PERRIGO Co plc Form 425 October 14, 2015

Mylan & Perrigo: It's Now All About The Immediate Value For The Perrigo Shareholder and Better Long-Term Sustainable Growth and Value Creation For

#### The Combined Company October 2015 Filed by Mylan N.V. Pursuant to Rule 425 under the Securities Act of 1933 Subject Company: Perrigo Company plc Commission File

No.

001-36353

Legal Matters

IRISH

LAW

RESTRICTIONS

ON

CERTAIN

INFORMATION

Mylan

N.V. s

( Mylan )

offer

for

Perrigo

Company

plc ( Perrigo ) governed by the Irish Takeover Panel Act, 1997, Takeover Rules 2013 (the Irish Takeover Rules ). Under the Irish Takeover Rules, Mylan management prohibited fromdiscussing any material information or significant new opinions which have not been publicly announced. Any person interested in shares

of Mylan or

Perrigo
is
encouraged
to
consult
their
professional
advisers.
FORWARD-LOOKING
STATEMENTS

communication.

This communication contains forward-looking statements. Such forward-looking statements may include, without limitation (the Perrigo Proposal ), Mylan s acquisition (the EPD Transaction ) of Mylan Inc. and Abbott Laboratories non-U.S. de EPD Business ), the benefits and synergies of the Perrigo Proposal or EPD Transaction, future opportunities for Mylan, Perr statements regarding Mylan s, Perrigo s, or the combined company s future operations, anticipated business levels, future ea opportunities, strategies, competition, and other expectations and targets for future periods. These may often be identified by the would, project, believe, anticipate, expect, plan, estimate, forecast, potential, intend, continue, forward-looking statements inherently involve risks and uncertainties, actual future results may differ materially from those ex Factors that could cause or contribute to such differences include, but are not limited to: uncertainties related to the Perrigo Pro compulsory acquisition, whether Perrigo will cooperate with Mylan and whether Mylan will be able to consummate the offer a offers will be made, the possibility that the conditions to the consummation of the offer will not be satisfied, and the possibility the offer or be required, as a condition to obtaining regulatory approvals, to accept conditions that could reduce the anticipated regarding the accounting and tax treatments of a transaction relating to the Perrigo Proposal and the EPD Transaction; changes changes in healthcare and pharmaceutical laws and regulations in the U.S. and abroad; the integration of Perrigo and the EPD than expected; operating costs, customer loss, and business disruption (including, without limitation, difficulties in maintaining suppliers) being greater than expected following the Perrigo Proposal and the EPD Transaction; the retention of certain key em possibility that Mylan may be unable to achieve expected synergies and operating efficiencies in connection with the Perrigo F frames or at all and to successfully integrate Perrigo and the EPD Business; expected or targeted future financial and operating products to market, including but not limited to where Mylan uses its business judgment and decides to manufacture, market, a notwithstanding the fact that allegations of patent infringement(s) have not been finally resolved by the courts (i.e., an at-risk ability to bring new products to market; success of clinical trials and our ability to execute on new product opportunities; the so and the impact of any such proceedings on financial condition, results of operations, and/or cash flows; the ability to protect in the effect of any changes in customer and supplier relationships and customer purchasing patterns; the ability to attract and retain impact of competition; changes in the economic and financial conditions of the businesses of Mylan, Perrigo, or the combined identifying, acquiring, and integrating complementary or strategic acquisitions of other companies, products, or assets and in a

beyond the control of management; and inherent uncertainties involved in the estimates and judgments used in the preparation financial measures, in accordance with accounting principles generally accepted in the United States of America (GAAP) at detailed information on the risks and uncertainties associated with Mylan s business activities, see the risks described in Mylan March 31, 2015 and June 30, 2015 and our other filings with the Securities and Exchange Commission (SEC). These risks, combined company are also more fully discussed in the Registration Statement on Form S-4 (which includes an offer to exchange 10, 2015, the Registration Statement) in connection with the Perrigo Proposal. You can access Mylan s filings with the Securities you to do so. Except as required by applicable law, Mylan undertakes no obligation to update any statements herein

Legal Matters RESPONSIBILITY STATEMENT

The

directors

of

Mylan

accept

responsibility

for

the

information

contained

in

this

communication,

save that the only responsibility accepted by the directors of Mylan in respect of the information in this communication relating to Perrigo, Perrigo s subsidiaries and subsidiary undertakings, the Perrigo board of directors and the persons connected with them, which has been compiled frompublished sources, has

been to ensure that

such information has been correctly and fairly reproduced or presented (and no steps have been taken by the directors of Mylan to verify this information). To the best of the knowledge  $\quad \text{and} \quad$ belief of the directors of Mylan (who have taken all reasonable care to ensure

that such is the case) the information contained in this communication in accordance with the facts and does not omit anything likely to affect the import of such information. **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)

in, 1% or more of any class of relevant securities of Perrigo or Mylan, all dealings in any relevant securities of Perrigo or Mylan (including by means of an option in respect of, or a derivative referenced to, any such relevant securities ) must be publicly disclosed by

not later than

3:30 pm (New York time) on the business day following the date of the relevant transaction. This requirement will continue until the date on which the offer period ends. If two or more persons co-operate on the basis of any agreement, either express or tacit,

either oral or written, to acquire

an

interest

in

relevant

securities

of

Perrigo

or

Mylan,

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Rule

8.3

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the

Irish

Takeover

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Under

the

provisions

of

Rule

8.1

of

the Irish

Takeover

Rules,

all

dealings

in

relevant

securities

of

Perrigo

by

Mylan

or relevant securities of Mylan by Perrigo, or by any party acting in concert with either of them, must also be disclosed by no later than 12 noon (New York time) on the business day following the date of the relevant transaction. disclosure table,

giving details of the

companies

in whose relevant securities dealings should be disclosed, can be found on the Irish Takeover Panel s website at www.irishtakeoverpanel.ie. Interests in securities arise, in summary, when a person has long economic exposure, whether conditional absolute, to changes in the price of securities. In particular, person

will be treated

as

having

an

interest

by

virtue

of

the

ownership

or

control

of

securities,

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virtue

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securities.

Terms

in

quotation

marks

are

defined

in

the

Irish

Takeover

Rules,

which

can

also

be

found

on

the

Irish

Takeover

Panel s

website.

If

you are in any doubt as to whether or not you are required to disclose dealing under Rule 8, please consult the Irish Takeover Panel s website www.irishtakeoverpanel.ie or contact the Irish Takeover Panel on telephone number +353 1 678 9020 or fax number +353

1 678 9289. Goldman

Sachs, which is authorized by the Prudential Regulation Authority and regulated by the Financial Conduct Authority and the Prudential Regulation Authority in the United Kingdom, is acting for Mylan and no one else in connection with the Perrigo Proposal  $\quad \text{and} \quad$ will not be responsible to anyone other

than Mylan for

protections afforded to clients of Goldman Sachs, or for giving advice in connection with the Perrigo Proposal or any matter referred to herein. Goldman Sachs does not accept any responsibility whatsoever for the contents of this communication or for any statement made or purported to be made by

providing the

them

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on

their

behalf

in

connection

with

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offer.

Goldman

Sachs

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this

communication

or

any

such

statement.

3

Legal Matters ADDITIONAL INFORMATION

In

connection

with

the

Perrigo

Proposal,

Mylan

has

filed

certain

materials

with

the

**SEC** (and anticipates filing further materials), including, among other materials, the Registration Statement. In connection with the Perrigo Proposal, Mylan also filed with the **SEC** on September 14, 2015 a Tender Offer Statement on Schedule TO, which includes the offer to exchange prospectus (the Offer to Exchange

Prospectus ),

form

of

letter

of

transmittal

and

other

related

offer

documents.

Mylan

has

mailed

the

Offer

to

Exchange

.

Prospectus

to

Perrigo

shareholders

in

connection

with

the

Perrigo

Proposal.

This

communication

is

not

intended

to

be,

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is

not,

substitute

for

such

filings

or

for

any

other

document

that

Mylan

may file with the **SEC** in connection with the Perrigo Proposal. **INVESTORS** AND **SECURITYHOLDERS** OF **MYLAN AND PERRIGO ARE URGED** TO **READ** THE **DOCUMENTS** 

**FILED** WITH

THE

SEC

**CAREFULLY** 

**AND** 

IN

**THEIR** 

**ENTIRETY** 

(IF

**AND** 

**WHEN** 

THEY

**BECOME** 

AVAILABLE)

**BEFORE** 

**MAKING** 

AN

**INVESTMENT** 

**DECISION** 

**BECAUSE** 

**THEY** 

WILL

**CONTAIN** 

**IMPORTANT** 

**INFORMATION** 

**ABOUT** MYLAN, **PERRIGO AND** THE **PERRIGO** PROPOSAL. Such documents will be available free of charge through the website maintained by the **SEC** at www.sec.gov or by directing request to Mylan at 724-514-1813 investor.relations@mylan.com. Any materials filed by Mylan with the **SEC** that are

required to be mailed to

of
Perrigo
and/or
Mylan
will
also
be
mailed
to
such
shareholders.
This
communication
has
been
prepared
in
accordance
with
U.S.
securities
law,
Irish
law,
and
the
Irish
Takeover
Rules.
A
copy
of
this
communication
will
be
available
free
of
charge
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exchange,

sell

or

otherwise

dispose

of

any

securities,

(2)

the

solicitation

of

an

offer

or

invitation

to

purchase

or

otherwise

acquire,

subscribe

for,

sell,

or

otherwise

dispose

of

any

securities,

or

(3)

the

solicitation

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vote

or

approval

in

any

jurisdiction

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communication

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otherwise,

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acquisition

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referred

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this

communication

in

any

jurisdiction

in

contravention

of

applicable

law

or

regulation.

No

offer

of

securities

shall

be

made

except

by

means

of

a

prospectus

meeting

the

requirements

of

Section

10

of

the

Securities

Act

of

1933,

as

amended.

#### **FURTHER INFORMATION** The distribution of this communication certain jurisdictions may be restricted or affected by the laws of such jurisdictions. Accordingly, copies of this communication are not being, and must not be, mailed otherwise forwarded, distributed or sent in, into, or from any such jurisdiction. Therefore,

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receive this communication (including, without limitation, nominees, trustees and custodians) and are subject to the laws of any such jurisdiction will need to inform themselves about, and observe, any applicable restrictions requirements. Any failure to do so may constitute violation of the securities laws of any such jurisdiction.

To

the

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extent

permitted

by

applicable

law,

Mylan

disclaims

any

responsibility

or

liability

for

the

violations

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any

such

restrictions

by

any

person.

4

Legal Matters
NON-GAAP
FINANCIAL
MEASURES
This
communication
includes
the
presentation
and
discussion
of
certain
financial
information

that

differs from what is reported under GAAP. Mylan s non-GAAP financial measures, including, but not limited to, adjusted diluted earnings per share ( adjusted diluted EPS), are presented in order to supplement investors' and other readers' understanding and assessment

of Mylan's financial performance.

Mylan has also presented certain non-GAAP financial measures for

Perrigo, including, but not limited to, adjusted diluted **EPS** and adjusted **EBITDA** margin, which have been taken from published sources. Management uses non-GAAP financial measures internally for forecasting, budgeting  $\quad \text{and} \quad$ measuring its operating performance. In addition, primarily due acquisitions, Mylan believes that an evaluation of

its ongoing operations (and

comparisons of its current operations with historical and future operations) would be difficult if the disclosure of its financial results were limited financial measures prepared only in accordance with GAAP. Also, set forth in this presentation, Mylan has provided reconciliations of such non-GAAP financial measures to

the most directly

comparable **GAAP** financial measures (which in the case of Perrigo s reconciliations, have been taken from published sources), other than Perrigo s 2015E adjusted diluted **EPS** company guidance and Thomson Reuters consensus estimates of adjusted **EBITDA** and adjusted diluted **EPS** which cannot be reconciled they are from a third party

source.

Mylan does not endorse or adopt Thomson Reuters consensus estimates. Investors and other readers are encouraged to review the related **GAAP** financial measures and the reconciliations of the non-GAAP measures to their most directly comparable **GAAP** measures, and investors and other readers should consider non-GAAP measures only as

supplements

to,

not

as

substitutes

for

or

as

superior

measures

to,

the

measures

of

financial

performance

prepared

in

accordance

with

GAAP.

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names,

product

names,

graphics

and

logos

of

Mylan

or

any

of

its

affiliates

contained

herein

are

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registered

trademarks

or

trade

dress

of

Mylan

or

such

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Inc.

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is

a

registered

trademark

of

Akorn,

Inc.

Allergan

is

a

registered

trademark

of

Allergan,

Inc.

APP

is

a

registered

trademark

of

Fresenius

Kabi

USA,

LLC.

Bayer

is

и

registered

trademark

of

Bayer

Aktiengesellschaft.

Biogen

is

a

registered

trademark

of

Biogen

Idec

MA

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Kabi

Inc.

is

a

trademark

of

Fresenius

Kabi

AG.

GSK

is

a

registered

trademark

of

SmithKline

Beecham

Limited.

Hospira

is

a

registered

trademark

of

Hospira,

Inc.

Jazz

is

a

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trademark

of

Jazz

Pharmaceuticals,

Inc.

Mallinckrodt

is

a

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trademark

of

Mallinckrodt

Brand

Pharmaceuticals,

Inc.

Mead

Johnson

Nutrition

is

a

registered

trademark

of

Mead

Johnson

&

Company,

LLC.

Merck

is

a

registered

trademark

of

Merck

Sharpe

&

Dohme

Corp.

Mitsubishi

is

a

registered

trademark

of

Mitsubishi

Corporation.

Nerventra

is

a

trademark

of

Teva

Pharmaceutical

Industries

Ltd.

**Novartis** 

is

a

registered

trademark

of

**Novartis** 

AG

Corporation.

Novator

is

a

registered

trademark

of

Novator

Holdings
Ltd.
Omega
Pharma
is
a
trademark
of
Omega
Pharma
Invest
NV.
Par
is
a
registered
trademark
of
Par
Pharmaceutical
Companies,
Inc.
Pfizer
is
a
registered
trademark
of
Pfizer
Inc.
Regeneron
is
a
registered
trademark
of
Regeneron Pharmaceuticals,
Inc.
Roche is
a 
registered
trademark
of
Hoffmann-La
Roche
Inc.
Shire

International

is

a

registered

trademark

of

Shire

Pharmaceuticals

Holdings

Ireland

Limited.

Teva

is

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trademark

of

Teva

Pharmaceutical

Industries

Ltd.

Tysabri

is

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of

Biogen

MA

Inc.

United

Therapeutics

Corporation

is

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United

Therapeutics

Corporation.

Valeant

is

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Valeant

Pharmaceuticals

International.

Zibryta

is

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trademark

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Biogen

MA

Inc.

Zoetis

is

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Zoetis

**Products** 

LLC.

All

other

trademarks,

trade

names,

product

names

and

logos

contained

herein

are

the

property

of

their

respective

owners.

The

use

or

display

of

other

parties'

trademarks,

trade

names,

product

names

or

logos

is

not

intended

to imply, and should not be construed to imply, relationship with

or endorsement

sponsorship

of

Mylan by

such

other

party.

5

Legal Matters

NO

**PROFIT** 

FORECAST

/

ASSET

VALUATIONS

Save

for

the

Mylan

calendar

year 2015

guidance

(in

respect of which additional information required by the Irish Takeover Rules has been mailed Perrigo shareholders, to the extent required), no statement in this communication intended constitute profit forecast for any period nor should any statements be interpreted mean that earnings earnings

per share will

necessarily

be

greater

or

lesser

than

those

for

the

relevant

preceding

financial

periods

for

Mylan

or

Perrigo

28

appropriate.

No

statement

in

this

communication

constitutes

an

asset

valuation.

**SYNERGY** 

**STATEMENT** 

There

are

various

material

assumptions

underlying

the

statement

relating

to

at

least

US

\$800

million

of

annual

pre-tax

operational

synergies (the Synergy Statement ), which may result in the value in the Synergy Statement being materially greater or less than estimated. The Synergy Statement should therefore be read in conjunction with the key assumptions underlying such estimates which are set out in Mylan s announcement pursuant to Rule 2.5 of

the

Irish Take

Takeover

Rules

on

April

24,

2015.

The

Synergy

Statement

should

not

be

construed

as

a

profit

forecast

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interpreted

to

mean

that

the

combined

earnings

of

Mylan

and

Perrigo

in

any

period

following

this

communication

would

necessarily

match

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than

those

of

Mylan

and/or Perrigo for the relevant preceding financial period or any other period. AVAILABILITY OF THE **OFFER** TO **EXCHANGE PROSPECTUS** (OFFER DOCUMENT) A copy of the Offer to Exchange Prospectus (being the offer document for the purposes of the Irish Takeover Rules) is available for

inspection

at the offices

of

Arthur

Cox,

Earlsfort

Centre,

Earlsfort

Terrace,

Dublin

2, Ireland.

Sustainable Value for Perrigo And Mylan Shareholders

Offer

Represents

a

Highly

Attractive

Multiple

and

Premium

to

Standalone

Value

Transaction

is

Meaningfully

and

Immediately

Accretive

to
Perrigo
Shareholder
Adjusted Diluted EPS and Adjusted Diluted EPS Growth
Mylan
Well
Positioned
to
Integrate
Complementary
Businesses,
Aligned
with
Its
Core
Competencies
Transaction
Delivers
Immediate
Value
to
Perrigo
Shareholders
1
2
3
4
7

Mylan Offer

for

Perrigo Represents

A

Highly Attractive

#### Multiple 1 2 3 Mylan Current **Share Price** October 9, 2015 Mylan Average **Share Price** Last 30 Trading Days As of October 9, 2015 Mylan Closing Price Prior to Release of Initial Proposal April 7, 2015 Mylan Share Price \$ 42.55 \$ 46.04 \$ 59.57 Implied Value of Mylan Offer for Perrigo \$ 172.87 \$ 180.89 \$ 212.01 Implied Perrigo Enterprise Value (in billions) \$ 30.0 \$ 31.1 \$ 35.7 **Implied** EV / 2015E Perrigo Adjusted EBITDA (Calendar Year) 19 x 19 x 22 x Source: **Public** filings, Thomson Reuters consensus estimates for Perrigo CY2015E adjusted

**EBITDA** 

as

of

October

9,

2015

and

April

7,

2015.

Mylan

does

not

endorse

or

adopt

Thomson

Reuters

consensus

estimates,

which

are

used

for

illustrative

purposes

only.

Nothing

on

this

slide

is

intended

to

be

a

profit

forecast

or

a target.

Note:

Adjusted

**EBITDA** 

is

a

non-GAAP

financial

measure.

Reflects

CY2015E

Perrigo

adjusted

**EBITDA** 

of

\$1.6bn

per

Thomson

Reuters

consensus

estimates

as

of

October

9,

2015.

Mylan

does

not

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Thomson

Reuters

consensus

estimates.

Cash

and

debt

as

of

latest

Perrigo Annual

Report

on

Form

10-K

filed August

Augu 13,

2015

of

\$0.8bn

and

\$5.3bn

respectively.

Assumes

147mm

diluted

Perrigo

shares

outstanding. 8

Source: SDC, public company filings and other publicly available information. Adjusted EBITDA is a non-GAAP financial me may differ from an adjusted EBITDA measure used by other companies, and should not be assumed to be calculated on the sar 1 Mylan / Perrigo offer based on Mylan current and undisturbed share prices of \$42.55 and \$59.57 as of October 9, 2015 and A Thomson Reuters consensus estimates as of October 9, 2015, which are used for illustrative purposes only. Mylan does not end be a profit forecast or a target.

<sup>&</sup>lt;sup>2</sup> Adjusted EBITDA for Allergan Generics transaction represents disclosed 2015E adjusted EBITDA of \$2.4bn as per Allergan Branded Growth Pharma Leader, dated July 27, 2015.

<sup>&</sup>lt;sup>3</sup> Assumes Enterprise Value of 3.6bn from 06-Nov-2014 Perrigo press release.

Assumes adjusted EBITDA of 265mm from 2014 Omega Annual Report. Assumes EUR/USD exchange rate of 1.25. For Perrigo, 2015E adjusted **EBITDA** based on Thomson Reuters consensus estimates as of October 9, 2015. Mylan does not endorse or adopt Thomson Reuters consensus estimates, which are used for illustrative purposes only. Nothing on this slide is intended to be a profit forecast or a target. No Other Bidder for Perrigo Has Yet Emerged Mylan Offer for Perrigo Represents A Highly Attractive Multiple Selected Specialty Pharma Acquisitions (\$ in billions) 1 2015 Nov-14 May-14 Jul-15 Jul-08 Jul-15 May-15 May-07 May-07 Nov-14 Mylan Actavis Bayer Pfizer Fresenius Kabi

Teva

Endo Novator Mylan Perrigo Perrigo Allergan Merck Consumer Hospira APP Allergan Generics Par Actavis Merck KGaA Omega Pharma 3 1 \$30.0 \$35.7 \$66.0 \$14.2 \$17.0 \$4.6 \$40.5 \$8.1 \$6.4 \$6.6 \$4.5 4 \$1.6 \$2.6 \$0.7

\$0.8 \$0.3 \$2.4<sup>2</sup> \$0.5 \$0.4 \$0.4

Perrigo Undisturbed 2016E P/E Multiple on April 7, 2015 3 18.3 x Change in Selected Peer Average 2016E P/E since April 7, 2015 (28.0)%4 Implied Perrigo Unaffected 2016E P/E 13.2 x Perrigo 2016E Adjusted Diluted EPS 3 as of October 9, 2015 \$ 8.90 Implied Hypothetical Unaffected Perrigo **Share Price** \$117.48 Implied 2015E EV / EBITDA 5 14 x Perrigo Undisturbed 2016E P/E Multiple on April 7, 2015 3 18.3 x Change in Perrigo Proxy Peer Average 2016E P/E since April 7, 2015 (14.7)% Implied Perrigo Unaffected 2016E P/E 15.6 x Perrigo 2016E Adjusted Diluted EPS 3 as of October 9, 2015 \$8.90 Implied Hypothetical Unaffected Perrigo **Share Price** \$ 138.84 Implied 2015E EV / EBITDA 5 16 x Perrigo Undisturbed

**Share Price** 

(as of April 7, 2015) \$ 164.71 **S&P** Pharmaceuticals Index (since April 7, 2015) (20.6)% Implied Hypothetical Unaffected Perrigo **Share Price** \$ 130.78 Implied 2015E EV / **EBITDA** 5 15 x 10 EV/ 2015E EBITDA Selected Peers Valeant 15.9 x Mead Johnson 13.0 Endo 12.4 Jazz 11.4 Teva 11.4 Akorn 10.3 Mallinckrodt 9.4 Peer Average 12.0 x Average HUSP of ~\$129 Implies  $\sim 15x EV/2015E$ Adjusted EBITDA 5 for Perrigo Premier Consumer / OTC Colgate 14.8 x Procter & Gamble 12.1 **GSK** 10.4 Consumer / OTC Average 12.4 x

Change in Perrigo s Proxy Peers

Average
2
2016E P/E Multiple
Share Price Indexed to S&P
Pharmaceuticals Index
Change in Selected Peer
Average
1
2016E P/E Multiple
1
Perrigo Average Implied Hypothetical Unaffected Stock Price Based on:
A
B
C
Perrigo s Average Implied Hypothetical Unaffected Stock Price ( HUSP ) is
~\$129 Per Share
Mylan s Offer Has Been Supporting The Perrigo Share Price

Source: Thomson Reuters as of October 9, 2015

Note: Average hypothetical share price is based on the average of abovementioned three calculation methods outlined on this schanges in average P/E multiplies shown in A,B,C above are for the period starting April 7, 2015 and ending October 9, 2015. sole factor impacting Perrigo s share price. Mylan does not endorse or adopt Thomson Reuters consensus estimates, which are target. 2016 P/E multiple calculated as share price divided by 2016E Thomson Reuters consensus estimate adjusted diluted EP

Based on Selected Peer Average 2016E P/E Multiple to Thomson Reuters s Current 2016E Adjusted Diluted EPS Estimate fo Johnson.

2

Based on Perrigo s public Proxy Peers Average 2016E P/E Multiple to Thomson Reuters s Current 2016E Adjusted Diluted I filed September 25, 2015, and consist of Abbvie, Mallinckrodt, Actavis, Mead Johnson, Allergan, Mylan, Bristol-Myers Squib Endo, Valeant, Hospira, Zoetis, and Jazz Pharmaceuticals. Excludes Allergan due to sale of generics business to Teva as well a 3

Thomson Reuters consensus estimate as of October 9, 2015. Mylan does not endorse or adopt Thomson Reuters consensus estimate as Nothing on this slide is intended to be a profit forecast or a target. Adjusted diluted EPS and adjusted EBITDA are non-GAAP 4

Please refer to the next slide for further detail.

5

Calculated as [(HUSP \* diluted shares outstanding) + net debt] / 2015E adjusted EBITDA. Reflects CY2015E Perrigo adjusted and October 9, 2015. Mylan does not endorse or adopt Thomson Reuters consensus estimates. Adjusted EBITDA is a non-GA Form 10-K filed August 13, 2015 of \$0.8bn and \$5.3bn respectively. Assumes 147mm diluted Perrigo shares outstanding.

```
2016E P/E
18.3 x
2016E P/E
(28.0)%
2016E P/E
13.2 x
$8.90
```

Perrigo Hypothetical Unaffected Share Price

\$ 117.48 Perrigo s HUSP Based on Selected Peer Average 2016E P/E Change Source: Thomson Reuters as of October 9, 2015 Thomson Reuters consensus estimates as of October 9, 2015. Mylan does not endorse or adopt Thomson Reuters consensus es purposes only. Nothing on this slide is intended to be a profit forecast or a target. Adjusted diluted EPS is a non-GAAP financial 2016E P/E multiple is calculated as share price divided by 2016E Thomson Reuters consensus estimate adjusted diluted EPS. Lower P/E multiples for selected peers results in a hypothetical unaffected share price of ~\$117 / share based on average selected peer multiple decline. Average 2016 P/E Multiples for Selected Peers Have Declined by 28% (Since April 7, 2015) Pre-Announcement 2016E P/E Multiple (As of April 7, 2015) and Current 2016E P/E Multiple 2016 P/E Pre-Announcement Selected Peer Average 2016E P/E 16.3 x Current Selected Peer Average 2016E P/E 11.8 x in 2016E P/E Average (4.6)xin 2016E P/E Average (28.0)%11 18.3 x 23.2 x 20.1 x18.1 x 14.3 x 13.4 x 12.8 x 12.5 x 13.2 x 18.1 x 12.6 x 10.7 x 11.5 x 10.9 x 8.2 x10.3 xPre-Announcement 2016E P/E Multiple

Current 2016E P/E Multiple **Implied** Perrigo Current

2016E P/E Multiple

Mylan Offer: An Attractive Premium to Perrigo Standalone Value Based on Undisturbed
Share Prices as of April 7, 2015
Based on Average Implied Hypothetical Unaffected
Perrigo Share Price as of October 9, 2015
As
shown
above,

the
offer
provides
\$44

\$47
per
share
of incremental value to Perrigo shareholders
Source: Bloomberg and Thomson Reuters as of October 9, 2015

¹ For calculation of Perrigo s Average Implied Hypothetical Unaffected Share Price please refer to slide 10.
2
Assumes 147mm diluted Perrigo shares outstanding.
Attractive Premium When Calculated on Consistent and Comparable Dates
12
1

```
Here s Another Way for Perrigo Shareholders to Think About it
You Get to Buy Mylan Shares Below Market at $23 per Mylan Share!

See slide 10 for calculation of Perrigo Average Implied Hypothetical Unaffected Stock Price.

Represents Exchange Ratio of Mylan Offer Assumed at 2.3 Mylan Shares + $75.00 Cash Per Perrigo Ordinary Share.

This
```

information

based on targets provided by various analysts. The information is not intended constitute profit forecast for any period, nor should it be interpreted to mean that earnings or earnings per share will necessarily be greater or lesser than those for the relevant preceding Perrigo as appropriate. Average analyst price target estimate per Thomson Reuters as of October 9, 2015. Analyst price is calc following price target estimates: \$57 (Barclays), \$58 (Citi), \$60 (Leerink), \$60 (Bernstein), \$64 (RBC), \$65 (Cowen and Compared (Susquehanna), \$72 (Evercore), \$75 (Bank of America), \$77 (UBS), \$85 (BTIG). 13 1 2 Perrigo s Average Implied Hypothetical Unaffected Stock Price 1 \$ 129 Less: Cash Per Share Received in the Offer \$(75) Offer Value Received in Mylan Stock for Each Perrigo Share \$54 Number of Mylan Shares Received for Each Perrigo Share 2.3 Implied Value at Which Perrigo Shareholders Receive Mylan Share \$23 Mylan Share Price (as of October 9, 2015) \$43 **Implied** 

Discount
to
Mylan
Share
Price
(as
of
October
9,
2015)
47%
Average Analyst Price Target for Mylan (as of October 9, 2015)
\$67
Implied Discount to Average Analyst
Price Target for Mylan (as of October 9, 2015)

66%

Perrigo View of Mylan Pro-Forma Adjusted Diluted EPS Showcases

Transaction is Highly Accretive to Perrigo Shareholders

Note: This is a Pro-Forma estimate and indicative only and not a target or profit forecast. Nothing in this slide is intended to be any references to value per share, adjusted diluted EPS, share price and P/E should not be treated as targets or profit forecasts. P/E will not necessarily change as a result of the Perrigo transaction. Mylan standalone adjusted diluted EPS as per Perrigo Septhen current Thomson Reuters Consensus Estimates of Mylan standalone adjusted diluted EPS for the years 2016E-2019E (includorse

or

adopt Thomson Reuters consensus estimates as used by Perrigo in its calculations which are repeated in this slide for illustrative purposes only and to refute certain arguments put forward by Perrigo in its September 17, 2015 Investor Presentation which are based on such calculations. Accretion / (dilut investor presentation, September 17, 2015. Full run-rate synergies are not expected to be realized until the end of year four followed by the realized until the end of year four followed by the realized until the end of year four followed by the realized until the end of year four followed by the realized until the end of year four followed by the realized until the end of year four followed by the realized until the end of year four followed by the realized until the end of year four followed by the realized until the end of year four followed by the realized until the end of year four followed by the realized until the end of year four followed by the realized until the end of year four followed by the realized until the end of year four followed by the realized until the end of year four followed by the realized until the end of year four followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the y diluted EPS implied from Thomson Reuters consensus estimates as used by Perrigo, Mylan standalone adjusted diluted EPS ar non-GAAP financial measure. Implied Mylan Pro-Forma adjusted diluted EPS assumes that Mylan acquires 100% of Perrigo realize the benefit of all synergies realized in the transaction. Undisturbed share price as of April 7, 2015 (\$59.57 for Mylan; \$ \$42.55 for Mylan and \$160.60 for Perrigo. Perrigo Board Calculation of Mylan Adjusted Diluted EPS Impact vs. Thomson Reuters Consensus **Estimates Over Time** Implied Mylan Pro-Forma adjusted diluted EPS Estimates With Phased-In Synergies (Per Perrigo Board s Methodology) Actual Page 9 from Perrigo Presentation Which Implies Mylan Adjusted Diluted EPS of 2 2016E 2017E 2018E 2019E 16-'19 **CAGR** Mylan Standalone Adj.

```
Diluted EPS
(Thomson Reuters
Consensus Estimate
as Used by Perrigo as
of September 16,
2015)
$
4.72
$
5.11
$
5.54
$
5.82
7
%
Acc. / Dil. (Phased-In
Synergies per Perrigo
Presentation page 9)
Implied Mylan PF Adj.
Diluted EPS
(Phased-In Synergies)
$
4.15
$
4.75
$
5.42
$
5.93
13
```

%

Perrigo View of Mylan Pro-Forma Adjusted Diluted EPS Showcases Transaction is Highly Accretive to Perrigo Shareholders

Note:

This

is

2

Pro-Forma estimate

and
indicative
only
and
not
a
target
or
profit
forecast.
Nothing
in
this
slide
is
intended
to
be
a
profit
forecast.
Pro-Forma
values
are
illustrative
only
and
any references to value per share, adjusted diluted EPS, share price and P/E should not be treated as targets or profit forecasts.
P/E will not necessarily change as a result of the Perrigo transaction. Mylan standalone adjusted diluted EPS as per Perrigo Sej
then current Thomson Reuters Consensus Estimates of Mylan standalone adjusted diluted EPS for the years 2016 to 2019 (incl.
endorse
or
adopt
Thomson
Reuters
consensus
estimates
as
used
by Danier .
Perrigo :
in :
its
calculations
which
are

repeated in this slide

for illustrative purposes only and to refute certain arguments put forward by Perrigo in its September 17, 2015 Investor Presentation which are based on such calculations. Accretion / (dilut investor presentation, September 17, 2015. Full run-rate synergies are not expected to be realized until the end of year four followed by the realized until the end of year four followed by the realized until the end of year four followed by the realized until the end of year four followed by the realized until the end of year four followed by the realized until the end of year four followed by the realized until the end of year four followed by the realized until the end of year four followed by the realized until the end of year four followed by the realized until the end of year four followed by the realized until the end of year four followed by the realized until the end of year four followed by the realized until the end of year four followed by the realized until the end of year four followed by the realized until the end of year four followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the realized until the end of year followed by the y diluted EPS implied from Thomson Reuters consensus estimates as used by Perrigo, Mylan standalone adjusted diluted EPS ar non-GAAP financial measure. Implied Mylan Pro-Forma adjusted diluted EPS assumes that Mylan acquires 100% of Perrigo realize the benefit of all synergies realized in the transaction. Undisturbed share price as of April 7, 2015 (\$59.57 for Mylan; \$164.71 for Perrigo). Share price as of October 9, 2015 \$42.55 for Mylan and \$160.60 for Perrigo. <sup>1</sup> See calculation of accretion on the following slides.

4.06x exchange rate assumes \$75 / share is used to purchase additional Mylan shares at the price of \$42.55, Mylan s share price of \$17.

```
Implied Mylan Pro-Forma Adjusted Diluted EPS
Estimates With Phased-In Synergies
(Per Perrigo Board s Methodology)
What Does This Mean for Perrigo Shareholders?
Implied Pro-Forma 2016E adjusted
diluted EPS to Perrigo Shareholders:
$4.15
X
2.30
$9.55
(+7%
accretion)
1
+ $75/Perrigo Ordinary Share in Cash
Implied Pro-Forma 2016E adjusted
diluted EPS to Perrigo Shareholders
(with Cash Reinvestment)<sup>2</sup>:
$4.15
X
4.06
$16.85
(+89%
accretion)
1
15
Implied Perrigo Pro-Forma Adjusted Diluted
EPS Estimates
With Phased-In Synergies
(Per Perrigo Board s Methodology)
2016E
2019E
2017E
2018E
A
В
2
$ 4.15
$ 4.75
$ 5.42
```

\$ 5.93

\$ 8.90

\$ 9.86

\$ 10.99

\$ 11.91

Pro-Forma Adjusted Diluted EPS Accretion for Perrigo Shareholders Based on

Source: Perrigo public filings and Thomson Reuters consensus estimates as used by Perrigo in its September 17, 2015 Investor illustrative purposes only. This is a Pro-Forma estimate and indicative only and not a target or profit forecast. Nothing in this s share, adjusted diluted EPS, share price and P/E should not be treated as targets or profit forecasts. Adjusted diluted EPS is a

non-GAAP financial measure

Mylan

2015 Investor Presentation,

Pro-Forma adjusted diluted **EPS** based on accretion (dilution) and phasing in of synergies per Perrigo s presentation released September 17, 2015, titled Responding Mylan s Inadequate Tender Offer. See slide 14 for calculations. Assumes phased-in synergies per Perrigo presentation. Full run-rate synergies are not expected to be realized until Mylan pro-forma adjusted diluted EPS assumes that Mylan acquires 100% of Perrigo ordinary shares in the offer and that Mylan Perrigo standalone adjusted diluted **EPS** as per Perrigo September 17,

which used the then current Thomson Reuters consensus estimates of Perrigo standalone adjusted diluted EPS for the years 2016-2019 (inclusive) for the purposes of its calculations. Mylan does not endorse or adopt Thomson Reuter Perrigo in its calculations which are repeated in this slide for illustrative purposes only and to refute certain arguments put forward by Perrigo in its September 17, 2015 Investigation of the certain arguments are supposed in the september 17, 2015 Investigation of the certain arguments are supposed in the september 17, 2015 Investigation of the certain arguments are supposed in the certain arguments. Assumes \$75 / share is received by Perrigo shareholders and remains as cash; not reinvested. Based on Perrigo sown math and assumptions, Perrigo shareholders receive double-digit accretion by exchanging their shares for 2.3 Mylan shares (plus they get \$75 Cash per share!) Perrigo Stand-Alone Thomson Reuters Consensus Adjusted Diluted EPS Per Perrigo s Board Methodology Adj. Diluted EPS to Perrigo Shareholders from 2.3 Mylan Shares Based on Perrigo s Use of Broker Estimates for Mylan Adjusted Diluted EPS 16 2016E 2017E 2018E 2019E Gives Gets \$ 9.55 \$ 10.93 \$ 12.47 \$ 13.64 2 A 2016E 2017E 2018E 2019E Mylan Pro-Forma Adjusted Diluted EPS (per Methodology Used in Perrigo Presentation)<sup>1</sup> \$ 4.15

```
4.75
$
5.42
$
5.93
(x) Exchange Ratio<sup>2</sup>
2.30
\mathbf{X}
2.30
X
2.30
\mathbf{X}
2.30
Implied Pro Forma Adjusted Diluted EPS to Perrigo Shareholders
9.55
$
10.93
12.47
$
13.64
Accretion to Perrigo Shareholders
7.2
%
10.8
%
13.5
%
14.5
(+) Cash Consideration
75.00
75.00
$
75.00
75.00
Perrigo
Board s Presentation of Mylan
```

Adjusted Diluted EPS

Deal is Even More Accretive if Perrigo Shareholders Remain Fully Invested by Rolling Their 75 / Share in Cash into Additional Mylan Shares

Mylan Pro-Forma adjusted diluted EPS based on accretion / (dilution) and phasing in of synergies per Perrigo s presentation r See

slide

14

for

calculations. Assumes phased-in synergies per Perrigo presentation. Full run-rate synergies are not expected to be realized until the end of year four following the consummation of the offer. Mylan pro-forma adjusted diluted **EPS** assumes that Mylan acquires 100% of Perrigo ordinary shares in the offer and that Mylan

shareholders realize

the benefit of all

synergies realized

in the transaction. Perrigo standalone adjusted diluted EPS as per Perrigo September 17, 2015 Investor Presentation, which used the then current diluted EPS for the years 2016-2019 (inclusive) for the purposes of its calculations. Mylan does not endorse or adopt Thomson which are repeated in this slide for illustrative purposes only and to refute certain arguments put forward by Perrigo in its Septe Assumes \$75 / share is used to purchase additional Mylan shares at the price of \$42.55, Mylan s share price on October 9, 201 Based on Perrigo s use of broker estimates for Mylan adjusted diluted EPS. Based on Perrigo sown math and assumptions, Perrigo shareholders who, in addition to exchanging their Perrigo shares for 2.3 Mylan shares, use their \$75 / share cash consideration to purchase additional Mylan shares at a price of \$42.55 would realize adjusted diluted EPS accretion of ~89-102% per share! \$75 in cash would allow Perrigo shareholders to purchase incremental 1.76 Mylan shares at a price of \$42.55 per share Perrigo Stand-Alone Thomson Reuters Consensus Adjusted Diluted EPS Per Perrigo s Board s Methodology Adjusted Diluted EPS to Perrigo Shareholders from 2.3 Mylan Shares And Using \$75 / Share to Buy Additional Mylan Shares 3 17 2016E 2017E 2018E 2019E Gives Gets Source: Perrigo public filings and Thomson Reuters consensus estimates. Mylan does not endorse or adopt Thomson Reuters of estimate and indicative only and not a target or profit forecast. Nothing in this slide is intended to be a profit forecast. Pro-Forr share price and P/E should not be treated as targets or profit forecasts. Adjusted diluted EPS is a non-GAAP financial measure В 2016E

```
2017E
2018E
2019E
Mylan Pro-Forma Adjusted Diluted EPS
(per Methodology Used in Perrigo Presentation)<sup>1</sup>
$
4.15
$
4.75
$
5.42
$
5.93
(x) Exchange Ratio<sup>2</sup>
4.06
\mathbf{X}
4.06
\mathbf{X}
4.06
X
4.06
Implied Pro Forma Adjusted Diluted EPS to Perrigo Shareholders
16.85
$
19.29
$
22.01
$
24.08
Accretion to Perrigo Shareholders
89.3
%
95.6
%
100.3
%
102.1
(+) Cash Consideration
0.00
0.00
$
0.00
0.00
$ 16.85
```

- \$ 19.29
- \$ 22.01
- \$ 24.08
- \$ 8.90
- \$ 9.86
- \$ 10.99
- \$ 11.91

But Perrigo s Math Shows Combined Mylan + Perrigo Would Have Higher Long-Term Adjusted Diluted EPS Growth Perrigo Shareholders Receive More Earnings and a Higher Growth Rate from a Higher Base as Synergies Ramp Up

Source: Perrigo investor presentation (September 17, 2015); Thomson Reuters as of September 2013 and September 2015 Note: Adjusted diluted EPS is a non-GAAP financial measure. Mylan does not endorse or adopt Thomson Reuters consensus eillustrative purposes only. This is a Pro-Forma estimate and indicative only and not a target or profit forecast.

Perrigo s projected long-term adjusted diluted EPS growth based on compound annual growth rate over fiscal year 2 through a Diluted EPS

median estimates (per Thomson Reuters consensus estimates as of September 2013 and September 2015).

<sup>2</sup> Adjusted Diluted EPS growth rate of combined Mylan + Perrigo as calculated on previous page.

Perrigo s Projected Long-Term

Adjusted Diluted EPS Growth is Decelerating<sup>1</sup>

Using

Perrigo s

own

math,

the

transaction

delivers

greater

earnings

**AND** 

faster earnings growth

to Perrigo shareholders

18

3

14 %

10 %

As of September

2013

As of September

2015

10 %

13 %

Perrigo Standalone

As of September 2015

Mylan + Perrigo<sup>2</sup>

As of September 2015

In Contrast, Perrigo Stand-Alone Has Been Struggling to Grow Perrigo s Own Presentation Shows Organic Year-on-Year Revenues Declining in 2015

Source: Perrigo investor presentation (September 17, 2015)

<sup>1</sup> Represents year-on-year organic revenue growth per Perrigo s presentation released September 17, 2015, titled Responding Perrigo

Year-on-Year

Organic

Growth
Has
Slowed
Since
2013
and
Turned
Negative
in
2015
1
Organic growth rates calculated based on organic revenues displayed on
page 23 of Perrigo s Investor Presentation as of September 17, 2015
Organic growth rates calculated based on organic revenues displayed on
page 23 of Perrigo s Investor Presentation as of September 17, 2015
Perrigo Organic Revenue (per Perrigo Presentation p.23¹)
\$ 2.2bn
\$ 2.3bn
\$ 2.5bn
\$ 2.7bn
\$ 2.6bn
19
3

Growth by Segment FY2012

FY2013

FY2014

FY2015

Private Label Manufacturing

6 %

12 %

7 %

US consumer healthcare contract

manufacturing portfolio

(3)%Omega NA NA NA NA Generics 80 % 15 % 31 % 8 % Non-Core Royalty Asset NA NA NA NM API 6 % (4)%(14)%(22)%Mylan Well Positioned to Integrate Complementary Businesses, Aligned with Its Core Competencies Source: Perrigo Annual Reports on Form 10-K filed August 13, 2015 and August 14, 2014, Perrigo Company (Perrigo Co August 15, 2013 and August 16, 2012, and Perrigo investor presentation dated September 17, 2015, titled Responding to My Consumer Healthcare segment in FY2012 and FY2013 comprised of Healthcare Consumer, Nutritionals and Other segments a Annual Reports on Form 10-K filed August 16, 2012 and August 15, 2013. Net sales by segment for 2015 include trailing twelve months of Omega, amounting to 24% of total net sales of ~\$5.5bn per page 12 of Perrigo investor presentation dated September 17, 2015, titled Responding Segment Overview Perrigo FY 2015 Net Sales by Segment Private Label Manufacturing (Consumer Healthcare)

Mylan s global supply chain and manufacturing platform represents a core competency of Mylan with the highest level of operational excellence serving the same customer base Omega (Branded Consumer Healthcare)

Legacy Omega operations

Mylan s established commercial platform in Europe (Rx and Gx) in both the physician and retail channels allows
Mylan to optimize

Omega s OTC product portfolio

Generics

(Rx

Pharmaceuticals)

Prescription generic pharmaceuticals business

Mylan has been a generics leader for decades and is well-equipped to enhance Perrigo s prescription portfolio and its specialty sales force Non-Core Royalty Asset (Specialty Sciences)

Primarily the Tysabri royalty stream from the Elan acquisition

Mylan could maximize the use of cash from this asset by better reinvesting in the business API (Other)

Can be effectively integrated with Mylan s existing API business, which includes sourcing within our internal network and external customers 20 3 Private Label

49 %

Omega

24 %

Generics

19 %

Non-Core

Royalty Asset

Manufacturing

6 %

API

2 %

Specialty Sciences Estimated to Represent ~30% of Perrigo Standalone Adjusted Diluted EPS¹ Perrigo Adjusted Diluted EPS is heavily reliant on the performance of Tysabri, a non-core asset. On a pro-forma basis, the Tysabri concentration would be significantly reduced Perrigo Standalone Mylan + Perrigo In FY2015, Specialty Sciences Provided a 500bps

```
Boost to Perrigo s Adjusted EBITDA Margins
21
Primarily
Tysabri
28 %
72 %
 Specialty
Sciences
Other
8 %
92 %
 Specialty
Sciences
Other
Perrigo Results Depend Significantly on the Profit Contribution from a
Third Party Royalty
22%
24%
25%
27%
30%
25%
25%
FY 11
FY 12
FY 13
FY 14
FY 15
Perrigo
(incl. "Specialty Sciences")
Perrigo
(excl. "Specialty Sciences")
```

Source: Perrigo 10-K, filed August 13, 2015, Mylan Inc 10-K filed March 2, 2015 and Mylan Prospectus Supplement dated M Note: 2015E adjusted EBITDA for Perrigo based on midpoint of guidance. Mylan adjusted EBITDA guidance as per Mylan see Form 8-K) dated August 6, 2015. Perrigo 2015E adjusted EBITDA based on adjusted operating margin guidance and 2014A a EBITDA margin for Perrigo is a non-GAAP financial measure and is calculated as adjusted EBITDA divided by revenue. See Perrigo s EBITDA margin, including and excluding Specialty Sciences.

¹ Assumes ~\$314mm net income impact of Specialty Sciences in CY2015. Net income impact calculated as post tax adjusted B Sciences and FY15 revenue contribution of Specialty Sciences applied to CY15 revenue for Perrigo based on midpoint of com of Specialty Sciences assumes Perrigo standalone adjusted diluted EPS of \$7.75 (midpoint of 2015E adjusted diluted EPS come count of 144mm (based on company guidance). Adjusted diluted EPS impact of Specialty Sciences on Pro-Forma adjusted diluted EPS of \$4.45 including full run-rate synergies of \$800mm in 2015 and Pro-Forma share count of 838mm. Full run-rate be realized until the end of year four following the consummation of the offer. Mylan & Perrigo adjusted diluted EPS assumes Perrigo ordinary shares in the offer and that Mylan shareholders realize the benefit of all synergies realized in the transaction. I materials for further detail on the calculation of the Pro-Forma adjusted diluted EPS. Nothing on this slide is intended to be a pro-Forma adjusted diluted EPS.

MS landscape becoming increasingly crowded, with new therapies which may have negative implications for Tysabri
Highly priced product, with growth dependent on price increases
Key
competing
product

Roche s

#### Ocrelizumab

may launch as early as 2017

Furthermore, outcomes are uncertain for potential new indications

Expecting Phase 3 top-line data for secondary progressive MS in late 2015

22

3

Mylan

Mitigates

Standalone

Tysabri

Risk

While

Allowing

Perrigo

Shareholders

to

Participate

in

Upside

Perrigo shareholders can still participate in  $\sim 40\%$  of any upside Tysabri

might have

Perrigo shareholders can still participate in ~40% of any upside Tysabri

might have

Source: Wall Street research, Perrigo filings and press releases.

<sup>&</sup>lt;sup>1</sup> Ocrelizumab is perceived to be the biggest competitive threat to Tysabri per Wall Street research.

Pro-Forma Perrigo Value
Pro-Forma Mylan Value
Analysis is again based on Perrigo s own calculation methods which imply a Pro-Forma 2016
Adjusted Diluted EPS of \$4.15 for Mylan² and shows the transaction creates significant value
Perrigo s
average
hypothetical
unaffected

share price of ~\$1291 23 Perrigo Assumption Includes only 25% of Mylan s estimated run-rate synergies of at least \$800mm Transaction Results in Immediate Value Creation Across a Range of Pro-

\$ 50

Forma P/E Multiples

\$ 58

\$ 66

12 x

14 x

16 x

\$ 190

\$ 209

\$ 228

12 x

14 x

16 x

\$61

\$80

\$99

2016E P/E Applied to Adjusted Diluted EPS per Perrigo Math

2016E P/E Applied to Adjusted Diluted EPS per Perrigo Math

Note: This is a Pro-Forma estimate and indicative only and not a target or profit forecast. Nothing in this slide is intended to be adjusted diluted EPS, share price and P/E should not be treated as targets or profit forecasts. Value per share, adjusted diluted l Mylan standalone adjusted diluted EPS as per Perrigo September 17, 2015 Investor Presentation, which used the then current 7 years 2016 to 2019 (inclusive) for the purposes of its calculations. Mylan does not endorse or adopt Thomson Reuters consens illustrative purposes only and to refute certain arguments put forward by Perrigo in its September 2015 Investor Presentation w per Perrigo investor presentation, September 17, 2015. Full run-rate synergies are not expected to be realized until the end of y EPS implied from Thomson Reuters consensus estimates as used by Perrigo, Mylan standalone adjusted diluted EPS as referre non-GAAP financial measure.

Implied Mylan Pro-Forma adjusted diluted EPS assumes that Mylan acquires 100% of Perrigo s ordinary shares in the offer a in the transaction. Undisturbed share price as of April 7, 2015 (\$59.57 for Mylan; \$164.71 for Perrigo). Share price as of Octob <sup>1</sup> Refers to Perrigo s average hypothetical unaffected share price. Please refer to slide 10 for further information.

<sup>&</sup>lt;sup>2</sup> See slide 14 for further detail.

Value to Mylan Shareholders

Implied Value to Perrigo Shareholders<sup>1</sup>

Based on Perrigo Presentation which Implies Pro-Forma Mylan Adjusted Diluted EPS as Illustrated on page 14 24

Perrigo Assumes 25%, 50%, 75% and 100% of Mylan  $\,$  s estimated run-rate synergies of at least

\$800mm for 2016, 2017, 2018, and 2019 respectively

As per Perrigo s Math, Value per Share Increases Over Time as Synergies

Are Achieved Mylan PF Adjusted Diluted **EPS** with Phased-in Synergies (see slide 14) Calculated Per Perrigo Presentation \$ 4.15 \$ 4.75 \$ 5.42 \$ 5.93 2016 2017 2018 2019 16 x \$ 66 \$ 76 \$ 87 \$ 95 14 x \$ 58 \$ 67 \$

76 \$ 83 12 x \$ 50 \$

57 \$ 65 \$ 71 Perrigo PF Adjusted Diluted **EPS** with Phased-in Synergies (see slide 16) Calculated Per Perrigo Presentation \$ 9.55 \$ 10.93 \$ 12.47 \$ 13.64 2016 2017 2018 2019 16  $\mathbf{X}$ \$ 228 \$ 250 \$ 275 \$ 293 14 X \$

209 \$ 228 \$ 250

\$ 266 12 x \$ 190 \$ 206 \$ 225 \$ 239

Source: Perrigo public filings and Thomson Reuters consensus estimates as of September 16, 2015.

Note: This is a Pro-Forma estimate and indicative only and not a target or profit forecast. Nothing in this slide is intended to be to value per share, adjusted diluted EPS, share price and P/E should not be treated as targets or profit forecasts. Mylan pro-form synergies per Perrigo is presentation released September 17, 2015, titled Responding to Mylan is Inadequate Tender Offer. Investor Presentation, which used the then current Thomson Reuters Consensus Estimates of Mylan standalone adjusted dilute calculations. Mylan does not endorse or adopt Thomson Reuters consensus estimates as used by Perrigo in its calculations which certain arguments put forward by Perrigo in its September 17, 2015 Investor Presentation which are based on such calculation slide is intended to be a profit forecast or a target. Assumes phased-in synergies per Perrigo presentation. Full run-rate synergies consummation of the offer. Pro-Forma value for Mylan shareholders assumes that Mylan acquires 100% of Perrigo ordinary shareholders realized in the transaction.

1

Assumes \$75 / share is received by Perrigo shareholders and remains as cash; not reinvested.

Mylan commenced the tender offer for Perrigo shares on September 14, 2015 The offer and withdrawal rights are scheduled to expire on November 13, 2015 at 8:00am ET

The acceptance condition for the offer requires more than 50% of Perrigo ordinary shares to be tendered into the offer

Mylan remains on track to receive antitrust approval in advance of the expiration date Once the offer has become unconditional in all respects, Mylan is obliged to purchase all

Perrigo ordinary shares tendered with the goal to achieve 100%

ownership of Perrigo Mylan believes it will reach at least 80% acceptances once it crosses the 50% acceptance condition

Otherwise, Mylan is prepared to manage the business as a controlled subsidiary Mylan is confident it will maintain an investment grade credit profile 25 Clear Path to Completion

Compelling Profile
Large, Diversified Global
Generics and OTC Platform with
Strong
Performance
Track Record
Regional OTC Company with
Challenges Around Standalone
Operating and Growth Profile
Value Realization
Benefits Immediately

Upon Transaction Close Uncertain and Dependent on M&A and Multi-Year Execution Risk Higher Value Per Share Incremental Value of \$44 per Share (~\$6.5bn) (34% Premium vs. Stand-Alone Value)1 to Stand-Alone Value Hypothetical Perrigo Value Per Share at Mylan s Current Share Price \$173 1 ~\$129 Illustrative Value per Perrigo Share Over Time ~\$190 -\$293 3 Perrigo Stand-Alone Value 2016 Adjusted Diluted EPS for Perrigo Shareholders No Reinvestment: \$9.55 \$75 in Cash \$8.90 6 Reinvestment: \$16.85 + \$0 in Cash 5 \$8.90 Higher

Adjusted Diluted

**EPS CAGR** off Higher Base 13% 4 10% 4 Specialty Sciences (Primarily Tysabri) Contribution to Adjusted Diluted EPS 8%7 28% Pro-Forma Ownership of Mylan / Perrigo Entity 40% 8 0% Perrigo: Base plus plus plus Mylan Offers Perrigo PLUS! 26 Note: This slide is summary of the information contained in the previous slides. All information should be read

in the

context in which it was provided in the earlier slides. <sup>1</sup> Please refer to slide 12 for more detail. Premium calculated by reference to Perrigo s average implied hypothetical share price Please refer to slide 10 for further detail. Please refer to slide 23 for further detail. As per slide 24, Perrigo value range is calculated by reference to the Pro-Forma Myla Perrigo s own calculation methodologies using illustrative P/E multiples of 12x and 16x. These valuations are for illustrative forecast or a target. Please refer to slide 16 for further detail. Assumes reinvestment of \$75.00 cash portion in Mylan Pro-Forma and phased-in synergies. Please refer to slide 17 for further

6
The same Posterior and State of October 0, 2015, Malanda and phased in Synorgies. Freuer Posterior and The same Posterior and The same

Thomson Reuters consensus estimate as of October 9, 2015. Mylan does not endorse or adopt Thomson Reuters consensus estimate only. Nothing on this slide is intended to be a profit forecast or a target. Adjusted diluted EPS is a non-GAAP financial measured to be a profit forecast or a target.

Please refer to slide 21 for further detail.

8

40% ownership assumes base deal of \$75 cash + 2.3 Mylan shares per Perrigo share with no reinvestment of the \$75.00 cash p Mylan s Offer is a Clear Choice for Perrigo Shareholders

Mylan

Offers

Perrigo

PLUS! vs. Perrigo s

Base plus plus

plus

Supplemental Materials 27

Leading portfolio and pipeline, complemented by a powerful commercial platform ~1,400 global marketed products, 3,400 product submissions pending regulatory approval globally, more than 260 ANDAs pending FDA approval and 50 potential first-to-file opportunities 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 2008¹ 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 1

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

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 the most directly comparable GAAP measure.

Mylan s Long-Standing Strategy and Track Record of Success

Mylan s

Strategy

for Success

Generics and specialty pharmaceutical business Non-US developed markets specialty and branded generics business

2007

2010

2013

2015

Next

2015

\$0.80

\$1.30

\$1.61

```
$2.04
$2.59
$2.89
$3.56
$4.25
2008-2015 adjusted diluted
EPS Growth = 27\% CAGR<sup>1</sup>
29
Mylan s Long-Standing Strategy and Track Record of Success
Outstanding Shareholder Returns by Looking Years Ahead and Executing
2008
2009
2010
2011
2012
2013
2014
2015E
```

Source: Mylan prospectus supplement dated March 30, 2015 and earnings release dated August 6, 2015. Note: 2015 figure rep guidance range. Note: CAGR is calculated based on 2008 2015 guidance mid-point data. Adjusted diluted EPS is a non-GA reconciliation of adjusted diluted EPS to the most directly comparable GAAP measure.

2

Acquisition of Famy Care Ltd. expected to close in the fourth quarter of 2015.

# Existing Debt \$ 11,616 \$ 11,616 New Debt 10,239 5,529 Total Debt \$ 21,855

\$ 17,146

3,100 \$ 3,100

1,602 1,602

2015E Adjusted EBITDA - MYL

2015E Adjusted EBITDA - PRGO

Total Adjusted EBITDA (Excl. Synergies)

end of year four following the consummation of the offer.

Existing Perrigo Debt (\$5.3bn) Over Time

50.1% Acquisition Case Reduces Mylan's Leverage at Close, Since Less Debt is Required to Fund the Acquisition of 50% Fewer Shares. Perrigo s Cash Can Be Used to Pay Down

100% Acquisition

```
4,702
$
4,702
Leverage (No Synergies)
4.6
\mathbf{X}
3.6
Illustrative 50% Synergy Ramp
400
$
400
Total Adjusted EBITDA (Ramped Synergies)
5,102
5,102
Leverage (Ramped Synergies)
4.3
\mathbf{X}
3.4
Source: Mylan 10Q dated August 6, 2015 and Perrigo 10K dated August 13, 2015 for latest balance sheet information.
Note: 2015E adjusted EBITDA for Mylan and Perrigo based on midpoint of guidance. Adjusted EBITDA is a non-GAAP fina
Mylan second quarter 2015 earnings release (filed on Form 8K) dated August 6, 2015. Perrigo 2015E adjusted EBITDA based
adjusted D&A as a % revenue. See Supplemental Materials for each company s adjusted EBITDA to the most directly compa
and indicative only and not a target or profit forecast. Nothing in this slide is intended to be a profit forecast. Pro-Forma values
treated as targets or profit forecasts. Assumes Mylan has access to 100% of Perrigo Adjusted EBITDA for financing purposes
Adjusted EBITDA is a non-GAAP financial measure. See slides 34 and 35 for a reconciliation of adjusted EBITDA to the most
Mylan
and Perrigo, respectively.
For illustrative purposes only, assumes $400mm of estimated pre-tax operational synergies in 2015. Full run-rate synergies are
```

```
50.1% Acquisition
30
2
1
1
Buying Less Than 100% Does Not Harm the Pro-Forma Credit
```

Note: This is a Pro-Forma estimate and indicative only and not a target or profit forecast. Nothing in this slide is intended to be illustrative only and any references to value per share, adjusted diluted EPS, share price and P/E should not be treated as target adjusted net income are non-GAAP financial measures. Assumes \$800mm of estimated pre-tax operational synergies in 2015 trun-rate synergies are not expected to be realized until the end of year four following the consummation of the offer. Assumes 1 Assumes 500mm and 144mm of weighted average diluted shares outstanding in CY2015 for Mylan and Perrigo, based on re average

diluted

shares

outstanding

calculated

based

on

the

midpoint

of

```
Mylan s
2015
net
income
and
EPS
guidance.
<sup>2</sup> Mylan and Perrigo Adjusted Net Income calculated as respective standalone adjusted diluted EPS based on midpoint of respe
respective diluted shares outstanding implied from company guidance.
<sup>3</sup> Assumes
transaction
debt
interest
rate
at
L
1.5%
per
bridge
commitment.
Assumes
3m
libor
of
0.2936%.
Assumes
Perrigo
debt
is
not
refinanced.
Assumes
transaction
debt of $11.0bn based on Perrigo diluted shares outstanding as of October 9, 2015 of 147mm.
2.3x Perrigo s current diluted shares outstanding of 147mm as of October 9, 2015.
31
Pro Forma Adjusted Diluted EPS Calculation Based on Midpoint of
Company Guidance<sup>1</sup>
(unaudited; USD in millions, except per share amounts)
4
2015E
Mylan Adjusted Diluted EPS
$
4.25
Mylan Diluted Shares Outstanding
```

500

```
Mylan Adjusted Net Income
$
2,125
Perrigo Adjusted Diluted EPS
7.75
(x)
Perrigo
Share Count
144
Perrigo Adjusted Net Income
$
1,116
100% of Annual Synergies, after-
tax
650
Interest Expense, after-tax
(161)
Pro Forma Adjusted Net Income
3,730
Mylan
Standalone Share Count
500
Mylan
Shares Issued to Perrigo
338
Pro Forma Share Count
838
Pro Forma Adjusted Diluted EPS
$4.45
Mylan Ownership %
60
%
Perrigo Ownership %
40
```

%

```
(Unaudited; USD in millions, except per share amounts)
GAAP net earnings (loss) attributable to Mylan N.V. and GAAP
diluted EPS
929
$
2.34
$
624
$
1.58
$
641
```

```
$
1.52
$
537
$
1.22
$
224
$
0.68
$
94
$
0.30
$
(335)
(1.10)
  Purchase accounting related amortization (primarily included
  in cost of sales) (a)
419
371
391
365
309
283
489
   Goodwill Impairment Charges
```

385

Bystolic Revenue
-
-
(468)
Litigation settlements, net 48
(10)
(3)
49
127
226
17
Interest expense, primarily amortization of convertible debt discount 46
38
36
49
60
43
30
Non-cash accretion and fair value adjustments of contingent consideration liability 35

35	
39	
-	
-	
-	
-	
Clean energy investments pre-tax loss (b) 79	
22	
17	
-	
-	
-	
-	
Financing related costs (included in other income (expense), net) 33	
73	
-	
34	
37	
-	
-	
Acquisition related costs (primarily included in cost of sales and selling, general and administrative expense) 140	
50	

-
-
-
-
Acceleration of deferred revenue
-
-
-
-
(29)
-
Non-controlling interest
-
-
-
_
_
0
9
-
Restructuring and other special items included in: Cost of sales
45
49
66
8
7

33
53
Research and development expense 18
52
12
4
10
49
14
Selling, general and administrative expense 67
71
105
45
63
22
89
Other income (expense), net (11)
25
(1)
-
1
(13)
1

Tax effect of the above items and other income tax related items (c)
(432)
(260)
(216)
(198)
(253)
(273)
(31)
Preferred dividend (d)
-
-
-
122
139
-
Adjusted net earnings attributable to Mylan N.V. and adjusted diluted EPS
1,416
\$
3.56
\$ 1.140
1,140 \$
2.89
\$
1,087
\$
2.59
\$
893
\$
2.04
\$
707

```
$
1.61
583
1.30
$
244
$
0.80
Year Ended December 31,
2014
2013
2012
2011
2010
2009
2008
(a) Adjustment for purchase accounting related amortization expense for the year ended December 31, 2014, 2013, 2012, and 2
million of intangible asset impairment charges.
(b) Adjustment represents exclusion of the pre-tax loss related to Mylan's clean energy investments, the activities of which qua
Code. The amount is included in other expense (income), net.
Adjustment
for
other
income
tax
related
items
includes
the
exclusion
from
adjusted
net
earnings
for
the
year
ended
December
31,
2014
of
the
tax
benefit
of
```

approximately \$150 million related to the merger of the Company's wholly owned subsidiaries, Agila Specialties Private Limited and Onco Therapies Limited, into

Mylan Laboratories Limited.

(d) Adjusted diluted EPS for the year ended December 31, 2010, includes the full effect of the conversion of the company's pre 2010. Adjusted diluted EPS for the period ended December 31, 2009 was calculated under the "if-converted method" which as common stock, based on an average share price, and excludes the preferred dividend from the calculation, as the "if-converted 32"

Mylan: Reconciliation of Non-GAAP Metrics

```
(Unaudited; USD in millions, except per share amounts)
Twelve Months Ended December 31, 2015
Lower
Upper
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 Forecasted 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 \$ 3,300

Mylan: Reconciliation of Forecasted Non-GAAP Metrics

34

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 third quarter 2015 press release dated April 21, 2015, Perrigo expects that the unavailable reconciling items, which primarily in to Omega, along with other expenses not related to Perrigo s core operations, which may be related to the integration of Omeg Perrigo, could significantly impact Perrigo s financial results.

4

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

35 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) AsAdjusted (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)
Litigation settlement of $2.0 million
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

142

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 Selected ratios as a percentage of net sales (2) 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
Implied Calendar Year 2015 adjusted EBITDA margin
28.9%
Implied Calendar Year 2015 adjusted EBITDA
$
1,602
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

Source: Perrigo Annual Reports on Form 10-K filed August 13, 2015 and August 14, 2014, Perrigo Co. s Annual Reports on August 16, 2012, and Perrigo investor presentation dated

September 17, 2015, titled Responding to Mylan s Inadequate Tender Offer

<sup>1</sup> Amortization of acquired intangible assets related to business combinations and asset acquisitions 36

Twelve Months Ended June

(Unaudited; USD in millions)

2011

2012

2013

2014

2015

Perrigo

```
Reported net sales
$
2,755
$
3,173
3,540
4,061
4,604
Reported operating income
490
$
569
$
679
$
567
$
748
Acquisition-related amortization (1)
47
75
94
281
464
Acquisition costs
3
10
109
Restructuring charges
1
9
3
47
7
Loss contingency accrual
15
Write-offs of in-process R&D
2
9
```

```
Legal and consulting fees related the Mylan N.V. defense
13
Initial payments made in connection with R&D arrangements
28
Year end change
Adjusted operating income
$
541
$
687
$
805
1,029
$
1,314
Depreciation and amortization excluding acquisition-related amortization (1)
56
61
66
78
85
Perrigo adjusted EBITDA
597
747
871
1,107
1,398
Perrigo adjusted EBITDA margin
22
%
24
%
25
%
27
\%
```

```
30
%
Specialty Sciences
Reported net sales
$
147
$
344
Reported operating income
(69)
36
Depreciation and amortization
154
292
Transaction costs
12
Restructuring charges
39
Specialty Sciences adjusted EBITDA
137
328
Specialty Sciences adjusted EBITDA margin
93
\%
95
```

Perrigo Excluding Specialty Sciences

```
Reported net sales
$
2,755
$
3,173
$
3,540
3,914
$
4,260
Adjusted EBITDA
597
747
871
971
1,070
Adjusted EBITDA margin
%
24
%
25
%
25
%
25
%
Perrigo: Reconciliation of Adjusted EBITDA Margin
```