Filed by Mylan N.V.
Pursuant to Rule 425 under the Securities Act of 1933
Subject Company:
Meda AB



Legal Matters

FORWARD LOOKING STATEMENT

the EU Prospectus to be filed with the Netherlands Authority for the Financial Markets ("AFM") or another competent EU authority. You can access Mylan's filings changes in customer and supplier relationships and customer purchasing patterns; the ability to attract and retain key personnel; changes in third-party manufacture, market, and/or sell products, directly or through third parties, notwithstanding the fact that allegations of patent infringement(s) have not been finally other expectations and targets for future periods. These may often be identified by the use of words such as "will", "may", "could", "should", "would", "project" herein for revisions or changes after the date of this communication, except as required by law. with the SEC through the SEC website at www.sec.gov, and Mylan strongly encourages you to do so. Mylan undertakes no obligation to update any statements in the offer document to be filed with the Swedish Financial Supervisory Authority ("SFSA"), the Registration Statement on Form S-4 to be filed with the SEC and achieving anticipated synergies; uncertainties and matters beyond the control of management, and inherent uncertainties involved in the estimates and judgments challenges, risks, and costs in identifying, acquiring, and integrating complementary or strategic acquisitions of other companies, products or assets and in relationships; the impact of competition; changes in the economic and financial conditions of the businesses of Mylan, Meda or the combined company; the inheren possibility that Mylan may be unable to achieve expected synergies and operating efficiencies in connection with the EPD Transaction and the Proposed expected following the EPD Transaction and the Proposed Transaction; the retention of certain key employees of the EPD Business and Meda being difficult; the U.S. and abroad; the integration of the EPD Business and Meda being more difficult, time-consuming, or costly than expected; operating costs, customer loss and obtain regulatory approvals for the Proposed Transaction or be required, as a condition to obtaining regulatory approvals, to accept conditions that could reduce the looking statements. Factors that could cause or contribute to such differences include, but are not limited to: uncertainties related to the Proposed Transaction Transaction, future opportunities for Mylan, Meda, or the combined company and products and any other statements regarding Mylan's, Meda's or the combined non-U.S. developed markets specialty and branded generics business (the "EPD Business"), the benefits and synergies of the EPD Transaction and the Proposed acquisition of Meda AB (publ.) ("Meda") by Mylan N.V. ("Mylan" or the "Company") (the "Proposed Transaction"), Mylan's related public offer to the shareholders of he United States of America ("GAAP") and related standards or on an adjusted basis. For more detailed information on the risks and uncertainties associated with inancial condition, results of operations and/or cash flows; the ability to protect intellectual property and preserve intellectual property rights; the effect of any EpiPen® Auto-Injector, to meet anticipated demand; the scope, timing, and outcome of any ongoing legal proceedings and the impact of any such proceedings on rials and Mylan's ability to execute on new product opportunities; any changes in or difficulties with our inventory of, and our ability to manufacture and distribute competing offers will be made, the possibility that certain conditions to the completion of the Offer will not be satisfied, and the possibility that Mylan will be unable to ncluding as to the timing of the Proposed Transaction, uncertainties as to whether Mylan will be able to complete the Proposed Transaction, the possibility that performance and results; the capacity to bring new products to market, including but not limited to where Mylan uses its business judgment and decides to orward-looking statements inherently involve risks and uncertainties, actual future results may differ materially from those expressed or implied by such forwardcompany's future operations, anticipated business levels, future earnings, planned activities, anticipated growth, market opportunities, strategies, competition, and believe", "anticipate", "expect", "plan", "estimate", "forecast", "potential", "intend", "continue", "target" and variations of these words or comparable words. Because ransaction within the expected time-frames or at all and to successfully integrate the EPD Business and Meda; expected or targeted future financial and operating usiness disruption (including, without limitation, difficulties in maintaining relationships with employees, customers, clients, or suppliers) being greater than roposed Transaction; changes in relevant tax and other laws, including but not limited to changes in healthcare and pharmaceutical laws and regulations in the eda to acquire all of the outstanding shares of Meda (the "Offer"), Mylan's acquisition (the "EPD Transaction") of Mylan Inc. and Abbott Laboratories' ("Abbott") ylan's business activities, see the risks described in Mylan's Quarterly Reports on Form 10-Q for the quarters ended March 31, 2015 and June 30, 2015 and its sed in the preparation of financial statements, and the providing of estimates of financial measures, in accordance with accounting principles generally accepted in solved by the courts (i.e., an "at-risk launch"); any regulatory, legal, or other impediments to Mylan's ability to bring new products to market; success of clinical ner filings with the Securities and Exchange Commission ("SEC"). These risks and uncertainties also include those risks and uncertainties that will be discussed ticipated benefits of the Proposed Transaction; the ability to meet expectations regarding the accounting and tax treatments of the EPD Transaction and the



Legal Matters (cont'd)

ADDITIONAL INFORMATION

communication will be available free of charge at the following website: medatransaction.mylan.com. other competent EU authority that are required to be mailed to Meda shareholders will also be mailed to such shareholders. A copy of this medatransaction.mylan.com or, to the extent filed with the AFM, through the website maintained by the AFM at www.afm.nl, or by directing a request to Mylan at 724.514.1813 or investor.relations@mylan.com. Any materials filed by Mylan with the SFSA, the SEC, the AFM or any referred to in Section 5:20 of the Dutch Financial Supervision Act (Wet op het financieel toezicht). INVESTORS AND SECURITYHOLDERS authority in connection with the Offer. This communication contains advertising materials (reclame-uitingen) in connection with the Offer as substitute for such documents or for any other document that Mylan may file with the SFSA, the SEC, the AFM or any other competent EU expects to file an EU Prospectus with the AFM or another competent EU authority. This communication is not intended to be, and is not, a In connection with the Offer, an offer document will be filed with the SFSA and published by Mylan upon approval by the SFSA. In addition Such documents will be available free of charge through the website maintained by the SEC at www.sec.gov, on Mylan's website at Mylan expects to file certain materials with the SEC, including, among other materials, a Registration Statement on Form S-4. Mylan also INVESTMENT DECISION BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION ABOUT MYLAN, MEDA AND THE OFFER. EU AUTHORITY CAREFULLY AND IN THEIR ENTIRETY (IF AND WHEN THEY BECOME AVAILABLE) BEFORE MAKING AN OF MEDA ARE URGED TO READ ANY DOCUMENTS FILED WITH THE SFSA, THE SEC AND THE AFM OR ANY OTHER COMPETENT

FURTHER INFORMATION

The Offer is not being made to persons whose participation in the Offer requires that an additional offer document be prepared or registration effected or that any other measures be taken in addition to those required under Swedish law (including the Swedish Takeover

or sent in, into or from any such jurisdiction. Therefore, persons who 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 of such jurisdictions. Accordingly, copies of this communication are not being, and must not be, mailed or otherwise forwarded, distributed applicable restrictions or requirements. Any failure to do so may constitute a violation of the securities laws of any such jurisdiction. To the The distribution of this communication and any related Offer documentation in certain jurisdictions may be restricted or affected by the laws ullest extent permitted by applicable law, Mylan disclaims any responsibility or liability for the violations of any such restrictions by any

measures in addition to those required under Swedish law (including the Swedish Takeover Rules), Dutch law and U.S. law acceptance of any tender of shares would contravene applicable laws or regulations or require further offer documents, filings or other accepted from or on behalf of holders in, any jurisdiction in which the making of the Offer, the distribution of this communication or the The Offer is not being made, and this communication may not be distributed, directly or indirectly, in or into, nor will any tender of shares be

The acceptance period for the Offer for shares of Meda described in this communication has not commenced



Legal Matters (cont'd)

NON-GAAP FINANCIAL MEASURES

change in net sales assuming that foreign currency exchange rates had not changed between the prior and current period. The the measures of financial performance prepared in accordance with GAAP. measures and the reconciliations of the non-GAAP measures to their most directly comparable GAAP measures set forth below, and most directly comparable GAAP financial measures. Investors and other readers are encouraged to review the related GAAP financial comparisons presented as constant currency rates reflect comparative local currency sales at the prior year's foreign exchange rates. We revenues, adjusted total revenues, third party net sales, and adjusted third party net sales. This measure provides information on the This communication includes the presentation and discussion of certain financial information that differs from what is reported under GAAP December 31, 2015 and 2014. Also, set forth in the Appendix, Mylan has provided reconciliations of its non-GAAP financial measures to the the Appendix compares third party net sales and, as applicable, adjusted third party net sales on an actual and constant currency basis for presentation also provides useful information to investors for the same reason. The "Summary of Adjusted Revenues by Segment" table in foreign currency exchange rates, thereby facilitating a period-to-period comparison of our operational activities, and we believe that this routinely evaluate our third party net sales performance at constant currency so that sales results can be viewed without the impact o to incur additional indebtedness. We also report sales performance using the non-GAAP financial measure of "constant currency" tota comply with financial debt covenants (which are calculated using a measure similar to adjusted EBITDA) and assess the Company's ability pursuant to our debt agreements is appropriate to provide additional information to investors to demonstrate the Company's ability to with GAAP. In addition, the Company believes that including EBITDA and supplemental adjustments applied in presenting adjusted EBITDA future operations) would be difficult if the disclosure of its financial results were limited to financial measures prepared only in accordance presented in order to supplement investors' and other readers' understanding and assessment of the Company's financial performance. adjusted EBITDA, adjusted net earnings, adjusted operating cash flow, adjusted EBITDA margin, and adjusted effective tax rate, are third party net sales, adjusted gross margin, adjusted R&D as % of adjusted total revenue, adjusted SG&A as % of adjusted total revenue, nvestors and other readers should consider non-GAAP measures only as supplements to, not as substitutes for or as superior measures to hese non-GAAP financial measures, including, but not limited to, adjusted total revenues, adjusted diluted earnings per share ("adjusted lanagement uses these measures internally for forecasting, budgeting and measuring its operating performance. In addition, primarily due luted EPS"), adjusted free cash flow, adjusted third party net sales, constant currency adjusted total revenues, constant currency adjustec sch reportable segment and the geographic regions within the Generics segment for the three months ended and year ended acquisitions, Mylan believes that an evaluation of its ongoing operations (and comparisons of its current operations with historical and

TRADEMARK DISCLAIMER

display of other parties' trademarks, trade names, product names or logos is not intended to imply, and should not be construed to imply, a relationship with or endorsement or sponsorship of Mylan by such other party All other trademarks, trade names, product names and logos contained herein are the property of their respective owners. The use or All trademarks, trade names, product names, graphics and logos of Mylan or any of its affiliates contained herein are trademarks, registered trademarks or trade dress of Mylan or such affiliate in the United States and/or other countries. Meda is a registered trademark of Meda AB



Agenda

- 1 Mylan 2015 Q4 and FY Financial Results
- Meda Transaction
- 3 2016 Financial Guidance Q&A



Mylan + Meda: Strategic Rationale

Significantly
Strengthens and
Diversifies
Commercial Presence

- Further diversifies and de-risks Mylan's global portfolio mix by strengthening branded platform, and creates ~\$1 billion business in attractive OTC market
- Establishes leadership across all commercial channels in Europe; strengthens
 U.S. specialty business; and provides exciting platform for growth in new
 emerging markets
- Complements and optimizes infrastructure from Abbott EPD transaction

Enhances Critical
Mass in Key
Therapeutic Areas

- Enhances therapeutic presence in all regions to create a leader in allergy and respiratory and critical mass in dermatology and pain
- Cross-fertilization opportunities of combined product portfolic
- Helps maximize future Mylan launches
- Financially

Compelling Transaction

- Enhances size and scale with 2015 combined revenues of ~\$11.8 billion1 and adjusted EBITDA of ~\$3.8 billion
- Represents a multiple of 12.9x 2015 adjusted EBITDA and 8.9x 2015 adjusted
 EBITDA with synergies
- Substantial synergy opportunity, with ~\$350 million of annual pre-tax operational synergies expected by year four after closing
- Expected to be immediately accretive to Mylan earnings, with accretion increasing significantly after first full year (2017) as synergies are realized
- Creates opportunity to achieve \$0.35-\$0.40 accretion in 2017 and to accelerate achievement of previously stated \$6.00 adjusted diluted EPS target to 2017 vs 2018²
- derived from EU IFRS financial information and do not reflect pro forma adjustments (including no elimination of transactions between Mylan and Meda) SEK = 0.118 USD; Combined company figures represent an aggregation of Mylan figures derived from US GAAP financial information and Meda figures Stated 2017 opportunity/2018 target; this is a long-term target only and does not represent company guidance.
- This document contains confidential and proprietary information of Mylan N.V.. Unauthorized use, duplication, dissemination or disclosure to third parties is strictly prohibited. @ 2016



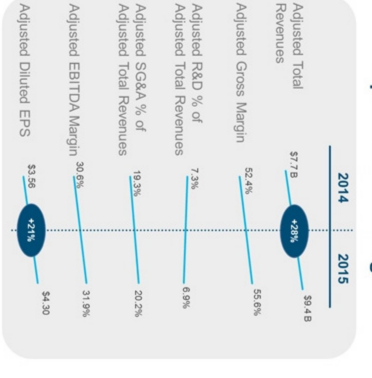


2015 Highlights

Mylan delivered exceptional 2015 performance while executing against our long-term growth drivers

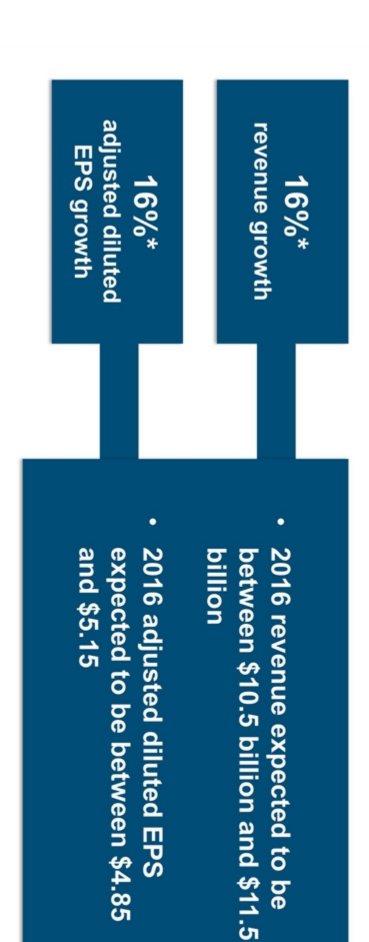
- 28% year-over-year constant currency adjusted total revenues growth
- Actual adjusted total revenues absorbed foreign exchange headwinds of \$0.4 billion
- 21% year-over-year adjusted diluted EPS growth despite foreign exchange headwinds of \$0.11 per share
- 107% year-over-year adjusted free cash flow growth
- Closed the acquisition of Abbott's non-U.S. developed markets specialty and branded generics business, surpassing growth expectations and yielding a stable, cash-generative business
- Closed the acquisition of certain women's healthcare businesses from Famy Care Limited, creating a leading women's healthcare franchise
- Further strengthened our EpiPen® Auto-Injector franchise and continued our efforts to expand access and awareness to anaphylaxis market

Year-Over-Year Operational Leverage





2016 Financial Guidance



^{*}Year-over-year growth is based off of the midpoint of 2016 guidance ranges. Note that 2016 guidance ranges includes Meda for one quarter. Adjusted diluted EPS is a non-GAAP financial measure. Please see the Appendix for a reconciliation of such non-GAAP financial measure to the most directly comparable GAAP financial measure.



\$ in millions



\$10,000

\$8,000

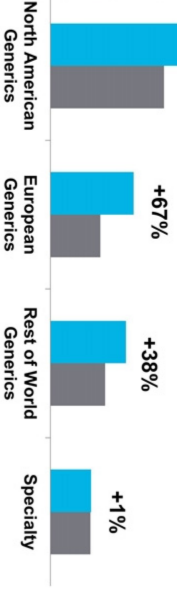
**Pro Forma EPD Business growth reflects the year-over-year full year comparison in 2015 versus 2014, with Abbott Laboratories owning the business during 2014 and during two months of 2015, on a constant currency basis.

Adjusted Revenues*

\$6,000

\$4,000

+16%



\$2,000

\$0

Mylan

*Total Mylan growth reflects the year-over-year comparison of total adjusted revenues. Segment and region growth reflects the year-over-year comparison of adjusted third-party net sales
All growth rates are stated on a constant currency basis. Adjusted total revenues and adjusted European Generics third-party net sales as well as 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.



Q4 and FY 2015 Financial Highlights

\$ millions, except EPS	Q4 2015	Q-o-Q Growth	FY 2015	Y-o-Y Growth
Total Revenues*	\$2,491	24% (cc)**	\$9,446	28% (cc)**
Gross Margin*	56%	+200 bps	56%	+400 bps
R&D as % of Revenue*	6.3%	(80) bps	6.9%	(40) bps
SG&A as % of Revenue*	20.0%	+230 bps	20.2%	+90 bps
EBITDA*	\$827	21%	\$3,012	27%
Net Earnings*	\$620	48%	\$2,137	51%
Diluted EPS*	\$1.22	16%	\$4.30	21%
Operating Cash Flow*	\$602	233%	\$2,217	83%
Capital Expenditures	\$156	49%	\$363	12%
Effective Tax Rate*	14%	(1,100) bps	17%	(800) bps
Diluted Share Count	510		497	

497.4		509.8	514.0	521.9	443.8	Diluted Share Count
\$2,137		\$620	\$734	\$474	\$309	Net Earnings*
+		+	+	+	+	
\$4.30	\$0.04	\$1.22	\$1.43	\$0.91	\$0.70	Diluted EPS*
FY 2015	Impact of Avg. Share Count	Q4 2015	Q3 2015	Q2 2015	Q1 2015	

GAAP requires EPS to be calculated for each individual period based on avg. share count for the period

Issuance of shares to ABT in Q1 2015 impacted Q4 average share count vs. FY average share count

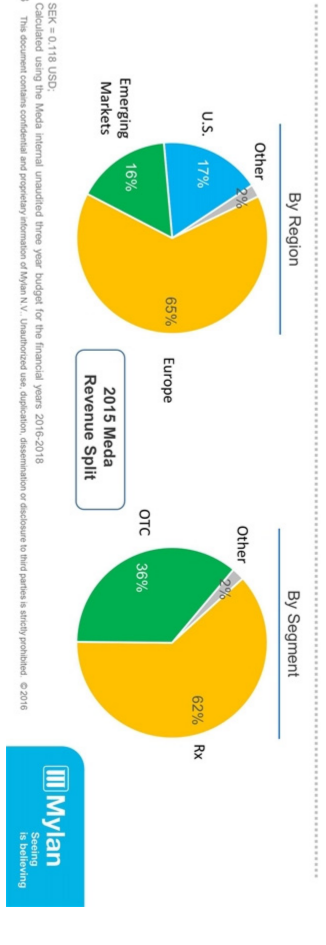


^{*}Adjusted metrics; **(cc) refers to constant currency



Meda: Highly Attractive and Unique Asset with Strong Strategic Fit

- Meda AB is a leading international specialty pharma company with a broad product portfolio of Rx, Gx and OTC products sold in ~150 countries
- 2015 sales of ~\$2.3 billion1 and adjusted EBITDA of ~\$768 million1
- Estimated 2016-2018 CAGR of ~3% in revenues and ~5% in adjusted EBITDA2; highly profitable and durable
- Workforce of ~4,500, including a robust salesforce and marketing organization of ~2,650 operating in >50 countries
- Strong therapeutic presence in respiratory/allergy, dermatology and pain
- Established commercial footprint across U.S. and Europe
- Growing business in emerging markets in China, SE Asia, the Middle East, Russia/CIS, Turkey and South America
- Network of seven manufacturing facilities in Europe, the U.S. and India with capabilities in Nasals, Topicals, Liquids



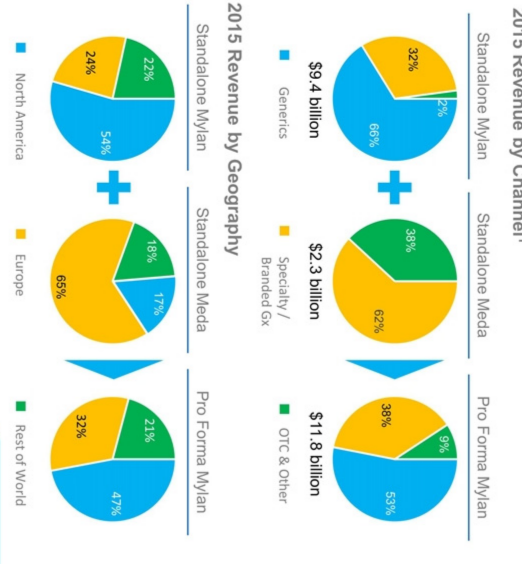
23

 $\vec{\omega}$

Further Diversifies and Strengthens Mylan's Business

- generic and OTC products an attractive and diverse Combined company will have portfolio of >2,000 branded
- areas existing and new therapeutic Expands Mylan's branded portfolio in all regions in
- attractive OTC market, creating Provides strong position into \$1 billion combined business at
- Further diversifies and new emerging markets footprint and provides entry into balances Mylan's geographic

2015 Revenue by Channel



Standalone Meda and pro forma Mylan revenues based on exchange rate of SEK = 0.118 USD; Combined company figures represent an aggregation of Mylan figures derived from US GAAP financial information and Meda figures derived from EU IFRS financial information and do not reflect pro forma adjustments (including no elimination of transactions between Mylan and Meda)

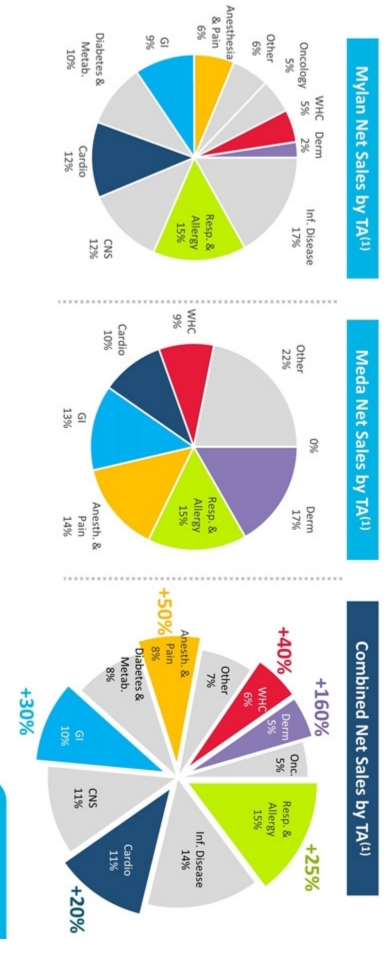
This document contains confidential and proprietary information of Mylan N.V., Unauthorized use, duplication, dissemination or disclosure to third parties is strictly prohibited. @ 2016



Enhances Critical Mass in Key Franchises

Nearly 50% of Meda's revenues derive from Allergy/Respiratory, Dermatology and Pain products, which are highly complementary to Mylan

- Mylan expects that the combined company will have approximately six \$1 billion therapeutic franchises at close, including Respiratory & Allergy, GI, Cardio, CNS, Diabetes & Metabolic and Infectious Disease
- Meda also significantly enhances Mylan's presence in other areas such as Dermatology, Pain, and Women's Health



Percentages in therapeutic area breakout based on Q1-Q3 2015 actual product net sales.

This document contains confidential and proprietary information of Mylan N.V.. Unauthorized use, duplication, dissemination or disclosure to third parties is strictly prohibited. © 2016



Creates Attractive Portfolios of Rx, Gx and OTC Products

- Attractive portfolios across therapeutic categories offering greater opportunities to maximize combined portfolio and drive growth
- Well-positioned for future high-value launches, e.g. generic Advair, Revefencin, biosimilars
- Combined business will be fueled by Mylan commitment to R&D and portfolio expansion







Creates ~\$1 Billion Global OTC Business

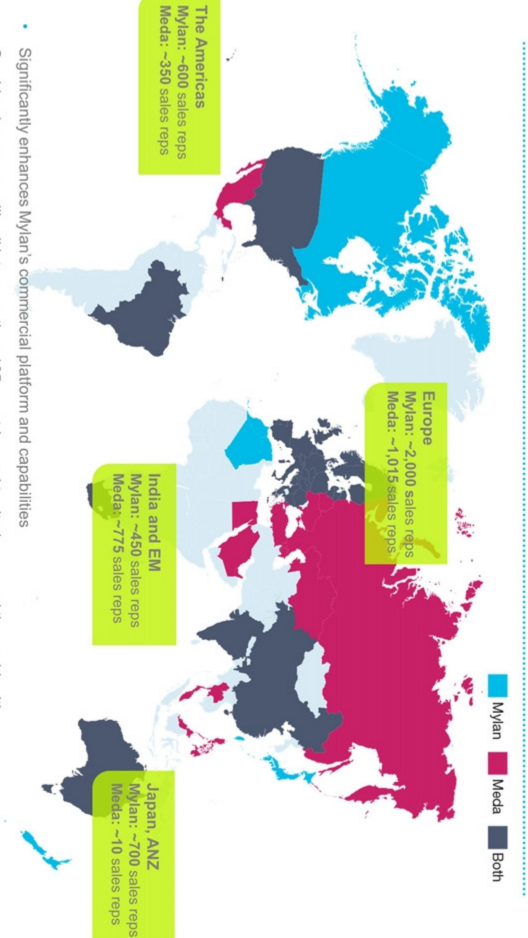
- Established OTC presence in Europe, and platform for growth in the U.S. and emerging markets
- Well-established and differentiated brands including:



- Meda portfolio is exclusively branded OTC; no private label
- Opportunities to leverage portfolio and expertise in new markets, and accelerate growth through marketing and line extensions
- Strong platform for future business development and M&A in OTC space



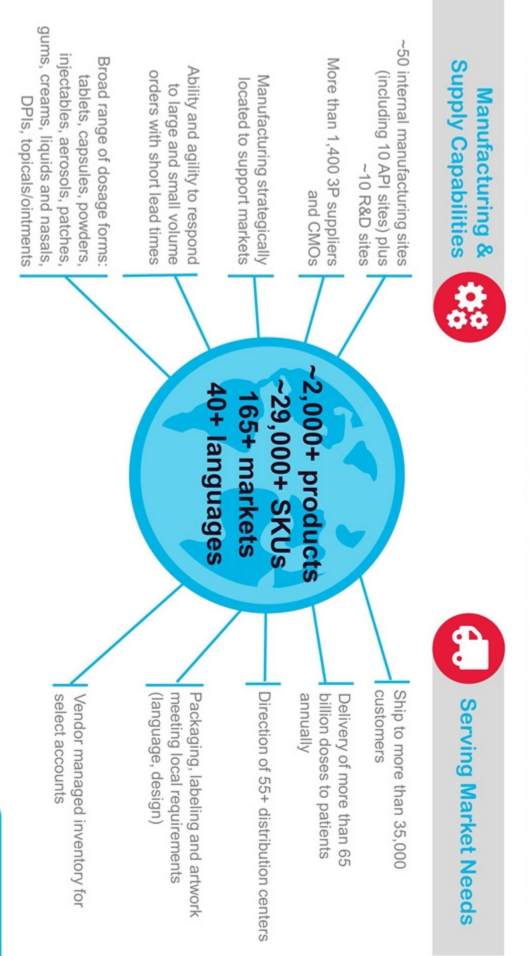
Provides Mylan with Expansion into 16 New Countries



- direct commercial presence in ~60 markets and combined salesforce of ~5,900 Combined company will sell into more than 165 countries and territories around the world, with a
- Opportunity to optimize infrastructure to accelerate growth, particularly EPD business and emerging markets
- 8 This document contains confidential and proprietary information of Mylan N.V., Unauthorized use, duplication, dissemination or disclosure to third parties is strictly prohibited. © 2016



Opportunity to Apply Mylan Best-in-Class Global Manufacturing and Supply Chain Platform to Meda

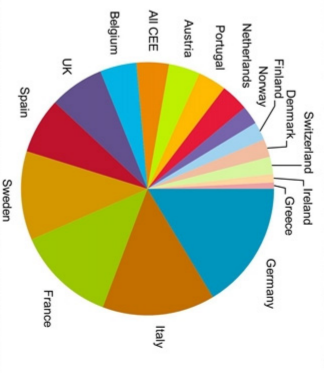




Creates European Leader, Leveraging Respective Strengths

- ~\$3.8 billion1 in 2015 pro forma revenues from Europe
- Builds on EPD asset to create stronger platform that can maximize market opportunities and weather inherent market challenges
- Consolidates EpiPen® Auto-Injector and provides greater opportunities to build brand
- Combined sales force of $\sim 3,000$ reaching physicians, retail/pharmacy, and institutions
- Combined portfolio of marketed products across Rx, Gx, OTC

Meda Stand-Alone Europe 2015 Sales by Country



All CEE	Switzerland/Austria	Greece	Portugal	Nordics	Benelux	Spain	UK & Ireland	Germany	Italy	France	Total Europe	Top Existing Mylan Market
+25%	+60%	+35%	+120%	+440%	+75%	+70%	+60%	+185%	+55%	+25%	+60%	Increase in Pro Forma 2015A Sales vs. Standalone

SEK = 0.118 USD; Combined company figures represent an aggregation of Mylan figures derived from US GAAP financial information and Meda figures derived from EU IFRS financial information and do not reflect pro forma adjustments (including no elimination of transactions between Mylan and Meda) This document contains confidential and proprietary information of Mylan N.V.. Unauthorized use, duplication, dissemination or disclosure to third parties is strictly prohibited. @ 2015



Accelerates Growth in Emerging Markets and Establishes Presence in Attractive New Markets

- ~\$1.5 billion¹ in 2015 pro forma revenues from emerging markets
- Provides Mylan entry to China, Russia. Southeast Asia, Turkey, Mexico and parts of
- since 2011 Meda has strong history in China; business est. in 1994 and operating as owned affiliate
- Provides established salesforce in key markets, including China, Russia, Turkey, etc
- Key Meda emerging markets brands include:



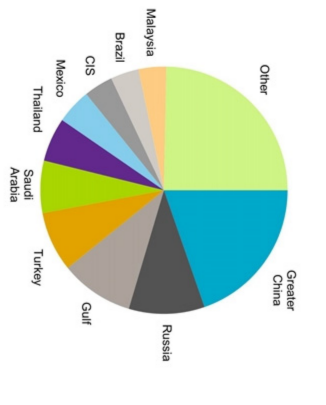
DYMISTA





- Potential to add Mylan differentiated generics portfolio to Meda business for accelerated
- Mylan brings strong EM presence in Infectious Disease, Biologics, Insulins, Women's Health

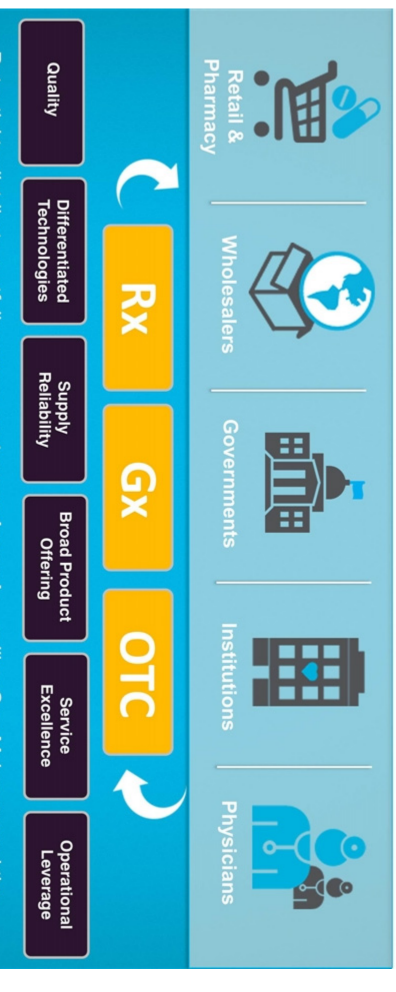
Meda Stand-Alone 2015 Emerging Markets Sales by Key Countries



SEK = 0.118 USD; Combined company figures represent an aggregation of Mylan figures derived from US GAAP financial information and Meda figures derived from EU IFRS financial information and do not reflect pro forma adjustments (including no elimination of transactions between Mylan and Meda, This document contains confidential and proprietary information of Mylan N.V.. Unauthorized use, duplication, dissemination or disclosure to third parties is strictly prohibited. @2015



Strengthens Ability to Deliver for Customers



- Potential to distribute portfolio across customer channels—selling One Mylan around the
- Powerful platform to bring more value to our customers through a broader range of products and services and total patient and pharmacy solutions
- Opportunity to leverage commercial best practices
- Aligned with macro trends and industry environment with evolving distributor and payor dynamics and need for scale

Offer Overview

Terms

Structured as a recommended public offer to the shareholders of Meda to tender their shares to Mylan

- At announcement, offer value equal to SEK 165 per Meda share (80% in cash and 20% in Mylan ordinary shares)
- At announcement, total value of \$9.9 billion, including assumption of net debt1
- ~\$8.5 billion in cash and debt and \$1.4 billion in Mylan ordinary shares
- Subject to certain conditions, Meda shareholders representing ~30% of outstanding shares have irrevocably committed to accept the Offer and expect to be long-term holders of Mylan

Key Conditions

- More than 90% of the outstanding Meda shares must tender into the Offer
- Customary regulatory clearances
- Offer is not subject to any financing conditions, and Mylan has secured committed financing
- Offer acceptance period to commence following approval of the Offer documents
- Transaction expected to close by the end of Q3 2016



Offer value of SEK 165 based on Mylan share price of \$50.74 and a USD/SEK exchange rate of 0.119. Total value also based on Meda net debt of SEK 23.3 billion. As described in the Offer announcement, the Offer consideration is subject to adjustment in certain

Financially Compelling Transaction

- Combined 2015 revenues of approximately \$11.8 billion¹ and adjusted EBITDA of \$3.8 billion¹ in year one
- Expected to be immediately accretive to Mylan earnings, with accretion increasing significantly after first full year (2017) as synergies are realized
- Creates opportunity to achieve \$0.35-\$0.40 accretion in 2017 and to accelerate achievement of previously stated \$6.00 adjusted diluted EPS target to 2017 vs 2018²
- Substantially increases free cash flow
- Accelerates long-term EBITDA and earnings growth
- Enhances EBITDA margin profile
- ~\$350 million in annual pre-tax operational synergies expected by year four
- Offers substantial benefits to stakeholders of both companies

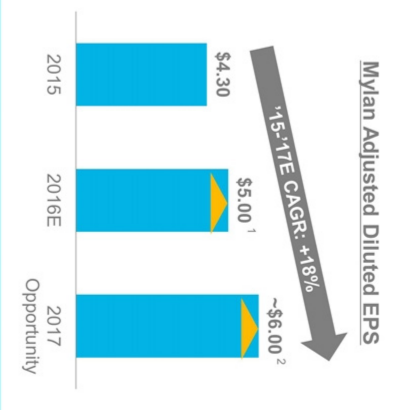
Stated 2017 opportunity/2018 target; this is a long-term target only and does not represent company guidance.



3 (2)

SEK = 0.118 USD; Combined company figures represent an aggregation of Mylan figures derived from US GAAP financial information and Meda figures derived from EU IFRS financial information and do not reflect pro forma adjustments (including no elimination of transactions between Mylan and Meda).

Delivers Immediate and Significant Accretion to Shareholders



\$6.00 in adjusted diluted EPS target to 2017 vs. 2018² Creates opportunity to accelerate achievement of

Adjusted diluted EPS is a non-GAAP financial measure. 2016 figure represents the midpoint of 2016 guidance range. See Appendix for reconciliation of 2015 and 2016E adjusted diluted EPS to the most directly comparable GAAP measure.



Midpoint of 2016 guidance range
 Stated 2017 opportunity/2018 target; this is a long-term target only and does not represent company guidance.

Compelling Value for Mylan Shareholders

Transaction Value (incl. Net Debt)1 \$9.93bn

Meda 2015 Adjusted EBITDA²

Run-Rate Synergies

Synergized EBITDA

\$0.77bn

0.35bn

\$1.12bn

>

Synergized
Multiple of
8.9x

Multiple in-line with relevant market precedents for a scarce, high quality asset

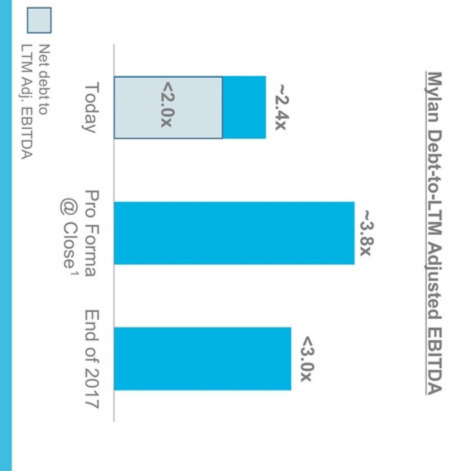


Assumes current USD/ SEK exchange rate of 0.119 as of Feb. 9, 2016.

Reflects Meda's 2015 EBITDA, excluding non-recurring effects. Assumes December 31, 2015 SEK / USD exchange rate of 0.118.

Strong Financial Profile Post Completion

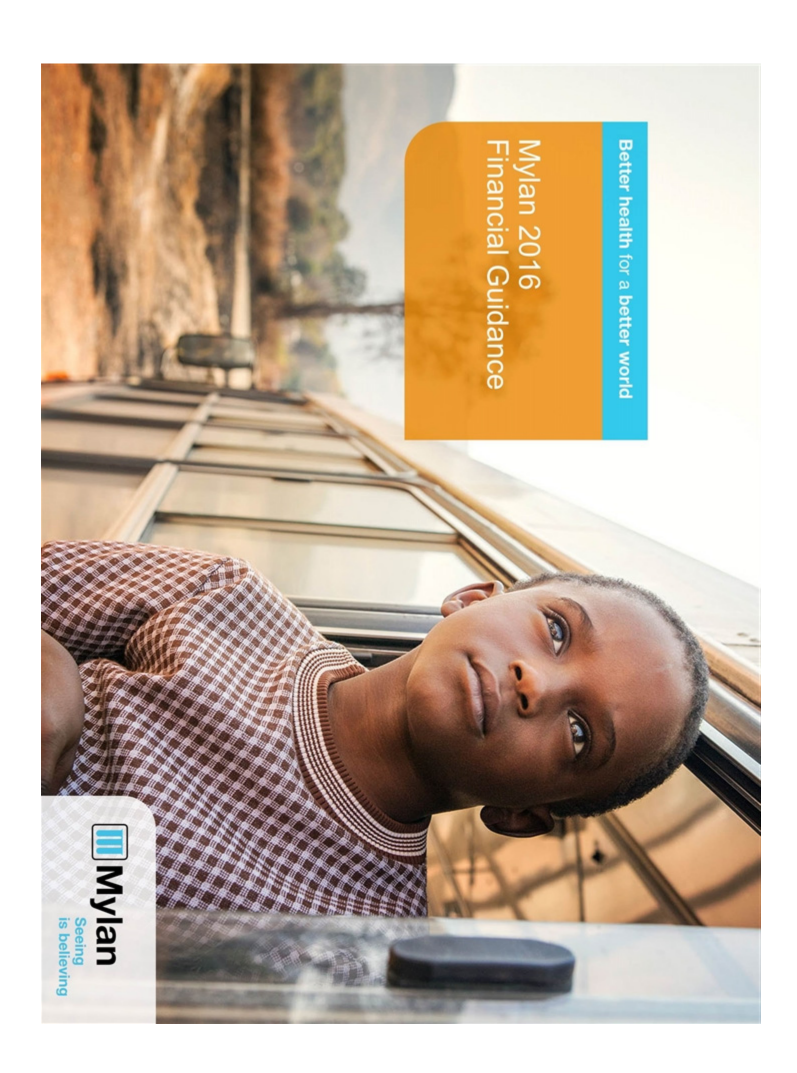
- Pro forma leverage at close is 3.8x debt-to-adjusted EBITDA expected to be approximately
- Significant free cash flows generated by the combined deleveraging company will allow for rapid
- Highly leverageable infrastructure
- Competitive global tax structure
- advantaged platform provided by Able to utilize and build upon successful EPD transaction



Mylan expects to retain ample financial flexibility for future opportunities



Assumes illustrative transaction close of end of Q3 2016



2016 Financial Guidance

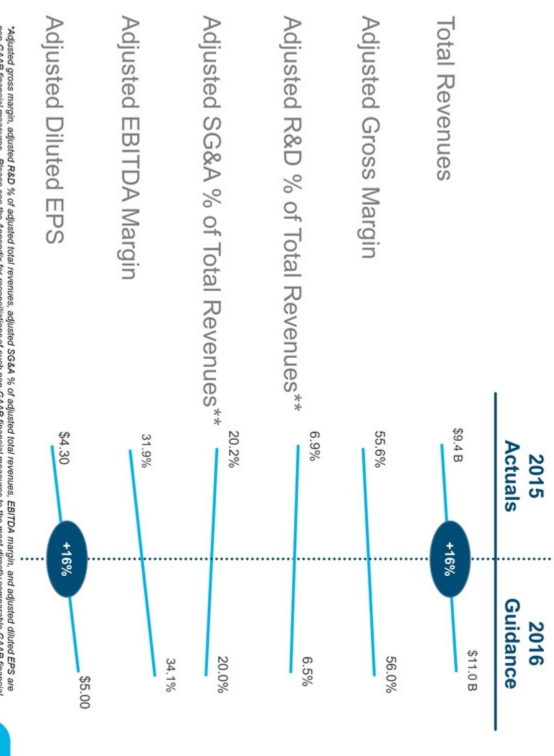
\$ millions, except EPS	2016 Guidance	Y-o-Y Growth
Total Revenues	\$10,500-\$11,500	16%
Gross Margin*	55%-57%	+40 bps
R&D as % of Revenue*	6%-7%	(40) bps
SG&A as % of Revenue*	19%-21%	(20) bps
EBITDA*	\$3,500-\$4,000	25%
Net Earnings*	\$2,525-\$2,725	23%
Diluted EPS*	\$4.85-\$5.15	16%
Operating Cash Flow*	\$2,400-\$2,600	13%
Capital Expenditures	\$400-\$500	24%
Effective Tax Rate*	15%-17%	(100) bps
Diluted Share Count	520-530	

*Adjusted metrics

Note that 2016 guidance ranges includes Meda for one quarter. Adjusted metrics are non-GAAP financial measures. Please see the Appendix for reconciliations of such non-GAAP financial measures to the most directly comparable GAAP financial measures. Note: Year-over-year growth is calculated from the midpoint of 2016 guidance



2016 Guidance: Operational Leverage



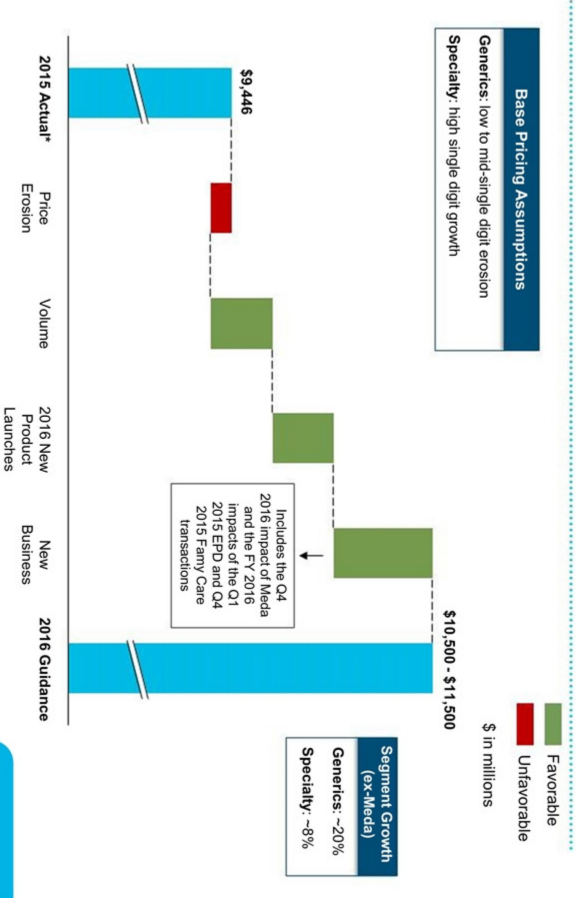
*Adjusted gross margin, adjusted R&D % of adjusted total revenues, adjusted SG&A % of adjusted total revenues, EBITDA margin, and adjusted diluted EPS are non-GAAP financial measures to the most directly comparable GAAP financial

**2015 total revenues represents adjusted total revenues. See Appendix for reconciliation of such non-GAAP financial measures to the most directly comparable GAAP financial measure.





Bridge to 2016: Revenue Guidance

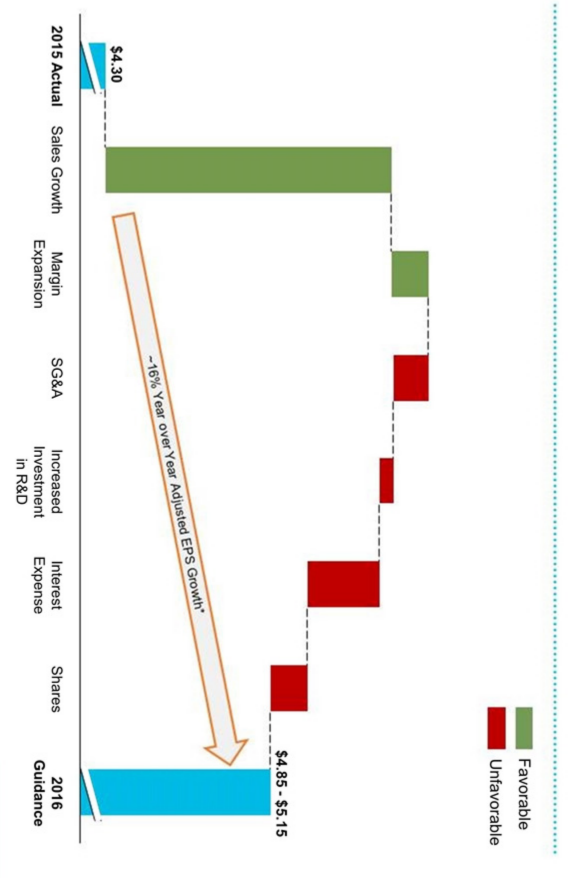


*2015 Actual represents 2015 adjusted total revenues. See Appendix for reconciliation of such non-GAAP financial measures to the most directly comparable GAAP financial measure.

31 This document contains confidential and proprietary information of Mylan N.V., Unauthorized use, duplication, dissemination or disclosure to third parties is strictly prohibited. © 2016



Bridge to 2016: Adjusted Diluted EPS Guidance



Calculated using midpoint of 2016 adjusted diluted EPS guidance

GAAP financial measure. Adjusted diluted EPS is a non-GAAP financial measure. Please see the Appendix for a reconciliation of such non-GAAP financial measure to the most directly comparable



Mylan's Proven Track Record as an Acquirer

2008-2016 adjusted diluted EPS Growth = 26% CAGR



*Midpoint of 2016 guidance range Adjusted diluted EPS is a non-GAAP financial measure. See Appendix for reconciliation of adjusted diluted EPS to the most directly comparable GAAP measure.

**Stated 2017 opportunity/2018 target; this is a long-term target only and does not represent company guidance







Impact of Shares Issued in EPD Transaction

except per share amounts): average outstanding shares for the full year of 2015. The below table shows a quarterly reconciliation of adjusted diluted EPS (in millions, and year-to-date). The issuance of shares to Abbott in the first quarter of 2015 impacted the average quarterly outstanding shares versus GAAP requires that EPS be calculated for each individual period based on average shares outstanding for the period (both quarter-to-date

Diluted share count 44	Adjusted net earnings \$ 30	Adjusted diluted EPS \$	March 31, 2015	
443.8	309.1	0.70		
521.9	\$ 474.3	\$ 0.91	June 30, 2015	Three Months Ended
	so	69	"	onths
514.0	733.8	1.43	September 30, 2015	Ended
	S	S		
509.8	620.2	1.22	ecember 31, 2015	
		69	Ą	
		0.04	Impact of erage Share Count	
	S	69		
497.4	2,137.4	4.30	ecember 31, 2015	Year Ended



Below is a reconciliation of GAAP net earnings attributable to Mylan N.V. and GAAP diluted EPS to adjusted net earnings attributable to Mylan N.V. and adjusted diluted EPS for the quarter and year compared to the respective prior year period:

	Weighted average diluted ordinary shares outstanding	Adjusted net earnings attributable to Mylan N.V. and adjusted diluted EPS \$	Tax effect of the above items and other income tax related items (d)	Other income (expense), net	Selling, general and administrative expense	Research and development expense	Cost of sales	Restructuring and other special items included in:	Acquisition related customer incentive (included in third party net sales)	Acquisition related costs (primarily included in cost of sales and selling, general and administrative expense)	Financing related costs (included in other expense (income), net) (c)	Clean energy investments pre-tax loss (b)	Non-cash accretion and fair value adjustments of contingent consideration liability	Interest expense, primarily amortization of convertible debt discount	Litigation settlements, net	Purchase accounting related amortization (primarily included in cost of sales) (a)	GAAP net earnings attributable to Mylan N.V. and GAAP diluted EPS \$		(Unaudited; USD in millions, except per share amounts)
	509.8	620.2 \$	(80.6)	0.3	7.0	1.8	16.5		ı	194.3	71.2	24.9	9.9	5.7	(116.5)	291.1	194.6 \$	2015	Three I
1		1.22 \$	l														0.38 \$		Three Months Ended December 31
	400.6	419.8 \$	(58.6)	(7.2)	18.0	1	13.1		ı	58.5	33.3	22.5	9.2	11.9	0.7	129.2	189.2 \$	2014	December 31,
		1.05 \$	ı														0.47 \$		
	497.4	2,137.4 \$	(370.1)	7.2	48.3	20.3	36.3		17.1	438.0	112.0	93.2	38.4	45.6	(97.4)	900.9	847.6 \$	2015	
80	713	4.30 \$															1.70	5	Year Ended December 31,
	398.0	\$ 1,416.3 \$	(432.0)	(10.9)	66.9	17.9	45.1		1	139.5	33.3	78.9	35.3	46.0	47.9	419.0	\$ 929.4 \$	2014	ecember 31,
		\$ 3.56															\$ 2.34	14	

- a Adjustment for purchase accounting related amortization expense for the three months and years ended December 31, 2015 and 2014 includes intangible asset impairment charges of \$31.3 million and \$27.7 million, respectively.
- 6 Adjustment represents exclusion of the pre-tax loss related to Mylan's clean energy investments, the activities of which qualify for income tax credits under Section 45 of the Internal Revenue Code of 1986, as amended (the "Code"). The amount is included in other expense (income), net in the Consolidated Statements of Operations.
- 0 Adjustment represents approximately \$71.2 million related to the termination of certain interest rate swaps and charges of approximately \$40.8 million related to the redemption of the Company's 7.875% Senior Notes due 2020 for the year ended December 31, 2015.
- <u>@</u> Adjustment for other income tax related items includes the exclusion from Adjusted Net Earnings of the tax benefit of approximately \$156 million related to the merger of the Company's wholly owned subsidiaries, Agila Specialties Private Limited and Onco Therapies Limited, into Mylan Laboratories Limited for the year ended December 31, 2014.

N.V. and adjusted diluted EPS for each of the four quarters of 2015 (in millions, except per share amounts): Below is a reconciliation of GAAP net earnings attributable to Mylan N.V. and GAAP diluted EPS to adjusted net earnings attributable to Mylan

GAAP net earnings attributable to Mylan N.V. and GAAP diluted EPS \$ 56.6 \$ 0. Purchase accounting related amortization (primarily included in cost of sales) (a)	۵	₩	June 30, 2015 167.8 \$ 0	\$ 0, 20	ತ	ျဖွ	Septembe	er 30,	, 2015	10	December 31, 2015	31,	201
\$ 56.6 ded 144.0				69		١,							
						4	428.6	S	0.83	69	0.83 \$ 194.6 \$		0.38
			246.6				219.2				291.1		
Litigation settlements, net 17.7			(0.9)				2.3				(116.5)		
Interest expense, primarily amortization of convertible debt discount 12.2			16.2				11.5				5.7		
Non-cash accretion and fair value adjustments of contingent 9.2			9.6				9.7				9.9		
Clean energy investments pre-tax loss (b) 22.5			21.7				24.1				24.9		
Financing related costs (included in other expense (income), net) (c)			1				40.8				71.2		
Acquisition related costs (primarily included in cost of sales and selling, general and administrative expense) 78.8			72.6				92.3				194.3		
Acquisition related customer incentive (included in third party net sales)			1				17.1				I		
Restructuring and other special items included in:													
Cost of sales 8.0			6.7				5.1				16.5		
Research and development expense 17.9			I				0.6				1.8		
Selling, general and administrative expense 7.8			24.9				8.6				7.0		
Other income (expense), net 7.0			==				(1.2)				0.3		
Tax effect of the above items and other income tax related (72.6)			(92.0)				(124.9)				(80.6)		
Adjusted net earnings attributable to Mylan N.V. and \$ 309.1 \$	0.70	S	474.3	69	0.91	S	733.8	S	1.43 \$		620.2 \$		1.22
Weighted average diluted ordinary shares outstanding 443.8			521.9				514.0				509.8		

Adjustment for purchase accounting related amortization expense for the three months ended December 31, 2015 includes intangible asset impairment charges of

(a)

- Ē Adjustment represents exclusion of the pre-tax loss related to Mylan's clean energy investments, the activities of which qualify for income tax credits under Section 45 of the Internal Revenue Code of 1986, as amended (the "Code"). The amount is included in other expense (income), net in the Consolidated Statements of
- (c) Adjustment represents approximately \$71.2 million related to the termination of certain interest rate swaps for the three months ended December 31, 2015 and charges of approximately \$40.8 million related to the redemption of the Company's 7.875% Senior Notes due 2020 for the three months ended September 30, 2015.

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

(Unaudited; USD in millions)		Three Months Ended	nths	Ended		Year Ended	Ende	ď
		December 31,	ber	31,		December 31,	ber	31,
	ı	2015		2014		2015		2014
GAAP net earnings attributable to Mylan N.V.	69	194.6	69	189.2	S	847.6	S	929.4
Add adjustments:								
Net contribution attributable to the noncontrolling interest and equity method investments		27.6		27.2		105.2		95.1
Income taxes		23.7		81.9		67.7		41.4
Interest expense		70.9		82.0		339.4		333.2
Depreciation and amortization		340.7		168.5		1,032.1		566.6
EBITDA	69	657.5	69	548.8	S	\$ 2,392.0	69	1,965.7
Add / (deduct) adjustments:								
Share-based compensation expense		26.4		17.9		92.8		65.9
Litigation settlements, net		(116.5)		0.7		(97.4)		47.9
Restructuring & other special items		259.8		114.7		624.7		286.4
Adjusted EBITDA	69	827.2	69	682.1	69	\$ 3,012.1	S	\$ 2,365.9
	1							
Adjusted total revenues (e)	69	2,490.7	69	2,082.7	69	9,446.4	69	\$ 7,719.6
Adjusted EBITDA margin (f)		33.2%		32.8%		31.9%		30.6%

- Refer to the non-GAAP reconciliations for reconciliation of adjusted total revenues to the most directly comparable GAAP financial measure for the year ended December 31, 2015. For the three months ended December 31, 2015 and 2014 and the year ended December 31, 2014, GAAP total revenues was the same as the corresponding adjusted measure.
- Adjusted EBITDA margin is calculated as adjusted EBITDA divided by adjusted total revenues.

3

<u>@</u>



Summary of Adjusted Total Revenues by Segment

(Unaudited; USD in millions)	Three N	Three Months Ended December 31,	nded	_	Year Ended December 31	nded er 31,	Three Mo	Three Months Ended Percent Change	Year	Year Ended Percent Change
	2015		2014	2015	5	2014	Actual	Constant Currency ⁽¹⁾	Actual	Constant Currency ⁽¹⁾
Generics (adjusted):										
Third party net sales										
North America	\$ 1,033.8	S	1,000.6	\$ 3,8	3,895.6 \$	3,361.2	3%	4%	16%	16%
Europe (adjusted) (2)	616.4	*	373.4	2,2	2,222.7	1,476.8	65%	77%	51%	67%
Rest of World	570.5	5	441.0	2,0	2,056.6	1,621.3		39%	27%	38%
Adjusted total third party net sales (2)	2,220.7		1,815.0	8,1	8,174.9	6,459.3	22%	27%	27%	33%
Other third party revenues	9.0	0	19.5		40.8	51.1				
Adjusted total third party revenues	2,229.7		1,834.5	8,2	8,215.7	6,510.4				
Intersegment sales	1.1	-	1.0		6.3	4.7				
Adjusted Generics total revenues	2,230.8		1,835.5	8,2	8,222.0	6,515.1				
Specialty:										
Third party net sales	254.1	_	242.7	1,2	1,204.8	1,187.2	5%	5%	1%	1%
Other third party revenues	6.9	9	5.5		25.9	22.0				
Total third party revenues	261.0	0	248.2	1,2	1,230.7	1,209.2				
Intersegment sales	5.1	_	1.7		10.9	9.0				
Specialty total revenues	266.1	_	249.9	1,2	1,241.6	1,218.2				
Elimination of intersegment sales	(6.2)	2)	(2.7)		(17.2)	(13.7)				
Adjusted consolidated total revenues (2)	\$ 2,490.7	s	2,082.7	\$ 9,4	9,446.4 \$	3 7,719.6	20%	24%	22%	28%

- (1) The constant currency percent change is derived by translating third party net sales for the current period at prior year comparative period exchange rates.
- Refer to the non-GAAP reconciliations for reconciliations of adjusted third party net sales from Europe, Generics segment adjusted third party net sales, adjusted third party net sales and adjusted total revenues to the most directly comparable GAAP financial measures for the year ended December 31, 2015. For the three months ended December 31, 2015 and 2014 and the year ended December 31, 2014, GAAP third party net sales from Europe, GAAP Generics segment third party net sales, GAAP third party net sales and GAAP total revenues were the same as the corresponding adjusted measures.



(Unaudited; USD in millions)	Three Months Ended	onths	Ended		Year Ended	Ende	ď
	Dece	December 31,	31,		December 31,	ber	31,
	2015		2014		2015		2014
GAAP third party net sales from Europe	\$ 616.4	s	373.4	S	\$ 2,205.6	S	1,476.8
Add:							
Acquisition related customer incentive	1		1		17.1		1
Adjusted third party net sales from Europe	\$ 616.4	s	373.4	S	2,222.7	S	1,476.8
GAAP Generics segment third party net sales	\$ 2,220.7	s	1,815.1	s	8,157.8	S	6,459.3
Add:							
Acquisition related customer incentive	L		L		17.1		ı
Adjusted Generics segment third party net sales	\$ 2,220.7	s	1,815.1	S	8,174.9	S	6,459.3
GAAP third party net sales	\$ 2,474.8	S	2,057.7	S	9,362.6	60	7,646.5
Add:							
Acquisition related customer incentive	1		I		17.1		1
Adjusted third party net sales	\$ 2,474.8	s	2,057.7	S	9,379.7	S	7,646.5
GAAP total revenues	\$ 2,490.7	s	2,082.7	S	9,429.3	S	7,719.6
Add:							
Acquisition related customer incentive	1		ı		17.1		1
Adjusted total revenues	\$ 2,490.7	S	2,082.7	S	9,446.4	S	7,719.6



(Unaudited; USD in millions)		Three Months Ended	ntns	Ended		Year Ended	End	ed
		December 31,	nber	31,	ĺ	December 31,	ber	31,
		2015		2014	İ	2015		2014
GAAP cost of sales	s	1,428.1	S	1,113.7	S	5,213.2	S	4,191.6
Deduct:								
Purchase accounting related amortization		(287.2)		(125.4)		(885.5)		(403.6)
Acquisition related costs		(34.8)		(15.9)		(98.5)		(68.6)
Restructuring & other special items		(16.5)		(13.1)		(36.3)		(45.1)
Adjusted cost of sales	S	1,089.6	S	959.3	S	4,192.9	S	3,674.3
	ı		ĺ		i			
Adjusted gross profit (a)	\s\cdots	1,401.1	S	1,123.4	S	5,253.5	S	4,045.3
Adjusted gross margin (a)		56%		54%		56%		52%
			ĺ					
GAAP R&D	s	159.0	s	150.2	S	671.9	S	581.8
Deduct:								
Acquisition related costs		(0.9)		(2.6)		(2.1)		(2.7)
Restructuring & other special items	e e	(1.8)		I		(20.3)		(17.9)
Adjusted R&D	s	156.3	S	147.6	S	649.5	S	561.2
Adjusted R&D as % of adjusted total revenues		6.3%	ĺ	7.1%	ĺ	6.9%		7.3%
GAAP SG&A	s	596.2	s	425.6	s	2,180.7	S	1,625.7
Deduct:								
Acquisition related costs		(91.0)		(37.9)		(227.4)		(65.9)
Restructuring & other special items		(7.0)		(18.0)		(48.3)		(66.9)
Adjusted SG&A	S	498.2	S	369.7	S	1,905.0	S	1,492.9
Adjusted SG&A as % of adjusted total revenues	I	20.0%	ĺ	17.7%	İ	20.2%		19.3%

(a) Adjusted gross profit is calculated as adjusted total revenues less adjusted cost of sales. Adjusted gross margin is calculated as adjusted gross profit divided by adjusted total revenues. GAAP gross profit is calculated as GAAP total revenues less GAAP cost of sales. GAAP gross margin is calculated as GAAP gross profit divided by GAAP total revenues.



GAAP pre-tax income Pre-tax loss related to the clean energy investments Purchase accounting related amortization, including product and IPR&D asset impairments	2015 \$ 218.	2015 20 218.3 \$ 2		2014	1	2015 20		
AAP pre-tax income Pre-tax loss related to the clean energy investments Purchase accounting related amortization, including product and IPR&D asset impairments		18.3				4010		2014
Pre-tax loss related to the clean energy investments Purchase accounting related amortization, including product and IPR&D asset impairments			69	272.4	69	915.4	8	974.5
Purchase accounting related amortization, including product and IPR&D asset impairments		24.9		22.5		93.2		78.9
	2	291.1		129.2		900.9		419.0
Litigation settlements, net	3	(116.5)		0.7		(97.4)		47.9
Financing-related costs		71.2		33.3		112.0		33.3
Acquisition related costs (primarily included in selling, general and administrative expense)		194.3		58.5		438.0		139.5
Acquisition related customer incentive (included in third party net sales)		I		I		17.1		ı
Interest expense, primarily accretion of contingent consideration and amortization of convertible debt discount		15.6		21.1		84.0		81.3
Restructuring and other special items		25.6		23.9		112.1		119.0
Adjusted pre-tax income	\$ 7.	724.5	69	561.6	69	2,575.3	69	1,893.4
GAAP income tax expense (benefit)	69	23.7	49	81.9	69	67.7	49	41.4
Tax effect of adjustments to pre-tax income and other income tax related items		(80.6)		(58.6)		(370.1)		(432.0)
Adjusted income tax expense	\$ 1	104.3	69	140.5	69	437.8	69	473.4
Adjusted effective tax rate		14%		25%		17%	ĺ	25%
GAAP net cash provided by operating activities	69	651	69	127	69	2,008	69	1,015
(Deduct) / Add:								
(Receipt) / payment of litigation settlements	_	(113)		42		(113)		96
Financing Fees		1		24		137		24
Acquisition related costs		70		_		191		64
R&D expense		1		1		12		21
Income tax items		3		(13)		(22)		(13)
Other		1		ı		4		w
Adjusted cash provided by operating activities	S	602	69	181	69	2,217	69	1,210
(Deduct) / Add:								
Capital expenditures		(156)		(105)		(363)		(325)
Proceeds from sale of property, plant and equipment		L		ı		L	ĺ	9
Adjusted free cash flow	69	446	69	76	69	1,854	69	894

Below is a reconciliation of GAAP net earnings attributable to Mylan N.V. and GAAP diluted EPS to adjusted net earnings attributable to Mylan N.V. and adjusted diluted EPS for the years ended December 31, 2013, 2012 and 2011 (in millions, except per share amounts):

				Year	Year Ended December 31	ecemb	er 31,			
(Unaudited; in millions, except per share amounts)		2013			2012	12			2011	
GAAP net earnings attributable to Mylan N.V. and GAAP diluted EPS	\$ 6	624 \$	1.58	69	641 \$		1.52 \$	S	537 \$	1.22
Purchase accounting related amortization (primarily included in cost of sales) (a)	3	371			391				365	
Litigation settlements, net	_	(10)			(3)				49	
Interest expense, primarily amortization of convertible debt discount		38			36				49	
Non-cash accretion and fair value adjustments of contingent consideration liability		35			39				ı	
Clean energy investments pre-tax loss (b)		22			17				I	
Financing related costs (included in other expense (income), net)		73			I				I	
Acquisition related costs (primarily included in cost of sales and selling, general and administrative expense)		50			I				24	
Restructuring and other special items included in:										
Cost of sales		49			66				8	
Research and development expense		52			12				4	
Selling, general and administrative expense		71			105				45	
Other income (expense), net		25			3				ı	
Tax effect of the above items and other income tax related items	(2	(260)			(216)				(198)	
Adjusted net earnings attributable to Mylan N.V. and adjusted diluted EPS	\$ 1,1	1,140 \$	2.89	8	1,087	5	2.59 \$	8	893 \$	2.04
Weighted average diluted common shares outstanding	3	395			420				439	

- (a) Adjustment for purchase accounting related amortization expense for the years ended December 31, 2013, 2012, and 2011 include intangible asset impairment charges of approximately \$18 million, \$42 million and \$16 million, respectively.
- 0 Adjustment represents exclusion of the pre-tax loss related to Mylan's clean energy investments, the activities of which qualify for income tax credits under section 45 of the U.S. Internal Revenue Code. The amount is included in other expense (income), net in the Consolidated Statements of Operations.



Below is a reconciliation of GAAP net earnings attributable to Mylan N.V. and GAAP diluted EPS to adjusted net earnings attributable to Mylan N.V. and adjusted diluted EPS for the years ended December 31, 2010, 2009 and 2008 (in millions, except per share amounts):

			_	rear E	nded	Dece	Year Ended December 31,	۳.			
(Unaudited; in millions, except per share amounts)		2010			2	2009			2	2008	
GAAP net earnings attributable to Mylan N.V. and GAAP diluted EPS	\$ 22	224 \$	0.68	S	94 \$	s	0.30	S	(335) \$	S	(1.10)
Purchase accounting related amortization (primarily included in cost of sales)	309	9			283				489		
Goodwill impairment charges	1	1			1				385		
Bystolic revenue	1	1			ı				(468)		
Litigation settlements, net	127	27			226				17		
Interest expense, primarily amortization of convertible debt discount	6	60			43				30		
Financing related costs (included in other expense (income), net)	ω	37			1				1		
Acceleration of deferred revenue	r	ı			(29)				1		
Non-controlling interest		1			9				1		
Restructuring and other special items included in:											
Cost of sales		7			33				53		
Research and development expense	_	10			22				14		
Selling, general and administrative expense	o	63			49				89		
Other income (expense), net		_			(13)				_		
Tax effect of the above items and other income tax related items	(253)	33			(273)				(31)		
Preferred dividend (c)	122	N			139				1		
Adjusted net earnings attributable to Mylan N.V. and adjusted diluted EPS	\$ 707)7 S	1.61 \$	S	583	S	1.30	8	244	S	0.80
Weighted average diluted common shares outstanding (c)	438	8			450				304		

0 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 as the "if-converted method" is more dilutive. conversion of the Company's preferred stock into shares of common stock, based on an average share price, and excludes the preferred dividend from the calculation 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



Reconciliation of 2016 Forecasted Guidance

stated in millions, except for earnings per share data. numerous factors that we currently cannot ascertain with sufficient certainty or are presently unknown. These GAAP charges are dependent amounts for 2016, as presented in the reconciliation below. Other GAAP charges, including those related to potential litigation, asset adjusted cash provided by operating activities for the twelve months ending December 31, 2016. Mylan expects certain known GAAP upon future events and valuations that have not yet occurred or been performed. The unaudited forecasted amounts presented below are The reconciliations below are based on management's estimate of adjusted net earnings and adjusted diluted EPS, adjusted EBITDA and impairments and restructuring programs that would be excluded from the adjusted results are possible, but their amounts are dependent on

their most directly comparable GAAP measures because the comparable GAAP financial measures on a forward-looking basis is not not reconciled its 2016 earnings guidance for adjusted gross margin, adjusted R&D, adjusted SG&A and the adjusted effective tax rate to GAAP net income, without application of such differences to specific U.S. GAAP income statement line items. As such, the Company has process is then supplemented by adjusting net income for known differences between the Company's budgeted adjusted net income and accessible and cannot be estimated without unreasonable effort. The Company's annual budgeting process, which is the basis for its 2016 earnings guidance, is performed on an adjusted basis. That

Reconciliation of Forecasted GAAP Net Earnings and GAAP Diluted EPS to Adjusted Net Earnings and Adjusted Diluted EPS

		Twelv	e Mont	hs Ende	d Dec	Twelve Months Ended December 31, 2016	1, 201	6
		١٥	.ower			Up	Upper	
GAAP net earnings attributable to Mylan N.V. and GAAP diluted EPS	S	1,235	S	2.38	S	1,290	S	2.4
Purchase accounting related amortization		1,000				1,050		
Interest expense, primarily amortization of convertible debt discount		60				70		
Pre-tax loss of clean energy investments		90				100		
R&D milestone payments		100				125		
Restructuring, acquisition and other special items		270				375		
Tax effect of the above items and other income tax related items		(230)				(285)		
Adjusted net earnings attributable to Mylan N.V. and adjusted diluted EPS	S	\$ 2,525	8	4.85	8	2,725	S	5.1



15

Reconciliation of 2016 Forecasted Guidance

Reconciliation of forecasted net earnings to adjusted EBITDA

	1 welve Months Ended December 31, 2016	ths Ende	d December
	Lower		Upper
GAAP net earnings	1,235	S	1,290
Add adjustments:			
Net contribution attributable to the noncontrolling interest and equity method investees	92	01	125
Income taxes	130	0	235
Interest expense	390	0	450
Depreciation and amortization	1,200		1,300
EBITDA	3,050	S	3,400
Add adjustments:			
Stock-based compensation expense	80	0	100
R&D milestone payments	100	0	125
Acquisition, restructuring and other special items	270		375
Adjusted EBITDA	3,500	s	4,000

Reconciliation of forecasted cash provided by operating activities to adjusted cash provided by operating activities

	Twelve Monti	ns Ended 1, 2016	Decemi
	Lower		Upper
GAAP cash provided by operating activities	2,155	S	2,250
Add:			
Acquisition and financing related costs	145	51	225
R&D milestone payments	100		125
Adjusted cash provided by operating activities	2,400	8	2,600



