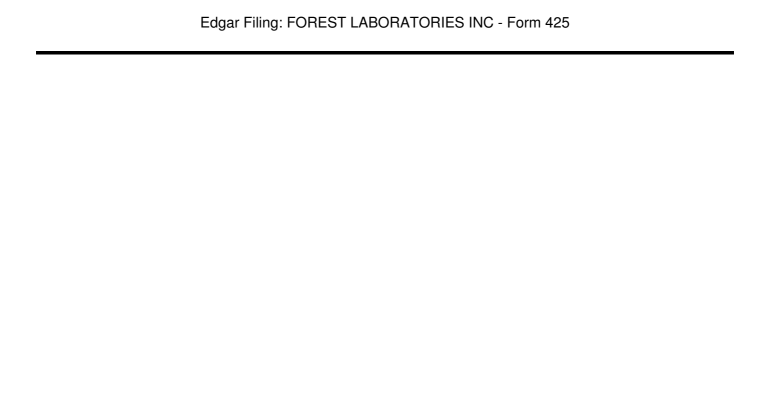
FOREST LABORATORIES INC Form 425 February 18, 2014

Creating a New Model in Specialty Pharmaceutical Leadership Filed by Forest Laboratories, Inc.
Pursuant to Rule 425 under the Securities Act of 1933 and deemed filed pursuant to Rule 14a-12 of the Securities Exchange Act of 1934 Subject Company: Forest Laboratories, Inc

Commission File No.: 1-5438



Important Information For Investors and Shareholders

This communication does not constitute an offer to sell or the solicitation of an offer to buy any securities or a solicitation of an vote or approval, nor shall there be any sale of securities in any jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction. In connection with the propose merger between Actavis and Forest, Actavis will file with the Securities and Exchange Commission (the SEC) a registration statement on Form S-4 that will include a joint proxy statement of Actavis and Forest that also constitutes a prospectus of Actavis.

The definitive joint

proxy
statement/prospectus
will
be
delivered
to
shareholders
of
Actavis
and
Forest.
INVESTORS
AND
SECURITY
HOLDERS
OF
ACTAVIS
AND
FOREST
ARE
URGED
TO
READ
THE
DEFINITIVE
JOINT
PROXY
STATEMENT/PROSPECTUS
AND
OTHER
DOCUMENTS
THAT
WILL
BE
FILED
WITH
THE
SEC
CAREFULLY
AND
IN
THEIR ENTIRETY WHEN THEY BECOME AVAILABLE BECAUSE THEY WILL CONTAIN IMPORTANT INFORMA
Investors and security holders will be able to obtain free copies of the registration statement and the definitive joint proxy
statement/prospectus (when available) and other documents filed with the SEC by Actavis and Forest through the website
maintained
by
the

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7488. Copies of the documents filed with the SEC by Forest will be available free of charge on Forest s internet website at
www.frx.com or by contacting Forest s Investor Relations Department at (212) 224-6713.
Participants in the Merger Solicitation
Actavis,
Forest,
their
respective
directors
and
certain
of
their
executive
officers
and

employees may be considered participants

in the solicitation of proxies in connection with the proposed transaction. Information regarding the persons who may, under the rules of the SEC, be deemed participants in the solicitation of the Actavis and Forest shareholders in connection with the proposed merger will be set forth in the joint proxy statement/prospectus when it is filed with the SEC. Information about the directors and executive officers of Forest is set forth in its proxy statement for its 2013 annual meeting of stockholders, which was filed with the SEC on July 8, 2013 and certain of its Current Reports on Form 8-K. Information about the directors and executive officers of Actavis is set forth in its proxy statement for its 2013 annual meeting of stockholders, which was filed with the SEC on March 29, 2013 and certain of its Current Reports on Form 8-K. Additional information regarding the participants the proxy solicitations and a description of their direct and indirect interests, by security holdings or otherwise, will be contained in the joint proxy statement/prospectus filed with the above-referenced registration statement on Form S-4 and other relevant materials to be filed with the SEC when they become available.



Actavis Cautionary Statement Regarding Forward-Looking Statements 3

Statements contained in this communication that refer to Actavis estimated or anticipated future results, including estimated statements contained in this communication that refer to Actavis non-historical facts are forward-looking statements that reflect Actavis current perspective of existing trends and information communication. Forward looking statements generally will be accompanied by words such as anticipate, believe, plan, guidance, intend, possible, expect, forecast, outlook, may, might, will, potential, phrases or expressions. Such forward-looking statements include, but are not limited to, statements about the benefits of the Fo including future financial and operating results, Actavis or Forest s plans, objectives, expectations and intentions and the exp

completion of the transaction. It is important to note that Actavis goals and expectations are not predictions of actual perform may differ materially from Actavis current expectations depending upon a number of factors affecting Actavis business, Fo. associated with acquisition transactions. These factors include, among others, the inherent uncertainty associated with financia restructuring in connection with, and successful closing of, the Forest acquisition; subsequent integration of the Forest acquisit recognize the anticipated synergies and benefits of the Forest acquisition; the ability to obtain required regulatory approvals fo (including the approval of antitrust authorities necessary to complete the acquisition), the timing of obtaining such approvals a approvals may result in the imposition of conditions that could adversely affect the combined company or the expected benefit the ability to obtain the requisite Forest and Actavis shareholder approvals; the risk that a condition to closing of the Forest acc satisfied on a timely basis or at all; the failure of the proposed transaction to close for any other reason; risks relating to the val shares to be issued in the transaction; the anticipated size of the markets and continued demand for Actavis and Forest s productions are shared as a specific production of the state of the markets and continued demand for Actavis and Forest specific productions. competitive products and pricing; access to available financing (including financing for the acquisition or refinancing of Actav timely basis and on reasonable terms; the risks of fluctuations in foreign currency exchange rates; the risks and uncertainties no the pharmaceutical industry, including product liability claims and the availability of product liability insurance on reasonable predicting the timing or outcome of pending or future litigation or government investigations; periodic dependence on a small a material source of net revenue or income; variability of trade buying patterns; changes in generally accepted accounting principle. carrying values of assets may be negatively impacted by future events and circumstances; the timing and success of product la of predicting the timing or outcome of product development efforts and regulatory agency approvals or actions, if any; market continued demand for Actavis and Forest's products; costs and efforts to defend or enforce intellectual property rights; diffic manufacturing; the availability and pricing of third party sourced products and materials; successful compliance with governm applicable to Actavis and Forest's facilities, products and/or businesses; changes in the laws and regulations affecting, amon and reimbursement of pharmaceutical products; changes in tax laws or interpretations that could increase Actavis consolidate loss of key senior management or scientific staff; and such other risks and uncertainties detailed in Actavis periodic public fil and Exchange Commission, including but not limited to Actavis Annual Report on form 10-K for the year ended December 3 to time in Actavis other investor communications. Except as expressly required by law, Actavis disclaims any intent or obliga these forward-looking statements.

Forest Cautionary Statement Regarding Forward-Looking Statements

4

This release contains forward-looking statements within the meaning of the Private Securities Litigation Reform Act of 1995. Such forward-looking statements include, but are not limited to, statements about the benefits of the acquisition of Forest by Actavis, including future financial and operating results, Forest s or Actavis plans, objectives, expectations and intentions and the expected timing of completion of the transaction. It is important to note that Forest s goals and expectations are not predictions of actual performance. Actual results may differ materially from Forest s current expectations depending

upon a number of factors affecting Forest s business, Actavis business and risks associated with acquisition transactions. These factors include, among others, the inherent uncertainty associated with financial projections; restructuring in connection with, and successful closing of, the acquisition; subsequent integration of the companies and the ability to recognize the anticipated synergies and benefits of the acquisition; the ability to obtain required regulatory approvals for the transaction (including the approval of antitrust authorities necessary to complete the acquisition), the timing of obtaining such approvals and the risk that such approvals may result in the imposition of conditions that could adversely affect the combined company or the expected benefits of the transaction; the ability to obtain the requisite Forest and Actavis shareholder approvals; the risk that a condition to closing of the acquisition may not be satisfied on a timely basis or at all; the failure of the proposed transaction to close for any other reason; risks relating to the value of the Actavis shares to be issued in the transaction; access to available financing (including financing for the acquisition or refinancing of Forest or Actavis debt) on a timely basis and on reasonable terms; the difficulty of predicting FDA approvals, the acceptance and demand for new pharmaceutical products, the impact of competitive products and pricing, the timely development and launch of new products, and the risk factors listed from time to time in Forest Laboratories Annual Report on Form 10-K, Quarterly Reports on Form 10-Q and any subsequent SEC filings. Forest assumes no obligation to update forward-looking statements contained in this release to reflect new information or future events or developments.

Presentation Overview

Transaction Overview

An Innovative New Model in Specialty Pharmaceutical Leadership

Forest Overview

Summary 5

Proposed Transaction Terms

Equity and Cash transaction valued at approximately \$25 B $\,$

25% Premium to Forest closing price as of 2/14/2014

70/30 equity and cash split

-

\$26.04 in cash + 0.3306 share of ACT/share of FRX

Pro Forma Forest ownership of ~35% shares of Actavis

Cash portion funded through existing cash and new debt

Anticipated to close by mid-year 2014 subject to:

Subject to approval of both Actavis and Forest shareholders

Customary conditions including legal and regulatory approval (HSR) $\,$

6

Creating an Innovative New Model in Specialty Pharmaceutical Leadership Enhanced size and scale Broad & diverse portfolio with multiple blockbuster therapeutic franchises Balanced portfolio of branded and generic pharmaceuticals Exceptionally strong global commercial capabilities create high value to customers

More than \$1 billion investment in R&D driving strong organic growth
Strong free cash flow generation
Efficient tax structure and solid balance sheet
Drive robust organic growth accelerated by smart business development
7

Balanced Revenue Portfolio of North American Brand, North American Generic, International and Distribution Based on 2014 proforma combined revenue

Financially Compelling Combination

Approximately \$15 billion annual revenue generatio ${f 1}$

Approximately 50/50 brand/generic

Expected double-digit accretion to non-GAAP earnings, including synergies, in 2015 and 2016

Greater than \$4 billion annual free cash flow in 2015

Expect to maintain investment grade credit ratings

Estimated ~\$1 billion in annual pre-tax operational and tax synergies within three years of transaction close 9

Strong cash flow drives rapid deleveraging to under 3.5x debt to pro forma adjusted EBITDA by the end of 2014

Broad & Diverse Portfolio with Multiple Blockbuster Therapeutic Franchises 10

Emerging and Sustainable Portfolios in New Categories CARDIOVASCULAR
DERM
INFECTIOUS DISEASE
RESPIRATORY
Added from combination
11

CYSTIC FIBROSIS

Exceptionally Strong Commercial Capabilities Create High Value to Customers

Enhanced profile: size, scale and product diversification bring high value to customers

physicians, hospitals, health plans and distribution channels 12

World-class global commercial organization competing across multiple market segments

Brands, generics, biosimilars, and OTCs

Better positioned with Forest s strong primary care sales force to drive increased sales of Actavis Specialty Brands

Strong global operations providing high-quality reliable supply

Continued Strong Investment in R&D with over \$1 Billion Expected in Year One

Continued investment in strong pipeline assets across all therapeutic categories

Continued strong investment in generic R&D to maintain strong global pipeline

-

Continue to invest in differentiated products including respiratory, injectables and ophthalmics for all markets

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Continued focus on important FTF assets in the US

-

Continued commitment to the development of biosimilars

Forest will add more than a half dozen nearand mid-term R&D products to Actavis robust development portfolio.

-

Five products at the NDA stage of development, including treatments for Alzheimer s disease, cardiovascular disease, infectious disease, as well as Schizophrenia and bipolar disorders and, and treatments for COPD 13

Combined Specialty Brands Pipeline

Actavis

Biologic

Forest

Colvir

Albaconazole

VVC

Esmya®-Fibroids

Progestin Only Patch Amg/Act Herceptin® WC3043 Udenafil ED WC3055 Udenafil BPH Rapaflo® NextGen WC3035 Sarecycline WC2055 Doxycycline NextGen Oxybutynin Hyperhidrosis Albaconazole Onychomycosis WC3079 Delzicol® NextGen WC3046 Delzicol® 800mg Cariprazine (Bipolar Depression) Cebranopadol (Pain Management) **TRV027** (Acute Heart Failure) TUDORZA®-formoterol (COPD) Ceftazidime-avibactam (Infectious Disease) BYSTOLIC®-valsartan (Hypertension) NAMENDA XR®-donepezil (Alzheimer's Disease) Cariprazine (CRL) (Schizophrenia, BP Mania)

Amg/Act Avastin®

(US) Diafert WC3011

E2 Vaginal Cream Metronidazole 1.3%

Vaginal Gel E4/Progestin OC

Levosert Contraception

rFSH **VIIBRYD®**

(GAD)

NOTE: Additional important products in preclinical

development including

biosimilars to **Rituxin**

and

Erbitux

through Actavis

collaboration with Amgen

14

Overview 15

BUSINESS development DRUG Marketed Drugs NDA EXECUTION AN EXCEPTIONAL

COMPANY

ENGINE

commercial

Specialty pharmaceutical company focused on large primary care and subspecialty markets

Key strategy building blockbuster therapeutic line calls to create economies and relevance

16

Forest

Overview and Strategy

development

Recent Strategic Initiatives Have Rejuvenated Forest Commenced Project Rejuvenate to achieve \$500 M in cost reductions Acquired Saphris for \$240 M Leveraged balance sheet with \$1.2 B in first ever bond offering in December and \$1.8 B offering in January for Aptalis acquisition Achieved NAMENDA XR

Coverage at 9 of Top 10 Part D Plans

Launched FETZIMA for Depression Filed NAMENDA

(R)

Pediatric Written Request (PWR) Completed \$2.9 B acquisition of Aptalis Notified FDA of intent to discontinue NAMENDA

(R)

, Focus on NAMENDA

17

XR

®

Forest Has Strong Drug Development Capabilities and is Focused on Commercial Execution

Next 9 strategy executed well

7 regulatory approvals since 2009

History of first cycle approvals

New products contributed 44% of sales and grew 59% year-over-year in most recent quarter 18

Recent Acquisition of Aptalis

Aptalis is an excellent strategic fit Diversifies Forest offerings in key therapeutic areas GI franchise in the US complements

Linzess business CF franchise in Europe complements Colobreathe business Significantly improves Forest profitability in Canada

Aptalis products are growing and expected to contribute ~\$700 M to Forest sales

Forest expects to realize significant synergies

\$125 million in pre-tax synergies

Deal closed January 31, 2014 19

Deal is immediately & highly accretive to Forest non-GAAP EPS

Summary of a Transformational Combination 20

- ~\$1 Billion in Annual Synergies
- ~\$1 Billion Pre-Tax Operational and Tax Synergies

Majority of the synergies are expected to take place in first 12 months following close

Total synergies realized in first 3 years after acquisition

close

Excludes any manufacturing and revenue synergies

Tax synergies approximately 10% of total

Pro forma combined tax rate is expected to be slightly below 16% for 2015 21

Next Steps

Successful Completion of Transaction Requires:

Approval by shareholders of both companies

Regulatory review and approval including Hart-Scott-Rodino review

22

Anticipated close mid-year 2014

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