UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

IN RE: PROTON-PUMP INHIBITOR PRODUCTS LIABILITY LITIGATION

2:17-MD-2789 (CCC)(LDW) (MDL 2789) And all member and related cases

This Document Relates to: ALL ACTIONS

Judge Claire C. Cecchi

<u>CASE MANAGEMENT ORDER NO. 102</u> (Deadline to Amend Pleadings to Add Any Procter & Gamble Entity as a Defendant)

This MDL proceeding, In re: Proton-Pump Inhibitor Products Liability Litigation (No. II), was established by the Judicial Panel on Multidistrict Litigation almost 6 years ago, in August 2017, to coordinate claims alleging personal injury and wrongful death resulting from use of one or more proton-pump inhibitors (PPIs). Federal Rule of Civil Procedure 15(a)(2) permits a party to amend its pleadings with the court's leave, and it is well established that an MDL judge has inherent authority to manage the litigation. Considering the length of time this MDL has been pending, and the discovery completed thus far, this Court finds it appropriate at this time to establish a deadline after which Plaintiffs may not move to amend their pleadings in any filed cases to add any Procter & Gamble entity as an additional defendant and hereby issues the following Case Management Order ("CMO").

This Order applies to all filed cases on the docket in this MDL 2789 as of the

date of this Order. This includes direct filed cases and cases transferred by the MDL

Panel to this MDL pursuant to 28 U.S.C. §1407.

Any Plaintiff wishing to amend his or her pleadings to add any Procter &

Gamble entity as a defendant based on evidence that the Plaintiff or PPI User ingested

Prilosec OTC must file a motion seeking leave of Court to amend within thirty (30)

days of entry of this Order. Such motion must include proof that the PPI User ingested

Prilosec OTC and must establish good cause why Plaintiff did not previously move

to amend. To clarify, this Order shall not be construed to authorize any such

amendments; to alter any applicable statutes of limitations, statutes of repose or

tolling agreements; or to resuscitate an otherwise time-barred claim. If any such

Plaintiff files a motion for leave to amend, the parties shall meet and confer on a

schedule for Procter & Gamble's oppositions to such motions, if any.

Additionally, this Order does not in any way alter, amend, or change a

Plaintiff's obligation to comply with any Plaintiff Fact Sheet-related requirements as

set forth in CMO No. 9, and as amended in CMO No. 27.

IT IS SO ORDERED

SIGNED <u>26</u> day of June 2023.

CLAIRE C. CECCHI

United States District Judge