ALLERGAN INC Form 425 November 17, 2014

November 17, 2014 Creating the Most Dynamic Company in Growth Pharma Filing pursuant to Rule 425 under the Securities Act of 1933, as amended Deemed filed under Rule 14a-12 under the Securities Exchange Act of 1934, as amended Filer: Actavis plc Subject Company: Allergan, Inc.

Commission File Number: 001-10269

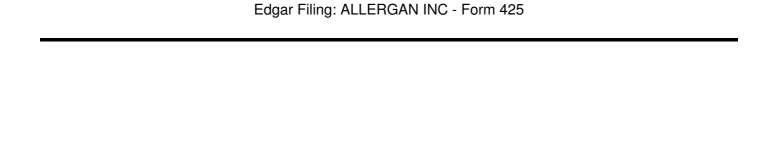
Date: November 17, 2014



Actavis Cautionary Statement Regarding Forward-Looking Statements

Statements contained in this communication that refer to Actavis estimated or anticipated future results, including estimated historical facts are forward-looking statements that reflect Actavis current perspective of existing trends and information as o communication. Forward looking statements generally will be accompanied by words such as anticipate, believe, plan, could, forecast, outlook, guidance, intend, may, might, will, possible, potential, predict, project, or other similar words, phrases or explooking statements include, but are not limited to, statements about the benefits of the Allergan acquisition, including future fin

Actavis or Allergan s plans, objectives, expectations and intentions and the expected timing of completion of the transaction Actavis goals and expectations are not predictions of actual performance. Actual results may differ materially from Actavis upon a number of factors affecting Actavis business, Allergan s business and risks associated with acquisition transactions. others, the inherent uncertainty associated with financial projections; restructuring in connection with, and successful closing of subsequent integration of the Allergan acquisition and the ability to recognize the anticipated synergies and benefits of the Aller obtain required regulatory approvals for the transaction (including the approval of antitrust authorities necessary to complete the obtaining such approvals and the risk that such approvals may result in the imposition of conditions that could adversely affect the expected benefits of the transaction; the ability to obtain the requisite Allergan and Actavis shareholder approvals; the risk the Allergan acquisition may not be satisfied on a timely basis or at all; the failure of the proposed transaction to close for any the value of the Actavis shares to be issued in the transaction; the anticipated size of the markets and continued demand for Ac products; the impact of competitive products and pricing; access to available financing (including financing for the acquisition timely basis and on reasonable terms; the risks of fluctuations in foreign currency exchange rates; the risks and uncertainties no pharmaceutical industry, including product liability claims and the availability of product liability insurance on reasonable terr timing or outcome of pending or future litigation or government investigations; periodic dependence on a small number of pronet revenue or income; variability of trade buying patterns; changes in generally accepted accounting principles; risks that the be negatively impacted by future events and circumstances; the timing and success of product launches; the difficulty of predic product development efforts and regulatory agency approvals or actions, if any; market acceptance of and continued demand for products; costs and efforts to defend or enforce intellectual property rights; difficulties or delays in manufacturing; the available sourced products and materials; successful compliance with governmental regulations applicable to Actavis and Allergan s f businesses; changes in the laws and regulations affecting, among other things, pricing and reimbursement of pharmaceutical processes. or interpretations that could increase Actavis consolidated tax liabilities; the loss of key senior management or scientific staff uncertainties detailed in Actavis periodic public filings with the Securities and Exchange Commission, including but not limi Form 10-K for the year ended December 31, 2013, Current Report on Form 8-K filed on May 20, 2014, in Warner Chilcott Lin on Form S-4 effective as of October 16, 2014, and from time to time in Actavis' other investor communications. Except as exp Actavis disclaims any intent or obligation to update or revise these forward-looking statements.



Important Information for Investors and Shareholders

This communication does not constitute an offer to sell or the solicitation of an offer to buy any securities or a solicitation of an approval, nor shall there be any sale of securities in any jurisdiction in which such offer, solicitation or sale would be unlawful registration

or qualification under the

securities
laws
of
any
such
jurisdiction.
In
connection
with
the
proposed
merger

between Actavis and

Allergan, Actavis will file with the Securities and Exchange Commission (the SEC) a registration statement on Form S-4 that joint proxy statement of Actavis and Allergan that also constitutes a prospectus of Actavis. The definitive joint proxy statement will be delivered to shareholders of Actavis and Allergan. INVESTORS AND SECURITY HOLDERS OF ACTAVIS AND A URGED TO READ THE DEFINITIVE JOINT PROXY STATEMENT/PROSPECTUS AND OTHER DOCUMENTS THAT WITH THE SEC CAREFULLY AND IN THEIR ENTIRETY WHEN THEY BECOME AVAILABLE BECAUSE THEY WITH INFORMATION. Investors and security holders will be able to obtain free copies of the registration statement joint proxy statement/prospectus (when available) and other documents filed with the SEC by Actavis and Allergan through the maintained by the SEC at http://www.sec.gov. Copies of the documents filed with the SEC by Actavis will be available free of

Actavis

internet

website

at

www.Actavis.com

or

by

contacting

Actavis

Investor

Relations

Department

at

(862)

261-7488.

Copies

of

the

documents filed with the SEC by Allergan will be available free of charge on Allergan s internet website at www.Allergan.com contacting Allergan s Investor Relations Department at (714) 246-4766.

Participants in the Merger Solicitation

Actavis, Allergan, their respective directors and certain of their executive officers and employees may be considered participar solicitation of proxies in connection with the proposed transaction. Information regarding the persons who may, under the rules be deemed participants in the solicitation of the Actavis and Allergan shareholders in connection with the proposed merger will the joint proxy statement/prospectus when it is filed with the SEC. Information about the directors and executive officers of Al forth in its proxy statement for its 2014 annual meeting of stockholders, which was filed with the SEC on March 26, 2014 and Current Reports on Form 8-K. Information about the directors and executive officers of Actavis is set forth in Actavis, Inc. s processes the second content of the content of the

for its 2014 annual meeting of stockholders, which was filed with the SEC on March 28, 2014 and certain of Actavis Inc. s an Current Reports on Form 8-K. Additional information regarding the participants in the proxy solicitations and a description of indirect interests, by security holdings or otherwise, will be contained in the joint proxy statement/prospectus filed with the aboregistration statement on Form S-4 and other relevant materials to be filed with the SEC when they become available.

An Exceptional Transaction

Creates a New Top 10 Global Growth Pharmaceutical Company

\$23B of pro forma revenue in 2015

\$66B cash and stock deal at \$219 per share

-

\$129.22 in cash plus 0.3683 Actavis shares for each share of Allergan common stock (59% cash)

Unanimously approved by both Boards; strongly supported by both management teams

Industry-leading combined management team led by Brent Saunders, CEO and President and Paul Bisaro, Executive Chairman

4

Establishing A New Industry Dynamic Big BioPharma Spec Pharma Generics Source: FactSet and equity research as of 11/14/14 5

Enterprise Value (\$bn)

Note: New Actavis enterprise value based on current Actavis plus Allergan at transaction value of \$66bn

Growth BioPharma Establishing

Growth Pharma 2015
2018 Revenue CAGR

Source: FactSet and equity research as of 11/14/14

9

21x 11 19x 23 32x 16 18x 6 22x 16 15x 23 18x 52 10x 21 17x 56 16x 44 14x 21 21x 10 13x 39 15x 17 13x 41 17x 15 30x 48 14x 25 2015 Rev (\$bn) 2015E P/E 29 20 17x 11x 10% 6 10% branded business CAGR Driven By Commitment to R&D Big BioPharma Spec Pharma

Generics

Sustainable, Double-Digit Growth Expected

Organic Rx/Gx revenue growth at a CAGR of at least 10% for foreseeable future

Double-digit accretion in first 12 months

2016 Free Cash Flow \$8+ Billion and accelerating

Substantial Synergies and Savings of more than \$1.8 Billion without sacrificing future growth

Majority realized in first 12 months

Includes ~\$450 Million financial synergies

Excludes revenue and manufacturing synergies

Excludes Allergan s Project Endurance

Commitment to ~\$1.7 Billion of R&D investment 7

Highly Diversified Combined Product Revenues 8 2014 pro forma

\$15 Billion Global Brand Portfolio
6 Blockbuster Franchises & Strong Anti-Infectives/Established Brands Franchises
Women s Health
& Urology
Ophthalmology
CNS
Cardiovascular &
Respiratory
GI &

Cystic Fibrosis Dermatology &

Aesthetics

~\$3 Billion+

~\$3 Billion+

~\$3 Billion+

\$1 Billion+

\$1 Billion+

\$1 Billion+

Anti-infectives &

Est. Brands

Unparalleled Commercial Reach

Presence in 100 Countries with Greater Market and Product Reach

A leader in growing markets including Europe,

Southeast Asia, China, India and Latin America

World-class commercial sales and marketing organization competing across multiple market segments

Brands, generics, branded-generics, OTC 10

BOTOX CFL Asia

BOTOX Forehead Lines

BOTOX Spasticity Adult LL, Adult UL, Ped LL, Ped UL

RESTASIS

Bimatoprost SR

DARPin

® EU

® AMD

SEMPRANA ®
Headache
LATISSE ® Brow
Oxymetazoline Rosacea
ACZONE® X
SER-120
OZURDEX ® RVO China
LASTACAFT ® Japan
Bystolic + valsartan
Namenda + donepezil
Lilleta
CAZ-AVI
Viibryd Low- Dose
Eluxadoline
Cariprazine

Esmya

Sarecylcline Industry-leading Generics Pipeline

60+ First to Files, 228 pending ANDAs

1,200+ Pending MAAs Internationally Actavis Brands Allergan ~\$1.7 Billion Commitment to R&D Strong Late Stage Pipeline 11 Actavis Generics

Allergan Overview 12

Multi-specialty health care company

Focused on developing and commercializing pharmaceuticals, biologics, medical devices and overthe-counter products

Presence in ~100 countries

Key therapeutic areas include: ophthalmic, neurological, aesthetics, medical dermatology/plastic surgery, urology

~11,500 employees Allergan: Company Overview Sales by geography-2013 Sales by product-2013

Long-Term Focus and Investment
Allergan Has Built Global Leading Brands
2014 Full Year
Allergan Guidance
Q2 2014 Allergan
\$
Market
Share

Allergan Brands

Neuromodulators Dermal Facial

Eye Care

14

```
Fillers
Breast Aesthetics
~$3.3B
23%
2
Q2 2014 Allergan
Market
Position
1
#2
~$2.2B
76%
#1
~$0.7B
48\%
#1
~$0.4B
41%
#1
Mixture of public information (earnings releases, earnings calls, 10K s, 10Q s), AGN internal data, syndicated marketing research
reports, analyst reports, GuidePoint Global.
Excluding Retina
```

Allergan Operates in Large, Growing Therapeutic
Categories Built & Developed by Strategic Investment
15
WW Ophthalmic
Therapeutic Category(\$B)
WW Neuromodulator
Therapeutic Category (\$B)
WW Aesthetics

Therapeutic Category (\$B)

In the Next Five Years, Allergan Expects Multiple Major Product Growth Drivers

BOTOX

(R)

Therapeutic

BOTOX

Cosmetic **RESTASIS** ® JUVÉDERM **VYCROSS** Franchise **OPTIVE** ® **OZURDEX** Bimatoprost Sustained Release (Glaucoma)* **SEMPRANA ®*** **DARPin** ® **AMD** (Approval expected at the end of the planning period) Limited regulatory approval risk during 5 year planning period * Indications/compounds under investigation

16

Summary 17

Financing Strategy and Expected Capital Structure at Close

Bridge financing provided by J.P. Morgan,

Mizuho
and
Wells
Fargo
to
support
the
total transaction value
Permanent
financing
expected
to
consist
of
a
combination
of
cash
On hand
hand,
new debt, and new equity and equity-linked securities
~\$27.5bn of new debt issued (~\$45bn total debt at closing)
~\$28bn of new equity issued to Allergan shareholders
~\$9bn of new equity and mandatory convertible preferred to be issued to the market (100% equity credit)
~420mm fully diluted shares for the 12 month period post-closing
~15% effective tax rate post-closing
Upsized existing revolver to \$1bn (undrawn at closing)
Strong cash flow generation to be applied to de-levering the balance sheet
<3.5x leverage expected 12 months post-closing
Expect to maintain investment grade ratings from all rating agencies 18

The Combination Exceptional Names, Exceptional Management

Will capitalize on Allergan global brand and consumer awareness

Brent Saunders, CEO and President

Paul Bisaro, Executive Chairman

Combined management team will reflect strong talent from both companies

Allergan will be invited to have two members join Actavis Board of Directors

Combined Proven Track Record of Integration Success

20

Rejuvenate

Timing
Synergies/Costs

Faster

Overachieved

Faster

Overachieved

Faster

Overachieved

Faster

Overachieved

Faster

Overachieved

Next Steps

Successful completion of transaction requires:

Approval by shareholders of both companies

Regulatory reviews and approvals including Hart-Scott-Rodino review

Anticipated close in Q2 2015

Management teams from both companies to immediately begin pre-integration planning to maximize potential at close

Both companies will continue to execute on delivering strong business results

21

The Most Dynamic Company in Growth Pharma An Exceptional Company by the Numbers

Double-

Digit %

Accretion

10+%

Revenue

Growth

Target

>30,000

Employees

\$8B

Free Cash

Flow in 2016

~\$23B

Global

Revenue

~\$1.7B

R&D Spend

~\$147B

Enterprise

Value

22

2017

Aspiration

\$25 EPS