PERRIGO Co plc Form 425 November 04, 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
November 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

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

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's non-U.S. developed markets the benefits and synergies of the Perrigo Proposal or EPD Transaction, future opportunities for Mylan, Perrigo, or the combined Mylan's, Perrigo's, or the combined company's future operations, anticipated business levels, future earnings, planned activities competition, and other expectations and targets for future periods, and statements about Mylan remaining very well-positioned EpiPen® Auto-Injector and that Mylan sees an additional \$0.25 benefit to adjusted diluted EPS in 2016 with respect to the Epi words such as "will," "may," "could," "should," "would," "project," "believe," "anticipate," "expect," "plan," "estimate," "forect words or comparable words. Because forward-looking statements inherently involve risks and uncertainties, actual future result forward-looking statements. Factors that could cause or contribute to such differences include, but are not limited to: uncertainties.

the offer and a compulsory acquisition, whether Perrigo will cooperate with Mylan and whether Mylan will be able to consum competing offers will be made, the possibility that the conditions to the consummation of the offer will not be satisfied, and the approvals for the offer or be required, as a condition to obtaining regulatory approvals, to accept conditions that could reduce t expectations regarding the accounting and tax treatments of a transaction relating to the Perrigo Proposal and the EPD Transac limited to changes in healthcare and pharmaceutical laws and regulations in the U.S. and abroad; the integration of Perrigo and costly than expected; operating costs, customer loss, and business disruption (including, without limitation, difficulties in main 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 market, including but not limited to where Mylan uses its business judgment and decides to manufacture, market, and/or sell processing the processing of the control of the that allegations of patent infringement(s) have not been finally resolved by the courts (i.e., an "at-risk launch"); any regulatory. to market; success of clinical trials and our ability to execute on new product opportunities; any changes in or difficulties with EpiPen® Auto-Injector; the scope, timing, and outcome of any ongoing legal proceedings and the impact of any such proceedings flows; the ability to protect intellectual property and preserve intellectual property rights; the effect of any changes in customer the ability to attract and retain key personnel; changes in third-party relationships; the impact of competition; changes in the ec Perrigo, or the combined company; the inherent challenges, risks, and costs in identifying, acquiring, and integrating complem assets and in achieving anticipated synergies; uncertainties and matters beyond the control of management; and inherent uncer preparation of financial statements, and the providing of estimates of financial measures, in accordance with accounting princi related standards or on an adjusted basis. For more detailed information on the risks and uncertainties associated with Mylan's Quarterly Reports on Form 10-Q for the quarters ended March 31, 2015, June 30, 2015 and September 30, 2015 and our other These risks, as well as other risks associated with Mylan, Perrigo, and the combined company are also more fully discussed in offer to exchange/prospectus and was declared effective on September 10, 2015, the "Registration Statement") in connection w the SEC through the SEC website at www.sec.gov, and Mylan strongly encourages you to do so. Mylan undertakes no obligati after the date of this communication.

IRISH LAW RESTRICTIONS ON CERTAIN INFORMATION FORWARD-LOOKING STATEMENTS

Legal Matters

#### RESPONSIBILITY STATEMENT

The directors of Mylan accept responsibility for the information contained in this communication, save that the only responsible respect of the information in this communication relating to Perrigo, Perrigo is subsidiaries and subsidiary undertakings, the Perconnected with them, which has been compiled from published sources, has been to ensure that such information has been corrected and no steps have been taken by the directors of Mylan to verify this information). To the best of the knowledge and belief of reasonable care to ensure that such is the case) the information contained in this communication is in accordance with the facts 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) securities of Perrigo or Mylan, all dealings in any relevant securities of Perrigo or Mylan (including by means of an opt such relevant securities) must be publicly disclosed by not later than 3:30 pm (New York time) on the business day follo requirement will continue until the date on which the offer period ends. If two or more persons co-operate on the basis of ar

or written, to acquire an interest in relevant securities of Perrigo or Mylan, they will be deemed to be a single person for Rules.

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

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 rems in quotation marks are defined in the Irish Takeover Rules, which can also be found on the Irish Takeover Panel s web not you are required to disclose a dealing under Rule 8, please consult the Irish Takeover Panel s website at www.irishtakeover 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 United Kingdom, is acting for Mylan and no one else in connection with the Perrigo Proposal and will not be responsible to an protections afforded to clients of Goldman Sachs, or for giving advice in connection with the Perrigo Proposal or any matter regoldman Sachs does not accept any responsibility whatsoever for the contents of this communication or for any statement mad their behalf in connection with the offer. Goldman Sachs accordingly disclaims all and any liability whether arising in tort, cordinated in respect of this communication or any such statement.

#### Legal Matters

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#### ADDITIONAL INFORMATION

In connection with the Perrigo Proposal, Mylan has filed certain materials with the SEC (and anticipates filing further material Registration Statement. In connection with the Perrigo Proposal, Mylan also filed with the SEC on September 14, 2015 a Tend includes the offer to exchange / prospectus (the Offer to Exchange / Prospectus ), form of letter of transmittal and other related Offer to Exchange / Prospectus to Perrigo shareholders in connection with the Perrigo Proposal. This communication is not int filings or for any other document that Mylan may file with the SEC in connection with the Perrigo Proposal. INVESTORS AN PERRIGO ARE URGED TO READ THE DOCUMENTS FILED WITH THE SEC CAREFULLY AND IN THEIR ENTIRE BEFORE MAKING AN INVESTMENT DECISION BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION APROPOSAL. Such documents will be available free of charge through the website maintained by the SEC at www.sec.gov or 1724-514-1813 or investor.relations@mylan.com. Any materials filed by Mylan with the SEC that are required to be mailed to see mailed to such shareholders. This communication has been prepared in accordance with U.S. securities law, Irish law, and NON-SOLICITATION

This communication is not intended to, and does not, constitute or form part of (1) any offer or invitation to purchase or otherwise sell, or otherwise dispose of any securities, (2) the solicitation of an offer or invitation to purchase or otherwise acquire, subscribed securities, or (3) the solicitation of any vote or approval in any jurisdiction pursuant to this communication or otherwise, nor was securities referred to in this communication in any jurisdiction in contravention of applicable law or regulation. No offer of securities meeting the requirements of Section 10 of the Securities Act of 1933, as amended.

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# Legal Matters NON-GAAP FINANCIAL MEASURES

This communication includes the presentation and discussion of certain financial information that differs from what is reported financial measures, including, but not limited to, adjusted diluted EPS, adjusted cash provided by operating activities, adjusted adjusted Generics segment third party net sales, adjusted third party net sales, adjusted total revenues, adjusted gross profit, ad net earnings attributable to Mylan, adjusted constant currency total revenues, adjusted constant currency third party net sales, is adjusted R&D, adjusted SG&A, and adjusted effective tax rate, are presented in order to supplement investors' and other reade assessment of the Company's financial performance. Mylan has also presented certain non-GAAP financial measures for Perrigadjusted diluted EPS and adjusted EBITDA margin, which have been taken from published sources. Management uses these margins for the companisons of its current operations with historical and future operations) would be difficult if the disclosure to financial measures prepared only in accordance with GAAP. In addition, Mylan believes that including EBITDA and supple presenting adjusted EBITDA pursuant to our debt agreements is appropriate to provide additional information to investors to describe the provide additional information to investors to des

to comply with financial debt covenants (which are calculated using a measure similar to adjusted EBITDA) and assess the Co indebtedness. We also report sales performance using the non-GAAP financial measure of "constant currency" total revenues, party net sales, and adjusted third party net sales. This measure provides information on the change in net sales assuming that it had not changed between the prior and current period. The comparisons presented as constant currency rates reflect comparative prior year's foreign exchange rates. We routinely evaluate our third party net sales performance at constant currency so that sale impact of foreign currency exchange rates, thereby facilitating a period-to-period comparison of our operational activities, presentation also provides useful information to investors for the same reason. The "Summary of Adjusted Revenues by Segme compares adjusted third party net sales on an actual and constant currency basis for each reportable segment and the geographic segment for the three and nine months ended September 30, 2015 and 2014. Also, set forth below, Mylan has provided reconcifinancial measures to the most directly comparable GAAP financial measures (which in the case of Perrigo s reconciliations, sources), other than Perrigo s adjusted diluted EPS company guidance and Thomson Reuters consensus estimates of adjusted EPS which cannot be reconciled as they are from a third party source. Mylan does not endorse or adopt Thomson Reuters consonother readers are encouraged to review the related GAAP financial measures and the reconciliations of the non-GAAP measures comparable GAAP measures set forth in the Appendix, and investors and other readers should consider non-GAAP measures substitutes for or as superior measures to, the measures of financial performance prepared in accordance with GAAP.

#### Legal Matters

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Save for the Mylan calendar year 2015 guidance (in respect of which additional information required by the Irish Takeover Ru extent required), no statement in this communication is intended to constitute a profit forecast for any period nor should any statement will necessarily be greater or lesser than those for the relevant preceding financial periods for Mylan or Perr communication constitutes an asset valuation.

There are various material assumptions underlying the statement relating to at least US \$800 million of annual pre-tax operat may result in the value in the Synergy Statement being materially greater or less than estimated. The Synergy Statement should assumptions underlying such estimates which are set out in Mylan's announcement pursuant to Rule 2.5 of the Irish Takeover 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 preceducing of the Offer to Exchange/Prospectus (being the offer document for the purposes of the Irish Takeover Rules) is availabed Earlsfort Centre, Earlsfort Terrace, Dublin 2, Ireland.

TRADEMARK DISCLAIMER
NO PROFIT FORECAST / ASSET VALUATIONS
SYNERGY STATEMENT
AVAILABILITY OF THE OFFER TO EXCHANGE/PROSPECTUS (OFFER DOCUMENT)

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Who Is Mylan?
Mylan s Q3 2015 Earnings
Sustainable Value for Mylan and Perrigo Shareholders
1)
Highly Attractive Multiple and Premium to Standalone Value
2)
Meaningfully and Immediately Accretive to Perrigo Shareholders
3)
Well Positioned to Integrate and Aligned with Mylan s Core
Competencies
4)
Transaction Delivers Immediate Value to Perrigo Shareholders

Agenda

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Agenda

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More than 50 Years of Unconventional Success
 61
FOUNDED
FIRST FDA
APPROVAL
MYLAN GOES
PUBLIC
 66
 73
 84
NEW DRUG
APPROVAL
 89
BLOWING
THE WHISTLE
 92
$100M IN
```

**REVENUE** 

02

\$1B IN

**REVENUE** 

07

**MYLAN GOES** 

**GLOBAL** 

08

\$5B IN

**REVENUE** 

12

FDASIA/GDUFA

13

GLOBAL

**INJECTABLES** 

15

**BROADER** 

**REACH** 

10

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

Mylan s Long-Standing Strategy and Track Record of Success

Mylan s

Strategy

for Success

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

Scientists, researchers, technicians, sales, manufacturing and marketing professionals the men and women of Mylan are committed to setting new standards in healthcare Around the corner or around the globe, you ll find innovative Mylan medicines and products Large-Scale Global Platform

Growing Portfolio
Powerful global R&D driving broad
and growing product portfolio
Robust product pipeline
New Product Submissions
Pending Regulatory Approval
Around the World
SEPARATE PRODUCTS
Global Market Portfolio
12

```
Vast Manufacturing Network
OSD
14
Injectables
12
Complex
products
3
API
9
Total
29 FDF
9 API
```

14

# Vertically Integrated

<sup>\*</sup>Metric applies to the Mylan legacy business prior to Mylan s acquisition of Abbott s non-U.S. developed markets specialty

15
Integrated R&D Network ~3,000
3
6
Scientists and regulatory professionals Global R&D centers of excellence Technology-focused development sites

16
Significant R&D Investment
Mylan invests in future growth
~\$2.8B cumulative spend from 2014 to 2018 fueling
pipeline diversification\*
\*Source: Mylan s 2013 Investor Day Presentation, August 1, 2013.
2014

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Robust Product Portfolio
Mylan offers products in all of the world s top therapeutic classes.

Who We Serve Physicians Pharmacists & Retailers Wholesalers Governments Institutions

19 Strategic Growth Drivers 2014 -2018

Continued Execution of Our Growth Drivers
\*CCG = clinic commission group
Sirdupla
Sirdupla pMDI
continues to perform and has received majority endorsement from UK CCG\*
Revefenacin
Entered into Phase III clinical program expected to complete in Q3 2016
Generic Flovent® / Flixotide® -

Completed pilot pharmacokinetic studies for US program. Progressing

with manufacturing activities; generic Flixotide® is on track to be approved in Q1 2016 in the EU Generic Advair® / Seretide®

Formulation developed to be qualitatively and quantitatively the same as RLD

Completed our clinical endpoint study and have shown product to meet all draft guideline criteria

Human Factors Studies demonstrate our DPI device can be used as successfully with new patients as those on RLD device

Two PK studies complete with final PK study ongoing and will support our December ANDA submission

Recently completed a collaborative pre-ANDA meeting with the FDA

Respiratory

Biologics &

Insulin

Analogs

Robust portfolios with six biosimilars

and

three

insulin

analogs

in

active

development,

in

collaboration

with Biocon

Plan to file three biosimilar

applications and

an

application

for

an

interchangeable

glargine

(US)

during

2016

#### Trastuzumab

-

Completed enrollment of our Phase III study. Currently commercialized Hertraz in ten countries with multiple new launches planned in 2016

#### Pegfilgrastim

\_

Completed Phase I clinical trial and enrollment in our Phase III trials

#### Adalimumab

\_

Phase I clinical trial completed and have initiated our Phase III clinical program

# Glargine

\_

Completed recruitment for both the Type 1 and the Type 2 diabetes trials. Continue to pursue our discussions with FDA regarding interchangeability. Completion and qualification of state-of-the-art facility in Malaysia and activities to transfer product into that facility

21

\$1.61

\$2.04 \$2.59

\$2.89 \$3.56

\$4.25

2008-2015 adjusted diluted EPS Growth = 27% CAGR<sup>1</sup> Mylan s Long-Standing Strategy and Track Record of Success Outstanding Shareholder Returns by Looking Years Ahead and Executing Source: Mylan prospectus supplement dated March 30, 2015 and earnings release dated August 6, 2015. Note: 2015 figure rep financial guidance range. Note: **CAGR** is calculated based on 2008 2015 guidance mid-point data. Adjusted diluted **EPS** is non-GAAP financial measure. See **Appendix** for 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. 2008 2009 2010 2011 2012 2013 2014

2015E

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Who Is Mylan?

Mylan s Q3 2015 Earnings

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Meaningfully and Immediately Accretive to Perrigo Shareholders

Well Positioned to Integrate and Aligned with Mylan s Core Competencies

4)

Transaction Delivers Immediate Value to Perrigo Shareholders Agenda

23 Q3 2015 Highlights

Adjusted

constant

currency

revenues

grew

36%\*

compared

to

the prior year

Mylan legacy adjusted constant currency revenues grew 14%\*, reflecting continued strength in our legacy business

Generics segment adjusted constant currency revenues grew 48%\* and the legacy Mylan Generics segment grew 19%\*, with positive growth across all regions

Adjusted

diluted

**EPS** 

grew

23%\*

compared

to

the

prior

year

<sup>\*</sup>Adjusted metrics and constant currency measures are non-GAAP financial measures. Please see the Appendix for reconciliati measures to the most directly comparable GAAP financial measures.

Q3 2015 Financial Results & 2015 Guidance \$ millions, except EPS
Q3 2015
Q-o-Q
Growth
2015
Guidance
Y-o-Y
Growth\*\*\*
Total Revenue\*
\$2,712
36% (cc)\*\*

## \$9,600-\$10,100 33% (cc)\*\* Gross Margin\* 58% +400 bps 53%-55% +160 bps R&D as % of Revenue\* 6.4% (110) bps 6.5%-7.5% (30) bps SG&A as % of Revenue\* 18.2% (80)bps 19%-21% 70 bps EBITDA\* \$987 34% \$2,900-\$3,300 31% Net Earnings\* \$734 59% \$2,075-\$2,175 50% Diluted EPS\* \$1.43 23% \$4.15-\$4.35 23% (cc)\*\* Operating Cash Flow\* \$1,125 139% \$1,600-\$1,800 40% Capital Expenditures \$85 27% \$350-\$450 23% Effective Tax Rate\* 17% (800) bps

18%

(700) bps Diluted Share Count 514 29% 495-500 25%

- \*Adjusted metrics
- \*\*(cc) refers to constant currency
- \*\*\*Year-on-year growth is calculated from the midpoint of the 2015 guidance ranges

Adjusted metrics and constant currency measures are non-GAAP financial measures. Please see the Appendix for reconciliation the most directly comparable GAAP financial measures. Note: Quarter-over-Quarter (Q-o-Q) growth compares Q3 2015 actual to the most directly compared to the compa

\$0

\$500

\$1,000

\$1,500

\$2,000

\$2,500

\$3,000

Total

Mylan

North American

Generics European Generics Rest of World Generics Specialty Q3 2015 Highlights By Region \*Total Mylan growth reflects the quarter-over-quarter comparison of total adjusted revenues. Segment  $\quad \text{and} \quad$ region growth reflects the quarter-over-quarter comparison of adjusted third-party net sales. All growth rates are stated on a constant currency basis. Adjusted metrics and constant currency growth rates

are

non-GAAP

financial measures. Please see the Appendix for reconciliations of such non-GAAP financial measures to the most direct comparable **GAAP** financial measures. \*\*EPD **Business** growth reflects the quarter-over-quarter comparison under Mylan in Q3 2015 versus Q3 2014 under Abbott Laboratories, on a constant currency basis. Q3 2014 Q3 2015 \$ in millions +36% +95%

+29%

+47% -5% Adjusted Revenue\* Growth Legacy Mylan EPD Business\*\* North American Generics +24% +3% **European Generics** +6% +3% **ROW Generics** +21% +14% Specialty -5% N/A Total Mylan

+14% +5% 25

2015 Financial Guidance
2015 adjusted diluted EPS is
now expected to be at the upper
end of the \$4.15 to \$4.35
guidance range
\*The
20%
year-on-year
growth
rate
referred
to
in
this
slide

is

illustrative only,

again, greater than 20%\* year-over-year growth

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and is intended to convey Mylan s year-on-year adjusted diluted **EPS** growth rate in the event that Mylan achieves 2015 adjusted diluted EPS which is marginally above the midpoint of its existing \$4.15 to \$4.35 guidance This represents, once

## EpiPen® Auto-Injector

With 85% market share, we continue to see positive script volume on a year-to-date basis.

Mylan remains very well-positioned to supply the anticipated customer and patient demand, as we have

consistently done for over 25 years.

Based on recent events, we see EpiPen® Auto-Injector contributing additional \$0.25 to \$0.30 benefit to adjusted diluted EPS in 2016.

\*Illustrative impact of recent long-term landscape changes in the EpiPen® Auto-Injector market on Mylan adjusted diluted EP intended

to

constitute

a

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 financial periods of Mylan.

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# Sustainable Value for Perrigo and Mylan Shareholders

1

2

3

4

Offer

Represents

a

Highly

Attractive

Multiple

and

Premium

tο

Standalone

Value

Transaction

Eugai Fillily. PENN
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

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Perrigo s Decelerating Core Highlights Weakness in Standalone Strategy
Mylan Transaction Creates a Stronger and More Competitive Platform to Drive Growth
Significant Underperformance
Deceleration of Consumer
Facing Business
Concerns Regarding Tysabri
Sustainability
New EPS Guidance Relies on

One-Time Cost Cuts, Financial Engineering, and Masks Underperformance **Declining Consumer Facing** Business Comprises ~75% 4 of Perrigo s Revenue Tysabri, Which Goes Off-Patent By 2023, Comprises ~28% 6 of Perrigo s Adj. Diluted **EPS** U.S. **Patients** on Tysabri (000s)20.7 18.4 19.9 19.0 17.4 2010 2011 2012 2013 2014 2014 YTD 2015 YTD % Change \$ 2,108 \$ 2,107 (0.1)%1,277 1,088 (15)% 671 790 18 % 231

75 (16)% Previous Guidance /

(\$bn)

Adjusted Diluted Consensus 2016E EPS, Ex-

Consensus Revised Guidance \$5.4-\$5.7 \$5.3-\$5.45 \$8.90 \$8.66 Declining Tysabri usage Failed phase 3 trial for SPMS Any off-label SPMS usage may be at risk 1 2 3 3 Source: Public filings, Wall Street Research (08-Sep-2015 Jefferies Biogen report), Thomson Reuters consensus estimates as u Investor Presentation Creating Value for Shareholders: Now and for the Long Term, filed October 22, 2015. Mylan does no illustrative purposes only. Nothing on this slide is intended to be a profit forecast or a target. 2016E Adjusted diluted EPS Thomson Reuters Consensus Estimate as used by Perrigo as of September 16, 2015. Calculated by taking Thomson Reuters 2016E adjusted diluted EPS consensus estimate of \$9.30 and subtracting \$0.64, calculated by taking Thomson Reuters 2016E adjusted diluted EPS consensus estimate of \$9.30 and subtracting \$0.64, calculated by taking Thomson Reuters 2016E adjusted diluted EPS consensus estimate of \$9.30 and subtracting \$0.64, calculated by taking Thomson Reuters 2016E adjusted diluted EPS consensus estimate of \$9.30 and subtracting \$0.64, calculated by taking Thomson Reuters 2016E adjusted diluted EPS consensus estimate of \$9.30 and subtracting \$0.64, calculated by taking Thomson Reuters 2016E adjusted diluted EPS consensus estimate of \$9.30 and subtracting \$0.64, calculated by taking Thomson Reuters 2016E adjusted diluted EPS consensus estimate of \$9.30 and subtracting \$0.64, calculated by taking the \$0.64 adjusted by taking th presentation dated October 22, 2015) assuming 147mm of Perrigo diluted shares outstanding. Based on Perrigo and Omega public filings except for Q1 2015 Branded Consumer, which is based on Wall Street Research. P transaction close occurred on March 30, 2015. As used by Perrigo in its September 17, 2015 Investor Presentation titled Responding to Mylan's Inadequate Tender Offer, Reflects estimated U.S. MS market based upon Wall Street Research. Figures in thousands. Assumes ~\$314mm net income impact of Specialty Sciences in CY2015. Net income impact calculated as post tax adjusted El contribution of Specialty Sciences applied to CY15 revenue for Perrigo based on midpoint of company guidance. Adjusted diluted to CY15 revenue for Perrigo based on midpoint of company guidance. diluted EPS of \$7.75 (midpoint of 2015E adjusted diluted EPS company guidance) and Perrigo share count of 144mm (based of or a target. 2015 Sales (Mgmt. Guidance)

new Initiatives

Consumer

Branded

Consumer

Healthcare

Rx (Incl.

Acquisitions)

Specialty Sciences

Other

and API

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Mylan Offer for Perrigo Represents A Highly Attractive Multiple
1
1
2
3
Mylan Current
Share Price
October 30, 2015

Mylan Average Share Price Last 30 Trading Days As of October 30, 2015 Mylan Closing Price Prior to Release of Initial Proposal April 7, 2015 Mylan Share Price \$ 44.09 \$43.01 \$ 59.57 Implied Value of Mylan Offer for Perrigo \$ 176.41 \$ 173.92 \$ 212.01 Implied Perrigo Enterprise Value (in billions) \$ 30.5 \$ 30.1 \$ 35.7 **Implied** EV / 2015E Perrigo Adjusted EBITDA (Calendar Year) 18 x 18 x 22 x Source: **Public** filings, Thomson Reuters consensus estimates for Perrigo CY2015E adjusted **EBITDA** as of

October 30,

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

\$1.7bn

per

Thomson

Reuters

consensus

estimates

as

of

October

30,

2015.

Mylan

does

not

endorse

or

adopt

Thomson

Reuters

consensus

estimates.

Cash

and

debt

as

of

latest

Perrigo

Annual

Report

on

Form

10-K

filed

August

13,

2015

of

\$0.8bn

 $\quad \text{and} \quad$ 

\$5.3bn

respectively.

Assumes

147mm

diluted

Perrigo

shares

outstanding.

31

32

Mylan Offer for Perrigo Represents A Highly Attractive Multiple

Selected Specialty Pharma Acquisitions (\$ in billions)

No Other Bidder for Perrigo Has Yet Emerged

Source: SDC, public company filings and other publicly available information. Adjusted EBITDA is a non-GAAP financial 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 \$44.09 and \$59.57 as of October 30, 2015 and

Thomson Reuters consensus estimates as of October 30, 2015, which are used for illustrative purposes only. Mylan does not ento be a profit forecast or a target.

- <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>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.

4

For Perrigo, 2015E adjusted EBITDA of \$1.7bn based on Thomson Reuters consensus estimates as of October 30, 2015. Mylestimates, which are used for illustrative purposes only. Nothing on this slide is intended to be a profit forecast or a target.

Date

Announced

2015

Nov-14

May-14

Jul-15

Jul-08

Jul-15

May-15

May-07

May-07

Nov-14

Acquiror

Mylan

Actavis

Bayer

Pfizer

Fresenius Kabi

Teva

Endo

Novator

Mylan

Perrigo

Target

Perrigo

Allergan

Merck Consumer

Hospira

**APP** 

Allergan

Generics

Par

Actavis

Merck KGaA

Omega Pharma<sup>3</sup>

Deal Value<sup>1</sup>

\$30.1

\$35.7

\$66.0

\$14.2

\$17.0

- \$4.6
- \$40.5
- \$8.1
- \$6.4
- \$6.6
- \$4.5
- Adj. EBITDA
- \$1.7
- \$2.6
- \$0.7
- \$0.8
- \$0.3
- \$2.42
- \$0.5
- \$0.5 \$0.4
- \$0.4
- \$0.4
- 18 x
- 22 x
- 25 x
- 21 x
- 20 x
- 17 x
- 17 x
- 16 x
- 16 x
- 15 x
- 14 x
- 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
1
(29.8)%
Implied Perrigo
Unaffected
2016E P/E
12.8 x
Perrigo
2016E
Adjusted
Diluted
EPS
3
as
of October 30, 2015
$ 9.30
Implied Hypothetical
Unaffected Perrigo
Share Price
$119.04
Implied
2015E
EV
/
EBITDA
4
13 x
33
Perrigo Average Implied Hypothetical Unaffected Stock Price based on:
Perrigo s
Average Implied Hypothetical Unaffected Stock Price
of ~$134
Mylan s Offer Has Been Supporting The Perrigo Share Price
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 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 (11.2)%Implied Perrigo Unaffected 2016E P/E 16.3 x Perrigo 2016E Adjusted Diluted EPS as of October 30, 2015 \$ 9.30 Implied Hypothetical **Unaffected Perrigo Share Price** \$ 151.59 **Implied** 2015E EV **EBITDA** 16 x

Perrigo Undisturbed

```
Share
Price
(as of April 7, 2015)
$ 164.71
S&P Pharmaceuticals
Index
(since April 7, 2015)
(20.9)\%
Implied Hypothetical
Unaffected Perrigo Share
Price
$ 130.29
Implied
2015E
EV
EBITDA
14 x
3
```

Source: Thomson Reuters as of October 30, 2015

Note: Average hypothetical share price is based on the average of abovementioned three calculation methods outlined on this sand changes in average P/E multiplies shown in A,B,C above are for the period starting April 7, 2015 and ending October 30, 2 to be the sole factor impacting Perrigo s share price. Mylan does not endorse or adopt Thomson Reuters consensus estimates, forecast or a target. 2016 P/E multiple calculated as share price divided by 2016E Thomson Reuters consensus estimate adjusted 1 Based on Selected Peer Average 2016E P/E Multiple to Thomson Reuters s Current 2016E Adjusted Diluted EPS Estimate Johnson.

2 Based on Perrigo s public Proxy Peers Average 2016E P/E Multiple to Thomson Reuters s Current 2016E Adjusted Diluted filed September 25, 2015, and consist of Abbvie, Mallinckrodt, Actavis, Mead Johnson, Allergan, Mylan, Bristol-Myers Squib

Thomson Reuters consensus estimate as of October 30, 2015. Mylan does not endorse or adopt Thomson Reuters consensus estimate as Intended to be a profit forecast or a target. Adjusted diluted EPS and adjusted EBITDA are non-GAAP Calculated as [(HUSP \* diluted shares outstanding) + net debt] / 2015E adjusted EBITDA. Reflects CY2015E Perrigo adjusted October 30, 2015. Mylan does not endorse or adopt Thomson Reuters consensus estimates. Adjusted EBITDA is a non-GAAP August 13, 2015 of \$0.8bn and \$5.3bn respectively. Assumes 147mm diluted Perrigo shares outstanding.

Endo, Valeant, Hospira, Zoetis, and Jazz Pharmaceuticals. Excludes Allergan due to sale of generics business to Teva as well a

A

В

C 1

34

Mylan Offer: An Attractive Premium to Perrigo Standalone Value Attractive Premium When Calculated on Consistent and Comparable Dates 46% of Undisturbed

Perrigo

**Share Price** 

Incremental

Value: \$47 per Share (\$6.9bn) 28% Premium Incremental Value: \$42 per Share (\$6.2bn)31% Premium Based on Undisturbed Share Prices as of April 7, 2015 Based on Average Implied Hypothetical Unaffected Perrigo Share Price as of October 30, 2015 As shown above, the offer provides \$42 \$47 per share of incremental value to Perrigo shareholders Mylan Share Price of \$44.09 x 2.3 + \$75 in cash Mylan Share Price of \$59.57 x 2.3 + \$75 in cash 56% of Hypothetical Unaffected Perrigo **Share Price** Source: Bloomberg and Thomson Reuters as of October 30, 2015 <sup>1</sup> For calculation of Perrigo s Average Implied Hypothetical Unaffected Share Price please refer to previous slide. Assumes 147mm diluted Perrigo shares outstanding. \$ 75 \$101 \$ 134 \$ 176 Perrigo Average Implied Hypothetical Unaffected Share Price<sup>1</sup> Offer Price \$ 75 \$ 137 \$ 165 \$ 212 Perrigo Undisturbed Share Price as of April 7, 2015

Offer Price

```
Here s Another Way for Perrigo Shareholders to Think About It

You Get to Buy Mylan Shares Below Market at $26 per Mylan Share!
Perrigo s
Implied Average Hypothetical Unaffected Stock Price

$134
```

Less: Cash Per Share Received in the Offer

```
$(75)
Offer Value Received in Mylan Stock for Each Perrigo Share
Number
of
Mylan
Shares
Received
for
Each
Perrigo
Share
2
2.3
Implied Value at Which Perrigo Shareholders Receive Mylan Share
Mylan Share Price (as of
October 30, 2015)
$ 44
Implied Discount to Mylan Share
Price (as of October 30, 2015)
41%
Average Analyst Price Target for Mylan
(as of October 30, 2015)
3
$65
Implied Discount to Average Analyst
Price Target for Mylan (as of October 30, 2015)
60%
35
See slide 33 for calculation of Perrigo s Average Implied Hypothetical Unaffected Stock Price of $134.
2
```

This information is based on targets provided by various analysts. The information is not intended to constitute a profit forecast interpreted to mean that earnings or earnings per share will necessarily be greater or lesser than those for the relevant preceding as appropriate. Average analyst price target estimate per Thomson Reuters as of October 30, 2015. Analyst price is calculated price target estimates: \$57 (Barclays), \$58 (Citi), \$60 (Leerink), \$60 (Bernstein), \$60 (Susquehanna), \$64 (RBC), \$65 (Cowen the constitute approach to the relevant preceding as appropriate.

Represents

Exchange

Ratio

of

Mylan

Offer

Assumed

at

2.3

Mylan

Shares

+

\$75.00 Cash Per Perrigo Ordinary Share.

\$70 (BTIG), \$72 (Evercore), \$75 (Bank of America), \$77 (UBS).

36
Transaction is Immediately Accretive to Earnings and Value for the Perrigo Shareholders
Perrigo
Standalone
Mylan / Perrigo
(2.30 Shares + \$75 Cash)
Mylan / Perrigo

(4.00 Shares + \$0 Cash) 4 2016 Phased-in 2016 Run-rate 2016 Phased-in 2016 Run-rate 2016 Phased-in 2016 Run-rate \$ 4.72 \$ 4.72 \$ 4.72 \$ 4.72 (12)%0%5 (12)%0% 5 \$ 4.15 \$ 4.71 \$ 4.15 \$ 4.71 2.30 x2.30 x4.00 x4.00 x\$ 9.45 \$ 9.83 \$ 9.55 \$ 10.83 \$ 16.60 \$ 18.84 3 %16 % 78 % 103 % 16.0 x \$ 151 \$ 157 \$ 228

\$ 248 \$ 266 \$ 301

```
$ 232
$ 264
12.0 x
$ 113
$ 118
$ 190
$ 205
$ 199
$
226
Illustrative Value to Perrigo Shareholders at Various CY2016E P/E Multiples
1
1
Source: Perrigo public filings and Thomson Reuters consensus estimates as used by Perrigo in its September 17, 2015 Investor
Shareholders: Now and for the Long Term , filed October 22, 2015. Mylan does not endorse or adopt Thomson Reuters conse
estimate and indicative only and not a target or profit forecast. Nothing in this slide is intended to be a profit forecast. Pro-Forr
diluted EPS, share price and P/E should not be treated as targets or profit forecasts. Adjusted diluted EPS is a non-GAAP finar
accretion / (dilution) and phasing in of synergies per Perrigo s presentation released September 17, 2015, titled Responding to
combined company per September 17, 2015 Perrigo Investor presentation. Full run-rate synergies for the combined company a
consummation of the offer. Implied Mylan / Perrigo PF adjusted diluted EPS assumes that Mylan acquires 100% of Perrigo or
synergies realized in the transaction.
Per Perrigo Investor Presentation Creating Value for Shareholders: Now and for the Long Term , filed October 22,2015.
Thomson Reuters Consensus Estimate as Used by Perrigo as of September 16, 2015
Accretion to Perrigo shareholders calculated comparing pro forma adjusted diluted EPS to Perrigo shareholders to standalone l
```

Assumes \$75 / share is received by Perrigo shareholders is reinvested at Mylan current share price of \$44.09 as of October 30,

Run-rate synergies implied based on difference between No Synergies and Ramped Synergies of 25% per Perrigo s pres 2016E EPS implies \$3.96 PF adjusted diluted EPS. With ramped synergies, 12% dilution on \$4.72 of 2016E adjusted diluted E(\$4.15 - \$3.96) = \$0.19 of earnings. If \$0.19 of earnings is 25% of run-rate synergies, then implied 2016E run-rate synergies is

Mylan

14.0 x \$ 132 \$ 138 \$ 209 \$ 226

Standalone

Adj.

Diluted

**EPS** 

2

Acc. / Dil. (Phased-In Synergies

synergies then are  $(\$3.96 + \$0.74) = \$4.71 \ 2016E$  adjusted diluted EPS.

Adjusted Diluted EPS to

Perrigo

Shareholders

Accretion to Perrigo 2016E Adjusted Diluted EPS per Consensus (\$9.30) 3 per Perrigo Presentation page 26) Implied Mylan PF Adj. Diluted EPS

Source: Perrigo Annual Reports on Form 10-K filed August 13, 2015 and August 14, 2014, Perrigo Company (Perrigo Co August 16, 2012, and Perrigo investor presentation dated September 17, 2015, titled Responding to Mylan s Inadequate Ten Mylan Well Positioned to Integrate Complementary Businesses, Aligned With Its Core Competencies Private Label Manufacturing (Consumer Healthcare)

US consumer

healthcare

contract manufacturing portfolio

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 Perrigo Segment Overview:

3 37

Mylan Today: Global and Scalable Supply Chain 38
Ability and agility to respond to large and small volume orders with short lead times
Manufacturing &
Supply Capabilities
Serving Market Needs

Global Supply Chain and Operational Excellence More than 40 internal manufacturing sites more than 1,400 3P suppliers and CMOs Broad range of dosage forms: tablets, capsules, powders, injectables, aerosols, patches, gums, creams, liquids and ointments Vendor managed inventory for select accounts Ship to more than 35,000 customers Delivery of 56 billion doses to patients annually Direction of 55+ distribution centers Packaging, labeling and artwork meeting local requirements (language, design) 1,400+\* products 15,000+ SKUs 145 markets ~40 languages Manufacturing strategically located to support markets \*Including FamyCare (pending deal closure)

39 60 Day Plan

Ranjan Chaudhuri will join Mylan as the commercial lead for our OTC business. Ranjan has extensive experience in this space, most recently in the smoking reduction and cessation category, leading the recent divestiture of this business to Perrigo.

Created a Governance team including an interim CFO as well as Commercial, Operations, HR, OTC, Compliance, Legal, Security, IT, and Communications Leads

Third party advisors have been identified to partner with and support the integration and OTC commercial execution on Day 1

Leverage Mylan s existing Integration Office First 60 Days Pre-Close Activities Underway

If needed, management team prepared to be deployed to Allegan, MI immediately

Get to know key talent and engage Perrigo and Omega management and employees in our due diligence efforts and share our vision for the combined entities and their role in the success as well as opportunities for their future growth.

Further due diligence to assess additional opportunities for the combined company

Begin to develop integration and synergy realization roadmaps 3

40
Bottom Line: The MATH is a Clear and Compelling Value Proposition Relative to Standalone Plan
1
No Deal
Mylan Offer
2
Mylan / Perrigo

(2.30 Shares + \$75 Cash) Mylan / Perrigo (4.00 Shares + \$0 Cash) 3 Illustrative Standalone P/E 14 x 16 x Standalone Value Per Perrigo Share 1 \$9.45 \$ 132 \$ 151 Illustrative Mylan / Perrigo 2016 P/E 12 x 14 x Total Value Per Perrigo Share 2 \$9.55 \$ 190 \$ 209 Illustrative Mylan / Perrigo 2016 P/E 12 x 14 x Total Value Per Perrigo Share 2 \$16.60 \$199 \$232 Perrigo Standalone Source: Perrigo public filings and Thomson Reuters

consensus estimates

as

used

by

Perrigo

in

its

September

17,

2015

Investor

Presentation

and

Perrigo

Investor

Presentation

Creating

Value

for

Shareholders:

Now

and

for

the

Long

Term,

filed

October

22,

2015.

Mylan

does

not

endorse

or

adopt

Thomson

Reuters

consensus

estimates,

which

are

used

for

illustrative

purposes

only.

This

is

a

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

targets or profit

forecasts. Adjusted diluted **EPS** is a non-GAAP financial measure. Mylan Pro-Forma adjusted diluted **EPS** based on accretion / (dilution)  $\quad \text{and} \quad$ phasing in of synergies per Perrigo s presentation released September 17, 2015, titled Responding to Mylan s Inadequate Tender Offer. Assumes phased-in synergies per Perrigo presentation. 1

Calculation

is based on 2016E

adjusted diluted **EPS** of \$9.45 for Perrigo assuming phased-in synergies as used by Perrigo in Perrigo Investor Presentation Creating Value for Shareholders: Now and for the Long Term, filed October 22, 2015. Please refer to slide 31 of Perrigo s investor presentation dated October 22, 2015.

2

is based on

Calculation

2016E

adjusted

diluted

**EPS** 

Thomson

Reuters

Consensus

Estimate

as

used

by

Perrigo

as

of

September

16,

2015.

3

Assumes

\$75

/

share

is

received

by

Perrigo

shareholders

is

reinvested

at

Mylan

current

share

price

of

\$44.09

as

of

October

30,

2015.

4

41 Clear Path to Completion

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 has received U.S. FTC clearance, which represents the final regulatory clearance needed by Mylan to close its acquisition of Perrigo.

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.

Mylan s Offer Is A Clear Choice for Perrigo Shareholders

Mylan Offers Perrigo PLUS! vs. Perrigo s

Base plus plus

plus

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 \$42 per Share (\$6.2bn)(31% Premium vs. Stand-Alone Value)1 Drop to Stand-Alone Value Hypothetical Perrigo Value Per Share at Mylan s Current Share Price \$176 1 \$134 Illustrative Value per Perrigo Share Over Time ~\$190 -\$301 3 Perrigo Stand-Alone Value 2016 Adjusted Diluted EPS for Perrigo Shareholders No Reinvestment: \$9.55 + \$75in Cash \$9.30 5 Reinvestment: \$16.60 + \$0 in Cash 4 \$9.30 Higher Adjusted Diluted EPS CAGR off Higher Base 13% 6

10%

```
6
 Specialty Sciences (Primarily
Tysabri)
Contribution to Adjusted Diluted EPS
8%
7
28%
7
Pro-Forma Ownership of Mylan / Perrigo Entity
40%
8
0%
Perrigo:
 Base plus plus
plus
Perrigo:
 Base plus plus
plus
Mylan Offers
Perrigo PLUS!
Mylan Offers
Perrigo PLUS!
```

Note: This slide is a summary of the information contained in the previous slides. All information should be read in the contex Jazz, Teva, Akorn and Mead Johnson. Perrigo s proxy peers consist of Abbvie, Mallinckrodt, Actavis, Mead Johnson, Allerga Valeant, Hospira, Zoetis, and Jazz Pharmaceuticals. Excludes Allergan due to sale of generics business to Teva as well as rece <sup>1</sup> Premium calculated by using Perrigo s average implied hypothetical share price of \$134. See slide 33 and slide 34 for calcul Represents Perrigo s average implied hypothetical share price based on change in selected peer and Perrigo s proxy peer average implied hypothetical share price based on change in selected peer and Perrigo s proxy peer average implied hypothetical share price based on change in selected peer and Perrigo sproxy peer average implied hypothetical share price based on change in selected peer and Perrigo sproxy peer average implied hypothetical share price based on change in selected peer and Perrigo sproxy peer average implied hypothetical share price based on change in selected peer and Perrigo sproxy peer average implied hypothetical share price based on change in selected peer and Perrigo sproxy peer average implied hypothetical share price based on change in selected peer and Perrigo sproxy peer average implied hypothetical share price based on change in selected peer and Perrigo sproxy peer average implied hypothetical share price based on change in selected peer and Perrigo sproxy peer average implied hypothetical share price based on change in selected peer and Perrigo sproxy peer average implied hypothetical share price based on change in selected peer and Perrigo sproxy peer average implied hypothetical share price based on change in selected peer and Perrigo sproxy peer average implied hypothetical share price based on change in selected peer and Perrigo sproxy peer average implied hypothetical share price based on change in selected peer and Perrigo sproxy peer average implied hypothetical share price based

Perrigo value range is calculated by reference to the Pro-Forma Mylan adjusted diluted EPS for 2016E, as implied by Perrigo These valuations are for illustrative purposes only and are not intended to represent a profit forecast or a target. See slide 36 fo Assumes reinvestment of \$75.00 cash portion in Mylan Pro-Forma and phased-in synergies.

Thomson Reuters consensus estimate as of October 30, 2015. Mylan does not endorse or adopt Thomson Reuters consensus esto. Nothing on this slide is intended to be a profit forecast or a target. Adjusted diluted EPS is a non-GAAP financial measure.

Please refer to slide 16 of Mylan s October 14, 2015 presentation for further detail.

Please refer to slide 21 of Mylan s October 14, 2015 presentation for further detail.

40% ownership assumes base deal of \$75 cash + 2.3 Mylan shares per Perrigo share with no reinvestment of the \$75.00 cash p

6

7

8

Appendix

```
A4
Reconciliation of Non-GAAP Metrics
(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
$
```

```
$
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
-
<del>-</del>
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
-
_
-
-
-
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 \$
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
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
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

preferred stock into 125.2

million shares of common stock on November 15, 2010. Adjusted diluted **EPS** for the period ended December 31, 2009 was calculated under the "if-converted method" which assumes conversion of the Company's preferred stock into shares

share price,

and

of common stock, based on an average

excludes

the

preferred

dividend

from

the calculation, as the "if-converted method" is

more dilutive.

45 Reconciliation of Non-GAAP Metrics

46

Reconciliation of Non-GAAP Metrics

Below is a reconciliation of GAAP net earnings attributable to Mylan N.V. to EBITDA and adjusted EBITDA for the three and nine month period compared to the respective prior year period:

#### Reconciliation of Non-GAAP Metrics

Below are reconciliations of key non-GAAP financial metrics for the three and nine month period compared to the respective prior year period. The non-GAAP financial metrics are presented in order to supplement investors and other readers understanding and assessment of company financial performance.

48
Reconciliation of N

Reconciliation of Non-GAAP Metrics

Reconciliation of Non-GAAP Metrics

50 Summary of Adjusted Total Revenues by Segment

51 Reconciliation of Forecasted Guidance

```
52
Reconciliation of Forecasted Guidance
(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
```

## 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

Perrigo: Reconciliation of Non-GAAP Measures Calendar Year 2014 Actuals and 2015 Guidance

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.

Ratios calculated using exact numbers.

Non-GAAP guidance for calendar 2015 excludes amortization of intangibles, restructuring, and unusual litigation charges, NV (Omega) acquisition. At this time, a reconciliation to GAAP earnings per share guidance for calendar 2015 is not available. release dated April 21, 2015, Perrigo expects that the unavailable reconciling items, which primarily include the amortization o not related to Perrigo s core operations, which may be related to the integration of Omega, Perrigo s change in fiscal year and 4

D&A includes \$502.2mm of depreciation and amortization net of acquisition related amortization expenses within cost of good 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
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
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)
$
5,300 - 5,450
Calendar Year 2015 adjusted operating margin
(3)
28.0%
Implied Calendar Year 2015 adjusted operating margin
1,484 - 1,526
Calendar Year 2014 D&A
(4)
$
78.1
Calendar Year 2014 D&A margin
1.9%
Implied Calendar Year 2015 adjusted EBITDA margin
29.9%
Implied Calendar Year 2015 adjusted EBITDA
$
1,606
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
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

Perrigo: Reconciliation of Adjusted EBITDA Margin

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

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
9
10
109
34
Restructuring charges
1
9
3
47
7
Loss contingency accrual
15
Write-offs of in-process R&D
```

2

```
9
6
Litigation settlements
5
Contingent consideration adjustment
1
Escrow settlement
(3)
Inventory step-ups
27
11
16
Impairment of intangible asset
0
Impairment of fixed assets
Loss on asset exchange
Proceeds from sale of pipeline development projects
(5)
```

```
Legal and consulting fees related the Mylan N.V. defense
13
Initial payments made in connection with R&D arrangements
28
Year end change
1
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
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 22 % 24 % 25 % 25 %

25 %