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31iso4217:EURiso4217:USDXbrli:sharesxbrli:pureutr:sqftxbri:sharesalks:Segmentiso4217:USDAalks:Investmentsecurity Â
Â Â Â UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549 Â Form 10-Q Â (Mark
One) Â ~ QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934
Â For the quarterly period ended September 30, 2024 Â OR Â ~ TRANSITION REPORT PURSUANT TO SECTION 13 OR
15(d) OF THE SECURITIES EXCHANGE ACT OF 1934 Â Commission File Number 001-35299 ALKERMES PUBLIC

LIMITED COMPANY (Exact name of registrant as specified in its charter) **ALKS** Ireland **98-1007018** (State or other jurisdiction of incorporation or organization) **I.R.S. Employer Identification No.** **Connaught House 1 Burlington Road Dublin 4, Ireland, D04 C5Y6** (Address of principal executive offices) **+ 353-1-772-8000** (Registrant's telephone number, including area code) **Securities registered pursuant to Section 12(b) of the Act:** **Title of each class** **Trading Symbol(s)** **Name of each exchange on which registered** Ordinary shares, \$0.01 par value **ALKS** **Nasdaq Global Select Market** **Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days.** Yes No **Indicate by check mark whether the registrant has submitted electronically every Interactive Data File required to be submitted pursuant to Rule 405 of Regulation S-T (§ 232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit such files).** Yes No **Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, a smaller reporting company, or an emerging growth company. See the definitions of large accelerated filer, a smaller reporting company, and emerging growth company in Rule 12b-2 of the Exchange Act.** **Large accelerated filer** **Accelerated filer** **Non-accelerated filer** **Smaller reporting company** **Emerging growth company** **If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act.** **Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act).** Yes No **The number of the registrant's ordinary shares, \$0.01 par value, outstanding as of October 18, 2024 was 161,802,508 shares.** **ALKMES PLC AND SUBSIDIARIES QUARTERLY REPORT ON FORM 10-Q FOR THE QUARTERLY PERIOD ENDED SEPTEMBER 30, 2024** **Page No.** **PART I - FINANCIAL INFORMATION** **Item 1. Condensed Consolidated Financial Statements (unaudited):** **Condensed Consolidated Balance Sheets** **September 30, 2024 and December 31, 2023** **5. Condensed Consolidated Statements of Operations and Comprehensive Income** **For the Three and Nine Months Ended September 30, 2024 and 2023** **6. Condensed Consolidated Statements of Cash Flows** **For the Nine Months Ended September 30, 2024 and 2023** **7. Condensed Consolidated Statements of Shareholders' Equity** **For the Three and Nine Months Ended September 30, 2024 and 2023** **8. Notes to Condensed Consolidated Financial Statements** **10. Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations** **24. Item 3. Quantitative and Qualitative Disclosures about Market Risk** **35. Item 4. Controls and Procedures** **36. PART II - OTHER INFORMATION** **Item 1. Legal Proceedings** **37. Item 1A. Risk Factors** **37. Item 2. Unregistered Sales of Equity Securities and Use of Proceeds** **37. Item 5. Other Information** **37. Item 6. Exhibits** **38. Signatures** **39. 2. Cautionary Note Concerning Forward-Looking Statements** **This document contains and incorporates by reference forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended (the Securities Act), and Section 21E of the Securities Exchange Act of 1934, as amended (the Exchange Act). In some cases, these statements can be identified by the use of forward-looking terminology such as may, will, could, should, would, expect, anticipate, continue, believe, plan, estimate, intend, or other similar words. These statements discuss future expectations and contain projections of results of operations or of financial condition, or state trends and known uncertainties or other forward-looking information. Forward-looking statements in this Quarterly Report on Form 10-Q (this Form 10-Q) may include, without limitation, statements regarding: our expectations regarding our financial performance, including revenues, expenses, liquidity, capital expenditures, income taxes and profitability; our expectations regarding our products, including expectations related to product development, regulatory filings, approvals and timelines; therapeutic and commercial value, scope and potential; and the costs and expenses related to such activities and expectations; our expectations regarding the initiation, timing and results of clinical trials of our products; our expectations regarding the competitive, payer, legislative, regulatory and policy landscape, and changes therein, related to our products, including competition from generic forms of our products or competitive products and development programs; barriers to access or coverage of our products and potential changes in reimbursement of our products; and legislation, regulations, executive orders, guidance or other measures that may impact pricing and reimbursement of, and access to, our products; our expectations regarding the financial impact of currency exchange rate fluctuations and valuations; our expectations regarding acquisitions, collaborations, licensing arrangements and other significant agreements with third parties, including those related to our products, development programs and other business development opportunities; our expectations regarding the impacts of new legislation, rules and regulations, the adoption of new accounting pronouncements, potential government shutdowns, or other global, political or economic instability or disruptions; our expectations regarding near-term changes in the nature of our market risk exposures or in our management's objectives and strategies with respect to managing such exposures; our expectations regarding our ability to comply with restrictive covenants of our indebtedness and our ability to fund our debt service obligations; our expectations regarding future capital requirements and expenditures for our operations and our ability to finance such capital requirements and expenditures; our expectations regarding the timing, outcome and impact of administrative, regulatory, legal and other proceedings related to our products and intellectual property (IP), including our patents, know-how, and related rights or obligations; our expectations regarding the tax treatment and other anticipated benefits of the separation of our oncology business; and other expectations discussed elsewhere in this Form 10-Q. Actual results might differ materially from those expressed or implied by these forward-looking statements because these forward-looking statements are subject to risks, assumptions and uncertainties. In light of these risks, assumptions and uncertainties, the forward-looking expectations discussed in this Form 10-Q might not occur. You are cautioned not to place undue reliance on the forward-looking statements in this Form 10-Q, which speak only as of the date of this Form 10-Q. All subsequent written and oral forward-looking statements concerning the matters addressed in this Form 10-Q and attributable to us or any person acting on our behalf are expressly qualified in their entirety by the cautionary statements contained or referred to in this section. Except as required by applicable law or regulation, we do not undertake any obligation to update publicly or revise any forward-looking statements, whether as a result of new information, future events or otherwise. For information about the risks, assumptions and uncertainties of our business, see Part I, Item 1A "Risk Factors" in our Annual Report on Form 10-K for the year ended December 31, 2023, filed with the United States (U.S.) Securities and Exchange Commission (the SEC) on February 21, 2024 (our Annual Report). This Form 10-Q may include data that we obtained from industry publications and third-party research, surveys and studies. Industry publications and third-party research, surveys and studies generally indicate that their information has been obtained from sources believed to be reliable, although they do not guarantee the accuracy or completeness of such information. While we believe that any industry publications and third-party research, surveys and studies from which data is included in this Form 10-Q are**

reliable, we have not independently verified any such data. This Form 10-Q may also include data based on our own internal estimates and research. Our internal estimates and research have not been verified by any independent source and are necessarily subject to a high degree of uncertainty and risk due to a variety of factors, including those described in "Part I, Item 1A" Risk Factors" in our Annual Report. These and other factors could cause our results to differ materially from those expressed or implied in this Form 10-Q. Note Regarding Company and Product References Alkermes plc is a global biopharmaceutical company that seeks to develop innovative medicines in the field of neuroscience. We have a portfolio of proprietary commercial products for the treatment of alcohol dependence, opioid dependence, schizophrenia and bipolar I disorder, and a pipeline of clinical and preclinical candidates in development for neurological disorders, including narcolepsy and idiopathic hypersomnia. Use of terms such as "us," "we," "our," "Alkermes" or the "Company" in this Form 10-Q is meant to refer to Alkermes plc and its consolidated subsidiaries. Except as otherwise suggested by the context, (a) references to "products" or "our products" in this Form 10-Q include our marketed products, marketed products using our proprietary technologies, our licensed products, our product candidates and product candidates using our proprietary technologies, (b) references to the "biopharmaceutical industry" in this Form 10-Q are intended to include reference to the "biotechnology industry" and/or the "pharmaceutical industry" and (c) references to "licensees" in this Form 10-Q are used interchangeably with references to "partners." Note Regarding Trademarks We are the owner of various U.S. federal trademark registrations ("®") and other trademarks ("TM"), including ALKERMES®, ARISTADA®, ARISTADA INITIO®, LinkeRx®, LYBALVI®, NanoCrystal® and VIVITROLA®. The following are trademarks of the respective companies listed: BYANNLI®, INVEGA®, INVEGA HAFYERA®, INVEGA SUSTENNA®, INVEGA TRINZA®, TREVICTA®, and XEPLION® "Johnson & Johnson or its affiliated companies; and VUMERTY® "Biogen MA Inc. (together with its affiliates, "Biogen"). Other trademarks, trade names and service marks appearing in this Form 10-Q are the property of their respective owners. Solely for convenience, the trademarks and trade names in this Form 10-Q may be referred to without the ® or TM symbol, but such references should not be construed as any indicator that their respective owners will not assert, to the fullest extent under applicable law, their rights thereto.

4 PART I. FINANCIAL INFORMATION Item 1. Condensed Consolidated Financial Statements:
ALKERMES PLC AND SUBSIDIARIES CONDENSED CONSOLIDATED BALANCE SHEETS (unaudited) As of September 30, 2024 and December 31, 2023 (In thousands, except share and per share amounts) ASSETS As of September 30, 2024 and December 31, 2023 (In thousands, except share and per share amounts) ASSETS CURRENT ASSETS: Cash and cash equivalents \$ 396,293 \$ 457,469 Receivables, net 367,211 332,477 Investments "short-term" 512,571 316,022 Inventory 191,087 186,406 Prepaid expenses and other current assets 94,047 98,166 Contract assets 2,969 Assets held for sale 706 Total current assets 1,564,178 1,485,506 PROPERTY, PLANT AND EQUIPMENT, NET 225,422 226,943 INVESTMENTS "LONG-TERM" 18,920 39,887 RIGHT-OF-USE ASSETS 86,076 91,460 INTANGIBLE ASSETS, NET AND GOODWILL 83,931 85,018 DEFERRED TAX ASSETS 159,960 195,888 OTHER ASSETS 16,804 11,521 TOTAL ASSETS \$ 2,155,291 \$ 2,136,223 LIABILITIES AND SHAREHOLDERS' EQUITY CURRENT LIABILITIES: Accounts payable and accrued expenses 160,198 Accrued sales discounts, allowances and reserves 282,018 263,641 Operating lease liabilities "short-term" 6,150 5,746 Contract liabilities "short-term" 2,339 2,730 Current portion of long-term debt 3,000 3,000 Liabilities related to discontinued operations 4,542 Total current liabilities 453,705 520,220 LONG-TERM DEBT 285,823 287,730 OPERATING LEASE LIABILITIES "LONG-TERM" 71,030 75,709 OTHER LONG-TERM LIABILITIES 52,627 49,878 Total liabilities 863,185 933,537 COMMITMENTS AND CONTINGENT LIABILITIES (Note 17) SHAREHOLDERS' EQUITY: Preferred shares, par value, \$0.01 per share; 50,000,000 shares authorized; and zero issued and outstanding at September 30, 2024 and December 31, 2023 (") Ordinary shares, par value, \$0.01 per share; 450,000,000 shares authorized; 176,258,170 and 172,569,051 shares issued; and 161,776,205 and 166,979,833 shares outstanding at September 30, 2024 and December 31, 2023, respectively () 1,763 1,726 Treasury shares, at cost (14,481,965 and 5,589,218 shares at September 30, 2024 and December 31, 2023, respectively) () 418,911 () 189,336 Additional paid-in capital 2,831,790 2,736,934 Accumulated other comprehensive income (loss) 425 () (3,110) Accumulated deficit (1,122,961) () (1,343,528) Total shareholders' equity 1,292,106 1,202,686 TOTAL LIABILITIES AND SHAREHOLDERS' EQUITY \$ 2,155,291 \$ 2,136,223 The accompanying notes are an integral part of these unaudited condensed consolidated financial statements. 5 ALKERMES PLC AND SUBSIDIARIES CONDENSED CONSOLIDATED STATEMENTS OF OPERATIONS AND COMPREHENSIVE INCOME (unaudited) Three Months Ended September 30, 2024 and December 31, 2023 (In thousands, except per share amounts) REVENUES: Product sales, net \$ 272,999 \$ 231,822 \$ 775,808 Manufacturing and royalty revenues 105,144 149,113 351,835 Research and development revenue 3 3 16 Total revenues 378,143 380,938 1,127,646 EXPENSES: Cost of goods manufactured and sold (exclusive of amortization of acquired intangible assets shown below) 63,099 61,498 183,215 Research and development 59,892 64,878 187,152 196,873 Selling, general and administrative 150,382 156,373 498,244 519,962 Amortization of acquired intangible assets 14 8,995 1,087 26,693 Total expenses 273,387 291,744 869,698 926,439 OPERATING INCOME FROM CONTINUING OPERATIONS 104,756 89,194 257,948 359,491 OTHER INCOME, NET: Interest income 10,916 9,370 31,050 21,105 Interest expense (6,000) (6,006) (17,930) (16,978) Other income (expense), net 558 149 2,793 (415) Total other income, net 5,474 3,513 15,913 3,712 INCOME BEFORE INCOME TAXES 110,230 92,707 273,861 363,203 INCOME TAX PROVISION 17,435 1,153 47,460 4,598 NET INCOME FROM CONTINUING OPERATIONS 92,795 91,554 226,401 358,605 LOSS FROM DISCONTINUED OPERATIONS, NET OF TAX (414) (43,796) (5,834) (115,627) NET INCOME \$ 92,381 \$ 47,758 \$ 220,567 \$ 242,978 AS OF SEPTEMBER 30, 2024 EARNINGS (LOSS) PER ORDINARY SHARE: Earnings per ordinary share from continuing operations - basic \$ 0.57 \$ 0.55 \$ 1.36 \$ 2.16 Loss per ordinary share from discontinued operations - basic \$ (0.00) \$ (0.26) \$ (0.04) \$ (0.70) Earnings per ordinary share - basic \$ 0.57 \$ 0.29 \$ 1.32 \$ 1.46 Earnings per ordinary share from continuing operations - diluted \$ 0.56 \$ 0.53 \$ 1.46 \$ 1.46

â€" Â Â Â Â Â (41,845) Â Â â€" Â Â Â Â (41,845) BALANCE â€" March 31, 2023 Â Â 171,518,796
Â Â \$ 1,715 Â Â \$ 2,938,726 Â Â \$(8,129) Â Â \$(1,741,130) Â Â \$(5,459,836) Â Â \$(185,606) Â Â \$ 1,005,576 Â
Issuance of ordinary shares under employee stock plans Â Â 457,105 Â Â 5 Â Â 9,121 Â Â Â â€" Â Â Â â€" Â Â Â
minimum tax withholding obligations related to share-based awards Â Â â€" Â Â Â Â â€" Â Â Â Â â€" Â Â Â
Â Â Â Â (17,777) Â Â (540) Â Â (540) Share-based compensation Â Â â€" Â Â Â Â â€" Â Â Â Â 28,518 Â Â Â
Â Â Â Â â€" Â Â Â Â â€" Â Â Â Â â€" Â Â Â Â 28,518 Â Unrealized gain on marketable securities, net of tax provision of \$99
Â Â Â Â â€" Â Â Â Â â€" Â Â Â Â 692 Â Â Â Â â€" Â Â Â Â â€" Â Â Â Â 692 Â Net income Â Â â€" Â
Â Â Â Â â€" Â Â Â Â â€" Â Â Â Â 237,065 Â Â Â Â â€" Â Â Â Â â€" Â Â Â Â 237,065 Â BALANCE â€" June 30, 2023
Â Â 171,975,901 Â Â \$ 1,720 Â Â \$ 2,976,365 Â Â \$(7,437) Â Â \$(1,504,065) Â Â \$(5,477,613) Â Â \$(186,146) Â \$
1,280,437 Â Issuance of ordinary shares under employee stock plans Â Â 242,750 Â Â 2 Â Â 3,111 Â Â Â
Â Â Â Â â€" Â Â Â Â â€" Â Â Â Â 3,113 Â Receipt of Alkermes' ordinary shares for the exercise of stock options or
to satisfy minimum tax withholding obligations related to share-based awards Â Â â€" Â Â Â Â â€" Â Â Â Â
Â Â Â Â (26,943) Â Â (796) Â Â (796) Share-based compensation Â Â â€" Â Â Â Â â€" Â Â Â Â 23,708 Â Â
Â Â Â Â â€" Â Â Â Â â€" Â Â Â Â â€" Â Â Â Â 23,708 Â Unrealized gain on marketable securities, net of tax provision
of \$216 Â Â â€" Â Â Â Â â€" Â Â Â Â 1,363 Â Â Â Â â€" Â Â Â Â â€" Â Â Â Â 1,363 Â Net income Â
Â Â Â Â â€" Â Â Â Â â€" Â Â Â Â â€" Â Â Â Â 47,758 Â Â Â Â â€" Â Â Â Â â€" Â Â Â Â 47,758 Â BALANCE â€" September 30, 2023 Â Â 172,218,651 Â Â \$ 1,722 Â Â \$ 3,003,184 Â Â \$(6,074) Â Â \$(1,456,307) Â Â \$(5,504,556)
Â Â \$(186,942) Â Â \$ 1,355,583 Â Â The accompanying notes are an integral part of these unaudited condensed
consolidated financial statements. 9 ALKERMES PLC AND SUBSIDIARIESNOTES TO CONDENSED CONSOLIDATED
FINANCIAL STATEMENTS â€" (Unaudited) 1. THE COMPANYAlkermes plc is a global biopharmaceutical company that
seeks to develop innovative medicines in the field of neuroscience. Alkermes has a portfolio of proprietary commercial
products for the treatment of alcohol dependence, opioid dependence, schizophrenia and bipolar I disorder and a pipeline
of clinical and preclinical candidates in development for neurological disorders, including narcolepsy and idiopathic
hypersomnia. Headquartered in Ireland, Alkermes also has a corporate office and research and development (â€œR&Dâ€)
center in Massachusetts and a manufacturing facility in Ohio. In May 2024, the Company completed the sale of its
development and manufacturing facility in Athlone, Ireland (the â€œAthlone Facilityâ€) to Novo Nordisk (â€œNovoâ€)
pursuant to an asset purchase agreement entered into in December 2023. The Company and Novo also entered into
subcontracting arrangements to continue certain development and manufacturing activities performed at the Athlone
Facility for a period of time after the closing of the transaction, which activities may continue through the end of 2025. In
connection with the sale of the Athlone Facility, the Company received approximately \$97.9 million from Novo, which
included a payment of approximately \$91.0 million for the facility and certain related assets, and recorded a gain of
approximately \$1.5 million within â€œOther income (expense), netâ€ in the accompanying condensed consolidated
statements of operations and comprehensive income for the nine months ended September 30, 2024. At December 31,
2023, the Company classified the assets described under the asset purchase agreement for the sale as â€œAssets held for
saleâ€ in the accompanying condensed consolidated balance sheet. 2. SUMMARY OF SIGNIFICANT ACCOUNTING
POLICIESBasis of PresentationThe accompanying condensed consolidated financial statements of the Company for the
three and nine months ended September 30, 2024 and 2023 are unaudited and have been prepared on a basis
substantially consistent with the audited financial statements for the year ended December 31, 2023. The year-end
consolidated balance sheet data, which is presented for comparative purposes, was derived from audited financial
statements, but does not include all disclosures required by accounting principles generally accepted in the U.S.
(commonly referred to as â€œGAAPâ€). In the opinion of management, the condensed consolidated financial statements
include all adjustments of a normal recurring nature that are necessary to state fairly the results of operations for the
reported periods. These financial statements should be read in conjunction with the audited consolidated financial
statements and notes thereto of the Company, which are contained in the Annual Report. The results of the Companyâ€™s
operations for any interim period are not necessarily indicative of the results of the Companyâ€™s operations for any
other interim period or for any full fiscal year. Principles of ConsolidationThe accompanying condensed consolidated
financial statements include the accounts of Alkermes plc and its wholly-owned subsidiaries as disclosed in Note 2,
Summary of Significant Accounting Policies in the â€œNotes to Consolidated Financial Statementsâ€ accompanying the
Annual Report. Intercompany accounts and transactions have been eliminated. Columns and rows within tables may not
sum due to rounding. ReclassificationThe Company has presented operations from its former oncology business as
discontinued operations in the accompanying condensed consolidated statement of operations and comprehensive income
for the three and nine months ended September 30, 2023. See Note 3, Discontinued Operations in these â€œNotes to
Condensed Consolidated Financial Statementsâ€ in this Form 10-Q for additional information. Discontinued
OperationsThe Company determined that the separation of its oncology business in November 2023 met the criteria for
classification of the oncology business as discontinued operations in accordance with Financial Accounting Standards
Board (â€œFASBâ€) Accounting Standards Codification (â€œASCâ€) 205, Discontinued Operations (â€œTopic 205â€).
Accordingly, the financial statements have been updated to present the results of the oncology business as discontinued
operations for the three and nine months ended September 30, 2023 in the accompanying condensed consolidated
statement of operations and comprehensive income. 10 ALKERMES PLC AND SUBSIDIARIESNOTES TO CONDENSED
CONSOLIDATED FINANCIAL STATEMENTS â€" (Unaudited) (Continued) Assets Held for SaleIn connection with the
sale of the Athlone Facility, the Company reviewed FASB ASC 805, Business Combinations (â€œTopic 805â€) and, based
on the definitions therein, determined that the Athlone Facility constituted a business. Accordingly, the assets associated
with the sale of the Athlone Facility were classified as â€œAssets held for saleâ€ in the accompanying condensed
consolidated balance sheet as of December 31, 2023. Use of EstimatesThe preparation of the Companyâ€™s condensed
consolidated financial statements in accordance with GAAP requires that Company management make estimates,
judgments and assumptions that may affect the reported amounts of assets, liabilities, revenues and expenses, and related
disclosure of contingent assets and liabilities. On an ongoing basis, the Company evaluates its estimates, judgments and
methodologies, including, but not limited to, those related to revenue from contracts with its customers and related
allowances, impairment and amortization of long-lived assets, share-based compensation, income taxes including the
valuation allowance for deferred tax assets, valuation of investments and litigation. The Company bases its estimates on
historical experience and on various other assumptions that are believed to be reasonable, the results of which form the
basis for making judgments about the carrying values of assets and liabilities. Actual results may differ from these
estimates under different conditions or using different assumptions. Segment InformationThe Company operates as one
business segment, which is the business of developing, manufacturing and commercializing medicines designed to address
unmet medical needs of patients in major therapeutic areas. The Companyâ€™s chief decision maker, its Chief Executive

Officer and chairman of its board of directors, reviews the Company's operating results on an aggregate basis and manages the Company's operations as a single operating unit. New Accounting Pronouncements From time to time, new accounting pronouncements are issued by the FASB or other standard-setting bodies that are adopted by the Company on or prior to the specified effective date. Unless otherwise described in this Form 10-Q, the Company believes that the impact of recently issued standards that are not yet effective will not have a material impact on its financial position or results of operations upon adoption. In November 2023, the FASB issued Accounting Standards Update (â€œASUâ€) 2023-07, Segment Reporting (Topic 280): Improvements to Reportable Segment Disclosure, which requires disclosure of significant segment expenses that are regularly provided to the chief operating decision maker and included within each reported measure of segment profit or loss, an amount and description of its composition for other segment items to reconcile to segment profit or loss and the title and position of the Company's chief operating decision maker. The amendments in this guidance also expand the interim segment disclosure requirements. All disclosure requirements under this guidance are required for public entities with a single reportable segment. This ASU became effective for fiscal years beginning after December 15, 2023, and interim periods within fiscal years beginning after December 15, 2024. Early adoption is permitted and the amendments in this guidance are required to be applied on a retrospective basis. The Company elected to early adopt this guidance and determined this ASU did not have an impact on its consolidated financial statements and related disclosures. In December 2023, the FASB issued ASU 2023-09, Income Taxes (Topic 740): Improvements to Income Tax Disclosures, to enhance the transparency and decision usefulness of income tax disclosures in order to provide information to assist key stakeholders in better assessing how the Company's operations and related tax risks and tax planning and operational opportunities affect the Company's tax rate and prospects for future cash flows. This ASU becomes effective for public companies for annual periods beginning after December 15, 2024. Early adoption is permitted for annual financial statements that have not yet been issued or made available for issuance. This guidance will be applied on a prospective basis. The Company is currently evaluating the impact this ASU will have on its consolidated financial statements and related disclosures.

11 ALKERMES PLC AND SUBSIDIARIES NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS â€” (Unaudited) (Continued)â 3. DISCONTINUED OPERATIONS

Mural Oncology Separation On November 15, 2023 (the â€œSeparation Dateâ€), the Company completed the separation of its oncology business into Mural Oncology plc (â€œMuralâ€), a new, independent, publicly-traded company (the â€œSeparationâ€). The Separation was effected by means of a distribution of all of the outstanding ordinary shares of Mural to the Company's shareholders (the â€œDistributionâ€), in which each of the Company's shareholders received one ordinary share, nominal value \$0.01 per share, of Mural for every ten ordinary shares, par value \$0.01 per share, of the Company held by such shareholder as of the close of business on November 6, 2023, the record date for the Distribution. The historical results of the oncology business have been reflected as discontinued operations in the Company's accompanying condensed consolidated financial statements for the three and nine months ended September 30, 2023 and as of December 31, 2023. In connection with the Separation, the Company entered into a separation agreement with Mural, dated as of November 13, 2023 (the â€œSeparation Agreementâ€), that, among other things, sets forth the Company's agreements with Mural regarding the principal actions taken or to be taken in connection with the Separation, including the Distribution. The Separation Agreement identified those assets to be transferred to, liabilities to be assumed by, and contracts to be assigned to Mural, including the operating lease for the office and laboratory space at 852 Winter Street in Waltham, Massachusetts, and it provided for when and how such transfers, assumptions and assignments were to occur. The purpose of the Separation Agreement was to provide Mural and the Company with those assets necessary to operate their respective businesses and to retain or assume the respective liabilities related to those assets. Each of Mural and the Company agreed to releases with respect to pre-Distribution claims, and cross-indemnities with respect to post-Distribution claims, that were principally designed to place financial responsibility for the obligations and liabilities allocated to Mural under the Separation Agreement, and financial responsibility for the obligations and liabilities allocated to the Company under the Separation Agreement. The Company and Mural are also each subject to certain confidentiality restrictions and information sharing obligations. The transfer of assets and liabilities to Mural was effected through a contribution in accordance with the Separation Agreement, as summarized below:

(In thousands) November 15, 2023

ASSETS	Current Assets:	Cash and cash equivalents	\$ 275,000	Total current assets	275,000	Property, plant and equipment, net	10,096	Right-of-use assets	14,513	Goodwill	7,800	Deferred tax asset	1,799	Total assets	\$ 309,208
LIABILITIES	Current Liabilities:	Operating lease liabilitiesâ€”short-term	\$ 6,036	Total current liabilities	6,036	Operating lease liabilitiesâ€”long-term	9,412	Total liabilities	15,448	Net assets transferred to Mural	\$ 293,760	The Company determined that the Separation and the Distribution qualified as tax-free for U.S. federal income tax purposes, which required significant judgment by management. In making such determination, the Company applied U.S. federal tax law to relevant facts and circumstances and obtained: (i) a favorable private letter ruling from the Internal Revenue Service; (ii) a tax opinion; and (iii) other external tax advice related to the concluded tax treatment. If the Separation and Distribution were to ultimately fail to qualify for tax-free treatment for U.S. federal income tax purposes, the Company and/or its shareholders could be subject to significant liabilities, which could have material adverse impacts on the Company's business, financial condition, results of operations and cash flows in future reporting periods.	12 ALKERMES PLC AND SUBSIDIARIES NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS â€” (Unaudited) (Continued)â 12. TAX MATTERS	Furthermore, other than taxes recorded on the transfer of IP, the Company determined that the Separation and related Distribution qualified as tax-free for Irish tax purposes, which required significant judgment by management. In making such determination, the Company applied Irish tax law to relevant facts and circumstances and obtained: (i) a tax opinion; and (ii) other external tax advice related to the concluded tax treatment. If the Separation and Distribution were to ultimately fail to qualify for tax-free treatment for Irish tax purposes, the Company and/or its shareholders could be subject to significant liabilities, which could have material adverse impacts on the Company's business, financial condition, results of operations and cash flows in future reporting periods. In connection with the Separation, the Company also entered into a tax matters agreement with Mural, dated as of November 13, 2023. The tax matters agreement governs the Company's and Mural's respective rights, responsibilities and obligations with respect to taxes (including taxes arising in the ordinary course of business and taxes, if any, incurred as a result of any failure of the Distribution, together with certain related transactions, to qualify as tax-free for U.S. federal income tax purposes), tax attributes, the preparation and filing of tax returns, the control of audits and other tax proceedings, and assistance and cooperation in respect of tax matters. In connection with the Separation, the Company also entered into an employee matters agreement with Mural, dated as of November 13, 2023 (as amended, the â€œEmployee Matters Agreementâ€). The Employee Matters Agreement governs the Company's, Mural's and their respective subsidiaries' and affiliates' rights, responsibilities and obligations after the Separation with respect to employment, benefits and compensation matters relating to employees and former employees (and their	

respective dependents and beneficiaries) who are or were associated with the Company, including those who became employees of Mural in connection with the Separation; the allocation of assets and liabilities generally relating to employees, employment or service-related matters and employee benefit plans; other human resources, employment and employee benefits matters; and the treatment of equity-based awards granted by the Company prior to the Separation. **Discontinued Operations** The Company determined that the Separation met the criteria for classification of the oncology business as discontinued operations in accordance with Topic 205. The following summarizes the loss from discontinued operations for the three and nine months ended September 30, 2024 and 2023: **Three Months Ended** **Nine Months Ended** **September 30, 2024** **(In thousands)** **2024** **2023** **Operating expenses from discontinued operations** **\$ 11** **\$ 33** **Research and development** **\$ 481** **\$ 32,262** **Cost of goods manufactured** **\$ 6,910** **\$ 94,692** **Selling, general and administrative** **\$ 13,073** **\$ 29,219** **Total operating expenses from discontinued operations** **\$ 481** **\$ 45,346** **(6,910)** **\$ 123,944** **Operating loss from discontinued operations** **(481)** **(45,346)** **(6,910)** **(123,944)** **Income tax benefit from discontinued operations** **(67)** **(1,550)** **(1,076)** **(8,317)** **Net loss and comprehensive loss from discontinued operations** **\$ (414)** **\$ (43,796)** **\$ (5,834)** **\$ (115,627)** There were no assets and \$4.5 million of liabilities related to the Separation at December 31, 2023. All assets related to the Separation were transferred to Mural as of the Separation Date. The \$4.5 million of liabilities classified as **Liabilities related to discontinued operations** in the accompanying condensed consolidated balance sheet related to bonus amounts accrued for employees that transferred to Mural during 2023 and through the Separation Date that were paid by the Company in the first quarter of 2024, in accordance with the terms of the Employee Matters Agreement. The following table summarizes the significant non-cash items and capital expenditures of the discontinued operations that are included in the accompanying condensed consolidated statements of cash flows for the nine months ended September 30, 2023: **13 ALKERMES PLC AND SUBSIDIARIES NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS** (Unaudited) (Continued) **Nine Months Ended** **September 30, 2023** **OPERATING ACTIVITIES:** **Depreciation** **\$ 365** **Share-based compensation expense** **\$ 5,119** **Right-of-use assets** **4,289** **Operating lease liabilities** **(4,391)** **INVESTING ACTIVITIES:** **Additions of property, plant and equipment** **\$ (655)** **4. REVENUE FROM CONTRACTS WITH CUSTOMERS** **Product Sales, Net** During the three and nine months ended September 30, 2024 and 2023, the Company recorded product sales, net, as follows: **Three Months Ended** **September 30, 2024** **Nine Months Ended** **September 30, 2023** **2024** **2023** **VIVITROL** **\$ 113,650** **\$ 99,305** **\$ 323,182** **\$ 298,035** **ARISTADA and ARISTADA INITIO** **84,652** **81,834** **249,571** **244,320** **LYBALVI** **74,697** **50,683** **203,055** **135,671** **Total product sales, net** **\$ 272,999** **\$ 231,822** **\$ 775,808** **\$ 678,026** **Manufacturing and Royalty Revenues** During the three and nine months ended September 30, 2024 and 2023, the Company recorded manufacturing and royalty revenues from its collaboration arrangements as follows: **Three Months Ended** **September 30, 2024** **Nine Months Ended** **September 30, 2024** **Manufacturing Revenue** **Royalty Revenue** **Total** **Manufacturing Revenue** **Royalty Revenue** **Total** **Long-acting INVEGA products** **(1)** **\$ 58,448** **\$ 58,448** **\$ 199,860** **\$ 199,860** **VUMERITY** **8,753** **23,821** **32,574** **30,740** **68,322** **99,062** **Other** **7,194** **6,928** **14,122** **35,517** **17,396** **52,913** **15,947** **89,197** **105,144** **\$ 66,257** **\$ 285,578** **\$ 351,835** **Three Months Ended** **September 30, 2023** **Nine Months Ended** **September 30, 2023** **(In thousands)** **Manufacturing Revenue** **Royalty Revenue** **Total** **Manufacturing Revenue** **Royalty Revenue** **Total** **Long-acting INVEGA products** **(1)** **\$ 76,109** **\$ 76,109** **\$ 410,910** **\$ 410,910** **VUMERITY** **9,733** **24,828** **34,561** **32,751** **62,979** **95,730** **Other** **7,554** **38,443** **78,209** **23,039** **101,248** **\$ 40,622** **\$ 108,491** **\$ 149,113** **\$ 110,960** **\$ 496,928** **\$ 607,888** **(1)** **long-acting INVEGA products** **INVEGA SUSTENNA/XEPLION (paliperidone palmitate), INVEGA TRINZA/TREVICTA (paliperidone palmitate) and INVEGA HAFYERA/BYANNLI (paliperidone palmitate)** In November 2021, the Company received notice of partial termination of an exclusive license agreement with Janssen Pharmaceutica N.V., a subsidiary of Johnson & Johnson (the **Janssen Pharmaceutica**). Under this license agreement, the Company provided Janssen Pharmaceutica with rights to, and know-how, training and technical assistance in respect of, the Company's **small particle pharmaceutical compound technology**, known as **NanoCrystal technology**, which was used to develop the long-acting INVEGA products. When the partial termination became effective in February 2022, Janssen Pharmaceutica ceased paying royalties related to sales of INVEGA SUSTENNA, INVEGA TRINZA and INVEGA HAFYERA. Accordingly, the Company ceased recognizing royalty revenue related to sales of these products in February 2022. In April 2022, the Company commenced binding arbitration proceedings related to, among other things, Janssen Pharmaceutica's partial termination of this license agreement and Janssen **14 ALKERMES PLC AND SUBSIDIARIES NOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS** (Unaudited) (Continued) **Pharmaceutica's** royalty and other obligations under the agreement. In May 2023, the arbitral tribunal (the **Tribunal**) in the arbitration proceedings issued a final award (the **Final Award**) which concluded the arbitration proceedings. The Final Award provided, among other things, that the Company was due back royalties and late-payment interest related to 2022 U.S. net sales of the long-acting INVEGA products and is entitled to 2023 and future royalty revenues from Janssen Pharmaceutica related to net sales of INVEGA SUSTENNA through August 20, 2024, INVEGA TRINZA through the second quarter of 2030 (but no later than May 2030 when the license agreement expires) and INVEGA HAFYERA through May 2030 (when the license agreement expires). Following issuance of the Final Award and receipt in June 2023 of back royalties of \$195.4 million, inclusive of \$8.1 million in late-payment interest, the Company recognized such back royalties and resumed recognizing royalty revenue related to ongoing U.S. sales of the long-acting INVEGA products. **Contract Assets** Contract assets include unbilled amounts related to the manufacture of a product that, once complete, will be sold under certain of the Company's manufacturing contracts. The amounts included in the contract assets table below are classified as **Current assets** in the accompanying condensed consolidated balance sheets, as they relate to manufacturing processes that are completed in ten days to eight weeks. Total contract assets at September 30, 2024 were as follows: **(In thousands)** **Contract Assets** **Contract assets at December 31, 2023** **\$ 706** **Additions** **6,344** **Transferred to receivables, net** **(4,081)** **Contract assets at September 30, 2024** **\$ 2,969** **Contract Liabilities** Contract liabilities consist of contractual obligations related to deferred revenue. At September 30, 2024 and December 31, 2023, \$2.4 million and \$2.7 million of the contract liabilities, respectively, were classified as **Contract liabilities** **short-term** in the accompanying condensed consolidated balance sheets and none and \$2.1 million of the contract liabilities, respectively, were classified as **Other long-term liabilities** in the accompanying condensed consolidated balance sheets. Total contract liabilities at September 30, 2024

were as follows: (In thousands) Contract Liabilities Contract liabilities at December 31, 2023 \$ 4,775 Additions 34 Amounts recognized into revenue (2,470) Contract liabilities at September 30, 2024 \$ 2,339 15 ALKERMES PLC AND SUBSIDIARIESNOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Unaudited) (Continued) 5. INVESTMENTS Investments consisted of the following (in thousands): Gross Unrealized Losses Amortized Less than Greater than Estimated September 30, 2024 Cost Gains One Year One Year Fair Value Short-term investments: Available-for-sale securities: U.S. government and agency debt securities \$ 304,590 \$ 1,817 \$ (122) \$ 306,279 Corporate debt securities 204,502 1,892 (102) 206,292 Total short-term investments 509,092 3,709 (224) 6 512,571 Long-term investments: Available-for-sale securities: U.S. government and agency debt securities 12,573 12,560 Corporate debt securities 6,227 6 18,775 Held-to-maturity securities: Certificates of deposit 145 145 Total long-term investments 18,945 18,945 Total investments \$ 528,037 \$ 3,709 \$ (224) \$ (31) \$ 531,491 December 31, 2023 Available-for-sale securities: U.S. government and agency debt securities \$ 199,708 \$ 758 \$ (36) \$ (611) \$ 199,819 Corporate debt securities 112,055 703 (15) 536 112,207 Non-U.S. government debt securities 4,004 6 3,996 Total short-term investments 315,767 1,461 (51) 1,155 316,022 Long-term investments: Available-for-sale securities: U.S. government and agency debt securities 19,392 19,392 Corporate debt securities 19,306 19,306 Held-to-maturity securities: Certificates of deposit 1,820 1,820 Total long-term investments 40,518 39,887 Total investments \$ 356,285 \$ 1,461 \$ (78) \$ (1,759) \$ 355,909 At September 30, 2024, the Company reviewed its investment portfolio to assess whether the unrealized losses on its available-for-sale investments were temporary. Investments with unrealized losses consisted of corporate debt securities and debt securities issued and backed by U.S. agencies and the U.S. government. At September 30, 2024, 49 of the Company's 308 investment securities were in an unrealized loss position and had an aggregate estimated fair value of \$72.1 million. The Company's corporate debt securities investments have a minimum rating of A2 (Moody's)/A (Standard and Poor's). The primary reason for the unrealized losses in the Company's investment portfolio is that its investments are fixed-rate securities acquired in a rising interest rate environment. In making the determination whether the decline in fair value of these securities was temporary, the Company evaluated whether it intended to sell the security and whether it was more likely than not that the Company would be required to sell the security before recovering its amortized cost basis. The Company has the intent and ability to hold these investments until recovery, which may be at maturity. 16 ALKERMES PLC AND SUBSIDIARIESNOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Unaudited) (Continued) Realized gains and losses on the sales and maturities of investments, which were identified using the specific identification method, were as follows: Nine Months Ended September 30, (In thousands) 2024 2023 Proceeds from the sales and maturities of investments \$ 224,786 \$ 291,944 Realized gains \$ 64 \$ 64 Realized losses \$ 64 \$ 64 The Company's available-for-sale and held-to-maturity securities at September 30, 2024 had contractual maturities in the following periods: Available-for-sale Held-to-maturity Amortized Estimated Amortized Estimated (In thousands) Cost Fair Value Cost Fair Value Within 1 year \$ 313,109 \$ 313,909 \$ 145 \$ 145 After 1 year through 5 years 214,783 217,437 \$ 6. FAIR VALUE The following table presents information about the Company's assets and liabilities that are measured at fair value on a recurring basis and indicates the fair value hierarchy and the valuation techniques that the Company utilized to determine such fair value: September 30, (In thousands) 2024 Level 1 Level 2 Level 3 Assets: Cash equivalents \$ 156,976 \$ 156,976 \$ 156,976 U.S. government and agency debt securities 318,839 266,392 52,447 Corporate debt securities 212,507 212,507 212,507 Total \$ 688,322 \$ 423,368 \$ 264,954 \$ 64 December 31, (In thousands) 2023 Level 1 Level 2 Level 3 Assets: Cash equivalents \$ 34,316 \$ 34,316 \$ 34,316 U.S. government and agency debt securities 181,041 37,828 131,224 Corporate debt securities 131,224 131,224 131,224 Total \$ 388,405 \$ 215,357 \$ 173,048 \$ 64 The Company transfers its financial assets and liabilities, measured at fair value on a recurring basis, between the fair value hierarchies at the end of each reporting period. There were no transfers of any securities between levels during the nine months ended September 30, 2024. At September 30, 2024, the Company had no investments with fair values that were determined using Level 3 inputs. The Company's investments classified as Level 2 within the fair value hierarchy were initially valued at the transaction price and subsequently valued, at the end of each reporting period, utilizing market-observable data. The market-observable data included reportable trades, benchmark yields, credit spreads, broker/dealer quotes, bids, offers, current spot rates and other industry and economic events. The Company validated the prices developed using the market-observable data by obtaining market values from other pricing sources, analyzing pricing data in certain instances and confirming that the relevant markets are active. 17 ALKERMES PLC AND SUBSIDIARIESNOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS (Unaudited) (Continued) The carrying amounts reflected in the accompanying condensed consolidated balance sheets for cash and cash equivalents, accounts receivable, contract assets, other current assets, accounts payable and accrued expenses, sales discounts, allowances and reserves approximate fair value due to their short-term nature. The estimated fair value of the Company's long-term debt under its amended and restated credit agreement (such debt, the 2026 Term Loans), which was based on quoted market price indications (Level 2 in the fair value hierarchy) and which may not be representative of actual values that could have been, or will be, realized in the future, was \$290.6 million and \$291.0 million at September 30, 2024 and December 31, 2023, respectively. 7. INVENTORY Inventory is stated at the lower of cost and net realizable value. Cost is determined using the first-in, first-out method. Inventory consisted of the following: September 30, December 31, (In thousands) 2024 2023 Raw materials \$ 78,341

Â \$ 71,416 Â Work in process Â 77,006 Â 68,843 Â Finished goods(1) Â 35,740 Â 46,147 Â Total inventory Â \$ 191,087 Â \$ 186,406 Â (1)At September 30, 2024 and December 31, 2023, the Company had \$27.3 million and \$33.9 million, respectively, of finished goods inventory located at its third-party warehouse and shipping service provider. 8. PROPERTY, PLANT AND EQUIPMENTProperty, plant and equipment consisted of the following:Â September 30, Â December 31, Â (In thousands) Â 2024 Â 2023 (1) Â Land Â \$ 957 Â \$ 957 Â Building and improvements Â 134,315 Â 132,735 Â Furniture, fixtures and equipment Â 246,188 Â 237,728 Â Leasehold improvements Â 40,114 Â 39,893 Â Construction in progress Â 52,918 Â 45,791 Â Subtotal Â 474,492 Â 457,104 Â Less: accumulated depreciation Â (249,070) Â (230,161) Total property, plant and equipment, net Â \$ 225,422 Â \$ 226,943 Â (1)In connection with the sale of the Athlone Facility, \$92.2 million of the Companyâ€™s property, plant and equipment was classified as â€œAssets held for saleâ€ in the accompanying condensed consolidated balance sheet at December 31, 2023 and was not included in these amounts. Â 9. INTANGIBLE ASSETS AND GOODWILLÂ Intangible assets and goodwill consisted of the following:Â September 30, 2024 Â (In thousands) Â Weighted Amortizable Life (Years) Â Gross Carrying Amount Â Accumulated Amortization Â Net Carrying Amount Â Goodwill Â \$ 83,027 Â \$ 83,027 Â Finite-lived intangible assets: Â Collaboration agreements Â 12 Â \$ 465,590 Â \$ (465,590) Â \$ 11-13 Â 118,160 Â (117,256) Â 904 Â Total Â \$ 583,750 Â \$ (582,846) Â \$ 904 Â In connection with the sale of the Athlone Facility, the Company reviewed Topic 805 and determined that the Athlone Facility constituted a business and, accordingly, \$2.0 million of the Companyâ€™s goodwill was allocated to the Athlone Facility and was classified as â€œAssets held for saleâ€ in the accompanying condensed consolidated balance sheet as of December 31, 2023. 18 ALKERMES PLC AND SUBSIDIARIESNOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS â€” (Unaudited) (Continued)Â 10. LEASESÂ Future lease payments under non-cancelable leases at September 30, 2024 consisted of the following:Â September 30, Â (In thousands) Â 2024 Â 2024 Â \$ 2,547 Â 2025 Â 10,262 Â 2026 Â 10,333 Â 2027 Â 9,510 Â 2028 Â 9,574 Â Thereafter Â 59,695 Â Total operating lease payments Â \$ 101,921 Â Less: imputed interest Â (24,741) Total operating lease liabilities Â \$ 77,180 Â At September 30, 2024, the weighted average incremental borrowing rate and the weighted average remaining lease term for all operating leases held by the Company were 4.1% and 7.5 years, respectively. Cash paid for lease liabilities was \$2.5 million and \$7.6 million during the three and nine months ended September 30, 2024, respectively, as compared to \$2.5 million and \$7.8 million during the three and nine months ended September 30, 2023, respectively. The Company recorded operating lease expense from continuing operations of \$1.8 million and \$5.4 million during the three and nine months ended September 30, 2024, respectively, as compared to \$2.8 million and \$8.4 million during the three and nine months ended September 30, 2023, respectively. Â 11. ACCOUNTS PAYABLE AND ACCRUED EXPENSESÂ Accounts payable and accrued expenses consisted of the following: Â September 30, Â December 31, Â (In thousands) Â 2024 Â 2023 Â Accounts payable Â \$ 37,037 Â \$ 65,649 Â Accrued compensation Â 55,904 Â 83,107 Â Accrued other Â 67,257 Â 91,805 Â Total accounts payable and accrued expenses Â \$ 160,198 Â \$ 240,561 Â A summary of the Companyâ€™s current provision for sales discounts, allowances and reserves was as follows:Â September 30, Â December 31, Â (In thousands) Â 2024 Â 2023 Â Medicaid rebates Â \$ 223,007 Â \$ 213,845 Â Product discounts Â 15,528 Â 15,121 Â Medicare Part D Â 24,073 Â 20,569 Â Other Â 19,410 Â 14,106 Â Total accrued sales discounts, allowances and reserves Â \$ 282,018 Â \$ 263,641 Â Included in accounts payable was approximately \$7.9 million and \$34.5 million of amounts payable related to state U.S. Medicaid rebates as of September 30, 2024 and December 31, 2023, respectively. Â 12. LONG-TERM DEBTÂ Long-term debt consisted of the following: Â September 30, Â December 31, Â (In thousands) Â 2024 Â 2023 Â 2026 Term Loans, due March 12, 2026 Â \$ 288,823 Â \$ 290,730 Â Less: current portion Â (3,000) Â (3,000) Long-term debt Â \$ 285,823 Â \$ 287,730 Â 19 ALKERMES PLC AND SUBSIDIARIESNOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS â€” (Unaudited) (Continued)Â The 2026 Term Loans mature on March 12, 2026. The 2026 Term Loans bear interest at the Secured Overnight Financing Rate plus a credit spread adjustment applicable to the interest period and an applicable margin of 2.50% with a floor of 0.50%. Â The 2026 Term Loans have an incremental facility capacity in the amount of \$175.0 million plus additional amounts, provided that the Company meets certain conditions, including a specified leverage ratio. The Company was in compliance with its debt covenants at September 30, 2024. 13. SHAREHOLDERSâ€™ EQUITYÂ In February 2024, the Company announced approval by its board of directors of a new share repurchase program authorizing the Company to repurchase its ordinary shares in an aggregate amount of up to \$400.0 million (exclusive of any fees, commissions or other expenses related to such repurchases) from time to time (the â€œRepurchase Programâ€). The specific timing and amounts of repurchases under the Repurchase Program will depend on a variety of factors, including but not limited to ongoing assessments of the Companyâ€™s needs, alternative investment opportunities, the market price of its ordinary shares and general market conditions. The Repurchase Program has no set expiration date and may be suspended or discontinued at any time. During the three and nine months ended September 30, 2024, the Company repurchased approximately 4.4 million and 7.9 million, respectively, of its ordinary shares under the Repurchase Program at an average purchase price of \$26.22 and \$25.33 per share, respectively, resulting in a total cost, exclusive of any fees, commissions or other expenses related to such repurchase, of \$115.3 million and \$200.0 million, respectively. All ordinary shares repurchased were returned to treasury. As of September 30, 2024, the remaining amount authorized under the Repurchase Program was \$200.0 million. 14. SHARE-BASED COMPENSATIONÂ The following table presents share-based compensation expense from continuing and discontinued operations included in the accompanying condensed consolidated statements of operations and comprehensive income:Â Three Months Ended Â Nine Months Ended Â September 30, Â September 30, Â (In thousands) Â 2024 Â 2023 Â 2024 Â 2023 Â Cost of goods manufactured and sold Â \$ 1,653 Â \$ 2,939 Â \$ 4,280 Â \$ 8,542 Â Research and development Â 6,148 Â 6,519 Â 22,447 Â 18,970 Â Selling, general and administrative Â 14,732 Â 12,275 Â 49,162 Â 42,431 Â Share-based compensation expense from continuing operations Â 22,533 Â 21,733 Â 75,889 Â 69,943 Â Cost of goods manufactured and sold Â â€” Â â€” Â â€” Â Research and development Â â€” Â â€” Â 1,493 Â â€” Â 2,468 Â Share-based compensation expense from discontinued operations Â â€” Â â€” Â 2,182 Â â€” Â 5,119 Â Total share-based compensation expense Â \$ 22,533 Â \$ 23,915 Â \$ 75,889 Â \$ 75,062 Â At September 30, 2024 and December 31, 2023, \$3.1 million and \$3.2 million, respectively, of share-based compensation expense was capitalized and recorded as â€œInventoryâ€ in the accompanying condensed consolidated balance sheets.Â On May 31, 2024, the Companyâ€™s shareholders approved an amended version of the Alkermes plc 2018 Stock Option and Incentive Plan that served to, among other things, increase the number of ordinary shares authorized for issuance thereunder by 6,300,000.Â In February 2021, the compensation committee of the Companyâ€™s board of directors approved the grant of

performance-based restricted stock unit awards to employees of the Company at the Senior Vice President level and above, in each case subject to vesting based on the achievement of certain financial, commercial and R&D performance criteria to be assessed over a performance period of three years, and subject, following the end of such three-year performance period, to upward or downward adjustment based on a market condition tied to relative share price 20 ALKERMES PLC AND SUBSIDIARIESNOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS â€” (Unaudited) (Continued)â€” performance over the three-year performance period. In February 2024, the compensation committee of the Companyâ€™s board of directors determined that the Company partially achieved the financial performance criteria. This was considered a modification in accordance with FASB ASC 718, Compensationâ€”Stock Compensation and resulted in a modification charge of approximately \$6.8 million. In February 2024, the compensation committee of the Companyâ€™s board of directors also determined that the Company achieved the pipeline performance criteria for these awards, resulting in a \$2.6 million incremental share-based compensation expense, as it was deemed such pipeline performance criteria had been met. The share-based compensation expense related to these achievements was recognized in the first quarter of 2024. 15. EARNINGS (LOSS) PER ORDINARY SHAREâ€”Basic earnings (loss) per ordinary share is calculated based upon net income (loss) available to holders of ordinary shares divided by the weighted average number of ordinary shares outstanding. For the calculation of diluted earnings (loss) per ordinary share, the Company utilizes the treasury stock method and adjusts the weighted average number of ordinary shares outstanding for the effect of outstanding ordinary share equivalents such as stock options and restricted stock unit awards.â€” Three Months Ended â€” Nine Months Ended â€” September 30, â€” September 30, â€” (In thousands) â€” 2024 â€” 2023 (1) â€” 2024 â€” 2023 (1) â€” Numerator: â€” Net income from continuing operations â€” \$ 92,795 â€” \$ 91,554 â€” \$ 226,401 â€” \$ 358,605 â€” Net loss from discontinued operations â€” (414) â€” (43,796) â€” (5,834) â€” (115,627) Net income â€” \$ 92,381 â€” \$ 47,758 â€” \$ 220,567 â€” \$ 242,978 â€” Denominator: â€” â€” â€” â€” Weighted average number of ordinary shares outstanding â€” 163,368 â€” 166,607 â€” 166,546 â€” 165,996 â€” Effect of dilutive securities: â€” â€” â€” â€” Stock options â€” 1,310 â€” 1,682 â€” 1,293 â€” 1,643 â€” Restricted stock unit awards â€” 2,347 â€” 3,614 â€” 2,357 â€” 3,342 â€” Dilutive ordinary share equivalents â€” 3,657 â€” 5,296 â€” 3,650 â€” 4,985 â€” Shares used in calculating diluted earnings (loss) per ordinary share â€” 167,025 â€” 171,903 â€” 170,196 â€” 170,981 â€” (1)Prior period amounts have been retrospectively adjusted to reflect the effects of the Separation. The following potential ordinary share equivalents were not included in the net earnings (loss) per ordinary share calculation because the effect would have been anti-dilutive:â€” Three Months Ended â€” Nine Months Ended â€” September 30, â€” September 30, â€” (In thousands) â€” 2024 â€” 2023 â€” 2024 â€” 2023 â€” Stock options â€” 11,047 â€” 12,029 â€” 12,311 â€” 12,422 â€” Restricted stock unit awards â€” 1,276 â€” 1,317 â€” 2,401 â€” 2,389 â€” Total â€” 12,323 â€” 13,346 â€” 14,712 â€” 14,811 â€” 16. INCOME TAXESâ€” The Company recognizes income taxes under the asset and liability method. Deferred income taxes are recognized for differences between the financial reporting and tax bases of assets and liabilities at enacted statutory tax rates in effect for the years in which the differences are expected to reverse. The effect on deferred taxes of a change in tax rates is recognized in income in the period that includes the enactment date. In determining future taxable income, the Company is responsible for assumptions that it utilizes, including the amount of Irish and non-Irish pre-tax operating income, the reversal of temporary differences and the implementation of feasible and prudent tax planning strategies. These assumptions require significant judgment about the forecasts of future taxable income and are consistent with the plans and estimates that the Company uses to manage the underlying business.â€” 21 ALKERMES PLC AND SUBSIDIARIESNOTES TO CONDENSED CONSOLIDATED FINANCIAL STATEMENTS â€” (Unaudited) (Continued)â€” The Company recorded income tax provisions of \$17.4 million and \$47.5 million during the three and nine months ended September 30, 2024, respectively, and income tax provisions of \$1.2 million and \$4.6 million during the three and nine months ended September 30, 2023, respectively. The income tax provisions during the three and nine months ended September 30, 2024 were primarily due to taxes on income earned in Ireland. The income tax provisions during the three and nine months ended September 30, 2023 were primarily due to U.S. federal and state taxes on income earned in the U.S. As of September 30, 2023, the Company maintained a valuation allowance against its Irish deferred tax assets and did not record an income tax provision in connection with the utilization of its net operating losses to offset the income earned in Ireland during the three and nine months ended September 30, 2023.â€” The Companyâ€™s effective tax rate during the nine months ended September 30, 2024 was 17.3%, which exceeds the Irish statutory tax rate of 12.5%, primarily due to non-deductible expenses and income that was taxable at rates higher than the Irish statutory tax rate. The income tax provision recorded as of September 30, 2024 took into account the estimated impact of the global minimum tax rate component, known as Pillar Two, of the Organization for Economic Co-operation and Developmentâ€™s two-pillar plan on global tax reform, which became effective in Ireland as of January 1, 2024 for multinational companies with consolidated annual revenue of at least â€”750.0 million. The Company does not expect Pillar Two to have a material impact for the current year. 17. COMMITMENTS AND CONTINGENT LIABILITIESLitigationFrom time to time, the Company may be subject to legal proceedings and claims in the ordinary course of business. On a quarterly basis, the Company reviews the status of each significant matter and assesses its potential financial exposure. If the potential loss from any claim, asserted or unasserted, or legal proceeding is considered probable and the amount can be reasonably estimated, the Company would accrue a liability for the estimated loss. Because of uncertainties related to claims and litigation, accruals are based on the Companyâ€™s best estimates, utilizing all available information. On a periodic basis, as additional information becomes available, or based on specific events such as the outcome of litigation or settlement of claims, the Company may reassess the potential liability related to these matters and may revise these estimates, which could result in material adverse adjustments to the Companyâ€™s operating results. At September 30, 2024, there were no potential material losses from claims, asserted or unasserted, or legal proceedings that the Company determined were probable of occurring. INVEGA TRINZA ANDA LitigationIn September 2020, Janssen Pharmaceutica, Janssen Pharmaceuticals, Inc., and Janssen Research & Development, LLC initiated a patent infringement lawsuit in the NJ District Court against Mylan Labs, Mylan, and Mylan Institutional LLC following the filing by Mylan Labs of an ANDA seeking approval from the FDA to market a generic version of INVEGA TRINZA before the expiration of U.S. Patent No. 10,143,693 (the â€œâ€”693 Patentâ€”). Requested judicial remedies include recovery of litigation costs and injunctive relief. In May 2023, the NJ District Court issued an opinion in favor of the Janssen entities on the issues of infringement and validity of the â€”693 Patent and the Mylan entities filed a notice of appeal of the decision. The Company is not a party to this proceeding. VUMERITY ANDA Litigation In July 2023, Biogen Inc., Biogen Swiss Manufacturing GmbH and Alkermes Pharma Ireland Limited filed a patent infringement lawsuit in the DE District Court against Zydus Worldwide DMCC, Zydus Pharmaceuticals (USA) Inc. and Zydus Lifesciences Limited (collectively, â€œZydusâ€) following the filing by Zydus of an ANDA seeking approval from the FDA to engage in the commercial manufacture, use or sale of a generic version of VUMERITY (diroximel fumarate) delayed-release capsules for

oral use, 231 mg, before expiration of the Company's U.S. Patent Nos. 8,669,281; 9,090,558; and 10,080,733. The filing of the lawsuit triggered a stay of FDA approval of the ANDA for up to 30 months in accordance with the U.S. Drug Price Competition and Patent Term Restoration Act of 1984 (the "Hatch-Waxman Act"). A bench trial is scheduled to begin on July 28, 2025. Government Matters The Company has received a subpoena and civil investigative demands from U.S. state and federal governmental authorities for documents related to VIVITROL. The Company is cooperating with the investigations.

22 ALKERMES PLC AND SUBSIDIARIES
NOTES TO CONSOLIDATED FINANCIAL STATEMENTS **â€”** (Unaudited) (Continued)

Product Liability and Other Legal Proceedings The Company is involved in litigation and other legal proceedings incidental to its normal business activities, including a product liability case alleging that the FDA-approved VIVITROL labeling was inadequate and that VIVITROL caused the individual to suffer from opioid overdose and death. The Company intends to vigorously defend itself in these matters. In addition, in January 2023, Acorda Therapeutics, Inc. ("Acorda") filed a petition with the U.S. District Court for the Southern District of New York (the "NY Southern District Court") asking the court to confirm in part and modify in part the final arbitral award rendered by an arbitration panel in October 2022 and, as part of the requested modification, seeking an additional approximately \$66.0 million in damages. In August 2023, the NY Southern District Court confirmed the final arbitral award and declined to modify the final award to increase the damages awarded thereunder. In September 2023, Acorda filed a notice of appeal of the NY Southern District Court decision to the Federal Circuit Court, and the Company filed a motion to transfer the appeal to the U.S. Court of Appeals for the Second Circuit. In January 2024, the Federal Circuit Court denied without prejudice the Company's motion to transfer the appeal and instructed the parties to brief the jurisdictional question as part of the merits appeal. Briefing in the Federal Circuit Court is complete, and the matter is pending decision.

Guarantees In connection with the Separation, the Company entered into an assignment and assumption of lease agreement (the "Assignment") pursuant to which Alkermes, Inc., a wholly owned subsidiary of the Company, assigned to Mural Oncology, Inc. ("Mural US") an operating lease for approximately 180,000 square feet of corporate office space, administrative areas and laboratories located at 852 Winter Street in Waltham, Massachusetts (the "852 Winter Street Lease"), which is described in more detail in Note 10, Leases in the "Notes to Consolidated Financial Statements" in the Annual Report. Although all of the rights, title and interest in, to and under the 852 Winter Street Lease were transferred to Mural US as of November 15, 2023 pursuant to the Assignment, the Company ratified and reaffirmed for the remainder of the lease term its guarantor obligations in respect of the lease under that certain Guaranty dated as of May 16, 2014. This lease expires in 2026 and includes a tenant option to extend the term for an additional five-year period. Upon completion of the Separation, the Assignment was accounted for as a termination of the original lease and the Company de-recognized the right-of-use asset and lease liability related to the 852 Winter Street Lease. At September 30, 2024, the fair value of the guarantee was not material to the Company.

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

The following discussion should be read in conjunction with the accompanying condensed consolidated financial statements and related notes beginning on page 5 in this Form 10-Q, and "Part II, Item 7â€”Management's Discussion and Analysis of Financial Condition and Results of Operations" and the audited financial statements and notes thereto accompanying our Annual Report. Executive Summary Net income from continuing operations was \$92.8 million and \$226.4 million or \$0.57 and 1.36 per ordinary share^{â€”}basic and \$0.56 and \$1.33 per ordinary share^{â€”}diluted, for the three months and nine months ended September 30, 2024, respectively, compared to net income from continuing operations of \$91.6 million and \$358.6 million or \$0.55 and \$2.16 per ordinary share^{â€”}basic and \$0.53 and \$2.10 per ordinary share^{â€”}diluted, for the three and nine months ended September 30, 2023, respectively. The increase in net income from continuing operations during the three months ended September 30, 2024, as compared to the three months ended September 30, 2023, was primarily due to an increase in product sales, net, of \$41.2 million and a decrease of \$18.4 million in operating expenses, partially offset by a decrease of \$44.0 million in manufacturing and royalty revenue and an increase of \$16.3 million in the income tax provision. The decrease in net income from continuing operations during the nine months ended September 30, 2024, as compared to the nine months ended September 30, 2023 was primarily due to a decrease of \$256.1 million in manufacturing and royalty revenue and an increase of \$42.9 million in the income tax provision, partially offset by a decrease of \$56.7 million in operating expenses and an increase of \$12.2 million in other income, net. The decreases in manufacturing and royalty revenues were primarily due to the receipt in June 2023 of back royalties and interest in respect of 2022 U.S. sales of the long-acting INVEGA products, following the successful outcome of the arbitration proceedings related to such products. These items are discussed in greater detail later in the "Results of Operations" section in this "Part I, Item 2â€”Management's Discussion and Analysis of Financial Condition and Results of Operations" in this Form 10-Q.

Products Marketed Products The key marketed products discussed below have generated, or are expected to generate, significant revenues for us. See the descriptions of the marketed products below and "Part I, Item 1Aâ€”Risk Factors" in our Annual Report for important factors that could adversely affect our marketed products. See the "Patents and Proprietary Rights" section in "Part I, Item 1â€”Business" in our Annual Report for information with respect to the IP protection for these marketed products.

Product **Indication(s)** **Territory** **Initiation or re-initiation of ARISTADA for the treatment of Schizophrenia** **U.S.** **Schizophrenia** **Bipolar I disorder** **U.S.** **Alcohol dependence** **Opioid dependence** **U.S.** **25** The following provides summary information regarding our proprietary products that we commercialize:

Proprietary Products **Product** **Indication(s)** **Licensee** **Licensed Territory** **INVEGA SUSTENNA / XEPLION** **INVEGA SUSTENNA**: Schizophrenia; Schizoaffective disorder XEPLION: Schizophrenia Janssen Pharmaceutica (together with Janssen Pharmaceuticals, Inc., Janssen International and their affiliates "Janssen") Worldwide INVEGA TRINZA / TREVICTA Schizophrenia Janssen Worldwide INVEGA HAFYERA / BYANNLI Schizophrenia Janssen Worldwide Our Key Licensed Product **Product** **Indication(s)** **Licensee** **Licensed Territory** **VUMERITY** **Multiple sclerosis** Biogen Worldwide Proprietary Products We have developed and now commercialize products designed to help address the unmet needs of people living with opioid dependence, alcohol dependence, schizophrenia and bipolar I disorder. See the "Patents and Proprietary Rights" section in "Part I, Item 1â€”Business" in our Annual Report for information with respect to the IP protection for our proprietary products.

ARISTADA ARISTADA (ariPIPRAZOLE LAUROXIL) is an extended-release intramuscular injectable suspension approved in the U.S. for the treatment of schizophrenia. ARISTADA utilizes our proprietary LinkeRx technology. ARISTADA is a prodrug; once in the body, ARISTADA is likely converted by enzyme-mediated hydrolysis to N-hydroxymethyl aripiprazole, which is then hydrolyzed to aripiprazole. ARISTADA is available in four dose strengths with once-monthly dosing options (441 mg, 662 mg and 882 mg), a six-week dosing option

(882 mg) and a two-month dosing option (1064 mg). ARISTADA is packaged in a ready-to-use, pre-filled syringe product format. We exclusively manufacture and commercialize ARISTADA in the U.S. ARISTADA INITIO (aripiprazole lauroxil) leverages our proprietary LinkeRx and NanoCrystal technologies and provides an extended-release formulation of aripiprazole lauroxil in a smaller particle size compared to ARISTADA, thereby enabling faster dissolution and more rapid achievement of relevant levels of aripiprazole in the body. ARISTADA INITIO, combined with a single 30 mg dose of oral aripiprazole, is indicated for the initiation of ARISTADA when used for the treatment of schizophrenia in adults. The first ARISTADA dose may be administered on the same day as the ARISTADA INITIO regimen or up to 10 days thereafter. We exclusively manufacture and commercialize ARISTADA INITIO in the U.S. LYBALVI (olanzapine and samidorphan) is a once-daily, oral atypical antipsychotic drug approved in the U.S. for the treatment of adults with schizophrenia and for the treatment of adults with bipolar I disorder, as a maintenance monotherapy or for the acute treatment of manic or mixed episodes, as monotherapy or an adjunct to lithium or valproate. LYBALVI is a combination of olanzapine, an atypical antipsychotic, and samidorphan, an opioid antagonist, in a single bilayer tablet. LYBALVI is available in fixed dosage strengths composed of 10 mg of samidorphan and 5 mg, 10 mg, 15 mg or 20 mg of olanzapine. We exclusively manufacture and commercialize LYBALVI in the U.S. In April 2024, U.S. Patent No. 11,951,111 relating to LYBALVI was granted. This patent has claims to methods of treating schizophrenia and bipolar I disorder and expires in 2041. VIVITROL (naltrexone for extended-release injectable suspension) is a once-monthly, non-narcotic, injectable medication approved in the U.S. for the treatment of alcohol dependence in patients able to abstain from alcohol in an outpatient setting prior to initiation of treatment with VIVITROL and for the prevention of relapse to opioid dependence, following opioid detoxification. VIVITROL uses our polymer-based microsphere injectable extended-release technology to deliver and maintain therapeutic medication levels in the body through one intramuscular injection every four weeks. We exclusively manufacture and commercialize VIVITROL in the U.S. Products Using Our Proprietary Technologies and Licensed Product We have licensed products to third parties for commercialization and have licensed our proprietary technologies to third parties to enable them to develop, commercialize and/or manufacture products. See the "Proprietary Technology Platforms" and "Patents and Proprietary Rights" sections in Part I, Item 1 "Business" in our Annual Report for information with respect to our proprietary technologies and the IP protection for these products. We receive royalties and/or manufacturing and other revenues from the commercialization of these products under our collaborative arrangements with these third parties. Such arrangements, among others, include the following: Products Using Our Proprietary Technologies INVEGA SUSTENNA/XEPLION, INVEGA TRINZA/TREVICTA and INVEGA HAFYERA/BYANNLI. The long-acting INVEGA products are long-acting atypical antipsychotics owned and commercialized worldwide by Janssen. We believe that these products incorporate our technologies. INVEGA SUSTENNA is approved in the U.S. for the treatment of schizophrenia and for the treatment of schizoaffective disorder as either a monotherapy or adjunctive therapy. Paliperidone palmitate extended-release injectable suspension is approved in the European Union (EU) and other countries outside of the U.S. for the treatment of schizophrenia and is marketed and sold under the trade name XEPLION. INVEGA SUSTENNA/XEPLION is manufactured by Janssen. INVEGA TRINZA is approved in the U.S. for the treatment of schizophrenia in patients who have been adequately treated with INVEGA SUSTENNA for at least four months. TREVICTA is approved in the EU for the maintenance treatment of schizophrenia in adult patients who are clinically stable on XEPLION. INVEGA TRINZA/TREVICTA is manufactured by Janssen. INVEGA HAFYERA is approved in the U.S. for the treatment of schizophrenia in patients who have been adequately treated with INVEGA SUSTENNA for at least four months or INVEGA TRINZA for at least three months. BYANNLI is approved in the EU for the maintenance treatment of schizophrenia in adult patients who are clinically stable on XEPLION or TREVICTA. INVEGA HAFYERA/BYANNLI is manufactured by Janssen. For a discussion of legal proceedings related to certain of the patents covering INVEGA TRINZA, see Note 17, Commitments and Contingent Liabilities in the "Notes to Condensed Consolidated Financial Statements" in this Form 10-Q and for information about risks relating to such legal proceedings, see "Part I, Item 1A"Risk Factors" in our 27 Annual Report and specifically the section entitled "We or our licensees may face claims against IP rights covering our products and competition from generic drug manufacturers." Licensed Product VUMERITY VUMERITY (diroximel fumarate) is a novel, oral fumarate with a distinct chemical structure that is approved in the U.S., the EU and several other countries for the treatment of relapsing forms of multiple sclerosis in adults, including clinically isolated syndrome, relapsing-remitting disease and active secondary progressive disease. Under our license and collaboration agreement with Biogen, Biogen holds the exclusive, worldwide license to develop and commercialize VUMERITY. For more information about the license and collaboration agreement with Biogen, see the "Collaborative Arrangements" section in Part I, Item 1 "Business" in our Annual Report. For a discussion of legal proceedings related to certain of the patents covering VUMERITY, see Note 17, Commitments and Contingent Liabilities in the "Notes to Condensed Consolidated Financial Statements" in this Form 10-Q and for information about risks relating to such legal proceedings, see "Part I, Item 1A"Risk Factors" in our Annual Report and specifically the section entitled "We or our licensees may face claims against IP rights covering our products and competition from generic drug manufacturers." Key Development Program Our R&D is focused on the development of innovative medicines in the field of neuroscience that are designed to address unmet patient needs. As part of our ongoing R&D efforts, we have devoted, and will continue to devote, significant resources to conducting preclinical work and clinical studies to advance the development of new pharmaceutical products. The discussion below highlights our current key development program. Drug development involves a high degree of risk and investment, and the status, timing and scope of our development programs are subject to change. Important factors that could adversely affect our drug development efforts are discussed in "Part I, Item 1A"Risk Factors" in our Annual Report. See the "Patents and Proprietary Rights" section in Part I, Item 1 "Business" in our Annual Report for information with respect to the IP protection for our key development program. ALKS 2680 ALKS 2680 is a novel, investigational, oral, selective orexin 2 receptor (OX2R) agonist in development as a once-daily treatment for narcolepsy type 1, narcolepsy type 2 and idiopathic hypersomnia. Orexin, a neuropeptide produced in the lateral hypothalamus, is considered to be the master regulator of wakefulness due to its activation of multiple, downstream wake-promoting pathways that project widely throughout the brain. Targeting the orexin system may address excessive daytime sleepiness across hypersomnolence disorders, whether or not deficient orexin signaling is the underlying cause of disease. Once-daily oral administration of ALKS 2680 was previously evaluated in a phase 1 study in healthy volunteers and patients with narcolepsy type 1, narcolepsy type 2 and idiopathic hypersomnia and is currently being evaluated in two phase 2 studies. Vibrance-1 in patients with narcolepsy type 1 and Vibrance-2 in patients with narcolepsy type 2. We expect to initiate Vibrance-3, a phase 2 study in patients with idiopathic hypersomnia in 2025. Results of Operations As a result of the Separation, the historical results of our oncology business have been reflected as discontinued operations in our condensed consolidated financial statements through the Separation Date. Prior period results of operations and balance sheet information have been recast to reflect

products or generic versions of any one or more of the long-acting INVEGA products may lead to reduced unit sales of the long-acting INVEGA products, including those not yet genericized, and increased pricing pressure. For a discussion of the legal proceedings related to INVEGA TRINZA, see Note 17, Commitments and Contingent Liabilities in the *Notes to Condensed Consolidated Financial Statements* in this Form 10-Q, and for information about risks relating to Paragraph IV legal proceedings, see *Part I, Item 1A* "Risk Factors" in our Annual Report, and specifically the section entitled *We or our licensees may face claims against IP rights covering our products and competition from generic drug manufacturers.* The decrease in VUMERITY revenue in the three months ended September 30, 2024, as compared to the three months ended September 30, 2023, was due to a \$1.0 million decrease in manufacturing revenue and a \$0.9 million decrease in royalty revenue. The decrease in manufacturing revenue was primarily due to a reduction in the sales price, which was primarily due to the removal of depreciation expense from the manufacturing cost base as the assets used to manufacture VUMERITY were classified as held for sale and transferred to Novo in connection with the sale of the Athlone Facility. The decrease in royalty revenue was due to a decrease in the end-market sales of VUMERITY. The increase in VUMERITY revenue in the nine months ended September 30, 2024, as compared to the nine months ended September 30, 2023, was due to an increase in royalty revenue of \$5.3 million, due to an increase in end-market sales of VUMERITY, partially offset by a decrease in manufacturing revenue of \$2.1 million, primarily due to the reduction in sales price previously discussed. **Costs and Expenses Cost of Goods Manufactured and Sold** **Three Months Ended** **September 30, 2024** **September 30, 2023** **(In millions)** **Change** **2024** **2023** **(1)** **Change** **Cost of goods manufactured and sold** **\$ 63.1** **\$ 61.5** **\$ 1.6** **\$ 183.2** **\$ 182.9** **\$ 0.3** **(1)** Prior period amounts have been retrospectively adjusted to reflect the effects of the Separation. The increases in the cost of goods manufactured and sold during the three and nine months ended September 30, 2024, as compared to the three and nine months ended September 30, 2023, were primarily related to increases in the cost of goods sold for certain of our proprietary products due to increases in the number of units sold as discussed above, and increases in costs related to out-of-specification batches and investigation costs. These increases were partially offset by decreases in the cost of goods manufactured for certain legacy products that we manufacture, due to a decrease in volume of such products. **Research and Development Expenses** For each of our R&D programs, we incur both external and internal expenses. External R&D expenses include fees for clinical and preclinical activities performed by contract research organizations, consulting fees, and costs related to laboratory services, the purchase of drug product materials and third-party manufacturing development activities. Internal R&D expenses include employee-related expenses, occupancy costs, depreciation and general overhead. We track external R&D expenses for each of our development programs; however, internal R&D expenses are not tracked by individual program as they can benefit multiple development programs or our products or technologies in general. The following table sets forth our external R&D expenses for the three and nine months ended September 30, 2024 and 2023 relating to our then-current development programs and our internal R&D expenses, listed by the nature of such expenses: **Three Months Ended** **September 30, 2024** **September 30, 2023** **(In millions)** **Change** **2024** **2023** **(1)** **Change** **External R&D expenses:** **ALKS 2680** **\$ 11.9** **\$ 5.5** **\$ 6.4** **\$ 34.9** **\$ 17.8** **\$ 17.1** **LYBALVI** **\$ 5.5** **\$ 4.2** **\$ 1.3** **\$ 14.3** **\$ 10.8** **\$ 3.5** **Other external R&D expenses** **\$ 8.6** **\$ 11.4** **\$ (2.8)** **\$ 27.4** **\$ 37.7** **\$ (10.3)** **Total external R&D expenses** **\$ 26.0** **\$ 21.1** **\$ 4.9** **\$ 76.6** **\$ 66.3** **\$ 10.3** **Internal R&D expenses:** **Employee-related** **\$ 26.8** **\$ 32.6** **\$ (5.8)** **\$ 87.6** **\$ 96.8** **\$ (9.2)** **Occupancy** **\$ 2.7** **\$ 3.3** **\$ (0.6)** **\$ 8.5** **\$ 9.4** **\$ (0.9)** **Depreciation** **\$ 1.4** **\$ 2.1** **\$ (0.7)** **\$ 4.2** **\$ 6.7** **\$ (2.5)** **Other** **\$ 2.9** **\$ 5.8** **\$ (2.9)** **\$ 10.2** **\$ 17.7** **\$ (7.5)** **Total internal R&D expenses** **\$ 33.8** **\$ 43.8** **\$ (10.0)** **\$ 110.5** **\$ 130.6** **\$ (20.1)** **Research and development expenses** **\$ 59.8** **\$ 64.9** **\$ (5.1)** **\$ 187.1** **\$ 196.9** **\$ (9.8)** **(1)** Prior period amounts have been retrospectively adjusted to reflect the effects of the Separation. These amounts are not necessarily predictive of future R&D expenses. In an effort to allocate our spending most effectively, we continually evaluate our products under development based on the performance of such products in preclinical and/or clinical trials, our expectations regarding the likelihood of their regulatory approval and our view of their future potential commercial viability, among other factors. The increases in expenses related to ALKS 2680 during the three and nine months ended September 30, 2024, as compared to the three and nine months ended September 30, 2023, were primarily due to increases in spend related to the advancement of the development program for the product, including completion of our phase 1b proof-of-concept study and initiation of our first two phase 2 clinical studies for the product. The increases in expenses related to LYBALVI during the three and nine months ended September 30, 2024, as compared to the three and nine months ended September 30, 2023, were primarily due to increased spend on the pediatric studies related to the product, partially offset by decreased spend following the completion of the long-term safety and tolerability studies for the product. The decreases in other external R&D expenses during the three and nine months ended September 30, 2024, as compared to the three and nine months ended September 30, 2023, were primarily due to disciplined prioritization of R&D spend and activities associated with our research programs. The decreases in employee-related expenses during the three and nine months ended September 30, 2024, as compared to the three and nine months ended September 30, 2023, were primarily due to a decrease in labor and benefits expense related to a 2% decrease in R&D-related headcount. **Selling, General and Administrative Expense** **Three Months Ended** **September 30, 2024** **September 30, 2023** **(In millions)** **Change** **2024** **2023** **(1)** **Change** **Selling and marketing expense** **\$ 102.1** **\$ 114.8** **\$ (12.7)** **\$ 347.4** **\$ 371.2** **\$ (23.8)** **General and administrative expense** **\$ 48.2** **\$ 41.6** **\$ 6.6** **\$ 150.8** **\$ 148.8** **\$ 2.0** **Selling, general and administrative expense** **\$ 150.3** **\$ 156.4** **\$ (6.1)** **\$ 498.2** **\$ 520.0** **\$ (21.8)** **(1)** Prior period amounts have been retrospectively adjusted to reflect the effects of the Separation. The decreases in selling and marketing expense during the three and nine months ended September 30, 2024, as compared to the three and nine months ended September 30, 2023, were primarily due to decreases of \$11.2 million and \$21.6 million, respectively, in marketing expense and decreases of \$1.7 million and \$2.9 million, respectively, in employee-related expenses. The decreases in marketing expense primarily related to disciplined expense prioritization and the decreases in employee-related expenses were primarily due to decreases in salaries and benefits related to an 8% reduction in sales and marketing headcount. The increase in general and administrative expense during the three months ended September 30, 2024, as compared to the three months ended September 30, 2023, was primarily due to an increase of \$2.0 million related to share-based compensation expense and an increase of \$1.5 million related to the branded prescription drug fee. The increase in general and administrative expense during the nine months ended September 30, 2024, as compared to the nine months ended September 30, 2023, was primarily due to an increase of \$4.4

in working capital of \$34.3 million and deferred income taxes of \$47.4 million. During the nine months ended September 30, 2023, net income included receipt of \$195.4 million from Janssen, inclusive of \$8.1 million in late-payment interest, related to 2022 U.S. net sales of the long-acting INVEGA products following the successful outcome of the arbitration proceedings in respect of such products. **A 34** **Investing Activities** **A** Cash flows used in investing activities for the nine months ended September 30, 2024 were primarily due to \$172.1 million in net purchases of investments and \$23.7 million in the purchase of property, plant and equipment, partially offset by proceeds related to the sale of the Athlone Facility of approximately \$97.9 million, which included a payment of approximately \$91.0 million for the facility and certain related assets. Cash flows provided by investing activities for the nine months ended September 30, 2023 were primarily due to \$105.4 million in net sales of investments, offset by the purchase of \$31.0 million of property, plant and equipment. **A** **Financing Activities** **A** Cash flows used in financing activities for the nine months ended September 30, 2024 primarily related to \$200.0 million (exclusive of any fees, commissions or other related expenses) used to repurchase our ordinary shares under the Repurchase Program and \$29.3 million of employee taxes paid related to the net share settlement of equity awards, partially offset by \$19.4 million of cash that we received upon exercises of employee stock options. Cash flows used in financing activities for the nine months ended September 30, 2023 primarily related to \$26.1 million of employee taxes paid related to the net share settlement of equity awards, partially offset by \$15.1 million of cash that we received upon exercises of employee stock options. **A** **Debt** **A** At September 30, 2024, the principal balance of our borrowings consisted of \$289.5 million outstanding under our 2026 Term Loans. See Note 12, Long-Term Debt in the **Notes to Condensed Consolidated Financial Statements** in this Form 10-Q for further discussion of our 2026 Term Loans. **A** **Critical Accounting Estimates** **A** The discussion and analysis of our financial condition and results of operations is based on our financial statements, which have been prepared in accordance with GAAP. The preparation of these financial statements requires us to make estimates and assumptions that affect the reported amounts of assets and liabilities and the disclosure of contingent assets and liabilities at the date of our financial statements, and the reported amounts of revenues and expenses during the reporting period. Actual results may differ from these estimates under different conditions or using different assumptions. **A** See the **Critical Accounting Estimates** section in **Part II, Item 7****"Management's Discussion and Analysis of Financial Condition and Results of Operations** in our Annual Report for a discussion of our critical accounting estimates. **A** **New Accounting Standards** **A** See the **New Accounting Pronouncements** section in Note 2, **Summary of Significant Accounting Policies** in the **Notes to Condensed Consolidated Financial Statements** in this Form 10-Q for discussion of certain recent accounting standards applicable to us. Item 3. Quantitative and Qualitative Disclosures About Market Risk Market risks related to our investment portfolio, and the ways we manage such risks, are summarized in **Part II, Item 7A****"Quantitative and Qualitative Disclosures About Market Risk** in our Annual Report. We regularly review our marketable securities holdings and shift our investment holdings to those that best meet our investment objectives, which are to preserve capital, provide sufficient liquidity to satisfy operating requirements and generate investment income. Apart from such adjustments to our investment portfolio, there have been no material changes to our market risks since December 31, 2023, and we do not anticipate any near-term changes in the nature of our market risk exposures or in our management's objectives and strategies with respect to managing such exposures. We are exposed to non-U.S. currency exchange risk related to manufacturing and royalty revenues that we receive on certain of our products, partially offset by certain operating costs arising from expenses and payables in connection with our Irish operations that are settled predominantly in Euro. These non-U.S. currency exchange rate risks are summarized in **Part II, Item 7A****"Quantitative and Qualitative Disclosures About Market Risk** in our Annual Report. 35 **A** There has been no material change in our assessment of our sensitivity to non-U.S. currency exchange rate risk since December 31, 2023. Item 4. **Controls and Procedures** a) **Evaluation of Disclosure Controls and Procedures** Our management has evaluated, with the participation of our principal executive officer and interim principal financial officer, the effectiveness of our disclosure controls and procedures (as defined in Rules 13a-15(e) and 15d-15(e) under the Exchange Act) as of September 30, 2024. Based upon that evaluation, our principal executive officer and interim principal financial officer each concluded that, as of the end of the period covered by this report, our disclosure controls and procedures were effective to provide reasonable assurance that (a) the information required to be disclosed by us in the reports that we file or submit under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms, and (b) such information is accumulated and communicated to our management, including our principal executive officer and interim principal financial officer, as appropriate, to allow timely decisions regarding required disclosure. In designing and evaluating our disclosure controls and procedures, our management recognized that any controls and procedures, no matter how well designed and operated, can provide only reasonable assurance of achieving the desired control objectives, and our management necessarily was required to apply its judgment in evaluating the cost-benefit relationship of possible controls and procedures. b) **Change in Internal Control Over Financial Reporting** During the three months ended September 30, 2024, there have been no changes in our internal control over financial reporting that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting. 36 **A** **PART II. OTHER INFORMATION** Item 1. **Legal Proceedings** For information regarding legal proceedings, see the discussion of legal proceedings in Note 17, **Commitments and Contingent Liabilities** in the **Notes to Condensed Consolidated Financial Statements** in this Form 10-Q, which discussion is incorporated into this Part II, Item 1 by reference. Item 1A. **Risk Factors** For a discussion of our risk factors, see **Part I, Item 1A****"Risk Factors** in our Annual Report. Item 2. **Unregistered Sales of Equity Securities and Use of Proceeds** The following table summarizes purchases of our ordinary shares made by or on behalf of us or any of our affiliated purchasers, as defined in Rule 10b-18(a)(3) under the Exchange Act, during the three months ended September 30, 2024: **A** **Period** **A** **Total Number of Ordinary Shares Purchased**(a) **A** **Average Price Paid per Ordinary Share**(b) **A** **A Total Number of Ordinary Shares Purchased as Part of Publicly Announced Program**(c)(2) **A** **Approximate Dollar Value (in millions) of Ordinary Shares that May Yet Be Purchased Under the Program**(d)(2) **A** July 1, 2024 **"** July 31, 2024 **A** **A** 1,857,101 **A** **A** \$ 24.83 **A** **A** 1,854,375 **A** **A** \$ 269.3 **A** August 1, 2024 **"** August 31, 2024 **A** **A** 1,668,522 **A** **A** 27.09 **A** **A** 1,664,844 **A** **A** 224.2 **A** September 1, 2024 **"** September 30, 2024 **A** **A** 883,759 **A** **A** 27.81 **A** **A** 879,011 **A** **A** 200.0 **A** **A** Totals **A** **A** 4,409,382 **A** (1) **A** \$ 26.22 **A** **A** 4,398,230 **A** (1) **A** **A** (1) The difference between the total number of ordinary shares purchased shown in column (a) and the total number of ordinary shares purchased as part of the publicly announced Repurchase Program shown in column (c) consists of 11,152 ordinary shares acquired during the three months ended September 30, 2024 to satisfy withholding tax obligations related to the vesting of equity awards. (2) In February 2024, we announced approval by our board of directors of the Repurchase Program, which authorized the repurchase of our ordinary shares in an aggregate amount of up to \$400.0 million (exclusive of any fees, commissions or other expenses related to such repurchases) from time to time. The specific timing and amounts of repurchases under the Repurchase Program will depend on a variety of factors, including but not limited to ongoing assessments of our needs, alternative investment opportunities, the market

price of our ordinary shares and general market conditions. The Repurchase Program has no set expiration date and may be suspended or discontinued at any time. Item 5. Other Information During the three months ended September 30, 2024, the following officers (as defined in Rule 16a-1(f) under the Exchange Act) of the Company adopted contracts, instructions or written plans for the purchase or sale of the Company's securities that were intended to satisfy the affirmative defense conditions of Rule 10b5-1(c) under the Exchange Act (each, a "Rule 10b5-1 plan"): on August 23, 2024, Christian Todd Nichols, our Senior Vice President Chief Commercial Officer, adopted a Rule 10b5-1 plan providing for the sale of up to 5,208 ordinary shares of the Company; this plan is scheduled to expire on December 31, 2024. On September 11, 2024, Samuel Parisi, our VP, Finance and Interim Chief Accounting Officer, adopted a Rule 10b5-1 plan providing for the sale of up to 10,177 ordinary shares of the Company (including shares that may be obtained from the vesting of restricted stock unit awards); this plan is scheduled to expire on February 20, 2026. During the three months ended September 30, 2024, no other officers or directors of the Company adopted, modified or terminated a Rule 10b5-1 plan or a trading plan not intended to satisfy the affirmative defense conditions of Rule 10b5-1(c) under the Exchange Act. 37

Item 6. Exhibits The following exhibits are filed or furnished as part of this Form 10-Q: EXHIBIT INDEX Exhibit No.

1. Description of Exhibit 31.1 # Rule 13a-14(a)/15d-14(a) Certification. 31.2 # Rule 13a-14(a)/15d-14(a) Certification.

2. Certification pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002. 101.SCH # Inline XBRL Taxonomy Extension Schema Document with Embedded Linkbase Documents.

3. Cover Page Interactive Data File (formatted as Inline XBRL with applicable taxonomy extension information contained in Exhibit 101) # Filed herewith.

4. Furnished herewith. 38

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized. ALKERMES PLC

(Registrant) By: /s/ Richard F. Pops Richard F. Pops Chairman and Chief Executive Officer (Principal Executive Officer) By: /s/ Blair C. Jackson Blair C. Jackson Executive Vice President, Chief Operating Officer (Interim Principal Financial Officer) Date: October 24, 2024

3. EX-31.1 Exhibit 31.1 CERTIFICATIONS I, Richard F. Pops, certify that: 1.I have reviewed this Quarterly Report on Form 10-Q of Alkermes plc; 2.Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report; 3.Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report; 4.The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have: a.Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared; b.Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles; c.Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and d.Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and 5.The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions): a.All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and b.Any fraud, whether or not material, that involves management or other employees who have a significant role in the registrant's internal control over financial reporting. Date: October 24, 2024 /s/ Richard F. Pops Richard F. Pops Chairman and Chief Executive Officer (Principal Executive Officer) EX-31.2 Exhibit 31.2 CERTIFICATIONS I, Blair C. Jackson, certify that: 1.I have reviewed this Quarterly Report on Form 10-Q of Alkermes plc; 2.Based on my knowledge, this report does not contain any untrue statement of a material fact or omit to state a material fact necessary to make the statements made, in light of the circumstances under which such statements were made, not misleading with respect to the period covered by this report; 3.Based on my knowledge, the financial statements, and other financial information included in this report, fairly present in all material respects the financial condition, results of operations and cash flows of the registrant as of, and for, the periods presented in this report; 4.The registrant's other certifying officer(s) and I are responsible for establishing and maintaining disclosure controls and procedures (as defined in Exchange Act Rules 13a-15(e) and 15d-15(e)) and internal control over financial reporting (as defined in Exchange Act Rules 13a-15(f) and 15d-15(f)) for the registrant and have: a.Designed such disclosure controls and procedures, or caused such disclosure controls and procedures to be designed under our supervision, to ensure that material information relating to the registrant, including its consolidated subsidiaries, is made known to us by others within those entities, particularly during the period in which this report is being prepared; b.Designed such internal control over financial reporting, or caused such internal control over financial reporting to be designed under our supervision, to provide reasonable assurance regarding the reliability of financial reporting and the preparation of financial statements for external purposes in accordance with generally accepted accounting principles; c.Evaluated the effectiveness of the registrant's disclosure controls and procedures and presented in this report our conclusions about the effectiveness of the disclosure controls and procedures, as of the end of the period covered by this report based on such evaluation; and d.Disclosed in this report any change in the registrant's internal control over financial reporting that occurred during the registrant's most recent fiscal quarter (the registrant's fourth fiscal quarter in the case of an annual report) that has materially affected, or is reasonably likely to materially affect, the registrant's internal control over financial reporting; and 5.The registrant's other certifying officer(s) and I have disclosed, based on our most recent evaluation of internal control over financial reporting, to the registrant's auditors and the audit committee of the registrant's board of directors (or persons performing the equivalent functions): a.All significant deficiencies and material weaknesses in the design or operation of internal control over financial reporting which are reasonably likely to adversely affect the registrant's ability to record, process, summarize and report financial information; and b.Any fraud, whether or not material, that involves management or other employees

who have a significant role in the registrant's internal control over financial reporting. Date: October 24, 2024 /s/ Blair C. Jackson Blair C. Jackson Executive Vice President, Chief Operating Officer (Interim Principal Financial Officer) EX-32.1 Exhibit 32.1 CERTIFICATION PURSUANT TO 18 U.S.C. SECTION 1350, AS ADOPTED PURSUANT TO SECTION 906 OF THE SARBANES-OXLEY ACT OF 2002 In connection with the Quarterly Report on Form 10-Q of Alkermes plc (the "Company") for the period ended September 30, 2024 as filed with the Securities and Exchange Commission on the date hereof (the "Report"), we, Richard F. Pops, Chairman and Chief Executive Officer of the Company, and Blair C. Jackson, Executive Vice President, Chief Operating Officer and Interim Principal Financial Officer of the Company, certify, pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002, that to our knowledge: (1)The Report fully complies with the requirements of section 13(a) or 15(d) of the Securities Exchange Act of 1934, as amended; and (2)The information contained in the Report fairly presents, in all material respects, the financial condition and results of operations of the Company. Date: October 24, 2024 /s/ Richard F. Pops Richard F. Pops Chairman and Chief Executive Officer (Principal Executive Officer) Date: October 24, 2024 /s/ Blair C. Jackson Blair C. Jackson Executive Vice President, Chief Operating Officer (Interim Principal Financial Officer)