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Under the Securities Exchange Act of 1934
Subject Company: Jazz Pharmaceuticals, Inc.
Commission File Number: 001-33500
Date: September 19, 2011

The following is a slide presentation relating to the proposed transactions described therein that was made available beginning on September 19, 2011.

Jazz Pharmaceuticals and Azur Pharma A Compelling Strategic Combination

Bruce Cozadd, Chairman and CEO



Forward-Looking Statements

"Safe Harbor" Statement under the Private Securities Litigation Reform Act of 1995

This presentation contains forward-looking statements, including, but not limited to, statements related to the anticipated consummation of the business combination transaction between Jazz Pharmaceuticals and Azur Pharma and the timing and benefits thereof, the combined company's, and each respective company's, strategy, plans, objectives, expectations (financial or otherwise) and intentions, future financial results and growth potential, anticipated product portfolio, development programs, intellectual property and tax position, management structure, and other statements that are not historical facts. These forwardlooking statements are based on Jazz Pharmaceuticals' current expectations and inherently involve significant risks and uncertainties. Actual results and the timing of events could differ materially from those anticipated in such forward looking statements as a result of these risks and uncertainties, which include, without limitation, risks related to Jazz Pharmaceuticals' ability to complete the transaction on the proposed terms and schedule; risks associated with business combination transactions, such as the risk that the businesses will not be integrated successfully or that such integration may be more difficult, timeconsuming or costly than expected; risks related to future opportunities and plans for the combined company, including uncertainty of the expected financial performance and results of the combined company following completion of the proposed transaction; disruption from the proposed transaction, making it more difficult to conduct business as usual or maintain relationships with customers, employees or suppliers; the calculations of, and factors that may impact the calculations of, the acquisition price in connection with the proposed merger and the allocation of such acquisition price to the net assets acquired in accordance with applicable accounting rules and methodologies; and the possibility that if the combined company does not achieve the perceived benefits of the proposed transaction as rapidly or to the extent anticipated by financial analysts or investors, the market price of the combined company's shares could decline, as well as other risks related to Jazz Pharmaceuticals' business, including Jazz Pharmaceuticals' dependence on sales of Xyrem® and its ability to increase sales of its Xyrem and Luvox CR® products; competition, including potential generic competition; Jazz Pharmaceuticals' dependence on single source suppliers and manufacturers; the ability of Jazz Pharmaceuticals to protect its intellectual property and defend its patents; regulatory obligations and oversight; Jazz Pharmaceuticals cash flow; and those risks detailed from time-to-time under the caption "Risk Factors" and elsewhere in Jazz Pharmaceuticals' SEC filings and reports, including in its Quarterly Report on Form 10-Q for the quarter ended June 30, 2011. Jazz Pharmaceuticals undertakes no duty or obligation to update any forward-looking statements contained in this presentation as a result of new information, future events or changes in its expectations.



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Forward-Looking Statements

Additional Information and Where to Find It

In connection with the proposed transaction, Jazz Pharmaceuticals and Azur Pharma will be filing documents with the SEC, including the filing by Jazz Pharmaceuticals of a preliminary and definitive proxy statement/prospectus relating to the proposed transaction and the filing by Azur Pharma of a registration statement on Form S-4 that will include the proxy statement/prospectus relating to the proposed transaction. After the registration statement has been declared effective by the SEC, a definitive proxy statement/prospectus will be mailed to Jazz Pharmaceuticals stockholders in connection with the proposed transaction. INVESTORS AND SECURITY HOLDERS ARE URGED TO READ THE REGISTRATION STATEMENT ON FORM S-4 AND THE RELATED PRELIMINARY AND DEFINITIVE PROXY/PROSPECTUS WHEN THEY BECOME AVAILABLE BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION ABOUT JAZZ PHARMACEUTICALS, AZUR PHARMA AND THE PROPOSED TRANSACTION. Investors and security holders may obtain free copies of these documents (when they are available) and other related documents filed with the SEC at the SEC's web site at www.sec.gov, by directing a request to Jazz Pharmaceuticals' Investor Relations department at Jazz Pharmaceuticals, Inc., Attention: Investor Relations, 3180 Porter Drive, Palo Alto, California 94304, or to Jazz Pharmaceuticals' Investor Relations department at 650-496-2800 or by email to investorinfo@jazzpharma.com. Investors and security holders may obtain free copies of the documents filed with the SEC on Jazz Pharmaceuticals' website at www.jazzpharmaceuticals.com under the heading "Investors" and then under the heading "SEC Filings." Jazz Pharmaceuticals and its directors and executive officers and Azur Pharma and its directors and executive officers may be deemed participants in the solicitation of proxies from the stockholders of Jazz Pharmaceuticals in connection with the proposed transaction. Information regarding the special interests of these directors and executive officers in the proposed transaction will be included in the proxy statement/prospectus described above. Additional information regarding the directors and executive officers of Jazz Pharmaceuticals is also included in Jazz Pharmaceuticals' proxy statement for its 2011 Annual Meeting of Stockholders, which was filed with the SEC on April 12, 2011. These documents are available free of charge at the SEC's web site at www.sec.gov and from Investor Relations at Jazz Pharmaceuticals as described above.

This communication does not constitute an offer to sell, or the solicitation of an offer to sell, or the solicitation of an offer to subscribe for or buy, any securities nor shall there be any sale, issuance or transfer of securities in any jurisdiction in which such offer, solicitation or sale would be unlawful prior to registration or qualification under the securities laws of any such jurisdiction.

For full prescribing information refer to product websites.



Building Shareholder Value by Focusing on Patients



Jazz Pharmaceuticals' mission is to improve patients' lives by identifying, developing and commercializing valuable pharmaceutical products in focused therapeutic areas



Strategy to Build Shareholder Value

Grow Xyrem sales current indications

Increased focus on achieving full potent

Acquire additional marketed or close approval products

Leverage our expert and infrastructure

Pursue lower risk development of specialty products

Invest percentage of sales longer-term

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Maintain entrepreneurial, ownership culture at the company

Make disciplined resource allocation decisions



Compelling Strategic and Financial Benefits

Strategic Benefits

- Diversified portfolio of CNS and women's health products
- Increased scale and platform for growth
- Pharmaceuticals plc Resources to invest in future pipeline and strong franchise management opportunities
- Stronger, enhanced management team

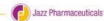
Projected Financial Benefits

- Accretive transaction
- Revenues >\$475M and cash flow >\$200M in first 12 months
- ~\$250M cash at closing
- Strong balance sheet with no debt

Jazz

Ireland

² Pro forma estimate as of Jan 1, 2012.



¹ Accretion for Jazz Pharmaceuticals shareholders is on a fully-taxed adjusted EPS basis. Adjusted EPS is a non-GAAP financial measure that excludes certain items from GAAP EPS.

Jazz Pharmaceuticals plc

Portfolio & Financia Projections

- 12 productsurrently marketed in US
- >\$475millionin revenueis first 12 months
- > \$200 million in cashgenerate in first 12 months

Ownership in Combined Compar

- Jazz Pharmaceuticals: slightly under 80%; Azur Pharma: slightly over 20%
- Combined capitalization approximately 60M shares fully diluted at closing

Shareholder Votes

- JazzPharmaceuticalsardepresented and sentere introvoting agreements (~43% of shares)
- 99% of Azur shareholders entered into agreement to take necessary actions

Board of Directors

- Current directors of Jazz Pharmaceuticals
- Seamus Mulligan (Chairman and CEO, Azur Pharma)

Management

- Bruce Cozadd, Chairman and CEO
- · Kate Falberg, CFO
- · Seamus Mulligan, Chief Business Officer, International Business Development
- Azur executives join JPI executives in leadership roles

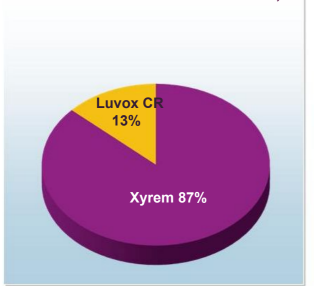
Anticipated Closing: 1Q12

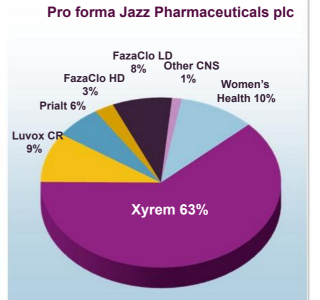


A Growing, Diversified Product Portfolio

2011 Estimated Revenues

Stand Alone Jazz Pharmaceuticals, Inc.







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Azur Pharma Overview

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Azur Pharma



Azur Pharma is a specialty focused pharmaceutical comp formed in 2005 that has created a successful business by

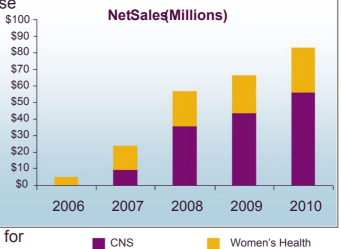
- Leveraging extensive industry network and business development expertise
- Assembling and commercializing a diversified product portfolio in specialty therapeutic areas
- Investing in lower-risk development projects through life cycle management initiatives
- Establishing a highly efficient corporate structure which maximizes cash flow available to fund growth



Azur Pharma – Compelling Fit With Jazz Pharmaceuticals



- Strong commercial focus and expertise in CNS and women's health
- Approximately 170 employees:
 - 105 people in 3 US sales forces across pain, psychiatry and women's health
 - 16 person medical affairs team
 - 50 people in home office (18 Dublin; 32 Philadelphia)
- Lower risk pipeline of line extensions for clozapine franchise and LCM programs for key women's health brands





Prialt - for Chronic Pain



- 2010 net sales of \$20M (marketed by Azur since May 2010)
- Only non-opioid intrathecal (IT) analgesic for severe ¹chronic pain
- Compelling growth opportunity with business characteristics similar to Xyrem:
 - Requires high touch sales capability with heavy clinical emphasis
 - Currently used in less than 3% of available pain market pumps
 - Limited competitive threats and multiple years of patent and other protection
- European rights licensed to Eisai; Azur retains ROW rights



1. See full prescribing information on website

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FazaClo – for Treatment Resistant Schizophrenia



- 2010 net sales of \$37M
- Orally disintegrating clozapine tablets approved for management of treatment resistant schizophrenia
- 10% prescription share despite largely generic clozapine market
- FazaClo High Dose (HD) launched September 2010
 - More than 20% switched from Low Dose (LD) as of 2Q11
 - Dosing flexibility and lower pill burden
- Generic sled to Faza Closettle mentith Tevawith potential aunchoflower dosage product in 2Q12 and higher dosage in 2015
- Additional clozapine line extensions in development

1. See full prescribing information on website



Women's Health Products - Targeting a Growing Market



- Diversified and balanced set of six provide 2610 net sales of \$27M
- Significant growth opportunity driven by, Elespiical gel ERT therapy
 - Patents through 2022
- Revamped Elestrin promotion model in 2010 leveraging 51 sales representatives

Jazz Pharmaceuticals

1. See full prescribing information on website

Azur Pharma Pipeline Opportunities

- Lower risk pipeline opportunities target clozapine and women's hea
- Benefits of future product candidates are additive

NAME	INDICATION	DESCRIPTION	STATUS
Clozapine	Treatment resistant schizophre & reducing recurrent suicidal behavior risk	nia Multiple life cycle programs	Multiple
Prenatal vitamins	Prenatal supplements	Multiple development progra	Products to launch ms in 2011 onwards



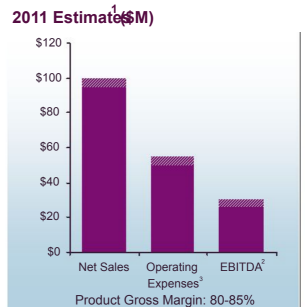
Financial Overview

KateFalbergCFO



Azur Pharma Financial Overview





- 1. Financial results prepared in accordance with the International Financial Reporting Standards, IFRS
- 2. EBITDA is a non-GAAP financial measure that excludes certain items. A reconciliation of EBITDA to Operating Income is in a table included with this presentation.
- Operating Expenses include R&D and SG&A



Benefits of New Corporate Structure

Acces so international pital market and busines development portunities

- Sourcing of new products for all markets
- · Potential expansion into Europe

Enhanced management capabilities

- Sales, marketing, and clinical/medical science liaison organizations
- · Multi-product supply chain management
- · BD executives with demonstrated success

Additional locations (Philadelphia, Dublin)

Enhanced ability to attract and retain key talent

Parent company in Ireland expected to license, develop and acquire existing and new products



Accretive Transaction and NOLs Preserved

Financial Assumptions

- Transaction expected to be accretive to Jazz Pharmaceuticals, Inc. 2012 Adjusted EPS on a fully taxed basis
- · No operating cost synergies assumed
- Reversatifvaluatioallowancendeferretaxassets
 - Would result in significant non-cash GAAP tax benefit, excluded from Adjusted EPS
 - Tax provision would apply subsequently
- Stand alone, JPI would record taxes at ~40%
 - Jazz Pharmaceuticals plc pro forma expected tax rate percentage in mid-20s
 - 2012 a transition year for taxes

1. Adjusted EPS is a non-GAAP financial measure that excludes certain items from GAAP EPS

^{2.} A valuation allowance currently reduces the deferred tax assets to the amount that is more likely than not to be realized. While the reversal criteria is not expected to be satisfied in 3Q11, Jazz Pharmaceuticals will continue to evaluate based on projected taxable income and other key operating factors.



Next Steps

File preliminary proxy statement and S-4

Transaction is subject to customary closing conditions and regulatory approvals, including:

Expected to close 1Q12

- SEC effectiveness of S-4
- Jazz Pharmaceuticals, Inc. stockholder approval
- Azur approval of other necessary actions
- Antitrust clearance
- Transaction will be taxable to Jazz Pharmaceuticals, Inc. stockholders
- Jazz Pharmaceuticals plc shares to be traded on Nasdaq



Compelling Strategic and Financial Benefits

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Azur Pharma¹ Reconciliation of EBITDA to Operating Income

	2010
EBITDA	\$23.8
Subtract:	
Depreciation & Amortization	16.5
Stock-based compensation expense	0.3
Operating Income	\$7.0

(In millions)



^{1.} Financial statements have been prepared in accordance with the International Financial Reporting Standards, IFRS