

TriVascular Technologies, Inc.
Form 425
October 27, 2015

Filed by Endologix, Inc.
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of 1934

Subject Company: TriVascular Technologies, Inc.
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Protocol for Contact between Endologix and TriVascular Prior to Completion of Merger

While we look forward to TriVascular joining Endologix, we need to remember that **until the merger is complete Endologix and TriVascular remain independent competitors.**

We do not expect to be able to conclude the merger with Endologix until the first quarter of 2016.

Until the merger is completed, we must treat TriVascular and its employees as we treat other competitors. And we must compete against TriVascular just as aggressively as we always have. Federal antitrust laws mandate that we strictly maintain this separateness until we complete the merger. TriVascular will be operating under similar guidelines.

Strictly follow these Do's and Don'ts :

DO NOT contact or communicate with people within TriVascular unless specifically asked to do so by the Executive Team.

DO NOT conduct joint customer meetings instead, we approach our customers on our own, as we always have

DO NOT sell or promote TriVascular products to customers instead, we continue to aggressively promote and sell the AFX[®] and Nellix[®] platforms, as we always have

DO NOT discuss TriVascular products with TriVascular employees

DO NOT engage in discussion or joint decision-making of any kind with TriVascular employees we will not discuss R&D issues, supply issues, pricing issues, design or manufacturing issues, contracting issues, etc.

DO NOT make any comments to the press about the proposed merger.

DO NOT offer information to the media, community partners, or government officials.

DO NOT speculate on any aspect of the transaction and especially anything related to jobs, product plans, or any other post-merger activities.

DO NOT offer personal views on the combined company's plans or strategies.

DO NOT share confidential information with anyone at TriVascular unless authorized to do so by the Integration Team.

DO adopt a business as usual approach and maintain a focus on your current job.

DO continue to provide our customers with the excellent service and quality that we always provide.

DO continue to treat TriVascular as an independent competitor.

DO represent yourself and Endologix in a positive and professional manner.

DO rely on the contents of the formal communication material available.

DO notify the Executive Team of any potentially inappropriate communications between Endologix and TriVascular.

DO contact the Executive Team with any questions or concerns.

Thank you very much for your cooperation as we move towards an exciting and productive future as a combined company with TriVascular.

Endologix and TriVascular will remain separate operational entities until the closing of the proposed merger transaction. Until closing, Endologix will not offer TriVascular products and TriVascular will not offer Endologix products. The offering referenced herein is not contingent upon the closing of the proposed merger transaction.

Forward-Looking Statements

This presentation includes statements that may be forward-looking statements. The words believe, expect, anticipate, project and similar expressions, among others, generally identify forward-looking statements. Endologix and TriVascular caution that these forward-looking statements are subject to risks and uncertainties that may cause actual results to differ materially from those indicated in the forward-looking statements. Such risks and uncertainties include, but are not limited to, the likelihood that the transaction is consummated on a timely basis or at all, including whether the conditions required to complete the transaction will be met, realization of the expected benefits of the transaction, competition from other products, changes to laws and regulations applicable to our industry, status of our ongoing clinical trials, clinical trial results, decisions and the timing of decisions of regulatory authorities regarding our products and potential future products, risks relating to foreign currency fluctuations, and a variety of other risks. Additional information about the factors that may affect the companies' operations is set forth in Endologix's and TriVascular's annual and periodic reports filed with the Securities and Exchange Commission (the SEC). Neither Endologix nor TriVascular undertakes any obligation to release publicly any revisions to forward-looking statements as a result of subsequent events or developments, except as required by law.

Additional Information and Where to Find It

The merger transaction referenced in this presentation has not yet commenced, and no proxies are yet being solicited. Endologix plans to file a registration statement on Form S-4 (S-4) that will serve as a prospectus for Endologix shares to be issued as consideration in the merger and as a proxy statement of TriVascular for the solicitation of votes of TriVascular stockholders to approve the proposed merger transaction (the Proxy Statement/Prospectus). This presentation is for informational purposes only and does not constitute an offer to sell or the solicitation of offers to buy any securities of Endologix. This presentation is also not a substitute for the S-4, the Proxy Statement/Prospectus or any other documents that Endologix or TriVascular may file with the SEC or send to stockholders in connection with the proposed merger transaction. **THE DEFINITIVE PROXY STATEMENT/PROSPECTUS WILL CONTAIN IMPORTANT INFORMATION ABOUT ENDOLOGIX, TRIVASCULAR AND THE MERGER TRANSACTION. TRIVASCULAR STOCKHOLDERS ARE URGED TO READ THE PROXY STATEMENT/PROSPECTUS CAREFULLY AND IN ITS ENTIRETY WHEN IT BECOMES AVAILABLE BEFORE MAKING ANY DECISION REGARDING VOTING ON THE PROPOSED MERGER TRANSACTION.** In addition to the SEC filings made in connection with the merger transaction, each of Endologix and TriVascular files annual, quarterly and current reports and other information with the SEC. Endologix's and TriVascular's filings with the SEC, including the Proxy Statement/Prospectus once it is filed, are available to the public free of charge at the website maintained by the SEC at <http://www.sec.gov>. Copies of documents filed with the SEC by TriVascular will be made available free of charge on TriVascular's website at <http://investors.trivascular.com>. Copies of documents filed with the SEC by Endologix will be made available free of charge on Endologix's website at <http://investor.endologix.com>.

Participants in the Solicitation

Endologix, TriVascular and their respective directors and executive officers may be deemed to be participants in any solicitation of proxies from TriVascular's stockholders in connection with the proposed merger transaction. Information regarding Endologix's directors and executive officers is available in its proxy statement for its 2015 annual meeting of stockholders, which was filed with the SEC on April 17, 2015; information regarding TriVascular's directors and executive officers is available in its proxy statement for its 2015 annual meeting of stockholders, which was filed with the SEC on April 14, 2015. Other information regarding the interests of such potential participants will be contained in the Proxy Statement/Prospectus when it becomes available. You may obtain free copies of these

documents as described in the preceding paragraph.