UNITED STATES OF AMERICA BEFORE FEDERAL TRADE COMMISSION

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PFIZER INC., a corporation,

and

WYETH, a coporation.

File No. 0910053

AGREEMENT CONTAINING C ONSENT ORDERS

The Federal Trade Commission ("Commission"), having initiated an investigation of the proposed aquisition by Pfizer Inc. ("Pfizer") of Wyeth ("Wy

- b. the requirement that the Commission's Decision and Order and Order to Maintain Assets, both of whichra attached heeto and made apart heeof, contain a stament of findings of fact and onclusions of law;
- c. all rights to seek judicial reew or othewise challenge or contest the validity of the Decision and Ordeor the Oder to Maintain Asse enterel pursuant to this Consent Agreement; and
- d. any daim under the Equal Access to Justice Act.
- Because the remay be interim completive harm, the Commissin may issue its Complaint and the Order to Maintain Asses in this matter at may time afterit accepts the Consent Agreement for public comment.
- 6. Not later than thirty (30) days afterthe date this Consent Aggment is signed by the Proposed Respondents, each Proposed Respondent shall submit an initial report, pursuant to Section 233 of the Commission's Rules, 16 C.F.R. § 233. Each Proposed Respondent shall also submit subsequent reports every thirty (30) days thereafter until the Order to Maintain Assets becomes final, at which time the reporting obligations contained in the Order to Maintain Assets (other than the requirement to submit an initial report pursuant to this Consent Agreemants 4 0.0000 TD (52800 0.0000 TD (r0000 TD Such (qu)Tj j 10000 0.0000 TD

- circumstances margequire) and issue its Dession and Orderin disposition of the proceeding.
- 9. This Consent Agreement is for settlement purposes orally does not constitute an admission by Proposed Respondents that the least bere violated as larged in the drat of Complaint here attanced, or that he facts as alleged in the drat of Complaint, other than jurisdictional facts, are true.
- 10. This Consent Agreement contemplates that, if it is accepted by the Commission, the Commission may(a) issue and sere its Complaint corresponding form and substated with the draft of Complaint here attached, (b) issue and serve its Order to Maintain Assets, and (c) makeinformation public with respect thereto. If such acceptance is not subsequently withdrawn by the Commission pursuant to the provisions of Commission Rule 2.34, 16 C.F.R. § 2.34, the Commission and Ordecontaining an orderto divest and providing for other relief in disposition of the proceeding.
- 11. When final, the Decision and Order and the Order to Maintain Assets shall have the same force and feet and maybe alteed, modified or steaside in the same manaer and within the same time provided by statute for other orders. The Decision and Order and the Order to Maintain Assets shall be one final upon serice. Delivery of the Complaint, the Desion and Oder, and the Ordeto Maintain Assets to Proposed Respondent Pfizambyneans provided in Commissin Rule 4.4(a)16 C.F.R. § 4.4(a) including, but not limited to, delivery to an office within the United States of Scott A. Stempel, Esq., of Morgan, Lewis & Bookius LLP; or of any other lawyer or law firm listed as Counsel for Pfizer, Inc. on this Consent Agement – shall constitute servies to Proposed Respondent Pfizerlivery of the Complaint, the Decision and der, and the Ordeto Maintain Assets to Proposed Respondent Weyth by anymeans provide in Commission Rule 4.4(a), 16 C.F.R. § 4.4(a) including, but not limited to, delivery to an office within the United States of Joseph F. Tringali, of Simpson Thatcher & artlett LLP; or of anyother lawyer or law firm listed as Counsel for Weth on this Consent Agement – shall constitute services to Proposed Respondent Weyth. Eab Proposed Respondentives anyright it may have to ay other manner of service. Each Proposed Responde also waives may right it may otherwise have to service of any Appendics incorported by reference into the Deision and Orde and agress that it is bounded complywith and will complywith the Deission and Ordeand the Order to Maintain Assets to the sametent as if it had bereservel with copies of the Appendices, where Proposed Respondent is add in possession of copies of suc Appendices.
- 12. The Complaint make used in construing the terms of the Decision and Order and the Order to Maintain Assets, and no recomment, understanding perseentaion, or interpretation not contained in the Decision and Order, the Order to Maintain Assets, or the Consent Agreement maybe used to var or contradict the terms of the Decision and Ordeor the Order to Maintain Assets.

- 13. By signingthis Consent Agreement, Proposed Respondents ressent and warrant that they can accomplish the full rieself contemplated by the attabed Decision and Orde (including effectuating all required divestitures, assignments, and transfers) and the Order to Maintain Assets and that parents, subsidiaries fibriates, and successors necessary to effectuate the full relief contemplated by this Consent Agreement are: (1) within the control of the party to this Consent Agreement, or (2) will be in the control of the party to this Consent Agreement after the proposed acquisition.
- 14. By signingthis Consent Agreement, Proposed Respondents ressent and warrant that each Remedial Agreement(s) (as defined in the Decision and Order) that has been submitted to the Commission at the time of this Consent Agreement for approval by the Commission in connection with the Commission's determination to make the decision and Ordefinal comports with all of the revant requirements of the edision and Ordeand requires Proposed Respondents to divest all assets required to be divested pursuant to the relevant divestiture requirements of the edision and Order
- 15. Proposed Respondents eight Proposed Respondents shall interpet Remedial Agreement in a mannethat is fully consistent with all of the leevant provisions and remedial purposes of the eigen and Order
- 16. Proposed Respondents hawed the drat of the Complaint, the Dession and Orderand the Order to Maintain Assets contexplated hearby. Proposed Respondents unadamnd that once the Desision and Orderand the Order to Maintain Asses have been issued, the will be required to file one or more compliance reports showing that they have fully complied with the Decision and Order and the Order to Maintain Asses.
- 17. Each Proposed Respondentrags to complywith the terms of the proposed Deision and Order and the Order to Maintain Assets from the date it sigs this Consent Agreement. Proposed Respondents the rundestand that the gnay be liable for civil penalties in the amount provided by law for each violation of the Decision and Order and of the Order to Maintain Assets after they become final.