FOREST LABORATORIES INC Form 425 February 19, 2014

The New Model in Specialty Pharmaceuticals
February 18, 2014
Filed by Actavis plc
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 any vote or approval, nor shallthere be any sale of securities in any jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration qualification under the securities laws of any such jurisdiction. In connection with

the proposed merger

between Actavis and Forest, Actavis will file with the Securities and Exchange Commission (the SEC) registration statement on Form S-4 that will include a joint proxy statement of Actavis and Forest that also constitutes 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
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TO
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THE
DEFINITIVE
JOINT
PROXY
STATEMENT/PROSPECTUS
AND
OTHER
DOCUMENTS
THAT
WILL
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WHEN
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WILL
CONTAIN
IMPORTANT
INFORMATION.
Investors
and
security
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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 **SEC** at http://www.sec.gov. Copies of the documents filed with the **SEC** by Actavis will

be

available free of charge on Actavis internet website at www.actavis.com or by contacting Actavis Investor Relations Department at (862)261-7488. 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

SEC, be

deemed

regarding the persons who may, under the rules of the

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 isfiled 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 in the proxy solicitations and 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

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Forest Cautionary Statement Regarding Forward-Looking Statements

This

communication

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forward-looking

statements

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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 $\quad \text{and} \quad$ expectations are not predictions of actual performance. Actual results may differ materially from Forest s current expectations depending upon 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

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 complete the acquisition), the timing of obtaining

with,

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 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

refinancing

of

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Forest
or Actavis
debt)
on 2
a timely
timely basis
and on
on reasonable
terms;
the difficulty.
difficulty of
predicting EDA
FDA
approvals,
the
acceptance and demand for new pharmaceutical products, the impact of competitive products and pricing, the timely development
launch
of
new
products,
and
the
risk
factors
listed
from
time
to ··
time
in The state of th
Forest
Laboratories
Annual
Report
on Forms
Form
10-K,
Quarterly
Reports
on Form
Form
10-Q
and only
any subsequent
subsequent
SEC

filings.
Forest
assumes
no
obligation
to
update
forward-looking
statements
contained

in

this

communication to reflect new information or future events or developments.



Forest to Combine with Actavis in a \$25 Billion Equity and Cash Transaction

Creates an Innovative New Model in Specialty Pharmaceuticals, with \$15 B in Revenue and a Growing ~\$7 B N. American Specialty Brand Business

Blockbuster Franchises in CNS, Women s Health, GI and Urology

Broader Portfolios and New Therapeutic Categories including, Cardiovascular, Infectious Disease, Respiratory, Cystic Fibrosis and Dermatology

Combination

Expected

to

Generate

in

Excess

of

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in

2015

Free

Cash

Flow

to

Drive

Rapid

Deleveraging

Immediately Accretive to Non-GAAP EPS; Double-Digit Accretion in 15 & 16

Opportunity for Substantial Synergies and Savings of ~ \$1 Billion

New company board to include Brent Saunders and two other FRX board members

Anticipate Closing by Mid-Year 2014, Pending Approvals

Creating a New Breed of Specialty Pharmaceutical Company
Broad & diverse portfolio with multiple blockbuster therapeutic franchises
Balanced portfolio of branded and generics pharmaceuticals
Exceptionally strong commercial capabilities creates high value to customers
Focus on drug development = lower-risk organic growth
Strong free cash flow generation
Efficient tax-structure and balance sheet
Drive robust organic growth accelerated by smart BD

Broad & Diverse Portfolio with Multiple Blockbuster Therapeutic Franchises



Exceptionally Strong Commercial Capabilities Create High Value to Customers

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

health plans, distribution channels and health systems

World-class commercial organization competing across market segments

Brands, generics, biosimilars, and OTCs

Better positioned with Forest s strong U.S. primary care sales force to drive increased sales of Actavis brands

primary care

specialists

-

women s healthcare

urologists

gastroenterologists

dermatologists

Company Leadership

Company to be led by Paul Bisaro from Actavis and Brent Saunders from Forest

Management teams from both companies to begin pre-integration activities to build a world class high-performance company focused on sustainable double-digit growth following the close

Revenue synergy opportunities

Selling Actavis products through our PC sales force

Leveraging

Actavis

international

structure

to

sell

our

products

Focus Integration Strategy to Achieve Cost Synergies

Preliminary estimate of operational cost & tax

synergies

~ \$1 billion

Additional cost synergy opportunities

Benefits from combined corporate structure

Manufacturing & API efficiencies Savings are above and beyond Aptalis integration synergies and Project Rejuvenate cost savings targets

Aptalis Integration and Project Rejuvenate will Remain on Track to Deliver Significant Value

11

L1

L2

L3

L4-5

L6+

Morah

Forest + Aptalis = Stronger & More Relevant

Project

Rejuvenate

Well Underway

Why	Does	This '	Deal	with	Actavis	Make	Sense?
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Creates broad & diverse portfolio with multiple blockbuster therapeutic franchises which drive robust organic growth

Enables us to spend \$1 billion on drug development & research

Produces strong cash flow and geographic presence which create opportunity to accelerate growth through business development

New opportunities with broader business allow us to continue to retain and develop world class talent 12

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What Should I Do Next?

1.

Maximize the brand & launch performance

2.

Deliver on very important near term pipeline

3

Reduce cost structure without impairing launches or near term pipeline priorities

4.

Use our balance sheet to drive growth and create value

13

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We can stay focused and execute on these priorities