ALLERGAN INC Form 425 September 30, 2014

Rebuttal to September 29 th Allergan 8-K September 30 th

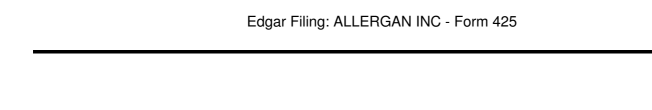
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Filed by Valeant Pharmaceuticals International, Inc.

(Commission File No. 001-14956) pursuant to Rule 425 under the Securities Act of 1933 and deemed filed pursuant to Rule 14a-12 under the Securities Exchange Act of 1934 Subject Company: Allergan, Inc.

Commission File No.: 001-10269



Forward-looking Statements

This communication may contain forward-looking statements within the meaning of the Private Securities Litigation Reform A laws. These forward-looking statements include, but are not limited to, statements regarding Valeant s offer to acquire Allerg transaction, its expected future performance (including expected results of operations and financial guidance), and the combine operating results, strategy and plans. Forward-looking statements may be identified by the use of the words anticipates, expected for the words anticipates.

could, would, may, will, believes, estimates, potential, target, opportunity, tentative, positioning increases or continue and variations or similar expressions. These statements are based u seek. ongoing, upside, management and are subject to numerous assumptions, risks and uncertainties that change over time and could cause actual res described in the forward-looking statements. These assumptions, risks and uncertainties include, but are not limited to, assumptions in the company s most recent annual or quarterly report filed with the SEC and the Canadian Securities Administrators (the uncertainties relating to the proposed merger, as detailed from time to time in Valeant s filings with the SEC and the CSA, when the second se reference. Important factors that could cause actual results to differ materially from the forward-looking statements we make i other reports or documents that we file from time to time with the SEC and the CSA, and include, but are not limited to:

the ultimate outcome of the offer and the second-step merger, including the ultimate removal or the failure to render inapplicate the offer and the second-step merger described in the offer to exchange;

the ultimate outcome and results of integrating the operations of Valeant and Allergan, the ultimate outcome of Valeant s pric Allergan and the ultimate ability to realize synergies;

the effects of the proposed combination of Valeant and Allergan, including the combined company s future financial condition

the effects of governmental regulation on our business or potential business combination transactions;

the ability to obtain regulatory approvals and meet other conditions to the offer, including the necessary stockholder approval,

Valeant s ability to sustain and grow revenues and cash flow from operations in our markets and to maintain and grow our cust the related capital expenditures and the unpredictable economic conditions in the United States and other markets;

the impact of competition from other market participants;

the development and commercialization of new products;

the availability and access, in general, of funds to meet our debt obligations prior to or when they become due and to fund our expenditures, either through (i) cash on hand, (ii) free cash flow, or (iii) access to the capital or credit markets;

our ability to comply with all covenants in our indentures and credit facilities, any violation of which, if not cured in a timely rother obligations under cross-default provisions; and

the risks and uncertainties detailed by Allergan with respect to its business as described in its reports and documents filed with

All forward-looking statements attributable to us or any person acting on our behalf are expressly qualified in their entirety by cautioned not to place undue reliance on any of these forward-looking statements. These forward-looking statements speak only undertakes no obligation to update any of these forward-looking statements to reflect events or circumstances after the date of actual outcomes.



Additional Information 3

This communication does not constitute an offer to buy or solicitation of an offer to sell any securities. This communication re exchange offer which Valeant has made to Allergan stockholders. The exchange offer is being made pursuant to a tender offer on Schedule TO (including the offer to exchange, the letter of election and transmittal and other related offer materials) and a statement on Form S-4 filed by Valeant with the SEC on June 18, 2014 and with the CSA, as each may be amended from time

These materials contain important information, including the terms and conditions of the offer. In addition, Valeant has filed a preliminary proxy statement with the SEC on June 24, 2014, as may be amended from time to time, Pershing Square Capital M L.P. (Pershing Square) has filed a definitive proxy statement with the SEC on September 24, 2014, and Valeant and Pershin if a negotiated transaction is agreed, Allergan) may file one or more additional proxy statements or other documents with the Scommunication is not a substitute for any proxy statement, registration statement, prospectus or other document Valeant, Persh Square and/or Allergan have filed or may file with the SEC in connection with the proposed transaction. INVESTORS AND SHOLDERS OF VALEANT AND ALLERGAN ARE URGED TO READ THE TENDER OFFER STATEMENT, REGISTRA OTHER DOCUMENTS FILED WITH THE SEC CAREFULLY IN THEIR ENTIRETY IF AND WHEN THEY BECOME A IMPORTANT INFORMATION ABOUT THE PROPOSED TRANSACTION. Any definitive proxy statement(s) (if and when mailed to stockholders of Allergan and/or Valeant, as applicable. Investors and security holders may obtain free copies of the t statement, the registration statement and other documents (if and when available) filed with the SEC by Valeant and/or Pershin through the web site maintained by the SEC at http://www.sec.gov.

Information regarding the names and interests in Allergan and Valeant of Valeant and persons related to Valeant who may be of participants in any solicitation of Allergan or Valeant shareholders in respect of a Valeant proposal for a business combination Allergan is available in the additional definitive proxy soliciting materials in respect of Allergan filed with the SEC by Valeant 2014, May 28, 2014 and September 25, 2014. Information regarding the names and interests in Allergan and Valeant of Persh and persons related to Pershing Square who may be deemed participants in any solicitation of Allergan or Valeant shareholder of a Valeant proposal for a business combination with Allergan is available in additional definitive proxy soliciting material in Allergan filed with the SEC by Pershing Square. The additional definitive proxy soliciting material referred to in this paragrap obtained free of charge from the sources indicated above.

Allergan continues its baseless attacks

Allergan has once again provided false

and misleading statements about Valeant s business

In addition to not adjusting for Fx, divestitures, or discontinuations, it is not clear which numbers Allergan is using for organic growth calculations

Allergan s September 29

th

presentation is an attempt to distance itself from repeated negative statements about their expectation for Valeant s Q3 business performance. As was stated in the September 24

letter to Mr. Pyott and Mr.

Gallagher from J. Michael Pearson:

On multiple occasions, you have said that Valeant's growth is unsustainable and that Valeant's 3Q14 results will reveal further weakness of true organic growth.

You have also questioned whether Bausch + Lomb growth rates would continue in the third quarter.

We welcome the opportunity to sit down with Allergan management to review our financial results and future outlook

Allergan is once again attempting to move the goal posts now that Valeant has

disclosed Q3 expectations that disprove Allergan s previous statements

Overview of Q3 disclosure

On September 24

th

Valeant provided an update on expected Q3 results:

Expected

same store organic growth of **GREATER THAN** 15% (unadjusted for generics) Bausch Lomb expected to deliver **GREATER THAN** 10% organic growth (unadjusted for generics or discontinuations) Valeant Q3 results expected to beat consensus on revenue and be better than guidance on cash EPS, organic growth, restructuring charges and adjusted cash flow from operations EXPECT CONTINUED STRONG DOUBLE-DIGIT SAME STORE ORGANIC GROWTH IN THE FOURTH QUARTER These expected results are based on an early read of

we expect to exceed and in some cases significantly exceed when we

the quarter which

th 5

report results on October 20

Explanation of organic growth

Organic growth is based on product sales:

Same Store Sales
This measure provides growth rates for businesses that have been owned for one year or more

nroduct	
product sales	
sales	
acquisitions	
within	
the	
last	
year	
+	
YoY	
FX	
impact)-	
(Prior	
Year	
Total	
product	
sales	
divestitures	
&	
discontinuations))/(
Prior	
Year	
Total	
product	
sales	
divestitures	
&	
discontinuations)	
Pro Forma	
This measure provides year over year growth rates for	the
entire business, including those that have been acquire	
year	
Calculation: ((Current Year Total product sales + YoY	Y FX impact +
divestitures or discontinuations)	•
(Prior Year Total product sales + Pro	
Forma impact of acquisitions within the last year))/(Pr	rior Year Total product
sales + Pro Forma impact of acquisitions within the las	-
-	

B+L Q3 2014 growth rate of 10%+ is Pro Forma based on full

quarter Q3 2013 and 2014 sales

Calculation: ((Current Year Total

Same store Q3 2014 includes B&L revenues for August 6 th 2014 through September 30 th 2014 to make the calculation apples to apples based on transaction close date 6

Valeant Same Store Organic Growth % growth Y/Y

-9

1 4 15+ 6 8 7 12 8 10 16+ -10 -5 0 5 10 15 20 Q1 13 Q2 13 Q3 13 Q4 13 Q1 14 Q2 14 Q3 14E With impact of Gx Without impact of Gx

Valeant Pro Forma Organic Growth % growth Y/Y

8 12+ 4 6 6 11 7 11 13+ -10 -5 0 5 10 15 20 Q1 13 Q2 13 Q3 13 Q4 13 Q1 14 Q2 14 Q3 14E With impact of Gx Without impact of Gx

-2

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Pro Forma Organic growth
Note:
2013
total
differs
from
May
28
th
presentation
due
to
Fx
adjustments
*Product sales: adjusted according to our organic growth adjustments for divestitures and
discontinuations. Organic growth rates adjusted for Fx.
$millions
9
2014
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B+L Quarterly Product* Sales used in

is

following the same quarterly revenue pattern as seen in 2013 10% 11% 12% 10%+ Organic growth*: \$742 \$796 \$761 \$843 \$810 \$891 \$840+ \$0 \$200 \$400 \$600 \$800 \$1,000 Q1 13 Q2 13 Q3 13

Q4 13 Q1 14 Q2 14 Q3 14E