BIOGEN IDEC INC. Form DFAN14A May 12, 2009

SCHEDULE 14A

Proxy Statement Pursuant to Section 14(a) of the

Securities Exchange Act of 1934

(Amendment No. __)

Filed by the Registrant "		Filed by a Party other than the Registrant x		
Check the appropriate box:				
	Preliminary Proxy Statement			
	Confidential, for Use of the Com	amission Only (as permitted by Rule 14a-6(e)(2))		
	Definitive Proxy Statement			
	Definitive Additional Materials			
x	Soliciting Material Pursuant to § 2	40.14a-12		
		Biogen Idec Inc.		

Carl C. Icahn

(Name of Registrant as Specified In Its Charter)

Alexander J. Denner

Richard C. Mulligan

Thomas F. Deuel

David Sidransky

Mayu Sris

Eric Ende

Jeffrey Meckler

Icahn Partners LP

Icahn Partners Master Fund LP

Icahn Partners Master Fund II LP

Icahn Partners Master Fund III LP

High River Limited Partnership

Barberry Corp.

Hopper Investments LLC

Icahn Offshore LP

Icahn Onshore LP

Icahn Capital LP

IPH GP LLC

Icahn Enterprises Holdings L.P.

Icahn Enterprises G.P. Inc.

Beckton Corp.

 $(Name\ of\ Person(s)\ Filing\ Proxy\ Statement,\ if\ other\ than\ the\ Registrant)$

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x No fee required.

Fee	computed on table below per Exchange Act Rule 14a-6(i)(4) and 0-11.
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2)	Aggregate number of securities to which transaction applies:
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4)	Proposed maximum aggregate value of transaction:
5)	Total fee paid:
Fee	paid previously with preliminary materials.
Che was	ck box if any part of the fee is offset as provided by Exchange Act Rule 0-11(a)(2) and identify the filing for which the offsetting fee paid previously. Identify the previous filing by registration statement number, or the Form or Schedule and the date of its filing.
1)	Amount Previously Paid:

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3)	Filing Party:	
4)	Date Filed:	

On May 11, 2009, the Participants (as defined below), distributed a presentation to stockholders of Biogen Idec Inc. It is attached hereto as Exhibit I and is incorporated herein by reference.

SECURITY HOLDERS ARE ADVISED TO READ THE PROXY STATEMENT AND OTHER DOCUMENTS RELATED TO THE SOLICITATION OF PROXIES BY CARL C. ICAHN, ALEXANDER J. DENNER, RICHARD C. MULLIGAN, THOMAS F. DEUEL, DAVID SIDRANSKY, MAYU SRIS, ERIC ENDE, JEFFREY MECKLER, ICAHN PARTNERS LP, ICAHN PARTNERS MASTER FUND LP, ICAHN PARTNERS MASTER FUND III LP, HIGH RIVER LIMITED PARTNERSHIP, BARBERRY CORP., HOPPER INVESTMENTS LLC, ICAHN OFFSHORE LP, ICAHN ONSHORE LP, ICAHN CAPITAL LP, IPH GP LLC, ICAHN ENTERPRISES HOLDINGS L.P., ICAHN ENTERPRISES G.P. INC., BECKTON CORP. (COLLECTIVELY, THE PARTICIPANTS) AND CERTAIN OF THEIR RESPECTIVE AFFILIATES FROM THE STOCKHOLDERS OF BIOGEN IDEC INC. FOR USE AT ITS ANNUAL MEETING WHEN AND IF THEY BECOME AVAILABLE, BECAUSE THEY WILL CONTAIN IMPORTANT INFORMATION, INCLUDING INFORMATION RELATING TO THE PARTICIPANTS IN ANY SUCH PROXY SOLICITATION. WHEN AND IF COMPLETED, A DEFINITIVE PROXY STATEMENT AND A FORM OF PROXY WILL BE AVAILABLE TO STOCKHOLDERS OF BIOGEN IDEC INC. FROM THE PARTICIPANTS AT NO CHARGE AND WILL ALSO BE AVAILABLE AT NO CHARGE AT THE SECURITIES AND EXCHANGE COMMISSION S WEBSITE AT HTTP://WWW.SEC.GOV. INFORMATION RELATING TO THE PARTICIPANTS IN A POTENTIAL PROXY SOLICITATION IS CONTAINED IN EXHIBIT II HERETO.

Biogen Idec Investor Presentation May 2009 Exhibit I Special note regarding presentation

This presentation includes information based on data found in filings with the SEC, independent industry publications and other sources. Although we believe that the data is reliable, we do not guarantee the accuracy or completeness of this information and have not independently verified any such information. We have not sought, nor have we received, permission from any third-party to include their information in this presentation.

Many of the statements in this presentation reflect our subjective belief. Although we have reviewed and analyzed the information that has informed our opinions, we do not guarantee the accuracy of any such beliefs.

Sections of this presentation refer to the experience of our nominees for director at Biogen Idec Inc. during their tenure as directors of ImClone Systems Inc. We believe their experience at ImClone was a success and resulted in an increase in shareholder value that benefited all shareholders. However, their

success

at

ImClone

is

not

necessarily

indicative

of

future

results

at

Biogen

Idec

if

our nominees

were to be elected to the Biogen Idec Board of Directors.

All stockholders of Biogen Idec are advised to read the definitive proxy statement, the gold proxy card and other documents related to the solicitation of proxies by the Participants from the stockholders of the Company for use at the 2009 annual meeting of stockholders of the Company because they contain important information. The definitive proxy statement and form of proxy along with other relevant documents, are available at no charge on the SEC s website at http://www.sec.gov or by contacting D.F. King & Co., Inc. by telephone toll free at 1-800-769-4414 or by visiting their website at http://www.dfking.com/BIIB. In addition, the Participants will provide copies of the definitive proxy statement without charge upon request.

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Agenda
Situation Overview
Strategic failures
Operational failures
Business development failures
Research & development failures
Our Qualifications & Proposals
Biographies of our nominees
ImClone Systems case study

Proposals for Biogen Idec

4 We strongly believe Biogen Idec needs better management Biogen Idec has a collection of valuable assets AVONEX for relapsing multiple sclerosis and TYSABRI for MS and Crohn s disease, \$2.8B of 2008 sales RITUXAN for B-cell non-Hodgkin s lymphoma and rheumatoid arthritis, \$1.1B of 2008 sales Promising pipeline (BG-12, Lixivaptan, ADENTRI, etc.) and biologics manufacturing facilities **Board** and management have failed achieve the full potential of Biogen Idec Biogen IDEC merger has not created much value Management has failed shareholders strategically and operationally Weak business development and research & development efforts inhibit company s prospects Quality of board and management especially crucial today R&D organization needs to be reinvigorated; Strategic review of pipeline needs to be conducted Cost structure needs to be examined and partner relations need to be revitalized Product sales growth likely to slow Board needs to evaluate possibility of separating assets in order to enhance value Management not aligned with shareholder interests

Electing our directors could maximize shareholder value

Our slate will press hard for management accountability and will provide experienced oversight Our nominees experience with **ImClone** Systems useful to Biogen Idec Specifically, recharged partner relations, optimized the cost structure and rebuilt

Better management of Biogen Idec assets will enhance value for all shareholders

the pipeline

5

We believe leadership has failed on many dimensions Strategic

Biogen

IDEC merger has not created much value

Announced merger synergies never materialized

Management turnover makes consistent strategy and execution difficult Operational

Avonex lost US market leadership

Failed to manage Avonex product lifecycle

Amevive never lived up to management hype

TYSABRI goals also overly aggressive

Five year stock performance has trailed peer group Business Development

Is Biogen Idec defending its MS franchise?

Is it defending the oncology franchise?

Management has signed only a few licensing deals over last five years Research & Development

Research and development productivity worst in peer group

Lack of R&D focus apparent when comparing employee base with peers

Pipeline has failed to show meaningful progress

Biogen Idec has launched no new drugs since 2004

Pipeline lacks strategic focus

PEGYlation is hardly a breakthrough

Biogen and IDEC supposedly merged to accelerate growth & create shareholder value
Source: Company documents
Key products
Pipeline
Therapeutic focus
2002 financials
Year founded
Employees
Biogen, Inc.

Avonex for relapsing MS

Amevive for chronic plaque psoriasis

Anti-inflammatory products in Amevive and Antegren (now Tysabri)

6 product candidates in human trials

Focus on neurology and dermatology

Growing expertise in oncology

Revenues of \$1,148M

Net income of \$242M

1978

2,700 people worldwide IDEC Pharmaceuticals

Rituxan for non-Hodgkin s lymphoma

Zevalin for non-Hodgkin s lymphoma

Rituxan for new indications

4 product candidates in human trials

Focus on oncology and rheumatology

Growing expertise in autoimmune and inflammatory diseases

Revenues of \$404M

Net income of \$148M

1985

1,000 people worldwide Headquarters

Cambridge, MA

San Diego, CA

Bringing our companies together accelerates both companies' strategic plans and creates a biotechnology leader with the products, pipeline, infrastructure and financial resources to grow faster and **create sustainable shareholder** value

beyond what either company could achieve separately.

James Mullen, Chairman and CEO of Biogen

Strategy Operational Bus. Dev. R&D

7

However, merger has failed to create much value

Note: Current price from April 2009; Change in equity value is growth from Q4 2003 to April 2009

Source: Bloomberg; Company documents

Biogen -

IDEC

merger closed

Nov. 2003

Strategy

Operational

Bus. Dev.

R&D

Change in

equity value

Q4 2003

equity value

Genentech

Gilead Sciences

Celgene

Biogen

Idec

\$101B

\$43B \$18B \$15B 0 25 50 75 100 Current equity value (\$M)

Announced merger synergies never materialized Note: 2003 operating expenses based on first nine months of 2003 annualized (pre-merger); \$75M target synergies based \$300M cumulative target for 2004-2007

Source: Company documents

Expenses exceeded target by \$276M Strategy Operational Bus. Dev. R&D 2004 2005 2006 2007 \$276M \$402M \$413M \$711M 0 200 400 600 \$800M Biogen Idec operating expenses in excess of target (\$M) **IDEC** Biogen Biogen Idec Biogen Idec 2003 Target synergies 2004 Target 2004 Actual \$1,065M -\$75M \$990M \$1,266M 0 500 1,000 \$1,500M Biogen Idec operating

expenses (\$M)

c

Management turnover makes consistent strategy and

execution difficult

Note: Bold & shading denotes

turnover since 2003

Source: Company documents

Position / Department

Chairman

CEO

CFO

COO

Research & development Officer in 2003
William Rastetter
James Mullen
Peter Kellogg
William Rohn
Nabil Hanna (Research)
Burt Adelman (Development) Officer Today
Bruce Ross
James Mullen
Paul Clancy
Robert Hamm
Cecil Pickett Lack of management continuity helps contribute to lack of consistent strategy Strategy Operational
Bus. Dev.

R&D

10 We believe leadership has failed on many dimensions Strategic

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Operational

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PEGYlation is hardly a breakthrough Strategy

Operational Bus. Dev. R&D

11

AVONEX lost US market leadership to COPAXONE,

others also grew market share

Note: Data for US; Market share based on number of prescriptions

Source: Deutsche Bank

AVONEX lost 14% market share and

ceded US market leadership to

COPAXONE

Strategy

Operational

Bus. Dev.

R&D

AVONEX

BETASERON

COPAXONE

REBIF

0

10

20

30

40

50%

MS Rx market share %

Apr-05

42%

14%

29%

15%

Mar-09

28%

15%

37%

20%

Change %

-14%

1%

8%

5%

12

Biogen Idec has failed to manage Avonex product

lifecycle

Source: FDA; Company documents

Strategy Operational Bus. Dev. R&D

13

AMEVIVE never lived up to management hype

Source: North Carolina Biotechnology Center, Feb. 2003; Company documents

After failing to achieve April 2003 projections,

management sold AMEVIVE for \$60M in March 2006

Strategy

Operational

Bus. Dev.

R&D

2003

2006 \$85M

\$40M \$500M

\$12M

0

100

200

300 400 \$500M AMEVIVE sales (\$M) April 2003 Projections Actual

14 TYSABRI goals also overly aggressive Source: Reuters, Feb. 2009; Company documents In Sep. 2007, management expected 100K patients on TYSABRI by 2010 year-end; In Feb. 2009, management said it would be difficult to achieve the original 100K projection Strategy Operational Bus. Dev. R&D Actual Sep. 2007 Projections 2009 2010 37K 100K

0

100K

TYSABRI patients (K)

15

Five year stock performance has trailed peer group Note: BTK represents AMEX Biotechnology Index

Source: Bloomberg; Company documents Biogen Idec has underperformed peers

Strategy

Operational

Bus. Dev.

R&D

Genentech

Gilead

Sciences

Celgene

Biogen

Idec

BTK

Apr-04

Apr-05

Apr-06

Apr-07
Apr-08
Apr-09
0
100
200
300
400
500
Stock performance
Change %
61%
205%
177%
-24%

10%

16 We believe leadership has failed on many dimensions Strategic

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Operational Bus. Dev. R&D

17 Business development vital to future prospects Companies must defend and strengthen franchises within core therapeutic areas It seems Biogen Idec has done very little to defend strengthen its oncology and MS franchises Competitors active in both therapeutic areas Lack of business development limits future growth prospects Strategy Operational Bus. Dev.

R&D

Is Biogen Idec defending its MS franchise?

Source: InVivo Deals database

Biogen Idec has not

participated in any of the approximately

dozen multiple sclerosis business development opportunities

over the last year

Competitor MS deals in 2008 included:

Acquirer

Merck Serono

Novartis

Merck Serono

Teva

Eli Lilly

Counterparty

Apitope Technology

Peptimmune

Bionomics AGM

Antisense Therapeutics

BioMS Medical

Strategy

Operational

Bus. Dev.

R&D

19 Is it defending the oncology franchise? Source: InVivo Deals database Biogen Idec has executed only one of the approximately 150 cancer business development opportunities over the last year Competitor oncology deals in 2008 included: Acquirer Bristol Myers Roche Pfizer Merck Sanofi Aventis Counterparty **Exelixis** ThromboGenics **Aureon Laboratories** Celera Dyax Corp.

Strategy Operational

Bus. Dev. R&D

Management has completed only five product inlicensing deals in five years Source: Company documents

Date

August 2005

October 2006

July 2007

October 2008

March 2009

	Lagar rining. Dioacit ibeo iito.	TOTAL DI ANTAA
Partner		
Protein Design Labs		
UCB		
CardioKine		
Genentech		
Aveo Product		
Fontolizumab		
Daclizumab		
Volociximab		
CDP323		
Aviptadil		
GA101		
ErbB3 Consideration		
\$40M upfront		
\$100M investment in Protein Design Labs stock		
\$30M upfront		
\$50M upfront		
\$31M upfront		
NA Suboptimal licensing efforts of last 5 years Strategy Operational Bus. Dev. R&D	over	

21 We believe leadership has failed on many dimensions Strategic

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Strategy Operational Bus. Dev. R&D

Biogen Idec research and development productivity

worst in peer group

Note: 5 and 10 year charts represent cumulative gross profits and R&D spending

Source: Company documents

Strategy

Operational

Bus. Dev.

R&D

Gilead

Sciences

Genen-

tech

Amgen

Genzyme

Biogen

Idec

5.9X

4.1X

4.0X

3.6X

3.2X

- 3.0
- 4.0
- 5.0
- 6.0X
- 5 year gross
- profit / 5 year R&D
- Gilead
- Sciences
- Genen-
- tech
- Amgen
- Genzyme
- Biogen
- Idec
- 5.0X 3.9X
- 3.9X
- 3.5X
- 3.1X
- 3.0
- 4.0
- 5.0
- 6.0X
- 10 year gross
- profit / 10 year R&D

23
Lack of R&D focus apparent when comparing employee base with peers
Strategy
Operational
Bus. Dev.

R&D

Note: Employees as of December 2008; Genentech estimate based on estimated retention costs

Source: Company documents; Industry estimates

Failure to advance pipeline Note: Bold & shading denotes no apparent progress since 2006 Source: Company documents

Compound BG-12 Galiximab Lumiliximab Ocrelizumab Lixivaptan ADENTRI BIIB014

Daclizumab

8 8	
CDP323 Ocrelizumab Volociximab HSP90 GA101 Aviptadil Therapeutic Area	
Relapsing MS	
Relapsed NHL	
Relapsed CLL	
RA	
Hypnoatremia	
CHF	
Parkinson s	
MS	
MS	
MS	
NSCLC	
Oncology	
NHL	
PAH 2006	
Phase 3	
Phase 3	
Phase 2/3	
Phase 2	
Phase 2	
Phase 2	

Phase 2

Phase 2
Phase 1
Phase 2
Phase 2
Phase 1
Phase 1
Phase 2 Today
Phase 3
Phase 3
Phase 2/3
Phase 3
Phase 3
Phase 3
Phase 2
Phase 2 Pipeline has made little progress Strategy Operational Bus. Dev. R&D

new drugs since 2004
Source: FDA
Strategy
Operational
Bus. Dev.
R&D
Genzyme
Amgen
Gilead
Genentech
Celgene
Biogen

Biogen Idec is the only major biotech company with

0
0
1
2
3
Drug launches since 2004
Drugs
Mozobil
Renvela
Myozyme
Vectibix
Nplate
Letairis
Atripla
Lucentis

Revlimid

26 During that same period, 23 new oncology drugs have been launched Source: CenterWatch Strategy Operational Bus. Dev. R&D 2004 2005 2006 2007 2008 2009 YTD 6 2 4 6 4

1

0 1 2 3 4 5 6 Oncology drug launches Drug Alimta Avastin Clolar Erbitux Sensipar Tarceva Arranon Nexavar Gardasil Sprycel Sutent Vectibix Evista Hycamtin Ixempra Tasigna Torisel Tykerb Degarelix

Mozobil Sancuso Treanda Afinitor

Pipeline seems to lack strategic focus

Source: Company documents

Autoimmune /

Inflammation

Cardiovascular

Hemophilia

Antiviral

Neurosciences

Oncology

Biogen Idec

Genentech

Gilead Sciences

Celgene

Strategy

Operational Bus. Dev. R&D

PEGylation is hardly a breakthrough Note: Enzon launched Adagen in 1990

Source: FDA

PEGylation was a mature, established technology in the 1990 s; Adagen approved in 1990

19 years after launch of first PEGylated protein, Biogen Idec still has not launched PEG-IFNB Strategy
Operational
Bus. Dev.
R&D

CEO Mullen paid well despite poor performance and failures across many dimensions

Note: Equity compensation = stock + option grants as valued in relevant proxy

Source: Company documents

James Mullen sold ~\$85M of stock since merger at average price of ~\$59 per share Source: Company documents

Are board and management aligned with you?

In our opinion, management ran a flawed auction process last year

_

Board severely limited due diligence opportunities

-

Refused to allow bidders access to Elan until bidders submitted a firm and binding offer

-

At least one bidder was denied its request to speak with Elan which may have caused that bidder to walk away from the process

-

Board minutes that Biogen provided to us under court order last year show what we consider to be a poorly designed process that lacked active Board oversight

Same management and Board that ran the 2007 sales process continue to run the company today. How would they treat a bidder in 2009? Is shareholder value a priority for this Board?

Who is most aligned with your interests?

Source: Company documents

Icahn Parties

Board & management

Class 3 directors

up for election

16,075,256

770,070,20

778,198

14,700

0

5,000,000

10,000,000

15,000,000

20,000,000 Biogen

Idec shares owned

33 Agenda

Situation Overview

Strategic failures

Operational failures

Business development failures

Research & development failures

Our Qualifications & Proposals

Biographies of our nominees

ImClone Systems case study

Proposals for Biogen Idec

Our nominees helped deliver results at ImClone Name

Alex Denner

Thomas Deuel

Richard Mulligan

David Sidransky Education

M.S., M.Phil., Ph.D. from Yale University

S.B. from Massachusetts Institute of Technology

M.D. from Columbia University

A.B. from Princeton University

Ph.D. from Department of Biochemistry at Stanford University School of Medicine

B.S. from Massachusetts Institute of Technology

M.D. from Baylor College of Medicine

B.A. from Brandeis University Relevant experience

Managing Director, Icahn Partners

Director, Adventrx Pharmaceuticals

Former Portfolio Manager, Viking Global Investors

Former Portfolio Manager, Morgan Stanley

Former Director and Chairman of Executive Committee, ImClone Systems

Professor of Molecular and Experimental Medicine and Cell Biology, Scripps Research Institute

Professor Emeritus, Harvard Medical School

Former Director, Division of Growth Regulation at Beth

Israel Hospital

Former Professor of Medicine and Biochemistry and Head of Oncology Services, Washington University School of Medicine

Former Director, ImClone Systems

Mallinckrodt Professor of Genetics, Harvard Medical School

Director of Harvard Gene Therapy Initiative

Former Professor of Molecular Biology, Massachusetts Institute of Technology

Founder, Somatix Therapy Corporation

Member of Scientific Advisory Board, Cell Genesys

Former Director and Member of Executive Committee, ImClone Systems

Director of Head and Neck Cancer Research Division, Johns Hopkins University School of Medicine

Chairman, Champions Biotechnology

Former Member of Scientific Advisory Board for MedImmune, Telik, Roche and Amgen

Former Director, ImClone Systems

ImClone shares dramatically outperformed during new

executive committee tenure

Note:

Executive

committee

of

Alex

Denner

and

Richard

Mulligan

formed

Oct.

2006;

ImClone

Systems

sold

to

Eli

Lilly

in

Nov.

2008

Source: Bloomberg

Oct-06

Nov-08

\$31.00

\$70.00 0 20 40 60 \$80 **ImClone** Systems share price (\$) Change % 126% Oct-06 Nov-08 \$44.94 \$40.64 0 20 40 60 \$80 Biogen Idec

share price (\$) Change %

-10%

```
36
Long term focus to build ImClone shareholder value
Note: Graph represents month-end stock and index prices
Source: Bloomberg
Jun-06
Sep-06
Dec-06
Mar-07
Jun-07
Sep-07
Dec-07
Mar-08
Jun-08
Sep-08
0
20
40
60
$80
ImClone stock price ($)
0
500
1,000
1,500
```

2,000

S&P 500 Index

Alex Denner

becomes

chairman of

executive

committee

ImClone

receives and

rejects takeover

bid

ImClone

acquired by Eli

Lilly for \$70 per

share

July 31, 2008

ImClone receives

\$60 offer from

Bristol-Myers

Squibb

Bristol-Myers

Squibb & ImClone

expand ERBITUX

development

New executive committee enhanced value at ImClone

New executive committee, including Alex Denner and Richard Mulligan, formed in October 2006

Embarked on a comprehensive review of the company s operations which led to the following courses of action:

.

Recharged partner relations

-

Optimized cost structure

-

Rebuilt product pipeline

-

Changed culture

-

Settled litigation

Recharged ImClone

partner relations and optimized

cost structure

Note: CRO s = Contract Research Organizations

Recharged partner relations

_

Partnership

with

Bristol-Myers

Squibb

had

deteriorated

due

to

prior

management

neglect

-

Initiated

dialogue

and

led

negotiations,

ultimately

leading

to

new

agreement

with

Bristol-

Myers

Squibb

that

expanded

Erbitux s

development

with

no

change

to

ImClone

economics

-

From

2005

to

2007,

ERBITUX sales grew by 41% annually and ImClone royalty revenue grew by 37% annually Optimized cost structure ImClone cost structure had not been appropriate for company needs Executive committee reallocated costs, shifting

SG&A spending by

expanding sales force for tactical reasons while reducing overhead costs

Margin expansion and

72

capex reduction led to substantial free cash flow growth Increased spending on R&D and salesforce was funded through savings on corporate costs (re-negotiating with CROs, transportation

costs, smarter purchasing,

etc.)

Rebuilt pipeline, changed culture and settled litigation

Rebuilt product pipeline

Industry had poor perception of ImClone pipeline and research and development efforts

Executive committee conducted top-down review of pipeline Significantly increased investments in particularly promising candidates such as 1121B, A12, 11F8 and others

Cancelled programs where the return on investment was poor

Pipeline cited as major strategic rationale for whole company acquisition

Changed culture

ImClone morale poor due to lack of strategic direction from prior management

Took steps to institute a new culture

Emphasis on cash flow

Investment in R&D

Gave responsibility to scientists and clinicians

Settled litigation

Settled litigation including Yeda, Abbott and Repligen

From 2005 to 2007, ImClone royalty revenue grew by

37% annually

Note: 2005 most recent full year prior to formation of new executive committee; 2007 most recent full year available; Collab.

reimb. represents collaborative agreement reimbursements; Manuf. represents manufacturing revenues

Source: UBS, January 2008; UBS, April 2008; Company documents

Collab.

reimb.

Manuf.

License

fees &

milestones

Royalties

2005

2007

\$383M

\$591M

0

200

400

\$600M

ImClone

revenue (\$M)

05-07

CAGR

37%

3% 39% 5% 24% EU USA 2005 2007 \$678M \$1,348M 0 500 1,000 \$1,500M WW ERBITUX sales (\$M) 05-07 **CAGR** 29%

57% 41%

Tighter cost controls contributed to higher free cash

flow

Note:

2005

most

recent

full

year

prior

to

formation

of

new

executive

committee;

2007

most

recent

full

year

available;

EBIT

excludes

one-time

charges;

FCF

represents

free cash flow; Capex represents capital expenditures; FCF **EBITDA** Capex Source: Company documents **EBIT COGS** Royalties SG&A Research & development 2005 2007 100% 100% 0 20 40 60 80 100% **ImClone** % of revenue **EBIT** margin % 23% 27% 2005 **FCF EBITDA** growth Capex reduction 2007 **FCF** \$16M

\$93M \$74M \$183M 0

50 100 150 \$200M ImClone FCF (\$M)

Increased R&D investment to improve pipeline and

future competitive position

Note:

2005

most

recent

full

year

prior

PITO

formation

of

new

executive

committee;

2007

most

recent

full

year

available

Source:

Company

documents

Other

Pancreatic Non-small cell lung Head & neck Colorectal 2005 2007 34 44 0 10 20 30 40 50 **ImClone** product candidates 2005 2007 \$145M \$194M 0 50 100 150 \$200M ImClone R&D spend (\$M) R&D %

of sales 38% 33% 05-07 CAGR 16%

Increased R&D investment improved pipeline

Phase 1

Phase 2

Phase 3

1121b:

2005 status

2008 status

A12:

2005 status

2008 status

11F8:

2005 status

2008 status

18F1:

Pre-clinical

2008 status

UCB: 2005 status Exited

We believe ImClone and Biogen Idec situations analogous
Partner relations
Cost structure
Product pipeline
Strategic direction
Litigation
ImClone Systems

Relationships with Bristol Myers Squibb were strained

Renegotiated agreement with BMS, leading to increased support and sales

Cost structure was not appropriate for company needs

Reallocated costs, led to margin expansion and free cash flow growth

Pipeline poorly regarded by industry

Conducted review and increased investments in certain candidates

Pipeline key rationale for acquisition

Strategic direction lacking and morale poor as a result

Installed new leadership and established clear strategic priorities

Settled litigation including Yeda, Abbott, and Repligen Biogen Idec

Relationships with Genentech, Roche and Elan are strained

Excluding Rituxan, operating margins below peers

Pipeline has not advanced significantly over last five years

Poor product lifecycle management

Strategic direction unclear as focus diffused over too many therapeutic areas

Adverse Genentech arbitration settlement is valuation overhang
Electing our directors with directly relevant experience could help Biogen Idec

We have several proposals

Board should study potential splitting of Biogen IDEC into neurology-focused and cancer-focused companies

Examine cost structure

Prioritize, improve focus, and re-invigorate R&D efforts

Improve partner relationships

46 Board should evaluate whether separating assets will enhance value

NF Co. had \$2,926M of 2008 sales

NF Co. assets include the following:

Key products include AVONEX and TYSABRI

Related pipeline such as BG-12, Lixivaptan, ADENTRI and other neurology and cardiovascular product candidates

Biologics manufacturing plants in North Carolina, Massachusetts and Denmark

Majority of existing research &

development infrastructure and sales force

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Collaboration with Elan on TYSABRI

NF Co. will benefit from improved focus on core neurology competency Neurology-Focused Company

CF Co. had \$1,172M of 2008 sales

CF Co. assets include the following:

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Key products include RITUXAN and FUMADERM

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Related pipeline such as galixibam, lumiliximab, ocrelizumab and other oncology and autoimmune product candidates

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Collaboration with Genentech in the US, Zenyaku and Chugai in Japan and Roche in the rest of the world

CF Co. will benefits from improved focus on core oncology competency Cancer-Focused Company
Separating Biogen assets will enhance shareholder value as management focus should improve and disparate assets appeal to different buyers

47 Separated assets have different growth profiles Source: Goldman Sachs, March 2009; Company documents CF Co. NF Co. 2004 2005 2006 2007 2008 2009E 2010E \$2,212M \$2,423M \$2,683M \$3,172M \$4,098M \$4,402M \$4,451M 0 1,000 2,000 3,000 4,000 \$5,000M

Biogen

Idec revenue (\$M)

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48
Separated assets viable as standalone companies
Amgen
Genentech
Gilead
Sciences
Genzyme
NF Co.
Celgene
CF Co.
$15.0B
$13.4B
$5.3B
$4.6B
$2.9B
$2.3B
$1.2B
0
5
10
$15B
2008 revenue ($B)
Equity
value ($B)
$51B
$101B
$43B
$16B
$18B
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49 Overhead spending can be reduced Note: Peer group includes Genentech, Amgen, Gilead Sciences and Celgene Source: Company documents Biogen Idec Median Best in class 23% 21% 15% 0 5 10 15 20 25 30% 2008 SG&A %

of sales (%)

In 2008, Biogen Idec spent 23% of sales on selling, general and administrative expenses

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Median biotech company = 21%

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Best in class company = 15%

Reducing overhead spending will improve cash flows

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Applying median SG&A % of sales generates \$46M of cost savings

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Applying best in class SG&A % of sales generates \$309M of cost savings Overhead assumptions

We would push hard to reinvigorate R&D and improve productivity

Identify most promising products

Focus investment in key therapeutic areas

Rationalize pipeline products not part of overall strategy

51 Electing our directors could help maximize shareholder value

Board and management have failed to achieve the full potential of Biogen Idec

Quality of board and management especially crucial today

Electing our directors could help maximize shareholder value Better management of Biogen Idec assets will enhance value for all shareholders

We have shown that management has failed shareholders strategically and operationally, resulting in a company not well positioned for future challenges!

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EXHIBIT II

PARTICIPANTS

The participants in the solicitation of proxies (the <u>Participants</u>) from stockholders of Biogen Idec Inc. (Biogen or the Corporation) include the following: Mr. Carl C. Icahn, Icahn Partners LP, a Delaware limited partnership (<u>Icahn Partners</u>), Icahn Partners Master Fund LP, a Cayman Islands limited partnership (<u>Icahn Master</u>), Icahn Partners Master Fund II LP, a Cayman Islands limited partnership (<u>Icahn Master</u> II), Icahn Partners Master Fund III LP, a Cayman Islands limited partnership (<u>Icahn Master III</u>), High River Limited Partnership, a Delaware limited partnership (<u>High River</u>), Barberry Corp., a Delaware corporation (<u>Barberry</u>), Hopper Investments LLC, a Delaware limited liability company (<u>Hopper</u>), Beckton Corp., a Delaware corporation (<u>Beckton</u>), Icahn Enterprises G.P. Inc., a Delaware corporation (<u>Icahn Enterprises GP</u>), Icahn Enterprises Holdings L.P., a Delaware limited partnership (<u>Icahn Enterprises Holdings</u>), IPH GP LLC, a Delaware limited liability company (<u>IPH</u>), Icahn Capital LP, a Delaware limited partnership (<u>Icahn Capital</u>), Icahn Onshore LP, a Delaware limited partnership (<u>Icahn Offshore</u>), Dr. Alexander J. Denner, Dr. Richard C. Mulligan, Dr. Thomas Deuel, Dr. David Sidransky, Mr. Mayu Sris, Dr. Eric Ende and Mr. Jeffrey Meckler.

The address of Icahn Partners, High River, Barberry, Hopper, Icahn Enterprises GP, Icahn Enterprises Holdings, Beckton, IPH, Icahn Capital, Icahn Onshore and Icahn Offshore is White Plains Plaza, 445 Hamilton Avenue - Suite 1210, White Plains, NY 10601. The address of Icahn Master, Icahn Master II and Icahn Master III is c/o Walkers SPV Limited, P.O. Box 908GT, 87 Mary Street, George Town, Grand Cayman, Cayman Islands. Mr. Icahn s, Dr. Denner s, Mr. Sris , Dr. Ende s and Mr. Meckler s business address is c/o Icahn Associates Corp., 767 Fifth Avenue, 47th Floor, New York, NY 10153. Dr. Mulligan s business address is Harvard Gene Therapy Initiative, Harvard Institutes of Medicine, Suite 407, 4 Blackfan Circle, Boston, MA 02115. Dr. Deuel s business address is The Scripps Research Institute, MEM 268, 10550 North Torrey Pines Road, La Jolla, CA 92037. Dr. Sidransky s business address is Johns Hopkins University - Cancer Research Building II, 1550 Orleans Street, Suite 503, Baltimore, MD 21231.

Icahn Partners, Icahn Master, Icahn Master II, Icahn Master III and High River (collectively, the <u>Icahn Parties</u>) are entities controlled by Mr. Icahn. Dr. Denner and Mr. Sris. are employees and/or officers and directors of the Icahn Parties and various other entities controlled by Mr. Icahn who may also participate in soliciting proxies from Biogen Stockholders. Dr. Ende and Mr. Meckler are consultants hired by the Icahn Parties. Dr. Denner, Mr. Sris, Dr. Ende and Mr. Meckler do not own beneficially any interest in securities of Biogen. Neither Dr. Denner nor Mr. Sris will receive any special compensation in connection with the solicitation of proxies. In connection with his employment by Mr. Icahn and his affiliated companies, Dr. Denner, among other employees, has a participatory interest in the profits and fees derived by Mr. Icahn and/or his affiliated entities from Icahn Partners, Icahn Master, Icahn Master III and Icahn Master III (collectively, the <u>Funds</u>). Because only a portion of such profit interests are distributed and because of their other investments in the Funds, Dr. Denner also has capital accounts in the Funds. Generally, in the aggregate, Dr. Denner s profit interests and capital accounts in the Funds entitle him to less than 2% of the profits generated by the Funds. Dr. Ende and Mr. Meckler are independent consultants retained by the Icahn Parties to solicit proxies and provide consulting services relating to this solicitation, and another solicitation of proxies by the Icahn Parties, as well as general consulting services relating to other investments by the Icahn Parties. Assuming the Annual Meeting of Biogen and the annual meeting relating to the other solicitation are each held in May and further assuming each contest is successful, the consulting agreements referenced herein may provide for payments to Dr. Ende and Mr. Meckler of up to approximately \$325,000 in the aggregate.

None of Dr. Richard C. Mulligan, Dr. Thomas Deuel or Dr. David Sidransky own beneficially any interest in the securities of Biogen. Each of Dr. Richard C. Mulligan, Dr. Thomas Deuel and Dr. David Sidransky have an interest in the election of directors at the Biogen 2009 Annual Meeting of Stockholders pursuant to a Nominee Agreement among each of Dr. Richard C. Mulligan, Dr. Thomas Deuel and Dr. David Sidransky and the Icahn Parties, pursuant to which the Icahn Parties have agreed to pay each of Dr. Richard C. Mulligan, Dr. Thomas Deuel and Dr. David Sidransky a fee of \$25,000.

Barberry is the sole member of Hopper, which is the general partner of High River. Beckton is the sole stockholder of Icahn Enterprises GP, which is the general partner of Icahn Holdings. Icahn Holdings is the sole member of IPH, which is the general partner of Icahn Capital. Icahn Capital is the general partner of each of Icahn Onshore LP and Icahn Offshore. Icahn Onshore is the general partner of Icahn Partners. Icahn Offshore is the general partner of each of Icahn Master, Icahn Master II and Icahn Master III. Each of Barberry and Beckton is 100 percent owned by Carl C. Icahn. As such, Mr. Icahn is in a position indirectly to determine the investment and voting decisions made by each of the Icahn Parties.

As of 5:00 p.m. Eastern Standard Time on May 11, 2009, the Icahn Parties may be deemed to beneficially own, in the aggregate, 16,075,256 shares of common stock, par value \$.0005 per share, issued by Biogen (the Shares), representing approximately 5.57% of the Corporation s outstanding Shares (based upon the 288,541,467 Shares stated to be outstanding as of April 6, 2009 by the Corporation in the Corporation s Proxy Statement filed with the Securities and Exchange Commission on April 27, 2009).

High River has sole voting power and sole dispositive power with regard to 3,215,051 Shares. Each of Hopper, Barberry and Mr. Icahn has shared voting power and shared dispositive power with regard to such Shares. Icahn Partners has sole voting power and sole dispositive power with regard to 4,532,847 Shares. Each of Icahn Onshore, Icahn Capital, IPH, Icahn Enterprises Holdings, Icahn Enterprises GP, Beckton and Mr. Icahn has shared voting power and shared dispositive power with regard to such Shares. Icahn Master has sole voting power and sole dispositive power with regard to 5,888,807 Shares. Each of Icahn Offshore, Icahn Capital, IPH, Icahn Enterprises Holdings, Icahn Enterprises GP, Beckton and Mr. Icahn has shared voting power and shared dispositive power with regard to such Shares. Icahn Master II has sole voting power and sole dispositive power with regard to 1,761,077 Shares. Each of Icahn Offshore, Icahn Capital, IPH, Icahn Enterprises Holdings, Icahn Enterprises GP, Beckton and Mr. Icahn has shared voting power and shared dispositive power with regard to such Shares. Icahn Master III has sole voting power and sole dispositive power with regard to 677,474 Shares. Each of Icahn Offshore, Icahn Capital, IPH, Icahn Enterprises Holdings, Icahn Enterprises GP, Beckton and Mr. Icahn has shared voting power and shared dispositive power with regard to such Shares.

Each of Hopper, Barberry and Mr. Icahn, by virtue of their relationships to High River, are deemed to beneficially own the Shares which High River directly beneficially owns. Each of Icahn Onshore, Icahn Capital, IPH, Icahn Enterprises Holdings, Icahn Enterprises GP, Beckton and Mr. Icahn, by virtue of their relationships to Icahn Partners, are deemed to beneficially own the Shares which Icahn Partners directly beneficially owns. Each of Icahn Offshore, Icahn Capital, IPH, Icahn Enterprises Holdings, Icahn Enterprises GP, Beckton and Mr. Icahn, by virtue of their relationships to Icahn Master, Icahn Master III and Icahn Master III, are deemed to beneficially own the Shares which Icahn Master, Icahn Master III directly beneficially own.