ELAN CORP PLC Form SC TO-C March 06, 2013

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

WASHINGTON, D.C. 20549

SCHEDULE TO

TENDER OFFER STATEMENT UNDER SECTION 14(d)(1)

OR 13(e)(1) OF THE SECURITIES EXCHANGE ACT OF 1934

ELAN CORPORATION, PLC

(Name of Subject Company (Issuer))

RP MANAGEMENT, LLC

(Names of Filing Persons (Offeror))sec.gov

Ordinary Shares, par value €0.05 each

(Title of Class of Securities)

G29539106

(CUSIP Number of Class of Securities)

American Depositary Shares, each representing one Ordinary Share

(Title of Class of Securities)

(CUSIP Number of Class of Securities)

George Lloyd

RP Management, LLC

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Telephone: (212) 882-0200

(Name, address and telephone number of person authorized

to receive notices and communications on behalf of filing persons)

With a copy to:

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Akin Gump Strauss Hauer & Feld LLP

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New York, New York 10036

Telephone: (212) 872-8112

CALCULATION OF FILING FEE

Transaction ValuationNot Applicable*

Amount of Filing Fee
Not Applicable*

^{*} A filing fee is not required in connection with this filing as it relates solely to preliminary communications made before the commencement of a tender offer.

" Check the box if any part of the fee is offset as provided by Rule 0-11(a)(2) and identify the filing with which the offsetting fee was previously paid. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.

Amount Previously Paid: Not applicable
Form or Registration No.: Not applicable

Date Filed: Not applicable

Date Filed: Not applicable

- x Check the box if the filing relates solely to preliminary communications made before the commencement of a tender offer. Check the appropriate boxes below to designate any transactions to which the statement relates:
 - third-party tender offer subject to Rule 14d-1.
 - " issuer tender offer subject to Rule 13e-4.
 - going-private transaction subject to Rule 13e-3.
 - amendment to Schedule 13D under Rule 13d-2.

Check the following box if the filing is a final amendment reporting the results of the tender offer: "

If applicable, check the appropriate box(es) below to designate the appropriate rule provision(s) relied upon:

- " Rule 13e-4(i) (Cross-Border Issuer Tender Offer)
- " Rule 14d-1(d) (Cross-Border Third-Party Tender Offer)

On March 6, 2013, RP Management, LLC made the following investor presentation available:

Royalty Pharma Presentation Regarding Elan Proposal 6 March 2013

*

*

*

RP Management, LLC, founded in 1996, is the investment manager to entities investing in royalty interests in marketed and late stage biopharmaceutical products (these entities, together with predecessor entities, Royalty Pharma)

Royalty Pharma has a 17 year track record of working with research institutions, companies, and inventors to monetize future royalties on leading biopharmaceutical drugs

Provides capital to pharma & biotech companies to fund late-stage clinical trials in exchange for royalty interests

Portfolio of royalty interests in 37 products

Royalty Pharma can act quickly to make a formal offer

1

About Royalty Pharma

Company Overview

Financial Strength Product Leadership Portfolio includes royalties on 8 of the top 20 selling pharma and biotech drugs by worldwide sales expected by 2016, and on products with current sales over \$1bn Leading pharmaceutical and biotech marketers Familiarity with multiple sclerosis via Tecfidera (BG-12) interest 2012A Revenue: \$1.39bn² 2012A EBITDA: \$1.35bn² Investment grade debt rating 2012A Revenue by Therapeutic Area² (%)Based on EvaluatePharma estimates Derived from unaudited financial results of Royalty Pharma Investments, an Irish Unit Trust, and affiliates Diversified Portfolio Royalty Pharma product portfolio is well-diversified across biopharmaceutical products and therapeutic areas Portfolio consists of stable and long-dated assets

Chronology of **Events** September 2011: Sale of Elan Drug Technologies (EDT) to Alkermes Summer 2012: Post-bapineuzumab clinical failure and announcement of spin-off of Prothena, Royalty

Pharma

Edgar Filling. ELFRIV GOTH 1 EG 1 GITH GG 1 G
developed
an an
interest
in
Elan
Tysabri
October
December
2012:
Royalty
Pharma
had
in-person
meeting
and
several
subsequent
communications
with
Elan discussing ways in which Elan and Royalty Pharma might be able to work together, including Royalty Pharma s
interest in potentially acquiring Elan
6
February
2013:
Biogen
and
Elan
announced
restructuring
of
their
interests
in
Tysabri;
Elan
announced
its
acquisition strategy
18
February
2013:
Call
to
Elan
Chairman
requesting
an .
in-person

meeting to discuss the Proposal 20 February 2013: In-person meeting with Elan Chairman; offer letter containing the Proposal delivered to Elan Chairman 22 February 2013: Elan reiterates acquisition strategy, announces \$1bn share buy-back program and debt refinancing; Elan fails to disclose it received Royalty Pharma s \$11 per Share Proposal 25 February 2013: Royalty Pharma announces the Proposal to acquire Elan for \$11 per Share / ADS; Elan confirms receipt of Proposal and characterizes Proposal

```
as
 highly
conditional
Informally rejected
March
2013:
Elan
announces
plan
to
distribute
20%
of
Tysabri
Royalty
through
dividends
Today:
Royalty
Pharma
is
meeting
Elan
shareholders
to
move
towards \\
recommended
transaction
Terms defined in Royalty Pharma s 6-Mar-2013 Rule 2.4 announcement have the same meanings herein
```

3 Full value on the table today* Limited, easily satisfied pre-conditions Ready to move quickly Summary of Royalty Pharma Proposal Elan board is preventing progress \$11 in cash for each Elan Share and Elan ADS 12.5% premium to Current Enterprise Value EV and P/E multiples well above relevant sector multiples Elan shareholders have a

clear
choice:
full
value
in
cash
today
OR
assume risk associated with Elan acquisition strategy*
Pre-conditions are limited and typical for a transaction of this nature
We expect to complete due diligence in 20 days
J.P. Morgan, BofA Merrill Lynch and Groton acting as M&A advisors
\$1.1+bn of cash on hand plus highly confident
letter from BofA

Merrill Lynch and J.P. Morgan; banks are prepared to provide committed financing upon completion of diligence Board of Elan not engaging with Royalty Pharma Elan Shareholders should urge Elan Board to grant diligence access

* Denotes a Royalty Pharma opinion

(\$ in millions, except per share data) Pre-Approach Price 1 Proposal Price Elan Share Price \$10.35 \$11.00 Premium over Pre-Approach Price Fully Diluted Shares Outstanding 601.6 602.0 Market Capitalization \$6,227 \$6,622 (Less): Cash & Equivalents (31-Dec-12) (434) (434)

(Less): Tysabri Upfront Payment from Biogen

```
(3,249)
(3,249)
(Less): Sale of Alkermes shares (6-Feb-13)
(170)
(170)
(Less): Value of Prothena Stake
(19)
(19)
Plus: Liabilities
210
210
Plus: Long-Term Debt (31-Dec-12)
600
600
Fully-Diluted Enterprise Value
$3,165
$3,561
Premium over Enterprise Value
12.5%
4
Premium to Enterprise Value is the most relevant metric given large cash balance*
$11 Proposal is a 12.5% Premium on Non-Cash Assets
Note:
Unless
the
context
otherwise
permits,
terms
used
here
have
same
meaning
Appendix
VI
of
Royalty
Pharma s
announcement
on
6-Mar-2013
* Denotes a Royalty Pharma opinion
Closing price on 15-Feb-2013
Calculation of cash and equivalents includes $2.6m in restricted cash
Janssen AI Funding Commitment as at 31-Dec-2012, Restructuring accruals, Accrued transaction costs, Cambridge Collaborat
```

Excluding net cash, the Tysabri royalty is the only meaningful asset remaining at Elan* Net

Cash

Royalty Pharma Proposal is a Substantial Premium to Relevant Sector Multiples

5

2015 P/E

Multiple

2015 EV /

EBITDA

Multiple

2015 EV /

Revenue

Multiple

250%

for Specialty Pharma Companies

(91%, as adjusted)

170%

for Large Cap Biotech Companies

(48%, as adjusted)

We re offering a premium to the sector multiples of:

105%

for Specialty Pharma Companies

34% for Large Cap Biotech Companies 238% for Specialty Pharma Companies 72% for Large Cap Biotech Companies Note: Please refer to Royalty Pharma s Rule 2.4 announcement on 6-Mar-2013 for additional information and the constituents Companies. Multiples based on closing share prices as at 22-Feb-2013 1 If \$3bn of cash (\$5/share) was distributed and the RP Proposal price declined proportionately (with no change to earnings forecast), P/E would be 16.7x, but then Elan would have no cash to pursue its acquisition strategy. References to as adjusted

refer to calculations based on this assumption Median 2015E revenue forecast of \$430m as at 22-Feb-2013 based on forecasts of brokers referenced in slide 22 in

the appendix

30.6x at \$11.00 Proposal If Elan distributed \$3bn (\$5/share) in cash, and Proposal price adjusted proportionately, the adjusted P/E would be 16.7x, but then Elan would have no cash to pursue its acquisition strategy 6 8.7x6.8x2015 Price to Earnings Multiples

Elan Trading at a Much Higher Valuation than Successful

```
Roll-up
Specialty
Pharma
Companies
* Denotes a Royalty Pharma opinion
1
 Roll-Up
refers to companies whose business models include significant growth through acquisitions
2
2015E
Broker
Projected
Earnings
Per
Share
as
defined
in
Royalty
Pharma s
Rule
2.4
announcement
dated
6-Mar-2013
Without
significant
accretive
acquisitions,
applying
Valeant
and
Jazz s
current
multiples
to
Elan
consensus 2015e EPS<sup>2</sup>
of $0.36 results in a significantly lower share price for Elan:
$2.44 assuming Jazz P/E of 6.8x
$3.15 assuming Valeant P/E of 8.7x
Elan plans to leverage its efficient tax domicile to make acquisitions around the globe
Valeant Pharmaceuticals International, Inc and Jazz Pharmaceuticals Plc are both companies with
efficient non-US tax domiciles that are successful roll-up
Specialty Pharma Companies
Valeant
and
```

Jazz

both trade at much

lower

P/E

multiples

than

Elan,

and

they

have

larger

infrastructures

that allow

for

synergies which

Elan

does

not

have*

1

```
7
8.7x
6.8x
Elan Will Need to Fill a Significant Gap in EPS to Warrant an $11
Share Price Based On Other Specialty Pharma Company Multiples
* Denotes a Royalty Pharma opinion
1
2015E
Broker
Projected
Earnings
Per
Share
as
```

defined

in Royalty Pharma s Rule 2.4 announcement dated 6-Mar-2013 2 \$1bn share repurchase at \$11/share implies 91m shares repurchased (shares outstanding decline from 602m to 511m) bringing 2015 existing business **EPS** to \$0.42 and a gap of ~\$0.95 2015 Price to Earnings (P/E) Multiples \$11 share price / Valeant s 2015 P/E of 8.7x = \$1.26\$11 share price / Jazz s 2015 P/E of 6.8x = \$1.62 2015 EPS Required to Trade at Comparable P/E Multiples With \$11 Share Price Analysts that cover Elan estimate that its existing business (i.e. primarily Tysabri) will generate 2015 EPS of approx. \$0.36 Direct comparison to Jazz and Valeant suggests Elan will need to acquire new businesses or products that contribute an additional \$0.90 to \$1.26 in 2015 EPS to fill the EPS gap and trade at comparable multiples

As illustrated, Elan would need to multiply its 2015

EPS by 3.5x to 4.5x over the next two years to fill its EPS gap

Key question: can Elan turn ~\$3bn in cash into ~\$1.00 of incremental EPS by 2015? This would require spending \$3bn to acquire ~\$600m of incremental net income by 2015 from new businesses (implying a purchase multiple of 5x 2015 net income). The \$1bn share repurchase would leave only ~\$2bn for acquisitions, implying that Elan would need to acquire ~\$480m of incremental net income (implying a purchase multiple of 4.2x 2015 net income).

1

About the Tysabri Transaction

Announced to the market on 6 February 2013

Expected to close in 2Q 2013

On completion of the Tysabri Transaction, Elan will give up its 50% profit share in Tysabri in exchange for:

\$3.25bn in cash

A tiered royalty on Tysabri sales

12% on sales during first 12 months following closing of the Tysabri Transaction

After 12 months, 18% royalty on first \$2bn of annual sales and 25% royalty on annual sales over \$2bn Tiered royalty structure allocates more of the lower risk cash flows (<\$2bn in annual sales) to

Biogen, and makes the value allocated to Elan more dependent on higher risk cash flows (>\$2bn in annual sales)

In addition, on completion of the Tysabri Transaction:

The collaboration agreement between Biogen and Elan will terminate (eliminating change of control provision)

Biogen will have full operational control of, and majority economic interest in, Tysabri After the Tysabri Transaction, substantially all of Elan s value will consist of net cash of approximately \$3.1bn and a royalty interest in Tysabri 8

```
On 6 February, Elan Revealed its True Colors*

9

* Denotes a Royalty Pharma opinion

1
Royalty
Pharma
has
underscored
certain
portions
of
the
passages
for
emphasis
Use of majority of cash for
acquisitions
```

Unclear and unfocused acquisition strategy*
Vague statements regarding returning cash to shareholders*
Little concern for shareholder views*
Stock fell 10%
Our Perspective of Key Points Made*
Quote

As far as usage of this capital upon close, they include, but are not limited to, therapeutic opportunities across broad therapies. We are basically agnostic to therapeutic focus

- ... we are somewhat agnostic to different geographies
- ... they all hold some appeal, depending on what part of the geography you re interested in
- ... we are not particularly interested in

large markets, large indications of primary care, but large markets in smaller indications would be attractive and vice versa.

And we still do like some very specific, unique science things.

At the right time and in the right manner, we would intend to provide some portion of this capital back to shareholders over time.

We are not going to satisfy all investors on every category . . . So anyway, everyone can vote with their feet

. .

But to emphasize, the \$3.25 billion is a lot of money. There is a lot of assets out there. Our goal as we sit here today is that the majority of that capital over time should be put into businesses, again, in a balanced way. But again, some portion of it, given that we brought forward the value, will be returned to shareholders at the right time and post-close and as we sequence it against other transactions

Following Royalty Pharma Offer, Elan Changed its Tune* 10

* Denotes a Royalty Pharma opinion

RBC and Deutsche Bank notes published on 4-Mar-2013

We greatly value our shareholder relationships and the access to equity

capital these relationships give us and we appreciate the time horizon of many of our long term holders. We will continue to work on ways to unlock incremental value to their direct benefit.

"The vast majority of our investor base simply don't view Royalty's indication as worthy of any discussion period."

We don't see Royalty Pharma as a credible counterparty to have any strategic discussions with. We re not looking for any price.

Elan Shareholders Should View This

Change of Heart with Skepticism*

Post-Offer Announcements 22 February: \$1bn share repurchase program Appreciation for long term shareholders 4 March: Dividend of 20% Tysabri royalty, but Statement of current intention only no long-term binding commitment Brokers calculate a 1-2% yield No clarity on 80% retained Interview remarks by CEO reject any discussions with Royalty Pharma We're not in any discussions with [Royalty Pharma] at all on any topic and we don't see any need to have those discussions." First comments, or lack thereof, are often more revealing* Change of heart prompted by Royalty Pharma Proposal* Management does not appear to be focused on maximizing shareholder value* 4 March CEO interview remarks: We re not looking for any price

Following 6 February Announcement, Elan Shares Faced

Pressure, Counterbalanced by Speculation Elan Could be Acquired

Note: Median broker target price calculated from broker notes released after the Tysabri Transaction announcement and prior to

Based

on

broker

notes

released

after

the

Tysabri

Transaction

announcement

and prior to 25-Feb-2013 (the date of release of Royalty Pharma s initial Rule 2.4 announcement) For brokers with Euro-denominated target prices, change in target price is on a constant currency basis (i.e. excludes impact of changes in **USD:EUR** exchange rate) 3 Report includes at least some commentary

on these

issues 9 out of 11 analysts have price targets at or below Royalty Pharma s Proposal price

Significant Execution Risk Associated with Elan s New Strategy* 12

Royalty Pharma believes that:

Attractive strategic assets in the pharmaceutical industry are in short supply

There is strong competition for such assets from many large buyers with real operating synergies . . .

... driving high prices that make the creation of value through acquisitions difficult
There is no certainty that Elan will be able to deploy capital in ways that create value
Current senior management of Elan has not made significant acquisitions or in-licenses of
late-stage products at Elan; does not have a proven acquisition / in-licensing track record*
Known instead for divestiture of bapineuzumab, Elan Drug Technologies, Prothena and Tysabri
A successful acquisition strategy would typically require Elan to build a costly operating
infrastructure and sales force in order to allow it to realize synergies from acquisitions*

Investments

typically

required

in

connection

with

acquisitions
in-licenses
could
dilute
Elan s
net
income
and
cash
flow
for
some
period,
and
perhaps
even
cause
those
to
become
negative
Each new investment will likely be scrutinized by Elan shareholders and analysts for near
term value creation potential, increasing volatility in Elan shares*
Proposal
allows
investors
to
redeploy
the
cash
themselves
rather
than
have
Elan
acquire
equivalent assets on their behalf and pay a control premium
Shareholders will have limited control over what Elan does with its cash
* Denotes a Royalty Pharma opinion

```
Value of Tysabri Economics Retained by Elan ($ bn)
Illustrative % of Elan s Tysabri economics sold to Biogen for cash
46%
48%
50%
52%
54%
Illustrative % of Elan s Tysabri economics retained by Elan in
the form of Tysabri royalty
54%
52%
50%
48%
Purchase price paid by Biogen for Tysabri economics acquired
$3.25
$3.25
$3.25
```

```
$3.25
$3.25
Implied residual value of Elan s Tysabri Royalty
$3.81
$3.52
$3.25
$3.00
$2.77
Proposal Enterprise Value
$3.56
$3.56
$3.56
$3.56
$3.56
Royalty
Pharma
Proposal
Premium
-6.6%
1.2%
9.6%
18.7%
28.7%
Tysabri Transaction set a real benchmark for (a) the value of the Tysabri Royalty retained by Elan,1
and (b) the price of an
arms-length transaction at which Elan was a willing seller*
Synergies
realizable
by
Biogen
(~$30m
annual
operating
synergies )
reduce
the
net
cost
to
Biogen,
suggesting
the
Proposal
is
even
more competitive relative to Biogen s net effective price*
No other buyer besides Biogen can realize such synergies; no further synergies available
Proposal is at a Premium to Price Paid by Biogen in Tysabri
Transaction*
```

13

* Denotes a Royalty Pharma opinion

1
Percentage retained by Elan not disclosed by either Biogen or Elan. Percentage can be approximated by dividing, on a year-by 50% of Tysabri stand-alone operating profit

2
Biogen 6-Feb-2013 presentation

3
Assumes minimal value ascribed to other assets as described on slide 14

2
3

Royalty Pharma Proposal Reflects Full Value for All Elan Assets*

14

* Denotes a Royalty Pharma opinion

Note:

Per

share

values

calculated

based

on

fully

diluted

shares

of

602.0m

at

\$11

per share Proposal price as set out in Appendix VI of Royalty Pharma s announcement 6-Mar-2013 Pro forma for the completion of the Tysabri Transaction (net cash adjusted for \$3.25bn upfront proceeds from Biogen); include \$123m remaining commitment disclosed in Elan 20-F for year ended 31-Dec-2012; \$60-80m expected this year with \$30m alr Value Comment Hard Assets: Net Cash¹ \$3.1bn (\$5.1/share) Not sensible to pay a premium for cash* Tysabri Royalty \$3.25bn is mid-point of range, excluding synergies, ignoring increased risk of tiered royalty (See slide 13) (\$5.4/share)* Not sensible to pay a premium for a financial asset like a royalty: should be valued on the basis of financial metrics (i.e. intrinsic value)* Biogen now has full operating control little or no strategic value at Substantial portion of cash flow and value derived post 2020 patent expiry* Financial Attributes: **NOLs**

Less than \$187.5m

(\$0.3/share)

Maximum value of \$187.5m (= \$1.5bn in putative NOLs times 12.5% Irish tax rate) provided Elan can use all NOLs upfront

If they are used over time, net present value of NOLs is less than \$187.5m

Irish Tax Domicile

Difficult to value; perhaps no

value if no suitor with need for

domicile comes forward

Does not differentiate Elan from many other pharma companies in low-tax jurisdictions (e.g Jazz, Valeant)*

Extremely difficult now to use Irish domicile to lower tax rate of non-Irish businesses as a result of change in law following Alkermes/EDT deal

Offsets:

Operating Expenses

incl. ELND005

\$170-190m in 2013

(-\$0.3/share) annually

These expenses would decrease cash available to Elan Shareholders;

ELND005 clinical trial costs not disclosed

Expenses assoc. with

bapineuzumab (bapi)

\$60-80m remaining in 2013 for

bapi

; no visible value in

excess of investment required*

\$123m commitment remains for bapi

Other Considerations:

Business Development

Value destruction a real

possibility*

Scarcity of assets, competition, lack of synergies and lack of management track record imply significant execution risk*

2

2

Limited, Customary Pre-Conditions to a Firm Offer Satisfactory completion of customary due diligence (including management meetings) Completion of Tysabri Transaction Other customary conditions as set out in Rule 2.4 announcement of 25 February 2013 15

Our Proposal has only limited and customary pre-conditions All can be satisfied quickly; we expect to complete due diligence in 20 days Reasons Why Royalty Pharma s Proposal is Compelling 16 1. Allows Elan Shareholders immediately receive full value for their Shares in cash* Proposal is at a premium to price paid by Biogen in Tysabri Transaction* 3. **Proposal** represents a cash premium of 12.5% to the Current Enterprise Value, and EV and P/E multiples well above relevant sector multiples Significant execution risk associated with Elan s new strategy* Elan s senior management lacks a successful acquisition / in-licensing track record at Elan* Post-Tysabri Transaction, Elan has little or no strategic value; the field of likely acquirors has narrowed sharply* 7. Royalty Pharma ready and

able

to
move
quickly
to
announcement
of
a
formal
offer
once
given appropriate due diligence access
* Denotes a Royalty Pharma opinion

17
Cash Out Now at Full Value
Trust That Elan s Acquisition Strategy

The Choice for Elan Shareholders is Clear

Will Succeed

Elan

Shareholders

may

mov

never get

another

opportunity

to

make

this

choice

and

should

urge the Elan Board to engage with Royalty Pharma*

Receive full value for Elan shares in cash now*
Certainty of value
Remain invested in a company with two material assets:
A royalty interest in Tysabri
Cash, the majority of which management has stated will be used for acquisitions
Accept the execution risk associated with Elan s acquisition strategy
OR

^{*} Denotes a Royalty Pharma opinion

Appendix 18

Royalty Pharma Has a Strong Track Record Raising Capital In the Debt and Equity Markets 19

From To TYSABRI intellectual property and know-how shared within collaboration 100% of Intellectual Property and know-how owned by Biogen Idec 50:50 TYSABRI profit split All of TYSABRI sales, operating expense and profit to Biogen Idec Upfront payment to Elan

Sales-based contingent payments to Elan 50:50 TYSABRI decision rights via multiple joint committees

100 % controlled by Biogen

Idec

Day-to day operating activity mostly Biogen Idec 100% operated by Biogen

Idec

Eliminates change of control provision

Biogen Gained Full Strategic Control of Tysabri

Below

in Biogen s Own Words

are the Key Elements of the Transaction

Synergies from consolidating collaboration

Will range from \$20M to \$35M annually

Asset purchase

a very appealing structure

Known asset

Simple and seamless transaction

Allows for capturing tax-related benefits

Tax-related benefits specific to asset purchase

structure

Purchase price amortization benefit will range from

\$40M to \$50M annually. This will apply only on a

GAAP basis

Increase in Manufacturing Deduction benefit

Current plan to cost share a late-stage asset

Sales-based contingent payments also tax

deductible

Use of offshore cash

Majority of upfront funded from ex-U.S. cash

Immediately and sustainably accretive to

earnings

20

From Collaboration to Asset Ownership

Attractive Operational and Financial Benefits

Source: Biogen 6-Feb-2013 presentation. Capitalized terms used in this slide are those used in that Biogen presentation

Highly Volatile Performance Over the Last 10 Years With a Number of Surprises to the Downside 21

Note: BTK is the NYSE AMEX Biotechnology Index, NBI is the NASDAQ Biotechnology Index

Sources and Bases

22

Slide

1:

Royalty

Pharma

company

documents

and

unaudited

results

for

the

financial

year

ended

31-Dec-2012;

EvaluatePharma

estimates

for

2016

Slide 2: Elan company filings and press releases; Biogen press release 6-Feb-2013

Slide 3: Current Enterprise Value calculation in Appendix VI of Royalty Pharma s Rule 2.4 announcement dated 6-Mar-2013

Slide 4: Current Enterprise Value and Proposal Enterprise Value calculations in Appendix VI of Royalty Pharma s Rule 2.4 at

Slide 5: see Royalty Pharma s Rule 2.4 announcement dated 6-Mar-2013 for further details on the basis of calculation of Elan Share multiple and 2015 Broker Projected EBITDA multiple; calculation of Large Cap Biotech Companies and Spec Pharma Consensus as downloaded from FactSet on 22-Feb-2013 (for forecasts), FactSet on 22-Feb-2013 (for share price data and number company filings (for balance sheet data); Elan median 2015E revenue forecast based on forecasts made by Berenberg, Cowen,

Stanley, RBC Capital Markets and UBS

Slide 6: Valeant and Jazz multiples based on I/B/E/S consensus as downloaded from FactSet on 22-Feb-2013 (for forecasts), F data and numbers of shares outstanding) and company filings (for

balance sheet data). See Royalty Pharma s Rule 2.4 announcement dated 6-Mar-2013 for further details on the basis of calculation of Elan s 2015 Broker Projected Earnings Per Share multiple

Slide

7:

2015E

Broker

Projected

Earnings

Per

Share

as

defined

1n

Royalty

Pharma s

Rule

2.4

announcement

dated

6-Mar-2013;

Valeant

and

Jazz

multiples

sourced

as described above

Slide 8: Elan and Biogen press releases dated 6-Feb-2013; net cash calculation in Appendix VI of Royalty Pharma s Rule 2.4

Slide 9: Elan press release dated 6-Feb-2013; CallStreet transcript of Elan conference call 6-Feb-2013; FactSet

Slide 10: Broker research; Elan press releases dated 22-Feb-2013 and 4-Mar-2013; Bloomberg article dated 4-Mar-2013; Reut

Slide 11: Broker research; Bloomberg as at 23-Feb-2013

Slide 13: Royalty Pharma analysis based on disclosed terms of Tysabri Transaction from Elan and Biogen press releases dated presentation dated 6-Feb-2013

Slide 14: Net cash calculated in Appendix VI of Royalty Pharma s Rule 2.4 announcement dated 6-Mar-2013; US\$1.5bn of N referenced in CallStreet transcript of Elan conference call on 6-Feb-2013; operating expenses based on disclosure in Elan's anr financial year made on February 6, 2013; Elan 20-F for year ended 31-Dec-2012

Slide 16: Royalty Pharma s Rule 2.4 announcement dated 6-Mar-2013

Slide 19: Royalty Pharma company documents and press releases

Slide 20: Biogen 6-Feb-2013 presentation

Slide 21: FactSet as at 22-Feb-2013; Elan company filings and press releases

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Additional

Information

This document does not constitute an offer to buy or the solicitation of an offer to sell any securities. This document relates to Royalty Pharma and is not a substitute for any tender offer statement or any other document in the event that Royalty Pharma to Commission (the SEC) in connection with the proposed transaction. INVESTORS AND SECURITY HOLDERS ARE UR

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