combined equity holdings from current Decrease in value of combined equity holdings from current Increase / (decrease) in value of combined equity holdings vs. current Illustrative MYL Share Price 1 \$55.00 \$60.00 \$65.00 Mylan Share Price 3 \$65.00 \$70.00 \$75.00 \$80.00 **PRGO Share** Price 2 \$164.71 \$164.71 \$164.71 PRGO Implied **Share Price** \$224.50 \$236.00 \$247.50 \$259.00 **Examples Below** Based on

Illustrative Stock Prices At Transaction Close Excluding Any Impact of Future M&A Activity

Clear Choice for Mylan Shareholders

Perrigo Transaction is in the Best Interest of All Mylan Shareholders

60

35-45%

Increase

vs

Current

5

35-45%

Increase

VS

Current

5

30-35%

Increase VS Current 5 30-35% Increase Current 5 20-30% Increase VS Current 5 20-30% Increase VS Current 5 10-20% Increase VS Current 5 10-20% Increase VS Current 5 0-10% Increase vs Current 0-10% Increase Current 5 5-10% Decrease VS Current 5 5-10% Decrease VS

Current

vs Current

0-5% Decrease

5

0-5% Decrease

VS

Current

5

Source:

Bloomberg,

Thomson;

shares

held

are

based

on

the

most

recently

available

data

as

of

August

6,

2015

from

Irish

Rule

8

filings

or

U.S.

13-F

filings

as

of

August

6,

2015

Note:

Represents

top

12

shareholders

of

Mylan

as

of

August

6,

2015.

Unaffected

share

price

as

of

April

7,

2015

(\$59.57

for

Mylan;

\$164.71

for

Perrigo).

Share

price

as

of

August

6,

2015

was

\$55.40

for

Mylan

and

\$188.24

for

Perrigo.

1

Illustrative

Mylan

standalone

range

of

\$55

to

\$65

per

ordinary

share.

2

Assumes

Perrigo

standalone

April

7,

2015

undisturbed

share

price

of

\$164.71.

3

Illustrative

Mylan

share

price

of

\$65

per

ordinary

share

pro

forma

for

Perrigo

transaction

and

share

price

range

of

\$70

to

\$80

based

on

range

of

analyst

price

targets

pro

forma

for

Perrigo

transaction.

4

Calculations

based

on

proposed

offer

of

2.3x

Mylan

ordinary

shares

per

Perrigo

```
ordinary
share
plus
$75
/
Perrigo
ordinary
share
in
cash.
5
Current
equity
Value
based
on
Mylan
and
Perrigo
share
prices
of
$55.40
and
$188.24,
respectively,
as
of
August
6,
2015.
Standalone
Approve Acquisition of Perrigo
Increase / (decrease) in value of combined equity holdings vs. current
Equity Value Ownership ($mm)
Equity Value Ownership ($mm)
Illustrative MYL Share Price1:
$
55.00
60.00
$
65.00
MYL Share Price
3
$
```

65.00

```
70.00
75.00
$
80.00
Shareholders
PRGO Share Price<sup>2</sup>:
164.71
164.71
$
164.71
PRGO Implied Offer Price
$
224.50
$
236.00
$
247.50
$
259.00
Shareholder A
Shareholder B
Shareholder C
Shareholder D
Shareholder E
Shareholder F
Shareholder G
Shareholder H
Shareholder I
Shareholder J
Shareholder K
Shareholder L
Examples Below
Based on Illustrative Stock Prices At Transaction Close Excluding Any Impact of Future M&A Activity
```

PLUTO2015__Presentations\2015.07\2015.07.27 ISS Post-Teva Exit\Mars ISS Presentation_2015.08.09_FINAL to EDGARIZE_REVISED.pptx

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Clear Choice for Mylan Shareholders

Further diversifies across product mix, geographies and operations

Creates a paradigm shift in how we do business

Creates a unique platform with the size and scale needed to allow us to accelerate our

leading position in our industry

Mylan has a strong track record of executing on acquisitions

Combination creates a global generics powerhouse

Significant and tangible operational synergies

Synergy

guidance

is

```
at
the
very
low
end
of
precedents
1
Enhanced long-term growth and earnings for Mylan shareholders
Blended P/E meaningfully higher than Mylan s P/E
Value creation for shareholders of both companies
Clear choice is to vote in favor of Perrigo vs. standalone
1
See slide 15 for precedents.
```

62

Clear Choice for Mylan Shareholders -

Voting Item Source: Mylan

definitive proxy statement filed July 28, 2015

No business will be voted on at the extraordinary general meeting except such

voting item as stated in the above-mentioned agenda.

On August 28, Mylan Shareholders will vote on: Approval of the acquisition of all or any portion of the ordinary

shares of Perrigo

outstanding as of the consummation of the

acquisition and the issuance of Mylan ordinary shares to

Perrigo shareholders

Executive Summary

Appendices:

Mylan s Long-Standing Strategy and Track Record of Success

Perrigo is the Right Next Step to Execute Mylan s Strategy

Attractive Financial Profile of Two Growth Companies

Significant and Sustained Value Creation for Mylan Shareholders

Clear Choice for Mylan Shareholders

Supplemental Materials 63

Agenda

Background on Mylan Engagement with Perrigo

Date

Spring 2014

Robert

J.

Coury,

Executive

Chairman

of

Mylan,

engaged

in

discussions

with Joseph C. Papa,

President,

Chief

Executive

Officer

and

Chairman

of

Perrigo,

regarding

a

potential

combination

of

Mylan

and

Perrigo.

These

discussions,

like

several

similar

earlier

discussions

ended

without

resulting

in

a

transaction

April 06, 2015

Mr.

Coury,

on

behalf

of

Mylan,

called

Mr.

Papa

to

discuss

Mylan s

proposal

to

acquire

Perrigo

for

\$205

per

ordinary

share

in

a

combination

of

cash

and

Mylan

ordinary

shares

and

explained

to

Mr.

Papa

that

Mylan

was

seeking

a

friendly

 $\quad \text{and} \quad$

cooperative

transaction

between

Mylan

and

Perrigo

Later

that

same

day,

Mr.

Coury

again

spoke

by

telephone,

requesting

a

meeting

with

Mr.

Papa

to

discuss

a

potential

acquisition

of

Perrigo

by

Mylan.

Mr.

Papa

did

not

agree

to

a

meeting

April 08, 2015

Pursuant

to

advice

by

outside

counsel,

Mylan

issued

a

public

announcement

pursuant

to

Rule

2.4

of

the

Irish

Takeover

Rules,

in

which

Mylan

stated

it

had

made

a

proposal

to

acquire

Perrigo

for

\$205

per Perrigo ordinary share in cash and Mylan ordinary shares. In advance of the announcement, Mr. Coury spoke by telephone to Mr. Papa to notify him of Mylan s intent to do so April 24, 2015 Mylan issued a public announcement pursuant to Rule 2.5 of the Irish Takeover

Rules, setting forth its

legally binding commitment to commence an offer to acquire all of the outstanding Perrigo ordinary shares for consideration per Perrigo ordinary share of (i) \$60 in cash and (ii) 2.2 Mylan ordinary shares, which offer was fully financed, cash confirmed and not conditional on due diligence

Later that same day,

Perrigo issued another announcement rejecting the proposed acquisition, again without having engaged in any substantive discussions with Mylan about the acquisition April 29, 2015 The Mylan **Board** determined to increase Mylan s offer, such that Perrigo shareholders would receive \$75 in cash and 2.3 Mylan ordinary shares for

each Perrigo ordinary share

Later that same day, Perrigo issued another announcement rejecting the proposed acquisition, again without having engaged in any substantive discussions with Mylan about the acquisition June 09 10, 2015 Mr. Coury corresponded with Mr. Papa requesting meeting to discuss the proposed acquisition of Perrigo Mr. Papa denied

Mr.
Coury s
request,
stating

that, as Perrigo had previously indicated, the Perrigo Board did not believe there was any reason for a meeting at the present time June 12-13, 2015 Goldman Sachs, financial advisors to Mylan, called representative of Morgan Stanley, financial advisors to Perrigo, by telephone requesting meeting between the two companies

to discuss

the

proposed

acquisition,

which

was

again

denied.

Events

Source: Mylan

Schedule 14A, filed with the SEC on July 28, 2015

64

PLUTO2015__Presentations\2015.07\2015.07.27 ISS Post-Teva Exit\Mars ISS Presentation_2015.08.09_FINAL to EDGARIZE_REVISED.pptx
Mylan: Reconciliation of Non-GAAP Metrics
(Unaudited; USD in millions)
Year Ended December 31,
2014
2013
2012
2011
2010
2009
2008
GAAP total revenues

7,720

```
6,909
6,796
6,130
5,451
5,093
5,138
Exclusion of revenue from sale of Bystolic
(468
Acceleration of deferred revenue
(29
Restructuring and other special items
(2
Adjusted total revenues
$
7,720
6,909
6,796
6,130
5,451
5,062
```

```
4,670
65
(Unaudited; USD in millions)
Year Ended December 31,
2014
2013
2012
2011
2010
2009
2008
GAAP income tax expense (benefit)
41
$
121
$
161
$
116
$
10
$
(21
$
129
Tax effect of adjustments to pre-tax income and other income tax related
items
(432
(260
(216)
(198)
(253)
(273
(31
Adjusted income tax expense
$
473
$
381
$
377
$
314
$
263
$
252
$
```

160

```
GAAP (earnings) loss attributable to the noncontrolling interest
(4
$
(3
$
(2)
$
$
$
(15
$
4
Restructuring and other special items
10
Adjusted (earnings) loss attributable to the noncontrolling interest
$
(4
$
(3
$
(2)
$
$
$
(5
$
4
Adjusted pre-tax income
1,893
$
1,523
1,466
$
1,208
970
```

```
840
$
539
Adjusted income tax expense
(473
(381
(377)
(314)
(263)
(252
(160
Less:
Preferred Dividend
(139
Adjusted (earnings) loss attributable to the noncontrolling interest
(4
(3
(2)
(1)
(5
Adjusted net income
1,416
$
1,139
$
1,087
893
$
707
$
583
$
244
Diluted shares
398
394
420
439
313
```

307

304

Add: If-converted shares

125

143

Adjusted diluted shares

398

394

420

439

438

450

304

Adjusted diluted earnings per share

\$

3.56

\$

2.89

\$

2.59

\$

2.04

\$

1.61

\$

1.30

\$

0.80

Mylan: Reconciliation of Non-GAAP Metrics

The

reconciliation

below

is

based

on

management's

estimate

of

adjusted

net

earnings

and

adjusted

diluted

EPS

for

the

twelve

months

ending December 31, 2015. Mylan expects certain known **GAAP** amounts for 2015, as presented in the reconciliation below. Other **GAAP** charges, including those related to potential litigation, asset impairments and restructuring programs that would be excluded from the adjusted results are possible, but their amounts are

dependent

numerous factors

on

that we currently cannot ascertain with sufficient certainty or are presently unknown. These **GAAP** charges are dependent upon future events and valuations that have not yet occurred or been performed. The unaudited forecasted amounts presented below are stated in millions, except for

Twelve Months Ended December 31, 2015

Lower Upper

earnings per share data.

GAAP net earnings attributable to Mylan N.V. and GAAP diluted EPS \$ 1,055 \$ 2.11 \$ 1,080 \$ 2.16 Purchase accounting related amortization 820 850 Interest expense, primarily amortization of convertible debt discount 70 80 Non-cash accretion of contingent consideration liability 35 40 Pre-tax loss of clean energy investments 80 100 Litigation settlements, net 17 17 Financing related 35 40 Restructuring, acquisition and other special items 325 375 Tax effect of the above items and other income tax related items (362)(407)Adjusted net earnings attributable to Mylan N.V. and adjusted diluted EPS 2,075 \$ 4.15 2,175 \$

4.35

Mylan: Reconciliation of Non-GAAP Metrics

(Unaudited; USD in millions)

Twelve Months Ended

December 31, 2015

Lower

Upper

GAAP net earnings

\$

1,005

\$

1,080

Add adjustments:

Net contribution attributable to the noncontrolling interest and equity method investees

80

100 Income taxes 245 300 Interest expense 285 335 Depreciation and amortization 1,000 1,090 **EBITDA** \$ 2,615 \$ 2,905 Add adjustments: Stock-based compensation expense 65 90 Restructuring & other special items 200 260 Other expense, net 20 45 Adjusted EBITDA 2,900 \$

Source: Perrigo investor presentation dated April 21, 2015 Perrigo Fiscal 2015 Third Quarter Earnings Slides

Amounts may not sum or cross-foot due to rounding.

2

Ratios calculated using exact numbers.

Non-GAAP guidance for calendar 2015 excludes amortization of intangibles, restructuring, and unusual litigation charges, Pharma Invest NV (Omega) acquisition. At this time, a reconciliation to GAAP earnings per share guidance for calendar 20 expects that the unavailable reconciling items, which primarily include the amortization of intangibles and non-cash charges relaced core operations, which may be related to the integration of Omega, the Company s change in fiscal year and a recent indication significantly impact its financial results.

4

D&A includes \$502.2mm of depreciation and amortization net of acquisition related amortization expenses within cost of good administration costs (\$6.2mm).

Perrigo Reconciliation of Non-GAAP Measures

Calendar Year 2014 Actuals and 2015 Guidance Twelve Months Ended December 31, 2014 (in millions except per share) (unaudited) **GAAP** (1) Non-GAAP Adjustments (1) As Adjusted (1) Consolidated Net sales 4,171.6 \$ 4,171.6 Cost of sales 2,735.3 395.5 (a) 2,339.7 Gross profit \$ 1,436.3 \$ 395.5 \$ 1,831.9 (a) Acquisition-related amortization expense Operating expenses (b) Distribution 57.2 57.2 Research and development 172.6 10.0 (b) 162.6 (c) Selling

206.4 22.4

```
(a)
184.0
Administration
343.7
44.8
(a,c,d,e,f)
298.9
(d)
Write-up of contingent
Restructuring
34.1
34.1
(g)
(e)
Total operating expenses
814.0
111.3
$
702.7
Loss contingency accrual of $15.0 million
Operating income
$
622.3
506.8
1,129.2
(g)
Interest expense, net
109.2
5.0
(h)
104.2
Other expense, net
69.3
63.6
(I,j,k)
5.7
(h)
Loss on sale of investment
12.7
12.7
(i)
Loss on extinguishment of debt
9.6
9.6
```

(1)

```
Income before income taxes
421.5
597.7
1,019.3
(j)
Income tax expense
75.2
101.5
(m)
176.6
Net income
346.3
496.2
$
842.7
(k)
Diluted earnings per share
2.57
6.27
Diluted weighted average shares outstanding
135.0
(0.6)
(n)
134.4
(1)
Selected ratios as a percentage of net sales
Distribution, selling, and adminstrative
14.6%
12.9%
(m)
Tax effect of non-GAAP adjustments
Research and development
4.1%
3.9%
(n)
Operating income
14.9%
27.1%
Effective tax rate
17.8%
17.3%
Calculation of adjusted diluted EPS guidance growth
Calendar Year 2014 adjusted diluted EPS
$
6.30
```

Calendar Year 2015 adjusted diluted EPS range

(3) \$ 7.50 -8.00 % change 20% -28% Calculation of adjusted EBITDA calculation Calendar Year 2015 net sales range (3) \$ 5,400 -5,700 Calendar Year 2015 adjusted operating margin (3) 27.0% Implied Calendar Year 2015 adjusted operating margin 1,458 -1.539 Calendar Year 2014 D&A (4) \$ 78.1 Calendar Year 2014 D&A margin 1.9% Implied Calendar Year 2015 adjusted EBITDA margin 28.9% Weighted average effect of 6.8 million shares issued on November 26, 2014 to finance the pending Omega acquisition Income of \$12.5 million from transfer of a rights agreement Bridge fees and extinguishment of debt in connection with Omega financing R&D payment of \$10.0 million made in connection with collaborative arrangement Acquisition and integration-related charges totaling \$15.8 million related primarily to Omega and Elan Restructuring and other integration-related charges due primarily to Elan Omega financing fees Elan equity method investment losses totaling \$11.4 million Loss on derivatives associated with the pending Omega acquisition totaling \$64.7 million

Litigation settlement of \$2.0 million

Twelve Months Ended

December 27, 2013

(in millions, except per share amounts)

(unaudited)

GAAP

(1)

Non-GAAP

Adjustments

(1)

As

Adjusted

(1)

Consolidated

(a)

Acquisition-related amortization expense

```
Net sales
3,799.4
3,799.4
(b)
Cost of sales
2,394.8
105.4
(a,b)
2,289.5
Gross profit
1,404.6
$
105.4
1,509.9
(c)
Operating expenses
Distribution
52.3
52.3
Research and development
129.2
129.2
Litigation settlement of $2.5 million
Selling
203.1
21.9
(a)
181.3
(e)
Administration
360.1
110.2
(a,c,d,e,f)
249.8
Write-off of in-process research and development
15.0
15.0
(g)
```

Restructuring

19.9

190

```
19.9
(h)
(f)
Total operating expenses
779.6
$
167.2
$
612.5
Operating income
625.0
272.5
897.4
(g)
Interest expense, net
85.8
11.8
(i)
74.1
Other expense, net
6.0
1.8
(I,j)
4.2
(h)
Loss on sale of investment
1.6
1.6
(i)
Loss on extinguishment of debt
165.8
165.8
(j)
Income before income taxes
365.8
453.4
819.2
Income tax expense
110.1
97.8
(k)
207.9
Net income
255.8
```

```
355.6
$
611.4
(k)
Diluted earnings per share
2.67
$
$
6.38
Diluted weighted average shares outstanding
95.9
95.9
Selected
ratios
as
a
percentage
of
net
sales
(2)
Gross profit
37.0%
39.7%
Operating expenses
20.5%
16.1%
Operating income
16.4%
23.6%
Escrow settlement of $2.5 million related to
the Sergeant's acquisition
Acquisition and other integration-related
charges totaling $111.8 million, due
primarily to Elan
Inventory step-up of $3.1 million
Elan
transaction costs
Write-off of IPR&D related to the Paddock
and Rosemont acquisitions
Restructuring charges related primarily to Elan
Omega financing fees
Write-off of contingent consideration of $4.9
million related to the Fera acquisition
Tax effect of non-GAAP adjustments
Losses on Elan equity method investments
of $1.3 millionLoss
on derivatives
associated with the pending Omega
```

acquisition totaling \$64.7 million
Perrigo Reconciliation of Non-GAAP
Measures Calendar Year 2013
Source: Perrigo 8-K dated April 21, 2015, exhibit 99.1 regarding recast of historical numbers in calendar year 1
Amounts may not sum or cross-foot due to rounding.
2
Ratios calculated using exact numbers.
69

Perrigo Reconciliation of Non-GAAP

Measures Calendar Year 2012

Source: Perrigo 8-K dated April 21, 2015, exhibit 99.1 regarding recast of historical numbers in calendar year

Amounts may not sum or cross-foot due to rounding.

2

Ratios calculated using exact numbers.

70

Twelve Months Ended

December 29, 2012

(in millions, except per share amounts)

(unaudited)

GAAP

(1)

Non-GAAP

Adjustments (1) As Adjusted (1) Consolidated Net sales \$ 3,262.6 \$ 3,262.6 Cost of sales 2,096.9 63.5 (a,b) 2,033.4 Gross profit 1,165.7 \$ 63.5 \$ 1,229.2 Operating expenses Distribution \$ 42.3 \$ \$ 42.3 Research and development 110.7 0.8 (c) 110.0 Selling 154.6 19.6 (a) 135.0 Administration 221.7 5.3 (a,d,e)216.4

Restructuring

8.8

```
8.8
(f)
Total operating expenses
538.1
$
34.5
$
503.7
Operating income
627.5
98.0
725.5
Interest expense, net
63.8
63.8
Other expense, net
(4.5)
(4.5)
Loss on sale of investment
3.0
3.0
Income from continuing operations before income taxes
565.2
101.0
666.2
Income tax expense
130.9
34.1
(g)
165.0
Income from continuing operations
434.3
66.9
$
501.2
Diluted earnings per share from continuing operations
$
4.60
$
5.31
Diluted weighted average shares outstanding
94.4
```

94.4

Selected

ratios

as

a

percentage

of

net

sales

(2)

Gross profit

35.7%

37.7%

Operating expenses

16.5%

15.4%

Operating income

19.20%

22.2%

- (a) Acquisition-related amortization expense
- (b) Inventory step-up of \$7.7 million
- (c) Net charge related to acquired R&D and proceeds from sale of IPR&D projects
- (d) Acquisition costs of \$2.3 million
- (e) Severance costs of \$1.5 million
- (f) Restructuring charges
- (g) Tax effect of non-GAAP adjustments

```
Perrigo Reconciliation of Non-GAAP
Measures Calendar Year 2011
Source: Perrigo press releases dated February 7, 2012, October 27, 2011, August 16, 2011, and May 8, 2012
71
Consolidated
Net sales
$
691,563
$
-
$
691,563
$
704,629
$
```

```
$
704,629
$
725,295
725,295
$
838,170
$
$
838,170
Cost of sales
452,429
7,703
(a)
444,726
462,295
8,392
(a)
453,903
497,716
42,362
(a,f)
455,354
543,295
12,931
(a)
530,364
Gross profit
$
239,134
$
7,703
$
246,837
$
242,334
$
8,392
$
250,726
$
227,579
$
42,362
```

\$

```
269,941
$
294,875
$
12,931
$
307,806
Operating expenses
Distribution
$
8,525
$
$
8,525
$
8,962
8,962
$
10,264
10,264
$
9,095
9,095
Research and development
23,511
23,511
23,408
23,408
19,638
(3,500)
(g)
23,138
31,148
31,148
Selling and administration
84,185
```

```
(a,b)
79,090
85,645
4,854
(a,d)
80,791
96,125
13,620
(a,h)
82,505
93,964
5,428
(a,i)
88,536
Restructuring
1,033
1,033
(e)
Total operating expenses
116,221
$
5,095
$
111,126
119,048
$
5,887
113,161
126,027
10,120
115,907
134,207
$
5,428
$
128,779
Operating income
122,913
12,798
```

```
123,286
14,279
137,565
101,552
52,482
154,034
160,668
18,359
179,029
Interest, net
10,915
10,915
10,594
10,594
12,570
12,570
15,641
15,641
Other (income) expense, net
(753)
(753)
(716)
(716)
229
229
752
752
Loss on sale of investment
Pre-tax income
$
112,751
$
12,798
125,549
113,408
$
```

```
127,687
88,753
52,482
141,235
144,275
18,359
$
162,634
Income tax expense
21,220
4,117
(c)
25,337
27,838
4,431
(c)
32,269
18,295
19,620
(c)
37,915
44,536
5,667
(c)
50,203
Net income
$
91,531
$
8,681
100,212
$
85,570
9,848
95,418
70,458
$
32,862
$
```

```
99,739
$
12,692
$
112,431
Diluted EPS
0.98
$
1.07
$
0.91
$
1.02
$
0.75
$
1.10
$
1.06
$
1.20
Diluted weighted average shares
outstanding
93,549
93,549
93,853
93,853
93,953
93,953
94,043
94,043
Effective tax rate
18.8%
20.2%
24.5%
25.3%
20.6%
26.8%
30.9%
30.9%
Gross margin
34.6%
35.7\%
34.4%
35.6\%
31.4%
37.2%
```

35.2%

36.7% Operating margin 17.8% 19.6% 17.5% 19.5% 14.0% 12.2% 19.2% 21.4% (a) Deal-related amortization Inventory step-up of \$27,179 Q1 Diluted EPS As Adjusted 1.07 (b) Acquisition-related costs of \$1,095 Q2 Diluted EPS As Adjusted 1.02 (c) Total tax effect for non-GAAP pre-tax adjustments (h) Acquisition and severance costs of \$8,782 Q3 Diluted EPS As Adjusted 1.10 (d) Acquisition costs of \$832 Severance costs of \$599 Q4 Diluted EPS As Adjusted 1.20 (e) Restructuring charges related to Florida \$ 4.39 2011 Calendar Year EPS as Adjusted (in thousands, except per share amounts) (unaudited) As Adjusted As Adjusted **GAAP** Non-GAAP Adjustments As Adjusted

GAAP

Non-GAAP Adjustments **GAAP** Non-GAAP Adjustments As Adjusted GAAPNon-GAAP Adjustments Three Months Ended March 26, 2011 June 25, 2011 September 24, 2011 December 31, 2011 Calculation of calendar year 2011 adjusted diluted EPS Proceeds from sale of piprline

development projects

```
Perrigo Reconciliation of Non-GAAP
Measures Calendar Year 2010
Source: Perrigo press releases dated February 1, 2011, November 2, 2010, August 12, 2010, and April 29, 2010
1
Amortization of acquired intangible assets related to business combinations and asset acquisitions.
2
Net of taxes.
3
Not tax affected.
```

538,306 \$

Net sales

72

```
641,322
Net sales
717,515
717,515
Cost of sales
Cost of sales
468,015
7,394
460,621
Reported gross profit
185,866
199,211
213,954
Gross Profit
249,500
7,394
(a)
$
256,894
Deal-related amortization
(1)
7,174
Distribution
8,864
8,864
Inventory step-ups
322
9,873
Research and development
24,604
24,604
Adjusted gross profit
$
```

```
186,188
$
209,084
$
221,128
Selling and administration
83,793
5,296
(a,b)
78,497
Adjusted gross profit %
34.6%
33.8%
34.5%
Total
$
117,261
$
5,296
$
111,965
Reported operating expenses
$
98,559
121,660
$
102,187
Operating Income
$
132,239
$
12,690
144,929
Acquisition costs
(3,052)
(5,137)
Interest, net
$
10,716
$
$
10,716
Restructuring charges
```

(7,474) (2,049)

```
Other income, net
(633)
(633)
Deal-related amortization
(1)
(4,113)
Income from continuing operations before income taxes
122,156
$
12,690
134,846
Write-offs of in-process R&D
(5,000)
Income tax expense
32,377
4,087
(c)
36,464
Adjusted operating expenses
88,033
109,474
98,074
Reported income from continuing operations
89,779
$
8,603
$
98,382
Adjusted operating expense %
16.4%
17.7%
15.3%
Diluted earnings per share from continuing operations
0.96
```

```
$
1.05
Reported operating income
87,307
77,551
$
111,767
Diluted weighted average shares outstanding
93,363
93,363
Deal-related amortization
(1)
11,287
Inventory step-ups
322
9,873
(a)
Deal-related amortization
Write-offs of in-process R&D
5,000
(b)
Acquisition costs of $1,315
Restructuring charges
7,474
2,049
(c)
Total tax effect for non-GAAP pretax adjustments
Acquisition costs
3,052
5,137
Adjusted operating income
98,155
99,610
123,054
Adjusted operating income %
18.2%
```

```
16.1%
19.2%
Reported interest and other, net
11,063
Acquisition costs
(2,800)
Calculation of calendar year 2010 adjusted diluted EPS
Adjusted interest and other, net
$
8,263
Q1 Diluted EPS As Adjusted
$
0.76
Reported income from continuing operations
60,138
49,698
$
73,678
Q2 Diluted EPS As Adjusted
0.71
Deal-related amortization
(1,2)
7,672
Q3 Diluted EPS As Adjusted
0.87
Inventory step-ups
(2)
241
6,159
Q4 Diluted EPS As Adjusted
1.05
Restructuring charges-
Florida
```

(2)

431

```
2010 Calendar Year EPS as Adjusted
3.39
Restructuring charges -
Germany
(3)
6,775
2,049
Acquisition costs -
Orion
(3)
600
Acquisition costs -
PBM
(2)
2,033
5,119
Write-offs of in-process R&D
(2)
3,170
Adjusted Income from continuing operations
70,218
66,195
81,350
Diluted earnings per share from continuing operations
Reported
$
0.65
0.53
0.79
Adjusted
0.76
0.71
0.87
Diluted weighted average shares outstanding
```

92,948

93,269

GAAP

Non-GAAP

Adjustments

As Adjusted

Three Months Ended

December 25, 2010

March 27, 2010

June 26, 2010

September 25, 2010

(in thousands, except per share & amounts)

(unaudited)

Three Months Ended

```
Perrigo Reconciliation of Non-GAAP
Measures Calendar Year 2009
Source: Perrigo press releases dated February 2, 2010, November 2, 2009, August 18, 2009, and May 7, 2009
1
Amortization of acquired intangible assets related to business combinations and asset acquisitions.
2
Net of taxes.
3
Not tax affected.
73
(in millions, except per share amounts)
(unaudited)
Calculation of calendar year 2008 adjusted diluted EPS
Net sales
$
```

```
503,707
$
500,201
480,236
561,477
Q1 Diluted EPS As Adjusted
$
0.47
Reported gross profit
157,946
144,934
$
$
154,303
Q2 Diluted EPS As Adjusted
0.39
Inventory
step-up
Unico
1,062
Q3 Diluted EPS As Adjusted
0.41
Inventory
step-up
Diba
767
Q4 Diluted EPS As Adjusted
0.46
Inventory
step-up
JBLabs
358
2008 Calendar Year EPS as Adjusted
$
```

```
1.73
Inventory
step-up
Galpharm
2,878
Inventory
step-up
2,878
Impairment of fixed assets
10,346
1,600
Adjusted gross profit
160,824
$
158,158
$
158,090
Adjusted gross profit %
31.9%
31.6%
28.2%
Reported operating income
$
59,687
$
41,837
$
58,681
60,674
Inventory
step-up -
Unico
```

1,062

Inventory step-up
Diba
767 Inventory step-up
JBLabs
358 Inventory step-up
Galpharm
2,878
Inventory step-up 2,878
Impairment of fixed assets
10,346
1,600 Restructuring costs
West Coast
143
Restructuring costs - United Kingdom
1,821
Restructuring 348

Loss on asset exchange

639 Write-off of in-process R&D 2,786 279 Adjusted operating income 65,699 \$ 57,025 59,320 \$ 64,740 Adjusted operating income % 13.0% 11.4% 12.4% 11.5% Reported net income 39,967 27,498 37,958 24,993 Inventory step-up Unico(1) 645 Inventory step-up Diba (1) 552 Inventory step-up

JB Labs

```
229
Inventory
step-up
Galpharm
(1)
2,072
Inventory
step-up
(1)
2,072
Impairment of intangible asset (1)
6,518
992
Loss on asset exchange (1)
639
Restructuring costs
West Coast (1)
219
90
Restructuring costs
United Kingdom (1)
1,311
Write-off
of
in-process
R&D
```

Galpharm

```
15,104
Adjusted net income
44,264
37,489
38,597
42,716
Diluted earnings per share
Reported
$
0.42
$
0.29
$
0.40
$
0.27
Adjusted
0.47
0.39
0.41
0.46
Diluted weighted average shares outstanding
94,955
95,076
94,568
93,587
March 29, 2008
June 28, 2008
```

acquisition

(1) 2,006

201

Investment impairment (2)

September 27, 2008 December 27, 2008 Three Months Ended Write-off of in-process R&D Diba acquisition (1)

Measures Calendar Year 2008 Source: Perrigo press releases dated February 3, 2009, November 6, 2008, August 18, 2008, and May 6, 2008 (1) Net of taxes. (2) Not tax affected. 74 (in millions, except per share amounts) (unaudited) Calculation of calendar year 2008 adjusted diluted EPS

Perrigo Reconciliation of Non-GAAP

\$ 503,707

500,201

```
480,236
561,477
Q1 Diluted EPS As Adjusted
0.47
$
157,946
144,934
$
$
154,303
Q2 Diluted EPS As Adjusted
0.39
1,062
Q3 Diluted EPS As Adjusted
0.41
767
Q4 Diluted EPS As Adjusted
0.46
358
2008 Calendar Year EPS as Adjusted
$
1.73
2,878
2,878
10,346
1,600
160,824
```

158,158 \$ \$ 158,090 31.9% 31.6% 28.2% \$ 59,687 \$ 41,837 \$ 58,681 60,674 1,062 767 358 2,878 2,878 10,346 1,600 143 1,821 348

639 2,786 279 \$ 65,699 57,025 \$ 59,320 64,740 13.0% 11.4% 12.4% 11.5% 39,967 27,498 37,958 24,993 645 552 229 2,072 2,072

6,518

992

226

639

219

90

1,311

2,006

201

15,104

\$

44,264

\$

37,489

φ

38,597

\$

42,716

\$

0.42

\$

0.29

\$

0.40 \$

0.27

0.47

0.39

0.41 0.46

94,955

95,076

75,070

94,568

93,587

March 29, 2008 June 28, 2008 September 27, 2008 December 27, 2008 Three Months Ended Reported gross profit Inventory step-up Unico Inventory step-up Diba Inventory step-up **JBLabs** Inventory step-up Galpharm Inventory step-up Impairment of fixed assets Adjusted gross profit Adjusted gross profit % Reported operating income Inventory step-up -Unico Inventory step-up Diba Inventory step-up **JBLabs** Inventory step-up Galpharm Inventory step-up Impairment of fixed assets Restructuring costs West Coast Restructuring costs -United Kingdom

Restructuring Loss on asset exchange Write-off of in-process R&D Adjusted operating income Adjusted operating income % Reported net income Inventory step-up Unico(1) Inventory step-up Diba (1) Inventory step-up JB Labs Inventory step-up Galpharm (1) Inventory step-up (1) Impairment of intangible asset (1) Loss on asset exchange (1) Restructuring costs West Coast (1) Restructuring costs United Kingdom (1) Investment impairment (2) Adjusted net income Diluted earnings per share Reported Adjusted Diluted weighted average shares outstanding Net sales Write-off of in-process R&D Galpharm

acquisition

(1) Write-off

of

in-process R&D

Diba

acquisition (1)