

BIOGEN IDEC INC.
Form DEFA14A
May 30, 2008

**UNITED STATES
SECURITIES AND EXCHANGE COMMISSION
Washington, D.C. 20549
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

Check the appropriate box:

Preliminary Proxy Statement

Confidential, for Use of the Commission Only (as permitted by Rule 14a-6(e)(2))

Definitive Proxy Statement

Definitive Additional Materials

Soliciting Material Pursuant to §240.14a-11(c) or §240.14a-12

Biogen Idec Inc.

(Name of Registrant as Specified In Its Charter)

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

Payment of Filing Fee (Check the appropriate box):

No fee required.

Fee computed on table below per Exchange Act Rules 14a-6(i)(4) and 0-11.

(1) Title of each class of securities to which transaction applies:

(2) Aggregate number of securities to which transaction applies:

(3) Per unit price or other underlying value of transaction computed pursuant to Exchange Act Rule 0-11
(Set forth the amount on which the filing fee is calculated and state how it was determined):

(4) Proposed maximum aggregate value of transaction:

(5) Total fee paid:

Fee paid previously with preliminary materials.

Check 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 was 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:

(2) Form, Schedule or Registration Statement No.:

(3) Filing Party:

(4) Date Filed:

Biogen Idec Strategic Process Document Disclosure

Biogen Idec is disclosing the relevant portions of certain documents related to the design of the strategic process it conducted in the fall of 2007 (the Process). (The portions of these documents that do not relate to the Process have been redacted.)

These documents are consistent with Biogen Idec's prior public statements about the Process and demonstrate that the Process was comprehensive and fair.

The materials disclosed include:

Presentations Provided to the Board and/or Management

A Presentation for Bellona, dated October 12, 2007

Strategic Alternatives Process Organizational Meeting, dated October 14, 2007

Biogen Idec Calendar Buyer Contact Summary (Oct./Nov. 2007)

Biogen Idec Discussion Materials, dated October 22, 2007

Materials Regarding Second Round Process, dated November 2, 2007

Discussion Materials, dated November 4, 2007

Form of Letter Regarding Proposal Submission, dated November 20, 2007

Discussion Materials Prepared for the Board of Directors of Biogen Idec, dated December 12, 2007

Minutes of Meetings of the Board of Directors held on:

October 12, 2007

November 8, 2007

November 18, 2007

December 9, 2007

December 12, 2007

**PRIVILEGED AND CONFIDENTIAL
ATTORNEY WORK PRODUCT**

Pages redacted in their entirety omitted

Potential Auction Process Timeline

Week of Oct. 15

Make outbound calls to prospective bidders

Prospective bidders sign confidentiality agreements

Monday, Oct. 22

Send out information packages:

Key collaboration agreements

Tysabri data

Other financial information?

Week of Oct. 29

Preliminary indications of interest due, including a price range and significant contingencies

Week of Nov. 5

Open electronic data room

Conduct management meetings with various bidders

Week of Nov. 12

Conduct management meetings with various bidders

Provide draft merger agreement to bidders counsel

Wednesday, Dec. 5

Final bids and mark-up of agreement due

Continue negotiations with selected bidders

Determine whether any bidders require an opportunity to talk with Echo before signing a definitive agreement

Discussions with Echo if and as necessary

Monday, Dec. 10

Sign and announce a definitive merger agreement

Page redacted in its entirety omitted

Biogen Idec Inc.

Strategic Alternatives Process

Organizational Meeting

October 14, 2007

Table of Contents

1. Organizational Kick-off Materials
2. Draft First Round Bid Instructions Letter
3. Buyer Contact Summary
4. Management Presentation Outline
5. Preliminary Electronic Data Room Index
6. Working Group List

Strictly Confidential

Confidential Discussion Materials Prepared for:

Biogen Idec

Regarding Strategic Alternatives Process

October 14, 2007

Strictly Confidential

Preliminary Transaction Timetable

Key Parties
 BIIB: Biogen Idec
 ML: Merrill lynch
 GS: Goldman Sachs
 SS: Shearman & Sterling
 A: Accountants

Week Of	Event	Responsible Party
October 15 th	Organizational kick-off meeting (October 14 th) Finalize potential buyer contact list (October 14 th) Finalize first round bid process letter (October 14 th) Finalize confidentiality agreement (October 14 th) Finalize financial forecast model to be included in first round data room (October 14 th -16 th) Compile information package to be included in first round data room (October 14 th -16 th) Make outbound calls to prospective bidders and receive preliminary feedback; send process letter and confidentiality agreements to prospective bidders (October 15 th) Open first round data room (beginning October 17 th) Continue populating data room Begin drafting management presentation Begin drafting presentation for Tysabri / Q&A calls Determine format for breakout sessions, including presenters from BIIB	REDACTED
October 22 nd	Begin preparing second round data room Conduct two-hour calls on Tysabri / Q&A with interested bidders Begin drafting merger agreement	
October 29 th	Continue preparing second round data room and drafting merger agreement	
November 5 th	Preliminary indications of interest due November 6 th Board call to assess preliminary indications and discuss next steps (November 7 th) Schedule management meetings Finalize management presentation Finalize second round data room Invite select bidders to second round of the process assuming board authorization Send draft merger agreement to select bidders	

Preliminary Transaction Timetable (Cont d)

Key Parties
 BIIB: Biogen Idec
 ML: Merrill Lynch
 GS: Goldman Sachs
 SS: Shearman & Sterling
 A: Accountants

Week Of	Event	Responsible Party
November 12 th	Conduct management meetings with second round bidders Make available additional information in data room to second round bidders	REDACTED
November 19 th	Conduct management meetings with second round bidders Provide final bid instructions letter to bidders Respond to bidders diligence requests	
November 26 th	Respond to bidders diligence requests Accommodate requests for follow-up diligence calls [Potential conversations with Elan]	
December 3 rd	Respond to bidders diligence requests Accommodate requests for follow-up diligence calls [Potential conversations with Elan]	
December 10 th	Final bids due December 12 th Continue negotiations with selected bidders [Potential conversations with Elan] Board meeting to review final bids and decide on next steps	
December 17 th	Board meeting to approve the transaction Financial advisors render fairness opinions Execute a definitive merger agreement Announce transaction	

Key Messages to Buyers

As you know, Biogen Idec's Board of Directors has authorized management to assess strategic alternatives, including a potential sale of the Company

Biogen Idec has retained Merrill Lynch and Goldman Sachs as its financial advisors to help with the process

The Company has already received several inquiries from select parties with regards to a potential business combination

Moreover, given Biogen Idec's attractiveness as a unique asset, we believe there will be strong interest from other parties, resulting in a highly competitive process

Leadership in immunology, neurology and oncology, and a promising pipeline in additional attractive areas such as inflammation, cardiovascular and hematology

Has meaningful economics from 2 blockbusters, Avonex and Rituxan, with Tysabri representing a potential blockbuster as well

Has global biologics commercial and development infrastructure

Has strong research & development capability, depth and breadth with over 20 products in clinical development

Has strong revenue, profit and cash flow growth, all exceeding major pharma growth

Key Messages to Buyers (Cont d)

We believe Biogen Idec's partner Elan will also cooperate in this process

We believe Elan is unlikely to exercise its change of control rights relating to Tysabri if an offer for the Company is made in the near future

We believe Elan is willing to negotiate a new type of agreement for Tysabri with a new partner. While Genentech has the right to buy back Biogen Idec's share of Rituxan in a change of control situation, we believe Genentech is unlikely to exercise its option based on financial incentives of the collaboration agreement.

Merrill Lynch and Goldman Sachs will be facilitating an expedited process, given the current momentum and strong interest from certain parties, with a goal of receiving first round, non-binding bids on November 6th and completing the process by mid-December.

Given your position as a leading company in the pharma space, we would like to assess your interest in pursuing a strategic transaction with the Company.

If your organization is interested, Merrill Lynch and Goldman Sachs can facilitate next steps.

We have a draft confidentiality agreement (CDA) and process letter that we will send you.

Once the CDA has been executed, you will be given access via a data room to non-public first round information including Biogen Idec's long-range plan, review of pipeline, [Tysabri-related information], biologics capabilities and unredacted versions of collaboration agreements.

Key Messages to Buyers (Cont d)

Responses to potential questions regarding Carl Icahn's communications with / bid for Biogen Idec

The Company has received expressions of interest from several strategic and financial buyers, including an offer from Carl Icahn

Hence the Board of Directors has initiated a process to evaluate third party interest in the Company in order to maximize shareholder value

Icahn made a non-binding offer for Biogen Idec [at a price range that provided a standard premium to the current price and he requested further diligence]

Icahn also mentioned his understanding that Elan would cooperate in a sale process, i.e., would not exercise its change of control rights relating to Tysabri

Responses to potential questions regarding interest from / bids from strategic buyers

Biogen Idec has received several overtures from large strategic players regarding a potential acquisition of the Company

Buyer Contact Responsibilities

REDACTED

October ____, 2007

STRICTLY CONFIDENTIAL

Name

Title

Company

Address

City, State, Zip Code

Dear ____,

On behalf of Biogen Idec Inc. (Biogen Idec or the Company), thank you for your interest in a strategic transaction involving the Company. Merrill Lynch & Co. (Merrill Lynch) and Goldman Sachs & Co. (Goldman Sachs), financial advisors to the Company, are inviting selected parties to submit a preliminary, non-binding written indication (an Indication of Interest) to acquire Biogen Idec at their earliest convenience but in no event later than **12:00 p.m. (EDT) on Tuesday, November 6, 2007**. After evaluation of the Indications of Interest by Merrill Lynch, Goldman Sachs and the Company, certain interested parties may be invited to proceed to the second phase of the process which is expected to include the opportunity to conduct in-depth evaluations of the Company.

Merrill Lynch and Goldman Sachs, whose principal points of contact are listed in Attachment A, have been designated as the primary contacts for the transaction and are available to answer any questions that you may have.

In order to allow Biogen Idec and its advisors to compare proposals, we request that your Indication of Interest be submitted in accordance with the following guidelines:

- 1. Purchase Price and Valuation:** Your Indication of Interest should specify the price per share in U.S. dollars which you would pay at closing to acquire 100% of the fully diluted common stock of the Company. Please specify all material assumptions and material contingencies you have taken into account in arriving at your preliminary indication of value;
 - 2. Consideration:** The structure of your proposal, including cash and/or stock consideration. While the Company's principal objective is to maximize shareholder value, on the margin cash consideration will be preferred;
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- 3. Sources and Structure of Financing:** The expected sources of funds (with as much specificity as possible), the timing involved and the steps necessary to secure the funds. Please note that the Company fully expects to enter into a binding purchase agreement that is not subject to any financing and due diligence contingencies;
- 4. Due Diligence:** A detailed description of the additional due diligence you would require in order to submit a definitive proposal, including a specific list of additional information and due diligence requirements;
- 5. Required Approvals:** Any anticipated corporate, shareholder or regulatory approvals you would need prior to executing definitive transaction documentation, as well as any additional approvals or other conditions you would need to close a transaction;
- 6. Material Conditions:** Any material conditions to consummation of your proposed acquisition of the Company;
- 7. Contact Information:** A list of key individuals within your organization and your team of advisors with whom we may discuss your Indication of Interest;
- 8. Submission Deadline:** Your Indication of Interest should be submitted on or before 12:00 p.m. Eastern Daylight Time, Tuesday, November 6, 2007 to the attention of:

Alan Hartman
Managing Director
Head of US M&A
alan_hartman@ml.com
Tel: (212) 449-8585
Fax: (212) 449-9283

Robert King
Managing Director
Co-Head of Global Healthcare
robert.king@gs.com
Tel: (212) 902-3377
Fax: (212) 902-3000

- 9. Additional Information:** Any other information which you believe might be relevant to Biogen Idec, Merrill Lynch and Goldman Sachs in evaluating your Indication of Interest.

Other Matters

Merrill Lynch and Goldman Sachs will be available to discuss matters relating to Biogen Idec and the aforementioned procedures. Although the foregoing reflects the present intentions of the Company concerning the proposed transaction, the Company reserves the right, in its sole discretion and at any time without prior notice or explanation to you or other prospective purchasers, to (i) discuss with any prospective purchaser the terms of its Indication of Interest, (ii) negotiate with any party individually or simultaneously with other prospective purchasers, (iii) terminate the process contemplated hereby or change the aforementioned procedures at any time, (iv) impose conditions on the receipt of information, (v) consider any and all factors (whether or not mentioned in this letter) in its evaluation of the Indication of Interest, (vi) enter into an agreement with any prospective purchaser at any time, regardless of the price and terms being offered by such purchaser and any other prospective purchaser, and (vii) reject any or all Indications of Interest. Neither the Company, Merrill Lynch nor Goldman Sachs will have any liability or obligation to any prospective purchaser as the result of the taking or failure to take any or all of the actions specified above in (i) (vii), the rejection of any or all proposals, acceptance of another proposal, or modification of any or all procedures. A proposal will be considered formally accepted only when and if a definitive agreement has been executed and delivered by the Company (which this letter shall not be deemed). Until

such time, the Company will not have any obligations or liability to any prospective purchaser with respect to the sale of the Company and following such time the Company's only obligations or liabilities will be those set forth in the definitive agreement, if any. Nothing in this letter shall be deemed to be a contract of any kind between or among the Company, Merrill Lynch, Goldman Sachs or any affiliate and any other party.

All parties not invited to the second phase of this process will be asked to return or destroy all confidential information provided to them in accordance with the Confidentiality Agreement related to the proposed transaction that was previously executed by you. The existence and terms of this letter as well as your Indication of Interest are also subject to the terms and conditions of the Confidentiality Agreement.

Each prospective purchaser will be responsible for all of its own costs incurred during the investigation of the Company, including those of its advisors and agents.

On behalf of Biogen Idec, we thank you for your interest. Should you have any questions regarding the procedures detailed in the letter, please, feel free to contact us or any member of the Merrill Lynch and Goldman Sachs team as outlined in Attachment A. We appreciate your interest in this opportunity and look forward to working with you over the coming weeks.

Sincerely,

Alan Hartman

Robert King

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Attachment A

The Company has requested that during this process, prospective purchasers not contact any employee or member of the Company except as specifically authorized. You are reminded that the terms and conditions of the Confidentiality Agreement prohibit such contact without written authorization. All written Indications of Interest, as well as any inquiries, should be directed to one of the following Merrill Lynch or Goldman Sachs individuals:

Merrill Lynch & Co.
4 World Financial Center, North Tower
250 Vesey Street
New York, NY 10080

Alan Hartman
Managing Director
Head of US M&A
alan_hartman@ml.com
Tel: (212) 449-8585
Fax: (212) 449-9283

Mark Robinson
Managing Director
Head of Global Healthcare
mark_j_robinson@ml.com
Tel: (415) 676-3379
Fax: (415)

Ivan Farman
Managing Director
ivan_farman@ml.com
Tel: (212) 449-8897
Fax: (212) 449-3307

Goldman Sachs & Co.
85 Broad Street
New York, NY 10004

Robert King
Managing Director
Co-Head of Global Healthcare
robert.king@gs.com
Tel: (212) 902-3377
Fax: (212) 902-3000

Marshall Smith
Managing Director
marshall.smith@gs.com
Tel: (212) 902-1250
Fax: (212) 902-3000

Tosa Ogbomo
Managing Director
tosa.ogmobo@gs.com
Tel: (212) 902-2079
Fax: (212) 902-3000

CONFIDENTIAL

Buyers Contact Summary
13-October-2007

Biogen Idec Buyer Status Summary

October 13, 2007

		Stage										
		Prelim.	Initial		Two-Hour	2nd Round		Final Bid				
		Bid	Data	Room	Tysabri /	Initial	Data Room	Management	Letter /	Final		
		Process	Access	Q&A	Indication	Access	Presentation	Agreement	Merger	Bid		
Company	Contacted	Confidential	Letter	Received	Access	Granted	Session	Rec d	Granted	Conducted	Sent	Received
		Sent	Sent	Received	Granted	Session	Rec d	Granted	Conducted	Sent	Received	

REDACTED

Biogen Idec Buyer Contact Summary
October 13, 2007

Buyer	Buyer Contact(s)	GS Rep	Date Contacted	Status
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REDACTED

Biogen Idec Buyer Contact Summary
October 13, 2007

Buyer	Buyer Contact(s)	ML Rep	Date Contacted	Status
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REDACTED

Biogen Idec

Management Presentation Table of Contents

Introductions

Agenda showing sections, with names and titles of presenters

Company Overview

Key company investment highlights; 5-6 high level bullet points on Bellona

3-5 pages overview slides

Summary of 2007-2010 strategy goals

Neurology/Immunology franchise

Oncology franchise

R&D

Overall R&D Strategy

Pipeline overview

Pipeline detail and review of key product candidates by TA: stage, indication, clinical data, any projected milestones

R&D resources (manpower, allocation between functions)

Business development activities

Manufacturing, Facilities and Operations

Manufacturing capabilities, capacity, flexibility

Overview of supply chain

Real estate overview

Biogen Idec

Management Presentation Table of Contents

Capex forecast 2007-2009

HR headcount by function

Financial review

Overview of systems and controls

Historical Financials

3-year historical financials

Discussion of historical trends by line item (COGS, R&D, S&M, G&A)

Financial Projections

Financial growth drivers

2007-20XX financial projections with revenue by product

Key assumptions underlying 2007-20XX forecasts

R&D and SG&A leverage assumptions

Conclusions

Biogen Idec Preliminary Electronic Data Room Index

Biogen Idec Document has been identified by Biogen Idec as available, but not yet provided by Biogen Idec
 S&S Document has been provided to Shearman & Sterling for indexing and preparation for loading to the electronic data room
 Public Document is publicly available

Description	Biogen Idec	S&S	Public
1. General Corporate			
1.1. Organizational Charts			
1.1.1. Biogen Idec Inc. Corporate Structure Chart, dated as of July 1, 2007 Domestic, Foreign Operations			
1.2. Certificate of Incorporation and By-laws			
1.3. Corporate Governance			
1.3.1. Meeting Minutes			
1.3.1.1. Minutes of Annual Meeting of Stockholders of Biogen Idec Inc., dated June 16, 2004			
1.3.1.2. Minutes of Annual Meeting of Stockholders of Biogen Idec Inc., dated May 25, 2006			
1.3.2. Charters			
1.3.2.1. Biogen Idec Inc. Corporate Governance Principles			
1.3.2.2. Biogen Idec Inc. Code of Business Conduct			
1.3.3. Reports			

REDACTED

Description	Biogen Idec	S&S	Public
1.3.3.1.			
1.3.3.2.			
1.3.3.3.			
1.3.3.4.			
1.3.3.5.			
1.3.3.6.			
1.3.4. Miscellaneous			
1.3.4.1.	REDACTED		
1.3.4.2.			
1.4. Material Subsidiaries			
1.4.1. Organizational Documents			
1.4.1.1. Amended and Restated Delaware Certificate of Incorporation of IDEC Pharmaceuticals Corporation, dated April 1, 1997			
1.4.1.2. Massachusetts Articles of Organization of Biogen Idec MA Inc.			
1.4.1.3. Massachusetts Articles of Merger			
1.4.1.4. Bylaws of Biogen Idec MA Inc.			

Description	Biogen Idec	S&S	Public
1.4.2. Minutes and Charters			
1.4.2.1.			
1.4.2.2			
1.4.3. Material Agreements			
1.4.4. Sales & Distributions			
1.5. Capital Structure			
1.5.1. 2007 Share Calculation Report, dated September 30,2007, Reflecting Both Basic and Diluted Shares Outstanding			
2. Products and Collaboration Agreements		REDACTED	
2.1. Avonex			
2.1.1. Material Agreements			
2.1.2. Program Documentation			
2.1.3. Sales & Distributions			
2.1.4. Research and Development (including Safety Data)			
2.1.4.1.			
2.1.5. Marketing			

Description	Biogen Idec	S&S	Public
2.2. Rituxan (Genentech)			
2.2.1. Material Agreements			
2.2.1.1			
2.2.1.2.			
2.2.1.3.			
2.2.2. Program Documentation			
2.2.3. Sales & Distributions		REDACTED	
2.2.4. Research and Development (including Safety Data)			
2.2.5. Marketing			
2.3. Tysabri (Elan)			
2.3.1. Material Agreements			
2.3.1.1.			
2.3.1.2			
2.3.2. Program Documentation			
2.3.3. Sales & Distributions			

Description	Biogen Idec	S&S	Public
2.3 4. Research and Development (including Safety Data)			
2.3.4.1.			
2.3.5. Marketing			
2.4. Fumaderm			
2.4.1. Material Agreements			
2.4.2. Program Documentation			
2.4.3. Sales & Distributions			
2.4.4. Research and Development (including Safety Data)			
2.4.5. Marketing			
2.5. BG-12			
2.5.1. Material Agreements			
2.5.2. Program Documentation			
2.5.3. Sales & Distributions			
2.5.4. Research and Development (including Safety Data)			
2.5.5. Marketing			

REDACTED

Description	Biogen Idec	S&S	Public
2.6. Anti-CD80 MAb/galizimab			
2.6.1. Material Agreements			
2.6.2. Program Documentation			
2.6.3. Sales & Distributions			
2.6.4. Research and Development (including Safety Data)			
2.6.5. Marketing			
2.7. Anti-CD23 MAb/lumiliximab			
2.7.1. Material Agreements		REDACTED	
2.7.2. Program Documentation			
2.7.3. Sales & Distributions			
2.7.4. Research and Development (including Safety Data)			
2.7.5. Marketing			
2.8. PDL Biopharma Phase II Products (Volociximab, Daclizumab)			
2.8.1. Material Agreements			
2.8.2. Program Documentation			

Description	Biogen Idec	S&S	Public
2.8.3. Sales & Distributions			
2.8.4. Research and Development (including Safety Data)			
2.8.5. Marketing			
2.9. Other Commercial Pipeline Products			
2.9.1. Material Agreements			
2.9.1.1.			
2.9.1.2.		REDACTED	
2.9.1.3.			
2.9.1.4.			
2.9.1.5.			
2.9.1.6.			
2.9.1.7.			
2.9.1.8.			
2.9.1.9.			
2.9.1.10.			

Description	Biogen Idec	S&S	Public
2.9.1.11.			
2.9.1.12.			
2.9.1.13.			
2.9.1.14.			
2.9.1.15.			
2.9.1.16.			
2.9.1.17.		REDACTED	
2.9.1.18.			
2.9.1.19.			
2.9.1.20.			
2.9.1.21.			
2.9.1.22.			
2.9.1.23.			
2.9.1.24.			
2.9.1.25.			

Description	Biogen Idec	S&S	Public
2.9.1.26.			
2.9.1.27.			
2.9.1.28.			
2.9.1.29.			
2.9.1.30.			
2.9.1.31.			
2.9.1.32.		REDACTED	
2.9.1.33.			
2.9.1.34.			
2.9.1.35.			
2.9.1.36.			
2.9.1.37.			
2.9.1.38.			
2.9.1.39.			
2.9.1.40.			

Description	Biogen Idec	S&S	Public
2.9.1.41.			
2.9.1.42.			
2.9.1.43.			
2.9.1.44.			
2.9.1.45.			
2.9.1.46.			
2.9.1.47.			
2.9.1.48.		REDACTED	
2.9.1.49.			
2.9.1.50.			
2.9.1.51.			
2.9.1.52.			
2.9.1.53.			
2.9.1.54.			
2.9.1.55.			

Description	Biogen Idec	S&S	Public
2.9.2.,			
2.9.3.			
2.9.4.			
2.9.4.1.			
2.9.5			
3. Financial & Tax		REDACTED	
3.1. Latest Financial Statements			
3.2. Capital Expenditures and Expenses			
3.3. Financial Agreements			
3.3.1. Credit Agreement, dated as of June 29, 2007, among Biogen Idec Inc., Bank of America, N.A., Merrill Lynch, Pierce, Fenner & Smith Incorporated, Goldman Sachs Credit Partners L.P. and Bank of America Securities LLC, Merrill Lynch, Pierce, Fenner & Smith Incorporated and Goldman Sachs Credit Partners L.P.			
3.3.2. Loan Agreement, dated as of June 28, 2007, among Biogen Idec Inc., Merrill Lynch Capital Corporation, Goldman Sachs Credit Partners L.P., Merrill Lynch, Pierce, Fenner & Smith Incorporated and Goldman Sachs Credit Partners L.P.			
3.3.3. Disclosure Schedules to Loan Agreement			
3.4. Financial Projections			
3.4.1. Five-Year Plan			

Description	Biogen Idec	S&S	Public
3.5. Tax Returns 2006			
3.5.1. 2006 Form 8453-C U.S. Corporation Income Tax Declaration for an IRS <i>e-file</i> Return for Biogen Idec Inc. & Subsidiaries			
3.5.2. 2006 Form 1120 U.S. Corporate Income Tax Return for Biogen Idec Inc. & Subsidiaries			
3.5.3. 2006 Form 4626 Alternative Minimum Tax-Corporations for Biogen Idec Inc. & Subsidiaries			
3.5.4. 2006 Form 851 Affiliations Schedule for Biogen Idec Inc.			
3.5.5. 2006 Forms 1118 Foreign Tax Credit-Corporations for Biogen Idec Inc. & Subsidiaries			
3.5.6. 2006 Form 1122 Authorization and Consent of Subsidiary Corporation To Be Included in a Consolidated Income Tax Return for Conforma Therapeutics Corporation		REDACTED	
3.5.7. 2006 Form 2220 Underpayment of Estimated Tax by Corporations for Biogen Idec Inc. & Subsidiaries			
3.5.8. 2006 Form 3800 General Business Credit for Biogen Idec Inc. & Subsidiaries			
3.5.9. 2006 Form 4562 Depreciation and Amortization (Including Information on Listed Property) for Biogen Idec Inc. & Subsidiaries			
3.5.10. 2006 Form 4797 Sale of Business Property for Biogen Idec Inc. & Subsidiaries			
3.5.11. 2006 Forms 6765 Credit for Increasing Research Activities for Biogen Idec Inc. & Subsidiaries			
3.5.12. 2006 Form 8275-R Regulation Disclosure Statement for Biogen Idec Inc. & Subsidiaries			
3.5.13. 2006 Form 8820 Orphan Drug Credit for Biogen Idec Inc. & Subsidiaries			
3.5.14. 2006 Form 8858 Information Return of U.S. Persons With Respect To Foreign Disregarded Entities for Biogen Idec MA Inc.			

Description	Biogen Idec	S&S	Public
3.5.15. 2006 Form 8883 Asset Allocation Statement Under Section 338 for Biogen Idec MA Inc.			
3.5.16. 2006 Form 8903 Domestic Production Activities Deduction for Biogen Idec Inc. & Subsidiaries			
3.5.17. 2006 Form 8913 Credit for Federal Telephone Excise Tax Paid for Biogen Idec Inc. & Subsidiaries			
3.5.18. 2006 Forms 8916-A Reconciliation of Cost Goods Sold Reported on Schedule M-3 for Biogen Idec Inc.			
3.5.19. 2006 Forms 926 Return by a U.S. Transferor of Property to a Foreign Corporation for Biogen Idec MA Inc.			
3.5.20. Attachments to 2006 Tax Returns			
3.5.21. 2006 Form 8865 Return of U.S. Persons With Respect to Certain Foreign Partnerships for Biogen Idec MA Inc.			
3.6. Tax Returns 2005			
3.6.1. 2005 Form 1120 U.S. Corporate Income Tax Return for Biogen Idec Inc. & Subsidiaries			
3.6.2. 2005 Form 8453-C U.S. Corporation Income Tax Declaration for Biogen Idec Inc. & Subsidiaries			
3.6.3. 2005 Form 851 Affiliations Schedule for Biogen Idec Inc. & Subsidiaries			
3.6.4. 2005 Forms 1118 Foreign Tax Credit-Corporations for Biogen Idec Inc.			
3.6.5. 2005 Form 2220 Underpayment of Estimated Tax by Corporations for Biogen Idec Inc.			
3.6.6. 2005 Form 3800 General Business Credit for Biogen Idec Inc.			
3.6.7. 2005 Form 4562 Depreciation and Amortization (Including Information on Listed Property) for Biogen Idec Inc.			

REDACTED

Description	Biogen Idec	S&S	Public
3.6.8. 2005 Form 4626 Alternative Minimum Tax-Corporations for Biogen Idec Inc.			
3.6.9. 2005 Form 4797 Sale of Business Property for Biogen Idec Inc.			
3.6.10. 2005 Form 6765 Credit for Increasing Research Activities for Biogen Idec Inc.			
3.6.11. 2005 Form 8275-R Regulation Disclosure Statement for Biogen Idec Inc.			
3.6.12. 2005 Form 8820 Orphan Drug Credit for Biogen Idec Inc.			
3.6.13. 2005 Form 8827 Credit for Prior Year Minimum Tax-Corporations for Biogen Idec Inc.			
3.6.14. 2005 Form 8858 Information Return of U.S. Persons With Respect To Foreign Disregarded Entities for Biogen Idec Inc. & Subsidiaries			
3.6.15. 2005 Form 8895 One-Time Dividends Received Deduction for Certain Cash Dividends from Controlled Foreign Corporations for Biogen Idec Inc.		REDACTED	
3.6.16. 2005 Form 8903 Domestic Production Activities Deduction for Biogen Idec Inc.			
3.6.17. 2005 Form 926 Return by a U.S. Transferor of Property to a Foreign Corporation for Biogen Idec MA Inc.			
3.6.18. 2005 Forms 8621 Return by a Shareholder of a Passive Foreign Investment Company or Qualified Electing Fund for Biogen Idec MA Inc			
3.6.19. Attachments to 2005 Tax Returns			
3.7. Audit Related			
3.7.1.			
3.7.2.			

Description	Biogen Idec	S&S	Public
3.7.3.			
3.7.4.			
3.7.5.			
3.7.6.			
3.7.7.			
3.7.8.			
3.7.9.			
4. Research and Development		REDACTED	
4.1. R&D Day 2007 Presentation			
4.2. Pipeline Products (Ongoing Studies, Preclinical and Clinical Data, Trials)			
4.2.1. Oncology			
4.2.2. Immunology and Autoimmune and Inflammatory Diseases			
4.2.3. Neurology and Neurobiology			
4.2.4. Emerging Therapeutic Areas			
4.3. Budgets			

Description	Biogen Idec	S&S	Public
4.3.1. Oncology			
4.3.2. Immunology and Autoimmune and Inflammatory Diseases			
4.3.3. Neurology and Neurobiology			
4.3.4. Emerging Therapeutic Areas			
5. Intellectual Property			
5.1. Summary of Key IP (Owned/Licensed)			
5.1.1. List of Trademarks		REDACTED	
5.1.2. Docket list of Patents			
5.2. Patents Applications, Approvals, Renewals			
5.2.1.			
5.3. License Agreements			
5.3.1. J			
5.3.2.			
5.3.3.			
5.3.4.			

Description	Biogen Idec	S&S	Public	
5.4.				
6. Legal Regulatory and Compliance				
6.1. Litigation (excluding IP)				
6.1.1.				
6.1.2.				
6.1.3.				
6.1.4.				
6.1.5.		REDACTED		
6.1.6.				
6.1.7.				
6.1.8.				
6.1.9.				
6.1.10				
6.2. Regulatory and Compliance				
6.2.1. Food and Drug Administration				

Description	Biogen Idec	S&S	Public
6.2.1.1. List of approved countries for commercial products			
6.2.1.2. List of all U.S. wholesale and manufacturer licenses			
6.2.1.3. Active state manufacturer, wholesaler distributor licenses held by BIIB or BIUS			
6.2.1.4. US FDA Drug Establishment Registrations and US FDA License Number			
6.2.1.5. US FDA and EU EMEA inspections that took place at the BIIB Cambridge and RTP sites within the period of January 1, 2003 to June 12, 2007			
6.2.2. National Institutes of Health Guidelines for Research Involving Recombinant DNA			
6.2.3. Securities and Exchange Commission			
6.2.3.1.			
6.2.3.2.			
6.2.3.3.			
6.2.3.4.			
6.2.3.5.			
6.2.3.6.			
6.2.3.7.			
6.2.3.8.			

REDACTED

Description	Biogen Idec	S&S	Public
6.2.3.9.			
6.2.3.10.			
6.2.3.11.			
6.2.3.12.			
6.2.4.			
6.2.5. Medicaid Rebate Program			
6.2.6. Environmental Health and Safety Information			
6.2.6.1. Cambridge Public Health Department Recombinant DNA Users Permit			
6.2.6.2. Massachusetts Department of Environmental Protection Air Emissions Permits			
6.2.6.3. Massachusetts Department of Public Health Radioactive Materials License			
6.2.6.4. Cambridge License Commission Flammable Materials Storage License			
6.2.6.5. US Department of Justice Drug Enforcement Controlled Substance License			
6.2.6.6. Massachusetts Department of Public Health, Division of Food and Drugs Controlled Substance License			
6.2.6.7. Massachusetts Water Resources Authority Wastewater Discharge Permits			
6.2.6.8. Cambridge Public Health Department Recombinant DNA Users Permit			

REDACTED

Description	Biogen Idec	S&S	Public
6.2.6.9.			
6.2.6.10			
6.2.6.11.			
6.2.6.12.			
6.2.6.13. BIIB Hillerod Licenses Inspection Documents and Certificates			
6.2.6.14			
6.2.6.15. RTP North Carolina Air Permit No.		REDACTED	
6.2.6.16. RTP North Carolina Radioactive Materials License			
6.2.6.17. Cary, North Carolina Industrial Discharge Pretreatment Permit Extension			
6.2.6.18.			
6.2.6.19.			
6.2.6.20. RTP North Carolina Air Permit No.			
6.2.6.21.			
6.2.6.22.			
6.2.6.23.			

Description	Biogen Idec	S&S	Public
6.2.6.24.			
6.2.6.25.			
6.2.6.26.			
6.2.6.27.			
6.2.6.28.			
6.2.6.29.			
6.2.6.30.		REDACTED	
6.2.6.31.			
6.2.6.32.			
6.2.6.33.			
6.2.6.34.			
6.2.6.35.			
6.2.6.36.			
6.2.6.37.			
6.2.6.38.			

Description	Biogen Idec	S&S	Public
6.2.6.39.			
6.2.6.40.			
6.2.6.41.			
6.2.6.42.			
6.2.6.43.		REDACTED	
6.2.6.44.			
6.2.6.45.			
6.2.6.46.			
6.2.6.47.			
6.2.6.48.			
6.2.7. Other Regulatory			
6.2.7.1.			
6.2.7.2.			
6.2.7.3.			
6.2.7.4.			

Description	Biogen Idec	S&S	Public
6.2.7.5.			
6.2.7.6.			
6.2.7.7.			
6.2.7.8.			
6.2.7.9.			
6.2.7.10.			
6.2.7.11.			
6.2.7.12.			
6.2.7.13.			
6.2.7.14.			
6.2.7.15.			
7. Human Resources			
7.1. Organizational Charts and Headcount Summaries			
7.1.1. Biogen Idec Inc. Executive Reporting Structure Chart, dated as of February 2, 2007			
7.2. Headcount Summaries			
(costs by function: R&D, Sales & Marketing, Manufacturing, G&A)			

REDACTED

Description	Biogen Idec	S&S	Public	
7.3. Employment Agreements				
7.3.1. Executive Agreements				
7.3.1.1.				
7.3.1.2.				
7.3.1.3.				
7.3.1.4.				
7.3.1.5.		REDACTED		
7.3.1.6.				
7.3.1.7.				
7.3.1.8.				
7.3.1.9.				
7.3.1.10.				
7.3.1.11.				
7.3.1.12.				
7.3.2. Non-Executive Agreements (including Form Agreements)				

Description	Biogen Idec	S&S	Public
7.4. Plans			
7.4.1. Summary Description of Biogen Idec Inc. 2005 Omnibus Equity Plan			
7.4.2. Biogen Idec Inc. 2005 Omnibus Equity Plan with Amendment			
7.4.3. Biogen Idec Inc. (Formerly Idec Pharmaceuticals Corporation) Amended and Restated 1995 Employee Stock Purchase Plan, dated as of April 6,2005			
7.4.4. Biogen Idec Inc. Revised Plan Summary and Prospectus of Amended and Restated 1995 Employee Stock Purchase Plan, dated June 18, 2007			
7.4.5. IDEC Pharmaceuticals Corporation 1993 Non-Employee Directors Stock Option Plan (amended and restated through February 19, 2003)		REDACTED	
7.5. Schedules			
7.5.1. Biogen Idec Inc. Stock Option Summary Spreadsheet of Outstanding Shares			
7.6. Benefit Plans (Health and Welfare, 401(k) and ERISA)			
8. Real Property and Manufacturing			
8.1. Summaries of Owned and Leased Real Property			
8.1.1. Biogen Idec Inc. Real Estate Portfolio Report			
8.1.2. Biogen Idec Inc. List of Leases and Subleases			
8.2. Owned Real Property			
8.3. Leases			

Description	Biogen Idec	S&S	Public
8.3.1.			
8.3.2.			
8.3.3.			
8.3.4.			
8.3.5.		REDACTED	
8.3.6.			
8.3.7.			
8.3.8.			
8.3.9.			
8.3.10.			
8.3.11.			
8.4. Manufacturing Facilities			
8.4.1. ISO-Related			
8.4.2. Hillerod, Denmark			
9. Strategic Events			

Description	Biogen Idec	S&S	Public
9.1 Summaries			
9.1.1.			
9.1.2.			
9.2. 2003 Merger			
9.2.1.			
9.3. Conforma Acquisition		REDACTED	
9.4. Fumapharm Acquisition			
9.5. Syntonix			
9.5.1.			
10. Insurance & Risk Management			
10.1.1. Summaries			
10.1.1.1.			
10.1.1.2.			
10.1.1.3.			
10.1.2. Insurance Policies			

REDACTED

	Description	Biogen Idc	S&S	Public
10.1.3. Self-Insurance Programs				
	28			

REDACTED

Pages redacted in their entirety omitted

**Biogen Idec Calendar
Buyer Contact Summary (Oct / Nov 2007)**

Sunday	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
22 October	23	24	25	26	REDACTED	
	Earnings Release	[TBD]: Buyer 1 Call [TBD]: Buyer 2 Call	[TBD]: Buyer 3 Call [TBD]: Buyer 4 Call	[TBD] [TBD]: Buyer 6 Call		
29	30	31	1 November	2		
[TBD]: Buyer 7 Call [TBD]: Buyer 8 Call	[TBD]: Buyer 9 Call [TBD]: Buyer 10 Call	[TBD]: Buyer 11 Call [TBD]: Buyer 12 Call				
5	6 1 st Round Bids Due	7	8	9		
12	13	14	15	16		
Management Presentation	Management Presentation	Management Presentation	Management Presentation	Management Presentation	Management Presentation	
19	20	21	22	23		
Management Presentation	Management Presentation	[Management Presentation]	Thanksgiving			

**Biogen Idec Calendar
Buyer 2 Hour Call Schedule**

Date	Buyer	Time / Dial-In	Buyer Participants
Wednesday, October 24	1) Buyer	[Time & Dial-in TBD]	[TBD]
	2) Buyer	[Time & Dial-in TBD]	[TBD]
Thursday, October 25	3) Buyer	[Time & Dial-in TBD]	[TBD]
	4) Buyer	[Time & Dial-in TBD]	[TBD]
Friday, October 26	5)	[Time & Dial-in TBD]	
			REDACTED
Monday, October 29	6) Buyer	[Time & Dial-in TBD]	[TBD]
	7) Buyer	[Time & Dial-in TBD]	[TBD]
	8) Buyer	[Time & Dial-in TBD]	[TBD]

**Biogen Idec Calendar
Buyer 2 Hour Call Schedule (Cont d)**

Date	Buyer	Time / Dial-In	Buyer Participants
Tuesday, October 30	9) Buyer	[Time & Dial-in TBD]	[TBD]
	10) Buyer	[Time & Dial-in TBD]	[TBD]
Wednesday, October 31	11) Buyer	[Time & Dial-in TBD]	[TBD]
	12) Buyer	[Time & Dial-in TBD]	[TBD]

Biogen Idec
Discussion Materials
22-Oct-2007

Agenda

- I. Calendar and Work Stream Update
- II. Buyer Update
- III. Round I Two-hour Conference Calls

- IV. Round II review

REDACTED

V.

Agenda 2

I. Calendar and Work Stream Update

Calendar and Work Stream Update 3

Calendar of Events

October & November 2007

Calendar of Events (Cont d)

December 2007

Summary of Activities to Date

October 12, 2007: Public announcement of process

All identified buyers contacted and initial feedback on interest received

CA process nearing completion

Several conversations with Elan / Lehman Brothers

First round data room open and access granted as CA's are signed

First round management presentation circulated

First round 2 hour calls starting October 24th (currently being scheduled)

First round bids on November 6

Workstreams and Responsibilities

Event	Primary Responsibility	Date Yet To be Scheduled?
1st Round 2 Hour Calls		
2nd Round Data Room		
Management Presentations		
Finalize management presentation Schedule presentation rehearsal Logistics (hotels, conference rooms etc).		
Initial Draft of Merger Agreements	REDACTED	
Board Communication		
Update on process Review of 1st round bids Review final bids Approve transaction		
Communication with Elan / Genentech		
Reverse Due Diligence (if needed)		
REDACTED		

II. Buyer Update

Buyer Summary

Stage	Parties
Contacted Parties	
Sent CA's to Parties	
CA's Under Active Negotiations	REDACTED
CA's signed	
Data Room access granted	

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III. Round I Two Hour Conference Calls

2 Hour Conference Call Schedule

REDACTED

2 Hour Conference Call Schedule (Cont d)

REDACTED

Pages redacted in their entirety omitted

IV. Round II Review

Round II Review

Round II presentations scheduled for week of November 12th and 19th

To schedule presentation rehearsals

Break-out sessions post management presentation (schedule in following page)

Location of management presentations in Boston

Currently working on hotel logistics

Buyer diligence requests will come initially to the bankers

Diligence request log created for all requests (template in following pages)

List of Biogen Idec Attendees

	Name	Position	Mgt Presentation	Break-out	
Management Presentation		President, CEO	ü		
		President, R&D	ü		
	REDACTED		EVP, Finance & CFO	ü	ü
			EVP, Legal, General Council	ü	ü
			EVP, Business Development	ü	
			EVP, Human Resources	ü	ü
	EVP, Portfolio Strategy	ü	ü		
Breakout Sessions					
Commercial		EVP, Global Neurology			
		EVP, Pharmaceutical Operations & Technology		ü	
		EVP, Oncology/Rheumatology SBU		ü	
		SVP, U.S. Neurology		ü	
Pharmaceutical Operations		VP, Manufacturing		ü	
		Chief Technical Officer, Technical Development		ü	
		VP, Global Supply Chain		ü	
		VP, Global Engineering		ü	
		SVP, Neurology Research & Development		ü	
R&D Neurology		VP, Chief Medical Officer		ü	
		VP, Global Drug Safety & Risk Management		ü	
R&D Immunology / Cardio		SVP, Immunology Research & Development		ü	
		VP, Cardio & Emerging T&A		ü	
R&D Oncology		EVP, Portfolio Strategy		ü	
Finance		SVP, CAO, Corporate Controller	ü	ü	
		VP, Treasury		ü	
		Director, Finance		ü	
		VP, Business Planning		ü	
Human Resources		EVP, Human Resources	ü	ü	
		VP, Compensation, Benefits & Systems		ü	
		VP, Organization Effectiveness, Leadership Develop		ü	
Legal / IP		EVP, Legal, General Council	ü	ü	
		VP, Chief Corporation Council		ü	
		VP, Legal		ü	

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Management Presentation Contents

Introductions

Agenda showing sections, with names and titles of presenters

Company Overview

Key company investment highlights

Organization Charts

3-5 pages overview slides

Summary of 2007-2010 strategy goals

Commercial Business Overview

Avonex

Rituxan

Tysabri

Customer service capabilities

R&D

Neurology

Immunology

Oncology

New Specialty Markets

Process Capabilities and Operations

Process Capabilities

Manufacturing capabilities, capacity, flexibility

Management Presentation Contents (Cont d)

Legal and Intellectual Property

Financial review

Overview of systems and controls

Historical Financials

3-year historical financials

Discussion of historical trends by line item (COGS, R&D, S&M, G&A)

Financial Projections

Financial growth drivers

2007-2017 financial projections with revenue by product

Key assumptions underlying 2007-2017 forecasts

Capex, working capital and other cash flow items

R&D and SG&A standalone leverage assumptions

Resources

HR headcount by function

R&D resources (FTE s by function, R&D expenses by category)

S&M/G&A (FTE s by function, expenses by category)

Conclusions

Pages redacted in their entirety omitted

Discussion Materials Prepared For:

Biogen Idec

Regarding Second Round Process

November 2, 2007

Strictly Confidential

Agenda

Overview of activities to date

Overview of Round II of process
Draft presentation schedule

REDACTED

Participants

Draft outline of management presentation

Break-out session overview

REDACTED

Summary of Activities to Date

October 12, 2007: Public announcement of process

All identified buyers contacted and initial feedback on interest received

CA process completed

First round data room open and access granted as CA's are signed

First round 2 hour calls week of October 29th

Round II Review

Round II presentations to be scheduled for week of the November 12th
Management presentation rehearsal scheduled for November 12th

Break-out sessions post management presentation

Location: Hilton Boston Financial District, 89 Broad Street
Buyer diligence requests will come initially to the bankers
Diligence request log created for all requests

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Round II Presentation Schedule

Management Presentation	8:00 am	11:30 am
Q&A Period	11:30 am	12:00 pm
Lunch	12:00 pm	1:00 pm
Break-out Sessions	1:00 pm	4:00 pm
<u>Break-out Session 1</u>		
Neurology Commercial	1:00 pm	2:30 pm
Oncology / RA Commercial	2:30 pm	4:00 pm
<u>Break-out Session 2</u>		
Pharmaceutical Operations	2:30 pm	4:00 pm
<u>Break-out Session 3</u>		
R&D Overview	1:00 pm	3:30 pm
Neurology		
Immunology / Cardio / Hemophilia		
Oncology		
<u>Break-out Session 4</u>		
Finance	1:00 pm	3:00 pm
<u>Break-out Session 5</u>		
Human Resources	1:00 pm	2:00 pm
<u>Break-out Session 6</u>		
Legal / IP	1:00 pm	2:00 pm

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Round II Participants

	Name	Position	Management Presentation	Preparation Break-out	Point-Person
Management Presentation		President, CEO	ü		
		President, R&D	ü		
		EVP, Finance & CFO	ü	ü	
		EVP, Legal, General Council	ü	ü	
REDACTED		EVP, Business Development	ü		
		EVP, Human Resources	ü	ü	
		EVP, Portfolio Strategy	ü	ü	
		EVP, Pharmaceutical Operations & Technology	ü	ü	
		EVP, Oncology/Rheumatology SBU	ü	ü	
		SVP, Neurology Research & Development	ü	ü	
		SVP, Immunology Research & Development	ü	ü	
Neurology Commercial		EVP, Global Neurology		ü	
		EVP, Pharmaceutical Operations & Technology	ü	ü	
		SVP, U.S. Neurology		ü	
Oncology / RA Commercial Pharmaceutical Operations		EVP, Oncology/Rheumatology SBU	ü	ü	
		VP, Manufacturing		ü	
		EVP, Pharmaceutical Operations & Technology	ü	ü	
		Chief Technical Officer, Technical Development		ü	
		VP, Global Supply Chain		ü	
		VP, Global Engineering		ü	

Note: Bold denotes presenters.

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Round II Participants (Cont d)

	Name	Position	Management Presentation	Break-out	Preparation Point-Person
R&D Neurology		SVP, Neurology Research & Development	ü	ü	
	REDACTED	VP, Chief Medical Officer		ü	
		VP, Global Drug Safety & Risk Management		ü	
R&D Immunology / Cardio / Hemophilia		SVP, Immunology Research & Development	ü	ü	
		VP, Cardio & Emerging T&A		ü	
R&D Oncology		EVP, Portfolio Strategy	ü	ü	
		VP, Oncology Medical Officer		ü	
Finance		EVP, Finance & CFO	ü	ü	
		SVP, CAO, Corporate Controller		ü	
		VP, Treasury		ü	
		Director, Finance		ü	
		VP, Business Planning		ü	
Human Resources		EVP, Human Resources	ü	ü	
		VP, Compensation, Benefits & Systems		ü	
		VP, Organization Effectiveness, Leadership Develop		ü	
Legal / IP		EVP, Legal, General Counsel	ü	ü	
		VP, Chief Corporation Counsel		ü	
		VP, Chief IP Counsel		ü	

Note: Bold denotes presenters.

Management Presentation Outline

Topic	Presenter
Introduction	
Commercial Business Overview	
Avonex	
Tysabri	
Commercial Capabilities - Neurology	
Rituxan (Oncology / RA)	REDACTED
R&D	
Neurology R&D	
Immunology, Cardiovascular, and New Markets R&D	
Oncology and Syntonix R&D	
Process Science, Manufacturing & Facilities	
Finance	

Round II Break-out Session Overview

Participants	Time	Topic	Comments
<u>Session 1: Commercial</u>			
	90	Neuro Commercial	REDACTED
	90	Onco / RA Commercial	
<u>Session 2: Pharmaceutical Operations</u>			
	90	Pharmaceutical Operations	
<u>Session 3: Research and Development</u>			
	50	R&D Neuro	
	50	R&D Immuno / Cardio / Hemophilia	
	50	R&D Oncology	
<u>Session 4: Finance</u>			
	120	Finance	
<u>Session 5: Human Resources</u>			
	60	HR	
<u>Session 6: Legal</u>			
	60	Legal	

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Discussion Materials
November 4, 2007

Table of Contents

I. Overview

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I. Overview

Overview 1



Review of Developments

§ October 12, 2007: Public announcement of process

§ All identified buyers contacted and initial feedback on interest received

§ First round data room open and access granted

§ First round 2 hour calls completed

§ First round bids due November 6th

§ Board call on November 8th to review bids

§ Second round data room scheduled to be open November 9th

Overview 2

**Potential Scenario Analysis
First Round Bids**

	Scenario I Attractive Bids	Scenario II Inconclusive Bids	Scenario III No Bids
Considerations	<ul style="list-style-type: none"> § Signals strong interest in Bellona § Potential transaction value higher than standalone valuation range § How credible are bids? § Are bidders likely to bid at same level or go higher after further diligence? § What level of approvals has been received? 	<ul style="list-style-type: none"> § Key issue: Do the bids warrant continuing the process? § How credible are bids? § Are bidders likely to bid at same level or go higher after further diligence? § Potential signals to buyer(s) by inviting into second round? § How will investors react? 	<ul style="list-style-type: none"> § Bidders could either not submit a bid or signal to bankers that bids would be below market price § Potential transaction value lower than standalone valuation range
Next Steps	<ul style="list-style-type: none"> § Review bids with Board § Continue current process timeline § Bidder(s) will be invited into the second round 	<ul style="list-style-type: none"> § What level of approvals has been received? § Review bids with Board § If Board decides to continue, see current process timeline § If Board decides to terminate process, see Plan B § Bidder(s) will be invited into the 	<ul style="list-style-type: none"> § Review bids with Board § Publicly announce termination of process § Plan B strategy

second round

REDACTED

Overview 3

**Calendar of Events
November 2007**

Sunday November	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
				1	2	
	5	6 1st Round Bids Due	7	8 Board Call to review bids	9 Invite 2 nd round bidders Send draft agreements Open 2 nd rd data room	
	12 9:00 am: Management Presentation Rehearsal	13 Management Presentation (preferred)	14 Management Presentation (preferred)	15 Management Presentation	16 Management Presentation	
	19 Management Presentation Final Bid Process Letter	20 Management Presentation	21	22 Thanksgiving	23	
	26	27	28	29	30	
	↵	Process Diligence Requests				®

Overview 4

**Calendar of Events
December 2007**

Sunday December	Monday	Tuesday	Wednesday	Thursday	Friday	Saturday
	3 ☐	4	5 Process Diligence Requests	6	7 ®	
	10	11	12 Final Bids Due	13 Board Call to review bids (TBD)	14	15
16 Execute merger agreements	17 Announce Transaction	18	19	20	21	
	24	25	26 Deadline to submit proposals for inclusion in 2008 proxy	27	28	
	31					

Overview 5

Pages redacted in their entirety omitted

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This proposal is confidential, for your private use only, and may not be shared with others (other than your advisors) without Merrill Lynch's written permission, except that you (and each of your employees, representatives or other agents) may disclose to any and all persons, without limitation of any kind, the tax treatment and tax structure of the proposal and all materials of any kind (including opinions or other tax analyses) that are provided to you relating to such tax treatment and tax structure. For purposes of the preceding sentence, tax refers to U.S. federal and state tax. This proposal is for discussion purposes only. Merrill Lynch is not an expert on, and does not render opinions regarding, legal, accounting, regulatory or tax matters. You should consult with your advisors concerning these matters before undertaking the proposed transaction.

November 20, 2007

Strictly Confidential

Dear

On behalf of Biogen Idec Inc. (Biogen Idec, or the Company), Merrill Lynch & Co. (Merrill Lynch) and Goldman, Sachs & Co. (Goldman Sachs) hereby invite you to submit a firm and binding proposal (your Proposal) for the acquisition of Biogen Idec (the Transaction). Your Proposal should be submitted in conformity with the guidelines set forth below.

Your Proposal should be submitted in written form to Merrill Lynch and Goldman Sachs no later than 12:00 p.m., Eastern Standard Time, on Friday, December 7, 2007 (the Submission Time). In addition, as provided below, your Proposal must include clean and marked copies of the Agreement and Plan of Merger (the Agreement) and the disclosure schedules thereto. Your Proposal must be executed by an officer authorized to bind ___ to its terms and must state that it shall remain a firm and binding offer through Friday, December 21, 2007, unless sooner rejected. Your Proposal should be sent by e-mail to:

Alan Hartman
Managing Director
Head of US Mergers & Acquisitions
Merrill Lynch & Co.
250 Vesey Street, 30th Floor
New York, New York 10080
alan_hartman@ml.com
Tel: (212) 449-8585
Fax: (212) 449-9283

Robert King
Managing Director
Co-Head of Global Healthcare
Goldman, Sachs & Co.
85 Broad Street
New York, New York 10004
robert.king@gs.com
Tel: (212) 902-3377
Fax:(212)902-3000

Biogen Idec, with the assistance of its advisors, will evaluate all Proposals. Merrill Lynch and Goldman Sachs may contact you to clarify your Proposal (if needed). Please be advised that your Proposal should address the following matters:

1. **Price per Share:** Please include the specific price per share (in U.S. Dollars) that you are prepared to pay for all of the outstanding shares of common stock of the Company and all outstanding options or rights to acquire such common stock. Your Proposal should indicate the best and final financial terms under which you are willing to enter into the Agreement. You should not assume that you will be given an opportunity to rebid or increase the price per share contained in your Proposal.
2. **Documentation / Terms of Agreement:** Your Proposal must state that you will execute the Agreement in the form attached hereto (including the disclosure schedules to the Agreement, the form of which shall be distributed to you no later than November 30, 2007), or include a copy of the Agreement and the disclosure schedules, marked to reflect those changes, which if incorporated would allow you to execute the Agreement. Any changes should be in the form of specific language changes and should be marked on the electronic copy of the Agreement provided to you. Please note that substantive changes to the Agreement may be viewed as creating a discount to the nominal value of your Proposal. In particular, any changes that could delay or decrease the certainty of closing the Transaction will place your Proposal at a disadvantage.

Prospective purchasers should submit a preliminary mark-up of the Agreement on November 30, 2007. In this regard, please feel free to contact Peter Lyons at (212) 848-7666 or Eliza Swann at (212) 848-8073 at Shearman & Sterling LLP. During the week of December 3, 2007, Shearman & Sterling will revert to you to discuss your preliminary mark-up of the Agreement.

3. **Sources / Certainty of Financing:** Please include details on any required sources of financing. Your Proposal should include firm commitment letters from your financing sources, if any. Your Proposal should not be subject to any financing contingencies.
4. **Due Diligence:** Prospective purchasers should have completed all of their due diligence prior to submitting their Proposal. Your Proposal should not be subject to the completion of additional business, legal or other due diligence. Site visits for a limited number of representatives of your team can be arranged for the week of November 26, 2007. Please contact Merrill Lynch and Goldman Sachs as soon as possible to make appropriate arrangements to complete your due diligence, if necessary.
5. **Authorization / Approvals:** Please confirm that all required corporate approvals have been obtained prior to submitting your Proposal. Please provide a list of corporate, shareholder, regulatory, or other approvals, and any other material conditions that you would require to consummate the proposed Transaction. Please detail your expected timing to close the Transaction.
6. **Other Considerations:** Please identify any other relevant information that might impact your ability to consummate the Transaction in a timely fashion.
7. **Contact Information:** Please provide the names and contact information of the financial and legal advisors that you have engaged in connection with the Transaction.

After the Submission Time, Biogen Idec will select a prevailing prospective purchaser. The selected prevailing prospective purchaser will be given the exclusive opportunity to engage in discussions with representatives of Elan Pharma International Limited regarding the Tysabri collaboration. Any such discussions would take place prior to entering into the Agreement and would be limited to a defined time period.

Biogen Idec reserves the right, at any time, in its sole discretion and without specifying the reasons therefore, and without any financial obligation or liability of any kind, to alter or terminate the sale process, to refuse to enter into or to terminate discussions with any and all prospective purchasers, to reject any and all Proposals, or to negotiate with one or more prospective purchasers and to enter into a definitive agreement for the sale of Biogen Idec without prior written notice to any other prospective purchasers.

Merrill Lynch and Goldman Sachs remain the points of contact and are available to assist you and answer questions you may have about Biogen Idec or the sale process. Please contact any of the following persons as indicated below:

Merrill Lynch & Co.
4 World Financial Center, North Tower
250 Vesey Street
New York, NY 10080

Alan Hartman
Managing Director
Head of US Mergers & Acquisitions
alan_hartman@ml.com
Tel: (212) 449-8585
Fax: (212) 449-9283

Mark Robinson
Managing Director
Head of Global Healthcare
mark_j_robinson@ml.com
Tel: (415) 676-3379
Fax: (415) 676-3413

Ivan Farman
Managing Director
ivan_farman@ml.com
Tel: (212) 449-8897
Fax: (212) 449-3307

Goldman, Sachs & Co.
85 Broad Street
New York, NY 10004

Robert King
Managing Director
Co-Head of Global Healthcare
robert.king@gs.com
Tel: (212) 902-3377
Fax: (212) 902-3000

Marshall Smith
Managing Director
marshall.smith@gs.com
Tel: (212) 902-1250
Fax: (212) 902-3000

Tosa Ogbomo
Managing Director
tosa.ogbomo@gs.com
Tel: (212) 902-2079
Fax: (212) 902-3000

We remind you that the existence and content of this letter are subject to the Confidentiality Agreement executed by you.

We appreciate your interest in Biogen Idec and look forward to receiving your Proposal.

Sincerely,

Alan Hartman
Attachment

Robert King

**Discussion Materials Prepared for
The Board of Directors of Biogen Idec**
Regarding Strategic Alternatives Process
Strictly Confidential
December 12, 2007

Table of Contents

I. Process Overview

II. Next Steps

III. Appendix

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Process Overview

Summary of Process to Date

Biogen Idec's Board of Directors authorized management to explore strategic alternatives on October 12, 2007

The Company issued a press release on October 12, 2007 announcing the commencement of a strategic alternatives review process

Merrill Lynch and Goldman Sachs contacted strategic parties
received confidentiality agreements

negotiated confidentiality agreements

executed confidentiality agreements

submitted a preliminary indication of interest on November 6, 2007

Had a number of contacts / discussions with Icahn as well as provided Icahn with a form confidentiality agreement

The following pages will review the process to date and suggested next steps

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1

Calendar of Key Dates in the Process

	Oct-07					Nov-07				Dec-07		
(Week Starting)	8	15	22	29	5	12	19	26	3	10	17	24
Announcement that Biogen Idec would explore strategic alternatives											(Oct 12)	
First round data room opened												
Outbound calls to potential bidders (CA negotiations)												
Two hour calls between management and potential bidders												
Preliminary indications of interest due						(Nov 6)						
Management presentations						(Nov 16)				(Dec 7)		
Final bids due												
First day to submit nominations for directors ⁽¹⁾												(Dec 26)

(1) Nominations must be submitted by January 25, 2008.

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Overview Parties Contacted and Response Summary
REDACTED

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Overview Confidentiality Agreements

Beginning October 15, of the strategic parties that were contacted, of such parties were provided with a form confidentiality agreement requiring

All information provided by the Company be kept confidential indefinitely, subject to customary exceptions

No discussions with Elan, Genentech, Roche, or any of their representatives regarding the Company or the collaboration agreements with Elan and Genentech

Two-year standstill that prohibits acquiring Company securities and assets, seeking to influence or control the management of the Company and making acquisition proposals

Fall away right that permits the potential bidder to make acquisition proposals if the Company enters into an agreement regarding a business combination transaction with another party

In addition, Icahn was provided with a form confidentiality agreement

Between October 19 24, potential bidders signed confidentiality agreements with the following notable modifications to the original form

Standstill period reduced to 18 months **REDACTED**

For , the prohibition against discussions with Elan, Genentech and Roche was reduced to 18 months

confidentiality agreement provided that if the Company terminates the current strategic alternatives process and, during the 18-month standstill period initiates a new process, the Company will provide with an opportunity to participate in the new process

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Overview Process

Confidential information was provided to potential bidders in two carefully staged phases

In first phase, which ran from the time a potential bidder signed a confidentiality agreement until the due date for submission of preliminary indications of interest on November 6

potential bidders were given access via an electronic data room to 74 documents covering a range of significant topics, including the Company's long-range plan and key collaboration agreements in redacted form

Potential bidders were given an opportunity to participate in discussion calls with management

potential bidders participated in such calls with management, and were invited to submit detailed questions both in advance and after such calls

REDACTED

After the November 8 board meeting, the second phase began

, a management presentation and breakout sessions and visited three sites:

submitted written questions after the presentation, all of which were addressed by the Company and its advisors

An additional 2,196 documents were made available

Competitive information was withheld and/or redacted in consultation with bankers and outside counsel

, reviewed detailed regulatory and IP documentation

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Overview Merger Agreement

REDACTED

Strictly Confidential

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Overview Merger Agreement (Cont d)

REDACTED

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7

Pages redacted in their entirety omitted

Disclaimers

Merrill Lynch and Goldman Sachs prohibit (a) employees from, directly or indirectly, offering a favorable research rating or specific price target, or offering to change such rating or price target, as consideration or inducement for the receipt of business or for compensation, and (b) Research Analysts from being compensated for involvement in investment banking transactions except to the extent that such participation is intended to benefit investor clients. This proposal is confidential, for your private use only, and may not be shared with others (other than your advisors) without Merrill Lynch and Goldman Sachs written permission, except that you (and each of your employees, representatives or other agents) may disclose to any and all persons, without limitation of any kind, the tax treatment and tax structure of the proposal and all materials of any kind (including opinions or other tax analyses) that are provided to you relating to such tax treatment and tax structure. For purposes of the preceding sentence, tax refers to U.S. federal and state tax. This proposal is for discussion purposes only. Merrill Lynch and Goldman Sachs are not experts on, and do not render opinions regarding, legal, accounting, regulatory or tax matters. You should consult with your advisors concerning these matters before undertaking the proposed transaction.

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**PRIVILEGED AND CONFIDENTIAL
ATTORNEY WORK PRODUCT**

Pages redacted in their entirety omitted

BIOGEN IDEC INC.
MINUTES OF A SPECIAL MEETING OF THE BOARD OF DIRECTORS
October 12, 2007

Pursuant to notice duly given under the Company's by-laws, a special meeting of the Board of Directors (the Board) of Biogen Idec Inc., a Delaware corporation (the Company), was held at 9:00 AM EDT at the Company's offices in Cambridge, Massachusetts. The following Directors were present:

Alan B. Glassberg
Thomas F. Keller
James C. Mullen
Robert W. Pangia
Cecil B. Pickett

Bruce R. Ross (Chair)
Lynn Schenk (by video conference)
Phillip A. Sharp
William D. Young

Directors Larry Best and Marijn Dekkers joined the meeting at the times and by the means indicated in these minutes.

By invitation of the Board, the following persons also participated in the meeting: Susan H. Alexander, Executive Vice President, General Counsel and Secretary; Paul J. Clancy, Executive Vice President and Chief Financial Officer; Mark C. Wiggins, Executive Vice President, Corporate and Business Development; and Peter Lyons and Eliza Swann of Shearman & Sterling LLP, legal advisors to the Company.

Mr. Ross served as Chairman and Ms. Alexander served as Secretary of the meeting.

Mr. Mullen updated the Board regarding a letter that had been received by the Company from the individual known to the Board as Icarus, a copy of which had been provided to each Board member prior to the meeting. The letter indicated that Icarus might be willing to make an offer to acquire the Company at a price between \$76 and \$82 per share in cash, subject to completion of due diligence. The letter did not indicate the sources for Icarus' financing. The letter also stated that Icarus had been contacted by Elan Corporation (Elan) regarding its right to purchase the Company's right to Tysabri in the event of a change of control of the Company. According to Icarus' letter, Elan stated that it does not intend to exercise its change of control rights relating to Tysabri if a bid for the Company is made in the near future, and that Elan would consider a new type of collaboration arrangement with the right partner. The letter stated that it would expire at the close of business on October 12, 2007.

REDACTED

REDACTED

Mr. Dekkers joined the meeting by teleconference during Mr. Lyons' remarks and then joined the meeting in person shortly thereafter.

Robert King, Marshall Smith and Tosa Ogbomo of Goldman Sachs, financial advisors to the Company, then joined the meeting. The Goldman Sachs representatives reviewed with the Board, among other things, management estimates through 2009 and a preliminary valuation analysis with respect to the Company. The Board asked numerous questions regarding Goldman Sachs' review and preliminary analyses.

The Goldman Sachs representatives then discussed the Icarus letter with the Board, noting the lack of any identified debt financing sources or any financing sources for the \$10 to \$15 billion in equity referenced in the letter as being required in connection with such a proposal. Goldman Sachs then reviewed with the Board the financial ability of Icarus to consummate an acquisition of the Company and an analysis of potential investment returns to Icarus in connection with such an acquisition. The Board then discussed with the Goldman Sachs representatives the credibility of Icarus' letter in light of all of these factors.

The Goldman Sachs representatives then reviewed with the Board various companies that might be interested in acquiring the Company and discussed possible tactical alternatives with respect to the Icarus letter.

The Goldman Sachs representatives then left the meeting, and the Directors discussed the Goldman Sachs presentation. At the conclusion of this discussion, Alan Hartman and Mark Robinson of Merrill Lynch, financial advisors to the Company, joined the meeting. The Merrill Lynch representatives also reviewed with the Board Icarus letter and ability to raise the necessary debt and equity financing, as well as Merrill Lynch's analysis of the potential returns to Icarus in connection with an acquisition of the Company. The Board discussed with the Merrill Lynch representatives the lack of detail in Icarus' letter regarding financing sources and the credibility of the letter in light of the foregoing factors.

The Merrill Lynch representatives then reviewed with the Board, among other things, management's projections with respect to Tysabri and Merrill Lynch's preliminary valuation analysis with respect to the Company. The Board asked numerous questions regarding Merrill Lynch's analysis. The Merrill Lynch representatives then reviewed with the Board various companies that might be interested in acquiring the

Company and discussed possible tactical alternatives with respect to the Icarus letter. Mr. Best joined the meeting by teleconference during Merrill Lynch's remarks.

The Merrill Lynch representatives then left the meeting.

Mr. Mullen then advised the Board that he had had conversations with various large institutional shareholders of the Company since the date that Icarus's stake in the Company was publicly disclosed. Mr. Mullen told the Board that the views of the institutional shareholders expressed during those conversations were that large pharmaceutical companies have a need for biologics and specialty franchise companies to augment their pipelines, that there could be significant cost synergies in an acquisition of the Company by a large pharmaceutical company and that the Company should explore a possible sale of the Company to a large pharmaceutical company in order to determine whether such a company would be interested in acquiring the Company at an attractive price.

The Board then engaged in a lengthy discussion. During this discussion, the Board requested that representatives of Merrill Lynch and Goldman Sachs rejoin the meeting separately and provide their views regarding whether, if the Board determined that the exploration of strategic alternatives was in the best interests of the Company's shareholders, that determination should be announced publicly. After excusing its financial advisors, the Board discussed the possibility and potential impact of such an announcement.

Following discussion, the Board directed management to explore whether third parties would have an interest in acquiring the Company at a price and on terms representing a better value to shareholders than continuing to remain independent and to publicly disclose that the Company was undertaking such an exploration. The Board also directed management to allow the Icarus letter to expire and directed management to reiterate publicly the Board's faith and confidence in the Company's long-range plan and prospects.

REDACTED

There being no further business brought before the Board, the meeting was adjourned.

/s/ Susan H. Alexander
Susan H. Alexander, Secretary

BIOGEN IDEC INC.
MINUTES OF SPECIAL MEETING OF THE BOARD OF DIRECTORS
November 8, 2007

Pursuant to notice duly given under the Company's by-laws, a special meeting of the Board of Directors (the Board) of Biogen Idec Inc., a Delaware corporation (the Company), was held at 5:00 PM EST by telephonic conference call. The following Directors were present and able to hear each other throughout the call:

Lawrence C. Best	Cecil B. Pickett
Alan B. Glassberg	Bruce R. Ross (Chair)
Thomas F. Keller	Lynn Schenk
James C. Mullen	Phillip A. Sharp
Robert W. Pangia	William D. Young

By invitation of the Board, the following persons also attended the meeting: Susan H. Alexander, Executive Vice President, General Counsel and Secretary; Paul J. Clancy, Executive Vice President and Chief Financial Officer and Mark Wiggins, Executive Vice President, Corporate and Business Development; Peter D. Lyons and Eliza W. Swann of Shearman & Sterling LLP, legal advisors to the Company; Robert King, Jack Levy, Tosa Ogbomo and Marshall Smith of Goldman, Sachs & Co., financial advisors to the Company; and Alan Hartman and Mark Robinson of Merrill Lynch & Co., financial advisors to the Company.

Mr. Ross served as Chairman and Ms. Alexander served as Secretary of the meeting.

Mr. Mullen updated the Board members regarding the process announced on October 12, 2007, when the Board authorized management to evaluate whether third parties would have an interest in acquiring the Company at a price and on terms that would represent a better value for its stockholders than having the Company continue to execute its strategy on a stand-alone basis. Mr. Mullen reported that representatives of Goldman, Sachs & Co. and Merrill Lynch & Co. had contacted representatives of potential bidders. Mr. Mullen reported that, of the potential bidders, declined to participate, were provided with a form of confidentiality agreement, negotiated and signed confidentiality agreements and conducted limited due diligence and participated in informational conference calls with management.

Mr. Mullen reported that had submitted a preliminary, non-binding written indication of interest

REDACTED

The Board asked questions about _____ and next steps. Mr. Mullen advised the Board that _____ would be asked to submit a final proposal regarding a possible acquisition _____ of the Company.

REDACTED

Mr. Smith then reported on recent conversations with the person known as Icarus . Mr. Smith reported that on October 31, 2007 Icarus had telephoned Mr. Mullen. On November 1, 2007, on behalf of Mr. Mullen and the Company, Mr. Smith called Icarus, who made inquiries regarding his possible participation in the Company's transaction process. On November 2, 2007, Shearman & Sterling forwarded a confidentiality agreement to Icarus. As of the date of the meeting, there had been no response from Icarus regarding the confidentiality agreement or otherwise.

The Board then excused all non-director participants in the meeting and met in an executive session.

Respectfully submitted,

/s/ Susan H. Alexander
Susan H. Alexander, Secretary

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BIOGEN IDEC INC.
MINUTES OF A SPECIAL MEETING OF THE BOARD OF DIRECTORS
November 18, 2007

Pursuant to notice duly given under the Company's by-laws, a special meeting of the Board of Directors (the Board) of Biogen Idec Inc., a Delaware corporation (the Company), was held at 5:00 PM-EST by telephonic conference call. The following Directors were present and able to hear each other throughout the call:

Marijn E. Dekkers	Cecil B. Pickett
Alan B. Glassberg	Bruce R. Ross (Chair)
Thomas F. Keller	Lynn Schenk
James C. Mullen	Phillip A. Sharp
Robert W. Pangia	William D. Young

By invitation of the Board, the following persons also participated in the meeting: Susan H. Alexander, Executive Vice President, General Counsel; Paul Clancy, Executive Vice President, Chief Financial Officer, and Mark C. Wiggins, Executive Vice President, Corporate and Business Development.

Mr. Ross served as Chairman and Ms. Alexander served as Secretary of the meeting.

Mr. Mullen updated the Board on the status of the Company's exploration of whether third parties would have an interest in acquiring the Company at a price and on terms representing a better value to shareholders than continuing to remain independent and in particular reviewed the Company's meetings with [REDACTED]. After discussion of the process [REDACTED], Mr. Mullen noted that the expected date for submission of a bid falls after the Board's next regularly scheduled meeting. It was agreed that the Company would seek to reschedule the Board meeting to a date after the bid date.

There being no further business brought before the Board, the meeting was adjourned.

/s/ Susan H. Alexander
Susan H. Alexander, Secretary

REDACTED

BIOGEN IDEC INC.
MINUTES OF A SPECIAL MEETING OF THE BOARD OF DIRECTORS
December 9, 2007

Pursuant to notice duly given under the Company's by-laws, a special meeting of the Board of Directors (the Board) of Biogen Idec Inc., a Delaware corporation (the Company), was held at 5:00 PM EST by telephone conference call during which each participant could hear each other participant. The following Directors were present:

Lawrence C. Best	Robert W. Pangia
Marijn E. Dekkers	Cecil B. Pickett
Alan B. Glassberg	Bruce R. Ross (Chair)
Thomas F. Keller	Lynn Schenk
James C. Mullen	Phillip A. Sharp
	William D. Young

By invitation of the Board, the following persons also participated in the meeting: Susan H. Alexander, Executive Vice President, General Counsel and Secretary; Paul J. Clancy, Executive Vice President and Chief Financial Officer; Mark C. Wiggins, Executive Vice President, Corporate and Business Development; Robert Licht, Vice President, Chief Corporation Counsel and Assistant Secretary; and Peter Lyons and Eliza Swann of Shearman & Sterling LLP, legal advisors to the Company.

Mr. Ross served as Chairman and Ms. Alexander served as Secretary of the meeting.

Mr. Mullen gave the Board an overview regarding the process announced on October 12, 2007, when the Board authorized management to evaluate whether third parties would have an interest in acquiring the Company at a price and on terms that would represent a better value for its stockholders than having the Company continue to execute its strategy on a stand-alone basis. Mr. Mullen advised the Board that, of the [redacted], who negotiated and signed confidentiality agreements, [redacted] submitted a preliminary, non-binding indication of interest on November 6, 2007. [redacted] had been given the opportunity to conduct extensive and detailed due diligence, including a management presentation with breakout sessions and site visits, and to discuss a draft merger agreement with the Company's legal advisors. [redacted] had been asked to submit a final proposal by [redacted] 2007 regarding a possible acquisition of the Company. Mr. Mullen informed the Board that [redacted] had been advised that they would be invited to

Speak with Elan after the submission of their proposal and that they could revise their proposal after speaking with Elan. Mr. Mullen then advised the Board that [REDACTED] had not submitted such a proposal. The Board members asked questions regarding Mr. Mullen's review.

REDACTED

There being no further business brought before the Board, the meeting was adjourned.

/s/ Susan H. Alexander
Susan H. Alexander, Secretary

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BIOGEN IDEC INC.
MINUTES OF A MEETING OF THE BOARD OF DIRECTORS
December 12, 2007

Pursuant to notice duly given under the Company's by-laws, a regular meeting of the Board of Directors (the Board) of Biogen Idec Inc., a Delaware corporation (the Company), was held at 8:30 AM EST at the Four Seasons Hotel in Boston, Massachusetts. The following Directors were present:

Marijn E. Dekkers	Cecil B. Pickett
Alan B. Glassberg	Bruce R. Ross (Chair)
Thomas F. Keller	Lynn Schenk
James C. Mullen	Phillip A. Sharp
Robert W. Pangia	William D. Young

By invitation of the Board, the following persons also participated in the meeting for the portions of the meeting reflected in these minutes: Susan H. Alexander, Executive Vice President, General Counsel and Secretary; Paul J. Clancy, Executive Vice President and Chief Financial Officer; Mark C. Wiggins, Executive Vice President, Corporate and Business Development;

REDACTED

Jack Levy, Robert King and Marshall Smith of Goldman Sachs, financial advisors to the Company; Alan Hartman, Mark Robinson and Ivan Farman of Merrill Lynch, financial advisors to the Company; and Peter Lyons and Eliza Swann of Shearman & Sterling LLP, legal advisors to the Company.

Mr. Ross served as Chairman and Ms. Alexander served as Secretary of the meeting.

REDACTED

Page 1 of 4

Page redacted in its entirety omitted

REDACTED

Messrs, Levy, King and Smith of Goldman Sachs; Robinson, Hartman and Farman of Merrill Lynch; and Mr. Lyons and Ms. Swann of Shearman & Sterling joined the meeting.

Mr. Levy provided the Board with an update regarding the potential sale process for the Company announced on October 12, 2007. Mr. Levy advised the Board that [REDACTED] had declined to submit a final proposal by the due date of Friday, December 7, 2007. Mr. Levy noted [REDACTED] had requested a meeting with representatives of Elan Corporation prior to submitting a proposal. Mr. Levy then reviewed with the Board the bid procedures that the Company had established when it requested [REDACTED] submit a final proposal, which procedures had included the stipulation that the winner of the bid process would be given the opportunity to have discussions with Elan prior to entering into any definitive agreement with respect to a sale of the Company. Mr. Levy further advised the Board that (i) [REDACTED] had not expressed any reservations with respect to submitting a final proposal until immediately prior to the time that the proposal had been due, and (ii) representatives of Goldman Sachs had, with Elan's permission, advised [REDACTED] Monday, December 10, 2007 that Elan would not seek a monetary payment or risk-shifting arrangement in connection with any change of control of the Company. Mr. Levy also advised the Board that the Company's financial advisors had reiterated to [REDACTED] the fact that, [REDACTED] win the bidding process, would be given the opportunity to speak with Elan prior to finalizing definitive agreements with respect to a sale of the Company.

The Directors asked numerous questions regarding Mr. Levy's overview.

REDACTED

Page 3 of 4

The Company's financial and legal advisors then provided the Board with a detailed overview of the sale process, including a review of the terms of the confidentiality agreement sent to potential bidders, the results of negotiations with potential bidders regarding the confidentiality agreement and the scope of the diligence conducted by various potential bidders. Of the potential bidders contacted by the Company's financial advisors, (and, in addition, the person known as Icarus) had received a draft confidentiality agreement, (not including Icarus) had negotiated the terms of the confidentiality agreement with representatives of the Company, had executed confidentiality agreements had submitted a preliminary, non-binding written indication of interest and engaged in detailed and extensive due diligence.

REDACTED

The Board asked numerous questions regarding the process and engaged in a lengthy discussion with its advisors regarding potential courses of action.

The Board then excused all non-Board participants in the meeting, other than Ms. Alexander, Mr. Licht, Mr. Lyons and Ms. Swann, and met in an executive session. During the executive session, the Board members further discussed the sale process. The consensus of the Board was that the Company had conducted a comprehensive, thorough process and had received no definitive offers with respect to a sale of the Company. The Board directed management to issue a press release announcing the completion of the Company's review of strategic alternatives, emphasizing the Board's confidence in the continued execution of the Company's business plan and reiterating guidance for the full year 2007.

REDACTED

At this time, all participants in the meeting other than the independent directors were excused, and the independent directors met in executive session.

There being no further business brought before the Board, the meeting was adjourned.

/s/ Susan H. Alexander
Susan H. Alexander, Secretary