Ellen Relkin WEITZ & LUXENBERG A New York Professional Corporation 220 Lake Drive East, Suite 210 Cherry Hill, NJ 08002 (856) 755-1115 Attorneys for Plaintiff(s)	JAN 0.6 ZUM JUDGe JESSICA R. MAYEF
Linda Casaceli Plaintiffs	SUPERIOR COURT OF NEW JERSEY LAW DIVISION: MIDDLESEX COUNTY
v. WYETH LLC, WYETH INC., WYETH PHARMACEUTICALS, INC., INDIVIDUALLY AND D/B/A ESI LEDERLE, INC., WYETH HOLDINGS CORPORATION, INDIVIDUALLY AND d/b/a LEDERLE, JOHN DOE DRUG COMPANY DEFENDANTS, JOHN DOE DRUG DISTRIBUTOR DEFENDANTS Defendants	IN RE: REGLAN LITIGATION Case No. 289 IGHO IH Jen DOCKET: MID-L-1 0417-14 ORDER TO AMEND COMPLAINT TO SUBSTITUTE JOHN DOE DEFENDANTS TO DEFENDANTS PLIVA, INC., INDIVIDUALLY AND F/K/A SIDMAK LABORATORIES, INC.

M# 1007

1-617

THIS MATTER having been brought before the Court upon motion by plaintiffs, on a motion pursuant to R. 4:9-1 for an Order granting plaintiff leave to amend her Complaint to include the following defendant: Pliva, Inc., Individually And F/K/A Sidmak Laboratories, Inc., in substitution for John Doe Defendants; and the Court having read the moving papers and the opposition, if any, thereto; and having considered the arguments of counsel; and for good cause shown;

IT IS on this <u> b^{th} </u> day of <u> $\int u^{t}u^{t}u^{t}y^{t}$ </u>, 20<u>17</u>,

ORDERED that the caption of the above Complaint be amended to "Linda Casaceli v. WYETH LLC, WYETH PHARMACEUTICALS, INC., INDIVIDUALLY AND d/b/a ESI LEDERLE, INC., WYETH, INC., WYETH HOLDINGS CORPORATION, INDIVIDUALLY AND d/b/a

LEDERLE, AND PLIVA, INC., INDIVIDUALLY AND F/K/A SIDMAK LABORATORIES, ولد الله و INC."; and it is further ordered that counsel for plaintiffs shall serve a copy of this Order on المرابعة ال

counsel for defendant within seven (7) days of the date of this Order.

UNOPPOSED

NON. JESSICA RI MAYER, J.S.C

Motion ___ Opposed - ransel for PLIVA having sibnitted a letter stating no "opposition" to the writing let not writing any detenses that may be applied be the unrended pleading. Unopposed

"Having reviewed the above motion, I find it to be meritorious on its face and is unopposed. Pursuant to B. 1:6-2, it therefore will be granted essentially for the reasons set forth in the moving papers."