IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF KANSAS

IN RE: SYNGENTA AG MIR162 CORN LITIGATION

This Document Relates to All Cases Except:

Louis Dreyfus Co. Grains Merchandising LLC v. Syngenta AG, No. 16-2788

Trans Coastal Supply Co., Inc. v. Syngenta AG, No. 14-2637

The Delong Co., Inc. v. Syngenta AG, No. 17-2614

Agribase Int'l Inc. v. Syngenta AG, No. 15-2279

MDL No. 2591

Case No. 2:14-md-2591-JWL-JPO

MEMORANDUM IN SUPPORT OF THE BRAD MORRIS LAW FIRM PLLC MOTION FOR AWARD OF ATTORNEYS' FEES AND REIMBURSEMENT OF EXPENSES

I. INTRODUCTION/STATEMENT OF NATURE

Brad Morris Law Firm PLLC ("BMLF"), the undersigned counsel for Plaintiff, Fisher

Farms et al., who has filed a joint Complaint in the U.S. District Court for the Northern District

of Mississippi with multiple plaintiffs seeking damages on approximately eighty-eight (88)

separate claims (hereinafter collectively referred to as the "Fisher Plaintiffs"), pursuant to the

Court's Order Preliminarily Approving the Settlement Between Class Plaintiffs and the Syngenta

Defendants, Provisionally Certifying the Settlement Class, approving Settlement Class Counsel

Subclass Counsel, and Class Representatives, Approving the Notice Plan, and Authorizing

Dissemination of Notice, Appointing the Notice Administrator and Claims Administrator and Special Masters, and Setting a Schedule for the Final Approval Process (ECF No. 3532) and the Agrisure Viptera/Duracade Class Settlement Agreement (ECF No. 3507-2 at ¶7.2.1), submits this memorandum in support of the motion to this Court for an award of attorneys' fees and expenses incurred in pursuing the Fisher Plaintiffs' claims against the defendants.

II. STATEMENT OF FACTS RELEVANT TO THIS MOTION INDEPENDENT COUNSEL'S BENEFICIAL WORK FOR PLAINTIFFS

Since early 2015, undersigned counsel has been actively involved in pursuing claims for the Fisher Plaintiffs. *See* Exhibit 1, Declaration of Brad Morris (hereafter "Morris Decl."), at ¶ 4.

Each client of BMLF in the present litigation entered into legal service agreements (the "Agreements") in the form of an Authority to Represent with the firm starting as early as January 2015 regarding their claims against Syngenta. A true and accurate list of each of the Firm's clients is attached as Exhibit 2 to this motion, and copies of the service agreements are attached as Exhibit 3. *See also*, Morris Decl. at ¶ 4-6. The Agreements set forth that the Firm would advance court costs and litigation expenses. *Id.* In other words, the Firm was not compensated up front for the representation of its clients and would be compensated only upon a recovery by the client. *Id.* The agreed upon contingency fee with these clients under the firm's standard Authority to Represent was for 33 1/3% of any recovery for the client. *Id.*

On November 7, 2016, the Fisher Plaintiffs jointly filed a Complaint against Defendants in the United States District Court for the Northern District of Mississippi (MSN 3:16-cv-00256).

On November 22, 2016, the action was transferred to this Court pursuant to the Conditional Transfer Order (CTO – 75). *See* ECF No. 1, MSN 3:16-cv-00256.

On April 10, 2018, the Court entered an Order Preliminarily Approving a settlement

agreement titled Agrisure Viptera/Duracade Class Settlement Agreement (the "Settlement Agreement") that was executed on February 26, 2018, authorizing the Class Members to petition the Court for an award of attorneys' fees and expenses by the Fee and Expense Application Deadline of July 10, 2018. See ECF No. 3532, pp. 1, 10 and ¶17. The Settlement Agreement authorizes a filing of a petition for an award of attorneys' fees and expenses by any "person seeking attorneys fees, expenses, or service/case contribution/incentive awards from the Settlement Fund." See ECF No. 3532 at ¶17.

Undersigned counsel has spent time and expense investigating the viability of claims, identifying and screening potential plaintiffs, drafting and filing a Complaint, keeping up with developments in the case, acquiring and compiling documents in support of the claims, reviewing court pleadings, preparation and submission of Plaintiff Fact Sheets, communication with clients, and other necessary activity in pursuit of the claims in this litigation. *See*, Morris Decl. at ¶11-15. All of the time and expense inured to the benefit of the Fisher Plaintiffs as well as to the benefit of all claimants in the broader litigation by contributing to global pressure on the defendants through the pendency of thousands of independent claims.

The undersigned counsel has advanced costs and expenses, and expended significant attorney time and staff time in pursuit of the claims. *Id.* And, BMLF's work is not done now that there is a Settlement Agreement. *Id.* The Firm will continue to work on our client's claims, represent our clients, and advise them until the clients are compensated. *Id.* at 16. The clients want and expect our continued involvement preparing, reviewing and submitting the settlement forms and documents necessary for claim processing. *Id.* BMLF and other independently retained contingent fee counsel devoted a large amount of resources to this litigation despite considerable risk. *Id.*

III. ARGUMENT

INDEPENDENT COUNSEL IS ENTITLED TO COMPENSATION FOR TIME AND EXPENSES

An award of attorney fees and expenses in class actions is provided for by Rule 23(h) of the Federal Rules of Civil Procedure. The rule reads, "In a certified class action, the court may award reasonable attorney's fees and nontaxable costs that are authorized by law or by the parties' agreement." The notes to the rule clarify that "it provides a format for all awards of attorney fees and nontaxable costs in connection with a class action, not only the award to class counsel. In some situations, there may be a basis for making an award to other counsel whose work produced a beneficial result for the class, such as attorneys who acted for the class before certification but were not appointed class counsel, or attorneys who represented objectors to a proposed settlement under Rule 23(e) or to the fee motion of class counsel. Other situations in which fee awards are authorized by law or by agreement of the parties may exist."

The Court, plaintiffs, and the justice system in general have an interest in broadening the range of attorney participation in MDL cases, lest the work be confined to a specialized bar of MDL attorneys which would result in exclusivity, unfairness, and discrimination, and inure to the disadvantage of litigants and their attorneys. *In re Vioxx Products Liability Litigation*, 802 F. Supp. 2d 740, 762 (2011). *In re Vioxx* aptly demonstrated the notion that recovery of attorney fees should not be controlled merely by attorneys appointed to a Plaintiffs' Steering Committee. Rather, in *in re Vioxx*, over one hundred firms or attorneys sought to perform common benefit work. *Id.* In allocating the fees, the court concluded, "[t]his case demonstrates that when a court provides a broad umbrella for willing and able attorneys to perform work in a consolidated mass tort or MDL litigation, those attorneys can achieve impressive results for their clients."

The Tenth Circuit has recognized that attorney's fees may appropriately be awarded from a common fund. Gottlieb v. Barry, 43 F.3d 474, 482 (10th Cir. 1994). In determining attorney's fees in common fund cases, the "hybrid" approach is used which combines the percentage of the fund method with the twelve factors originally developed in Johnson v. Georgia Highway Express, Inc., 488 F.2d 714, 717–19 (5th Cir. 1974). The Johnson factors are: "the time and labor required, the novelty and difficulty of the question presented by the case, the skill requisite to perform the legal service properly, the preclusion of other employment by the attorneys due to acceptance of the case, the customary fee, whether the fee is fixed or contingent, any time limitations imposed by the client or the circumstances, the amount involved and the results obtained, the experience, reputation and ability of the attorneys, the 'undesirability' of the case, the nature and length of the professional relationship with the client, and awards in similar cases.... [T]he weight given to different factors may vary in common fund, as opposed to statutory fee shifting cases." Gottlieb, 43 F.3d at 482 n.4 (internal citation omitted). The trial judge may exercise its judgment in assigning different relative weights to the factors, and may determine one factor is not applicable or give greater weight to one factor over another, where the bases for doing so are clearly reflected in the record. Brown v. Phillips Petro. Co., 838 F.2d 451, 456 (10th Cir. 1988).

The fact that the Firm was not designated as Class Counsel is not determinative as to which counsel are entitled to fees or costs. As the Tenth Circuit noted in *Gottlieb v. Barry*:

We fail to see why the work of counsel later designated as class counsel should be compensated, while the work of counsel who were not later designated class counsel, but on whose shoulders class counsel admittedly stood, should be wholly uncompensated.

43 F.3d 474, 488 (10th Cir. 1994).

The United States Supreme Court "has recognized consistently that a litigant or a lawyer

who recovers a common fund for the benefit of persons other than himself or his client is entitled to a reasonable attorney's fee from the fund as a whole." *Boeing Co. v. Van Gemert*, 444 U.S. 472, 478 (1980); see also, *Sprague v. Ticonic Nat'l Bank*, 307 U.S. 161 (1939)(when an attorneys'efforts benefit a common fund, the court is empowered to award fees from the fund). In order to prevent unjust enrichment, courts exercise inherent equitable powers to assess attorneys' fees against the entire fund, thereby spreading the cost of those fees among everyone who benefited. *Sprague*, 307 U.S. at 161.

Consistent with the foregoing authority, the undersigned is entitled to fees and costs.

BMLF requests that the agreed-upon contingent fee and expenses as to each of BMLF's clients be paid from the Fund to be created from the preliminarily approved class action settlement. In the first alternative, Movants request payment of fees equal to thirty-three and onethird percent (33 1/3%) of all amounts recovered by BMLF (along with its expenses) from the Fund. In the alternative, if the Court sets aside the contingency fee agreements between the Firm and its clients, BMLF seeks payment from the Fund based on its clients' proportionate share of acreage compensated in the Settlement, which is reasonably expected to be a fee in excess of \$500,000. Finally, if the court bases its approval of attorney fees on an hourly or quantum meruit basis, BMLF seeks leave from the court to submit supplemental materials detailing hourly billing and expenses upon direction from the court. Although the case management system of BMLF tracks detailed time entries, for the present litigation some time entries are recorded in a central file for general work performed on the litigation while other entries are recorded in the individual case file for each claimant. In order to present the court with accurate lodestar billing, BMLF would have to generate over eighty individual invoices within the case management system. BMLF requests that it not be required to incur the time and expense to generate this

documentation until the court determines the method to be used to calculate attorneys' fees.

Additionally, BMLF seeks this Court's guidance as to what information it may need to evaluate

the fee applications of non-Class counsel. BMLF is prepared to supplement this filing with any

information the Court may request.

In support of this Memorandum, movant incorporates fully by reference the following

Exhibits:

1) Exhibit 1 – Declaration of Brad Morris;

2) Exhibit 2 – BMLF client list; and,

3) Exhibit 3 – BMLF fee agreements.

III. CONCLUSION

For the foregoing reasons, the undersigned respectfully requests attorney fees and

reimbursement for expenses be granted to BMLF for legal work performed in present litigation

based on the contingent fee agreement with its clients, based upon its clients' proportional share

of acreage compensated in the settlement, or based upon lodestar/hourly billing/quantum meruit

calculation after direction from the court.

Dated: July 10, 2018

Respectfully Submitted,

/s/ Brad Morris

Brad Morris (Ms Bar #104017)

Brad Morris Law Firm PLLC 1603 University Avenue

Post Office Box 2136 Oxford, Mississippi 38655

Telephone: 662-701-0909

Facsimile: 1-888-636-8701

brad@bradmorrislawfirm.com

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CERTIFICATE OF SERVICE

I hereby certify that on July 10, 2018, I electronically filed the foregoing with the Clerk of the Court using the ECF system which sent notification of such filing to all counsel of record.

/s/ Brad Morris	
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MDL No. 2591

Case No. 2:14-md-2591-JWL-JPO

DECLARATION OF BRAD MORRIS FOR BRAD MORRIS LAW FIRM PLLC IN SUPPORT OF THE BRAD MORRIS LAW FIRM PLLC MOTION FOR AWARD OF ATTORNEYS' FEES AND REIMBURSEMENT OF EXPENSES

I, Brad Morris, declare as follows:

- I am over the age of twenty-one years old and make this declaration based on my personal knowledge. If called as a witness, I could and would testify competently to the facts contained herein, which are true and correct.
- 2. I am the managing attorney of Brad Morris Law Firm PLLC (hereinafter "the Firm"). I am authorized to submit this declaration on the Firm's behalf.
- 3. I submit this declaration in support of the Motion of Brad Morris Law Firm PLLC for Award of Attorney Fees and Reimbursement of Costs, (the "Motion"), filed pursuant to Section

- 7.2.1 of the Agrisure Viptera/Duracade Class Settlement Agreement (the "Settlement Agreement") in In Re: Syngenta AG MIR 162 Corn Litigation, a multi-district litigation consolidated in the United States District Court for the District of Kansas before Hon. John W. Lungstrum (MDL-2591).
- 4. The Firm represents clients on eighty-eight (88) claims (the "Fisher Plaintiffs") in the Argisure/Viptera litigation against Syngenta on a contingency basis. In written fee agreements, these clients agreed to pay 33 1/3% of any recovery in this matter as a contingent fee, plus reimbursement of the Firm's expenses.
- 5. As these were contingent fee agreements, our Firm advanced court costs and litigation expenses and would only be compensated if the clients recovered money.
- 6. Because my representation is on a contingency basis, I have not compiled detailed time reports for this litigation since it was not anticipated this would be necessary. Nevertheless, the Firm's case management system does track all activity on our cases, so the Firm is able to produce detailed time billing, if the court decides to award attorneys' fees based on a lodestar method of hourly, *quantum meruit* billing. Since we tracked some of our activity for this litigation in a "master" matter for the corn litigation but tracked other activity in the individual matters set up for each claim, we will have to generate we will have to generate nearly ninety (90) separate invoices in our case management system to provide detailed time billing for our work on this litigation. Due to the significant administrative burden of producing this billing (which we do not know to be necessary at this point), we are awaiting court direction before generating such detailed billing.
- 7. I was admitted to the Mississippi Bar in 2011. I have also been admitted to various Federal Courts during my time in practice. My main practice areas include mass torts, trial practice,

- and personal injury litigation. My firm has represented and does currently represent clients in multiple MDL/class action cases, and has obtained favorable results for clients. Prior to becoming involved in the Syngenta Corn Litigation, me and my firm represented clients in the Deepwater Horizon Economic and Property Damage Claims.
- 8. In November and December 2015, the Firm was contacted by farmers who were aware of China rejecting shipments of corn from the U.S. and who had seen a price drop in the value of corn. After researching the case, our Firm began taking on clients and signed contingency fee agreements for prosecution of their claims. The Firm started signing clients as early as January 2015.
- 9. On November 7, 2016, the Firm filed a Complaint against Defendants in the United States District Court for the Northern District of Mississippi (MSN 3:16-cv-00256) which named all of the firm's then-existing clients as plaintiffs in the lawsuit. On November 22, 2016, the action was transferred to this Court pursuant to the Conditional Transfer Order (CTO 75). See ECF No. 1, MSN 3:16-cv-00256.
- 10. After the Plaintiff Fact Sheet order was entered in 2016, the Firm spent tremendous time and resources contacting and meeting with farmers to obtain the documentation required by the order, knowing that if the information was not produced by the court deadlines, defense counsel could file a motion to dismiss the individual cases barring our clients from ever recovering. After the long discovery process and monitoring the status of the bellwether cases around the country, the Firm became aware in late 2017 about a potential settlement of all cases around the country. With the understanding there was settlement committees comprised of both individual and class action attorneys, it was believed there would be two settlement tracks. In early 2018, we became aware there would be only one Class Actions

- Settlement which would include our filed cases, so we began advising clients of the Settlement and what we believed was in their best interest.
- 11. My staff and I have stayed informed about this case by communicating with other counsel, reading court pleadings and public reports, monitoring news stories, and participating in status calls. We used the information to keep our clients informed on the progress of the case. We maintained contact with our corn litigation clients through phone calls, text messages, email newsletters, personalized emails, in-person meetings both in our offices and at clients farms and houses and fields, and through mass mailouts.
- 12. The firm spent time and expense investigating the viability of claims, identifying and screening potential plaintiffs, drafting and filing a Complaint, keeping up with developments in the case, acquiring and compiling documents in support of the claims, reviewing court pleadings, preparation and submission of Plaintiff Fact Sheets, communication with clients, and other necessary activity in pursuit of the claims in this litigation.
- 13. The Firm has spent significant attorney and support staff time and resources on this litigation, sometimes to the detriment of pursuing other work and opportunities that were available.
 The firm has faced considerable risk in undertaking this representation.
- 14. The Firm has advanced expenses in pursuit of the claims.
- 15. The individuals in the Firm, including myself, who worked on this matter are:
 - a. Brad Morris, Managing Attorney;
 - b. Kegan Coleman, Associate Attorney;
 - c. Kristen Kiste, Director of Business Development and Client Relations (and Syngenta Claims Coordinator);
 - d. Suzsan McGehee, Paralegal;

e. Melissa Rinehart, Office Assistant;

f. Dodd Jones, Investigator/Claims Assistant; and,

Braxton Domino, Office Assistant.

16. We have concluded the proposed settlement is a fair settlement for our clients, and we have

advised our clients to participate in the settlement program. So far, we have not had a single

client choose to opt-out of the settlement. We are actively assisting clients with registration

and submission of their claims packages, and we anticipate being actively involved in

processing claims all the way through the claims process. Our clients want us involved and,

frankly, expect it. We feel an ongoing obligation to remain involved until every claim is

finalized and the litigation is closed.

I declare under penalty of perjury pursuant to 28 U.S.C. § 1746 that the foregoing is true

and correct.

Executed on this 10th day of July, 2018, in Oxford, Mississippi.

Respectfully Submitted,

/s/ Brad Morris

Brad Morris (MS Bar #104017)

Brad Morris Law Firm PLLC 1603 University Avenue

Post Office Box 2136

Oxford, Mississippi 38655

Facsimile: 1-888-636-8701

Telephone: 662-701-0909

brad@bradmorrislawfirm.com

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BMLF Matter Number	Business Plaintiff Name	Individual Plaintiff Name
SYN-2015-0193	Domino Farms	
SYN-2015-0178		Johnny Yielding d/ba/ Johnny Yielding Farm
SYN-2015-0160		Dan West d/b/a West Farms
SYN-2015-0174		George Watson
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SYN-2015-0158		Maverick Smith
SYN-2015-0264	C & S Farms LLC	Steve Skelton
3111-2013-0204	C & S I alliis LLC	Gleve Greiton
SYN-2015-0278	Rollins Farm LLC	Rodney Rollins d/b/a Rollins Farms
SYN-2015-0263		Tracy Rodgers
SYN-2015-0248	Robbins Farm, Inc.	
SYN-2015-0194		Charles Pilkinton
CVN 2015 0242	Pannell Farms Partnership	Mike & Mark Pannell
SYN-2015-0243	rannen ranns rannersnip	IVINE & IVIAIN FAIITEII
SYN-2015-0173	Orman Farms, Inc.	Clark Orman
SYN-2015-0166	Nicholson Farms, LLC	
SYN-2015-0165		Barbara Moore d/b/a Moore Farms

EXHIBIT 2

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DMI F Matter Neverbar	Duning an District Name	In dividual District Name
BMLF Matter Number	Business Plaintiff Name	Individual Plaintiff Name
SYN-2015-0165		Brandon Moore d/b/a Moore Farms
SYN-2015-0196	Mitchell Farms Holdings, LLC	
SYN-2015-0162		Dacre Reed Mitchell d/b/a Reed Mitchell Farms
SYN-2015-0164		Lionel Mitchell d/b/a Lionell Mitchell Farms
SYN-2015-0163		Gregory A. Mitchell d/b/a Greg Mitchell Farms
SYN-2015-0161		Doug Mitchell d/b/a Gary and Doug Mitchell Farm
SYN-2015-0161		Gary Mitchell d/b/a Gary and Doug Mitchell Farm
CVN 2045 0400	Macaulia a Causaa Dauta ayahiy	
SYN-2015-0180	McFarling Farms Partnership	
SYN-2015-0187	McCord Farms LLC	
3111-2013-0101	INICCOID FAITHS LLC	
SYN-2015-0417		Kim Maxey d/b/a Rebel Farms Partnership
0111 2010 0111		Turn Maxey and respons annot a uniformip
SYN-2015-0417		Bobby Maxey d/b/a Rebel Farms Partnership
SYN-2015-0157	T Mask Farms LLC	
SYN-2015-0177		Lloyd Malone
SYN-2015-0190		Mac Reedy d/b/a Rogers & Reedy Farms

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RMI E Matter Number	Business Plaintiff Name	Individual Plaintiff Name
DMEP Matter Number	Dusiness Flamum Name	individual Flamum Name
SYN-2015-0190		Jamie Rogers d/b/a Rogers & Reedy Farms
SYN-2015-0182	BJ Farms Inc	
SYN-2015-0168		Herman Hussey, Sr.
SYN-2015-0203-JLS	H&H Farms	
SYN-2015-0176		Danny Holloway d/b/a Holloway Farms
SYN-2015-0184		Romie Hayes
SYN-2015-0183		John Hayes
SYN-2015-0188		Ben Harlow d/b/a B&B Farms and Harlow Farms
SYN-2015-0313		Lamar Frazier d/b/a Frazier Farms
SYN-2015-0261		David Frazier d/b/a Frazier Farms
SYN-2015-0159		Sandra Fisher for Dan Fisher, Deceased
SYN-2015-0159		David Fisher
SYN-2015-0175		Daniel Davis d/b/a Jordan Taylor Farms
SYN-2015-0175		Leon Sparks d/b/a S & S Farms

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BMLF Matter Number	Business Plaintiff Name	Individual Plaintiff Name
SYN-2015-0175		Daniel Davis d/b/a S & S Farms
SYN-2015-0189		John T. Coggin, Jr.
SYN-2015-0172		Carroll Coggin
SYN-2015-0262		Ronnie Chism
011V-2010-0202		Normie Grism
SYN-2015-0185	Carnathan Brothers Farm Partnership	
SYN-2015-0256		Betty Bradley
SYN-2015-0179		Shelby Blanton d/b/a Blanton Farm
3114-2013-0179		Offerby Diamon d/b/a Diamon Farm
SYN-2015-0171		Johnny Berry
SYN-2015-0191		John Paul Barber
SYN-2015-0192		Charles M. Barber
0111 2010 0102		Official W. Barber
SYN-2015-0249		Gerry Moffitt d/b/a M & A Farms
SYN-2015-0249		Sid Ayres d/b/a M & A Farms
SYN-2015-0250	Ayres Farm, Inc.	
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SYN-2015-0186	Ausborn Farms, Inc.	

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	1	
BMLF Matter Number	Business Plaintiff Name	Individual Plaintiff Name
SYN-2015-0170		Brian Atkins
SYN-2015-0169	Atkins Farms LLC	
SYN-2015-0181		Garland Anderson
SYN-2015-0159	Fisher Farms LLC	
SYN-2017-0380		Thomas Mott
SYN-2017-0258	M H Graves & Sons Partnership, Inc.	
0.11.2011 0200		
SYN-2017-0260		Terry Chapman
SYN-2017-0257	Garner Farms, Inc.	
SYN-2017-0259	Eaton Farms Partnership	
SYN-2017-0270		Gregory Mitchell
0.41.0047.000		
SYN-2017-0266	Baldwyn Grain Elevator	
SYN-2017-0383		Cecil Johnson
SYN-2015-0167	Buster Brown Farms, Inc.	
SYN-2017-0264		Donnie Stokes

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BMLF Matter Number	Business Plaintiff Name	Individual Plaintiff Name	
SYN-2017-0384		Brian Johnson	
SYN-2017-0385		Thomas Guin	
2117 2017 0000		Thomas Gain	
SYN-2017-0265	Lowery Farms LLC		
SYN-2017-0261		Keith Lowery	
SYN-2017-0267		Kyle Clayton	
0114-2017-0207		ryic diayton	
SYN-2017-0268		James W. Clayton	
SYN-2017-0269		Jamey Clayton	
2018-01771	G.S. Partnership		
2010 01771	O.O. I didiolonip		
2018-00534	Verell Farms	John Verell III	
2018-01716	Wardlow Farms LLC	Ken Wardlow	
2018-00533	Haynes Partnership	Joel Haynes	
	,		
2018-01772		John Allen Verell	
2018-01714		Sheldon Litwiller	
2018-01718		Marshall Litwiller	
2018-01718		Marshall Litwiller	

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Brad Morris Law Firm PLLC Client List: Syngenta AG MIR162 Corn Litigation

Business Plaintiff Name	Individual Plaintiff Name
	Charles Younger
Self Farms, LLC	
Henley Farms GP	
Cunching Mills Inc	
	Self Farms, LLC

As of: 7/10/2018 Page 7 of 7



ON BEHALF OF: WWW AND AND	I, the undersigned, hereby
(Farm/Business Name)	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
), its attorneys and any other person or firm deemed
	ther any claim for damages to which the above named
claimant may be entitled from Syngenta AG, Syn	
Syngenta Crop Protection, LLC, Syngenta Biotec	nnology, Inc., Syngenta Seeds, Inc. or any other person,
firm, corporation or settlement fund liable therefo	re, arising from economic losses sustained as a result of
Syngenta Viptera® and/or Syngenta Duracade™	corn varieties becoming mixed into the U.S. corn
supply, or any subsequent litigation or settlement	
For services rendered and to be rendered.	BMLF shall be entitled to an undivided contingent
	covery paid, or as otherwise directed by settlement
	agree not to settle without the consent of BMLF and
	es not to settle without my consent. I agree that costs of
court and investigation by BMLF will be repaid b	•
	•
	al counsel in its sole discretion, to be paid from BMLF's
	eed in writing. BMLF is given the right to withdraw
	uld I dismiss BMLF from representing me and hire
another attorney, I agree that BMLF shall be entit	led to repayment, from my portion of the proceeds, of
any direct costs incurred by BMLF prior to discha	rge, and BMLF shall retain a lien for its reasonable
portion of attorneys' fees up to that point, which s	hall be at least fifty percent (50%) of the total attorneys'
	e settlement program prior to discharge. It is agreed and
	tingent fee basis, and if no recovery is made, I will not
owe BMLF any sum whatsoever as attorneys' fe	
Dated this the 24th day of Femile	un . 2015 .
	J
X Planted III killing In.	Business Address:
Authorizing Signature	U62 County Road 142
1	0160lma, 1975 38860
barrage Andress.	Phone: 1 1 1 1 1 7 7 7 7 7 7 7 7 7 7 7 7 7 7
Printed Name	10107-179-1288
1	Email:
	anderson 4020 @ amuilian

The above contract for legal services is accepted upon the terms therein stated.

OPTIONAL: Justice for All Mississippians PAC (JAMPAC)

Check this box and initial next to it if you would like to contribute 1% of your net settlement proceeds (after costs & fees) to JAMPAC, a Mississippi political action committee working to make sure any person who is injured by the misconduct and negligence of others can get justice in the courtroom, even when taking on the most powerful interests.





AUTHORITY TO REPRESENT CLAIMANT IN THE DEEPWATER HORIZON SETTLEMENT PROGRAM (aka BP OIL SPILL CLAIMS)

On Behalf of:	Atkins	Farm	ī <i>t</i>	he undersigned, hereby
	(Business Name)		1, t	ne undersigned, nereby
retain Brad Morris necessary by BML claimant may be en other person, firm, of the HORIZON INCIDE litigation In Re: Oil	Law Firm PLLC (*F as legal representate titled from Deepwate corporation or settlem ENT which occurred to the settlem to the s	ive to further an or Horizon Clain nent fund liable on or about Apr "Deepwater Ho	y claim for damages as Center, B.P., Britis therefore, resulting fi il 20, 2010, a/k/a 201 rizon" in the Gulf of	or person or firm deemed to which the above named sh Petroleum,et. al. or any rom 2010 DEEPWATER 0 BP Oil Spill, or the Mexico, on April 20, 2010,
For services interest in said claim agreement or court a BMLF, by acceptan	s rendered and to be rendered and to be rendered and to be rendered of an of jurisdiction on the	rendered, BMLF ny recovery paid matter. I agree ion, agrees not t	shall be entitled to a , or as otherwise dire not to settle without o settle without my o	the consent of BMLF and consent. I agree that costs of
contingent interest, from this case after another attorney, I a any direct costs incuportion of attorneys fees paid on my claiunderstood that this	unless otherwise mut giving reasonable not gree that BMLF shal greed by BMLF prior fees up to that point in if the claim is filed	tice. Should I did tice. Should I did to retitled to reto discharge, and the which shall be did with the settler on a contingent	writing. BMLF is given ismiss BMLF from repayment, from my led BMLF shall retain at least fifty percent ment program prior to fee basis, and if no	on, to be paid from BMLF's ven the right to withdraw epresenting me and hire portion of the proceeds, of a lien for its reasonable (50%) of the total attorneys' o discharge. It is agreed and recovery is made, I will not of this contract.
Duted this the Authorizing Signature	he 30 day of _		s, Address: 40004 New P	mored Rd.
Alan Att	Ki'n5	Phone: Email:	Hamilton, MS <u>442-425-1</u> alanatrins 12	39146 467 Wyahao. com
The at	ove contract for lega	ıl services is acc	epted upon the terms	therein stated.

□ OPTIONAL: Justice for All Mississippians PAC (JAMPAC)

Check this box and initial next to it if you would like to contribute 1% of your net settlement proceeds (after costs & fees) to JAMPAC, a Mississippi political action compatite working to make sure any person who is injured by the misconduct and negligence of others can get justice in the courtroom even when taking on the most powerful interests.





\mathcal{A}_{1}	1/,
ON BEHALF OF:	I, the undersigned, hereby
(Farm/Business Name)	
	"), its attorneys and any other person or firm deemed
necessary by BMLF as legal representative to fu	orther any claim for damages to which the above named
claimant may be entitled from Syngenta AG, Sy	ngenta Crop Protection AG, Syngenta Corporation,
Syngenta Crop Protection, LLC, Syngenta Biote	chnology, Inc., Syngenta Seeds, Inc. or any other person,
firm, corporation or settlement fund liable theref	fore, arising from economic losses sustained as a result of
Syngenta Viptera® and/or Syngenta Duracade™	corn varieties becoming mixed into the U.S. corn
supply, or any subsequent litigation or settlemen	
interest in said claim for 33 1/3 percent of any agreement or court of jurisdiction on the matter.	I, BMLF shall be entitled to an undivided contingent recovery paid, or as otherwise directed by settlement I agree not to settle without the consent of BMLF and rees not to settle without my consent. I agree that costs of by me from any settlement received.
contingent interest, unless otherwise mutually ag from this case after giving reasonable notice. Sh another attorney, I agree that BMLF shall be ent any direct costs incurred by BMLF prior to discl portion of attorneys' fees up to that point, which fees paid on my claim if the claim is filed with the	mal counsel in its sole discretion, to be paid from BMLF's greed in writing. BMLF is given the right to withdraw mould I dismiss BMLF from representing me and hire itled to repayment, from my portion of the proceeds, of harge, and BMLF shall retain a lien for its reasonable is shall be at least fifty percent (50%) of the total attorneys' the settlement program prior to discharge. It is agreed and antingent fee basis, and if no recovery is made, I will not fees. I have received a copy of this contract. Business Address: 40004
	<u> wunathins la ayahoo.com</u>

The above contract for legal services is accepted upon the terms therein stated.

□ OPTIONAL: Justice for All Mississippians PAC (JAMPAC)

Check this box and initial next to it if you would like to contribute 1% of your net settlement proceeds (after costs & fees) to JAMPAC, a Mississippi political action compiltee working to make sure any person who is injured by the misconduct and negligence of others can get justice in the courtroom, even when taking on the most powerful interests.





ON BEHALF OF: (Fam/Business Name) Lums Luc. I, the undersigned, hereby

retain Brad Morris Law Firm PLLC ("BMLF"), its attorneys and any other person or firm deemed necessary by BMLF as legal representative to further any claim for damages to which the above named claimant may be entitled from Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LLC, Syngenta Biotechnology, Inc., Syngenta Seeds, Inc. or any other person, firm, corporation or settlement fund liable therefore, arising from economic losses sustained as a result of Syngenta Viptera® and/or Syngenta DuracadeTM corn varieties becoming mixed into the U.S. corn supply, or any subsequent litigation or settlement regarding this matter.

For services rendered and to be rendered, BMLF shall be entitled to an undivided contingent interest in said claim for 33 1/3 percent of any recovery paid, or as otherwise directed by settlement agreement or court of jurisdiction on the matter. I agree not to settle without the consent of BMLF and BMLF, by acceptance of this representation, agrees not to settle without my consent. I agree that costs of court and investigation by BMLF will be repaid by me from any settlement received.

BMLF has the right to associate additional counsel in its sole discretion, to be paid from BMLF's contingent interest, unless otherwise mutually agreed in writing. BMLF is given the right to withdraw from this case after giving reasonable notice. Should I dismiss BMLF from representing me and hire another attorney, I agree that BMLF shall be entitled to repayment, from my portion of the proceeds, of any direct costs incurred by BMLF prior to discharge, and BMLF shall retain a lien for its reasonable portion of attorneys' fees up to that point, which shall be at least fifty percent (50%) of the total attorneys' fees paid on my claim if the claim is filed with the settlement program prior to discharge. It is agreed and understood that this representation is upon a contingent fee basis, and if no recovery is made, I will not owe BMLF any sum whatsoever as attorneys' fees. I have received a copy of this contract.

Dated this the Obs day of January, 2015.

Authorizing Signature

Authorizing Signature

Abordon MS

Phone: 662-661-0012

Email: austronnfarme@gmail.com

The above contract for legal services is accepted upon the terms therein stated.

☐ OPTIONAL: Justice for All Mississippians PAC (JAMPAC)

Check this box and initial next to it if you would like to contribute 1% of your net settlement proceeds (after costs & fees) to JAMPAC, a Mississippi political action committee working to make sure any person who is injured by the misconduct and negligence of others can get justice in the courtroom, even when taking on the most powerful interests.



ON BEHALF OF: Agree Farm	has	I, the undersigned, hereby
ON BEHALF OF: (Farm/Business Name)	wivia.	i, the undersigned, hereby
retain Brad Morris Law Firm PLLC ("BMLF necessary by BMLF as legal representative to fucilimant may be entitled from Syngenta AG, Syn	irther any	claim for damages to which the above named
Syngenta Crop Protection, LLC, Syngenta Biote	chnology ore, arisii orn var	Inc., Syngenta Seeds, Inc. or any other person, ng from economic losses sustained as a result of ieties becoming mixed into the U.S. corn
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Printed Name	Phone: Email:	1499 Old Huy 78 Hickory Plat MS 38633 662-213-1185 Agressid Ognail. com
The above contract for legal service	es is acce	ented upon the terms therein stated.

OPTIONAL: Justice for all Mississippians PAC (JAMPAC)

Check this box and initial next to it if you would like to contribute 1% of your net settlement proceeds (after costs & fees) to JAMPAC, a Mississippi political action comparites working to make sure any person who is injured by the misconduct and negligence of others can get justice in the courtroom, even when taking on the most powerful interests.





ON BEHALF OF: Warles M. Barber	I, the undersigned, hereby
retain Brad Morris Law Firm PLLC ("BMLF"), its attornecessary by BMLF as legal representative to further any claimant may be entitled from Syngenta AG, Syngenta Cr Syngenta Crop Protection, LLC, Syngenta Biotechnology, firm, corporation or settlement fund liable therefore, arisin Syngenta Viptera® and/or Syngenta Duracade™ corn var supply, or any subsequent litigation or settlement regarding	claim for damages to which the above named op Protection AG, Syngenta Corporation, Inc., Syngenta Seeds, Inc. or any other person, ag from economic losses sustained as a result of lieties becoming mixed into the U.S. corn
For services rendered and to be rendered, BMLF sinterest in said claim for 33 1/3 percent of any recovery pagreement or court of jurisdiction on the matter. I agree n BMLF, by acceptance of this representation, agrees not to court and investigation by BMLF will be repaid by me from	oaid, or as otherwise directed by settlement of to settle without the consent of BMLF and settle without my consent. I agree that costs of
BMLF has the right to associate additional counse contingent interest, unless otherwise mutually agreed in w from this case after giving reasonable notice. Should I dis another attorney, I agree that BMLF shall be entitled to re any direct costs incurred by BMLF prior to discharge, and portion of attorneys' fees up to that point, which shall be a fees paid on my claim if the claim is filed with the settlem understood that this representation is upon a contingent if owe BMLF any sum whatsoever as attorneys' fees. I have	riting. BMLF is given the right to withdraw smiss BMLF from representing me and hire payment, from my portion of the proceeds, of BMLF shall retain a lien for its reasonable at least fifty percent (50%) of the total attorneys' then the program prior to discharge. It is agreed and fee basis, and if no recovery is made, I will not be received a copy of this contract.
Dated this the 22 day of Jawan	<u>~, 2015</u> .
Authorizing Signature Business	() Address: 236A LR 1205 PLANTERS V:LLE MS 38862
ρ	662-231-6788 Barberfasms/ & g ma;2, com
The above contract for legal services is acce	
OPTIONAL: Justice for All Mississippians PAC (J Check this box and initial next to it if you would like to contribute 1% JAMPAC, a Mississippi political action committee working to make so	of your net settlement proceeds (after costs & fees) to

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negligence of others can get justice in the courtroom, even when taking on the most powerful interests.





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ON BEHALF OF:	<u>John</u>		Barbe	<u> </u>	I, the undersigned, hereby
retain Brad Morr	(Farm/Business Name) retain Brad Morris Law Firm PLLC ("BMLF") , its attorneys and any other person or firm deemed				
necessary by BMI	LF as legal rep	resentative to	further any	claim for dan	nages to which the above named
claimant may be e	ntitled from S	yngenta AG,	Syngenta Cr	op Protection	AG, Syngenta Corporation,
Syngenta Crop Pro	tection, LLC,	Syngenta Bio	otechnology	<u>, Inc., Syngen</u>	ta Seeds, Inc. or any other person,
firm, corporation of	or settlement f	und liable the	refore, arisii	ng from <u>econ</u>	omic losses sustained as a result o
supply, or any sub					ng mixed into the U.S. corn
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					ed to an undivided contingent erwise directed by settlement
					ithout the consent of BMLF and
BMLF, by accepta	nce of this rep	oresentation, a	agrees not to	settle withou	t my consent. I agree that costs of
court and investiga					
BMLF has	the right to a	ssociate addit	ional counse	el in its sole di	iscretion, to be paid from BMLF's
contingent interest	, unless other	wise mutually	agreed in w	riting. BMLI	F is given the right to withdraw
					from representing me and hire
another attorney, I	agree that BN	ALF shall be o	entitled to re	payment, from	n my portion of the proceeds, of
nortion of attorney	s' fees up to t	LF prior to di hat noint whi	scharge, and	t least fifty no	retain a lien for its reasonable ercent (50%) of the total attorneys
fees paid on my cl	aim if the clai	m is filed with	h the settlem	ent program r	prior to discharge. It is agreed and
					if no recovery is made, I will not
owe BMLF any su	ım whatsoeve.	r as attornevs	'fees I hay	e received a ϵ	copy of this contract.
Dated this	the <u>22</u>	day of	anvar	n. 2	N15.
NV1 DI	1/	· · ·		7	
WI W	//		Business	Address:	
Authorizing Signa	ture		_	1930	HWY 371
`	_			Fulton	, Ws 38843
Jan Paul	Harber		Phone:		
Printed Name			i none.	662-	397-2411
			Email:		
			-	nhapitel	ner 11 (dyahuo. com
m					

The above contract for legal services is accepted upon the terms therein stated.

OPTIONAL: Justice for All Mississippians PAC (JAMPAC)

Check this box and initial next to it if you would like to contribute 1% of your net settlement proceeds (after costs & fees) to JAMPAC, a Mississippi political action committee working to make sure any person who is injured by the misconduct and negligence of others can get justice in the courtroom, even when taking on the most powerful interests.

BradMorrisLawFirm.com

OXFORD: 1603 University Avenue / P.O. Box 2136 / Oxford, MS 38655 TUPELO: 211 Court Street / Tupelo, MS 38655 Ph. 662-701-0909 / Fax 888-636-8701 / Email: brad@bradmorrislawfirm.com



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ON BEHALF OF: (Farm/Business Name) I, the undersigned, hereby				
retain Brad Morris Law Firm PLLC ("BMLF"), its attorneys and any other person or firm deemed				
necessary by BMLF as legal representative to further any claim for damages to which the above named				
claimant may be entitled from Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation,				
Syngenta Crop Protection, LLC, Syngenta Biotechnology, Inc., Syngenta Seeds, Inc. or any other person,				
firm, corporation or settlement fund liable therefore, arising from economic losses sustained as a result of				
Syngenta Viptera® and/or Syngenta Duracade™ corn varieties becoming mixed into the U.S. corn				
supply, or any subsequent litigation or settlement regarding this matter.				
For services rendered and to be rendered, BMLF shall be entitled to an undivided contingent interest in said claim for 33 1/3 percent of any recovery paid, or as otherwise directed by settlement agreement or court of jurisdiction on the matter. I agree not to settle without the consent of BMLF and BMLF, by acceptance of this representation, agrees not to settle without my consent. I agree that costs of court and investigation by BMLF will be repaid by me from any settlement received.				
BMLF has the right to associate additional counsel in its sole discretion, to be paid from BMLF's contingent interest, unless otherwise mutually agreed in writing. BMLF is given the right to withdraw from this case after giving reasonable notice. Should I dismiss BMLF from representing me and hire another attorney, I agree that BMLF shall be entitled to repayment, from my portion of the proceeds, of any direct costs incurred by BMLF prior to discharge, and BMLF shall retain a lien for its reasonable portion of attorneys' fees up to that point, which shall be at least fifty percent (50%) of the total attorneys' fees paid on my claim if the claim is filed with the settlement program prior to discharge. It is agreed and understood that this representation is upon a contingent fee basis, and if no recovery is made, I will not owe BMLF any sum whatsoever as attorneys' fees. I have received a copy of this contract.				
Dated this the 37 day of Seb- 3015.				
Authorizing Signature Business Address: Bex 554				
Red Bay . At 3.5583 Phone: Printed Name SSS - 315 - 2315 Email:				
The above contract for legal services is accepted upon the terms therein stated.				

negligence of others can get justice in the courtroom, even when taking on the most powerful interests.

Check this box and initial next to it if you would like to contribute 1% of your net settlement proceeds (after costs & fees) to JAMPAC, a Mississippi political action committee working to make sure any person who is injured by the misconduct and

OPTIONAL: Justice for All Mississippians PAC (JAMPAC)





On Behalf of:	bJ	tarms,	Inc.	I, the undersigned, hereby
	(Farm/Busine		T1465 *4	1
retain Brad Morri	is Law Fin	rm PLLC ("BML	F"), its attorneys	and any other person or firm deemed
necessary by BML	F as legal	representative to	rurtner any claim	for damages to which the above named
claimant may be en	ntitled from	m Syngenta AG, S	syngenta Crop Pro	otection AG, Syngenta Corporation,
Syngenta Crop Pro	tection, L	LC, Syngenia Bio	efore origina from	Syngenta Seeds, Inc. or any other person,
firm, corporation of	or settleme	int tung tiable tilet	TH corn variation	m economic losses sustained as a result of becoming mixed into the U.S. corn
supply, or any sub	and/or S	yngenia Duracade	ont recording this	motter
	-	~		
interest in said clai agreement or cour BMLF, by accepta	im for <u>33</u> t of jurisdi ince of this	1/3 percent of an iction on the matters representation, a	y recovery paid, or. I agree not to settle	be entitled to an undivided contingent or as otherwise directed by settlement settle without the consent of BMLF and without my consent. I agree that costs of y settlement received.
contingent interest from this case afte another attorney, I any direct costs in- portion of attorney fees paid on my cl understood that the owe BMLF any sa	, unless of r giving re agree that curred by rs' fees up aim if the is represent um whatso	therwise mutually easonable notice. It BMLF shall be ease BMLF prior to distort to that point, whiclaim is filed with that ion is upon a	agreed in writing Should I dismiss entitled to repaym scharge, and BMI ch shall be at least the settlement procontingent fee bar fees. I have rec	s sole discretion, to be paid from BMLF's. BMLF is given the right to withdraw BMLF from representing me and hire ent, from my portion of the proceeds, of LF shall retain a lien for its reasonable at fifty percent (50%) of the total attorneys' rogram prior to discharge. It is agreed and the sis, and if no recovery is made, I will not evived a copy of this contract.
Authorizing Signa	ture			tount, MS 39773
Brad Ju Printed Name	dson		Phone: Email:	2-341-4157 Judson @ Conscast. not
The	above cor	itract for legal ser		upon the terms therein stated.

□ OPTIONAL: Justice for All Mississ ppians PAC (JAMPAC)

Check this box and initial next to it if you would like to contribute 1% of your net settlement proceeds (after costs & fees) to JAMPAC, a Mississippi political action committee to rking to make sure any person who is injured by the misconduct and negligence of others can get justice in the courtroom, even when taking on the most powerful interests.

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ON BEHALF OF:	June 1	zanton	I, the undersigned, hereby
necessary by BM claimant may be of Syngenta Crop Profirm, corporation Syngenta Viptera	LF as legal represe entitled from Synge otection, LLC, Syn or settlement fund @ and/or Syngenta	entative to further any enta AG, Syngenta C ngenta Biotechnology liable therefore, arisi	orneys and any other person or firm deemed claim for damages to which the above named rop Protection AG, Syngenta Corporation, J. Inc., Syngenta Seeds, Inc. or any other person, ng from economic losses sustained as a result of rieties becoming mixed into the U.S. corning this matter.
interest in said cla agreement or cou BMLF, by accept	nim for 33 1/3 perors rt of jurisdiction or ance of this represe	cent of any recovery the matter. I agree the entation, agrees not to	shall be entitled to an undivided contingent paid, or as otherwise directed by settlement not to settle without the consent of BMLF and a settle without my consent. I agree that costs of om any settlement received.
contingent interest from this case aft another attorney, any direct costs in portion of attornet fees paid on my of understood that the owe BMLF any st	st, unless otherwise er giving reasonable. I agree that BMLF neurred by BMLF pays' fees up to that elaim if the claim is representation as whatsoever as	e mutually agreed in walle notice. Should I did shall be entitled to reprior to discharge, and point, which shall be as filed with the settler is upon a contingent	tel in its sole discretion, to be paid from BMLF's writing. BMLF is given the right to withdraw smiss BMLF from representing me and hire epayment, from my portion of the proceeds, of d BMLF shall retain a lien for its reasonable at least fifty percent (50%) of the total attorneys' ment program prior to discharge. It is agreed and fee basis, and if no recovery is made, I will not the received a copy of this contract.
Sled the Authorizing Sign	Bluken	(s Address: Cotton bin Road
Shelby Frinted Name	Laufan	Phone:	Tremout, MS 642-322-9497
The	e above contract fo	r legal services is acc	repted upon the terms therein stated.

□ OPTIONAL: Justice for All Mississippians PAC (JAMPAC)

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ON REHALF OF BILLY TY ad land / Thially West I the undersigned bereaty
ON BEHALF OF: 150 10000 1 PUUL I, the undersigned, hereby
retain Brad Morris Law Firm PLLC ("BMLF"), its attorneys and any other person or firm deemed
necessary by BMLF as legal representative to further any claim for damages to which the above named
claimant may be entitled from Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation,
Syngenta Crop Protection, LLC, Syngenta Biotechnology, Inc., Syngenta Seeds, Inc. or any other person,
firm, corporation or settlement fund liable therefore, arising from economic losses sustained as a result of
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For services rendered and to be rendered, BMLF shall be entitled to an undivided contingent
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BMLF, by acceptance of this representation, agrees not to settle without my consent. I agree that costs of
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fees paid on my claim if the claim is filed with the settlement program prior to discharge. It is agreed and
understood that this representation is upon a contingent fee basis, and if no recovery is made, I will not
owe BMLF any sum whatsoever as attorneys' fees. I have received a copy of this contract.
Dated this the A May of JUNA 2015
120 Horad Cons
Business Address: Business Address:
Authorizing Signature Business Address: Bradley Drive
Authorizing Signature Marietta, MS 38806
Betty Bradley Phone: (12 22) 5813
Authorizing Silenature Betty Bradley Phone: 662-331-5813
Authorizing Signature Betty Bradley Phone: 1002-231-5813
Authorizing Silenature Betty Bradley Phone: 662-331-5813
Authorizing Silgnature Betty Bradley Phone: Lole 2-331-5813 McDotark (2) orthore.an
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Authorizing Silgnature Betty Bradley Phone: Lole 2-331-5813 McDotark (2) orthore.an

.BradMorrisLawFirm.com

negligence of others can get justice in the courtroom, even when taking on the most powerful interests.



ON BEHALF OF: C&S SKELTON FOX	MS, LLC. I, the undersigned, hereby
(Franklysiness Name)	•
retain Brad Morris Law Firm PLLC ("BMLF"), its necessary by BMLF as legal representative to further claimant may be entitled from Syngenta AG, Syngenta Syngenta Crop Protection, LLC, Syngenta Biotechno firm, corporation or settlement fund liable therefore, Syngenta Viptera® and/or Syngenta Duracade TM con	any claim for damages to which the above named a Crop Protection AG, Syngenta Corporation, logy, Inc., Syngenta Seeds, Inc. or any other person, arising from economic losses sustained as a result of a varieties becoming mixed into the U.S. corn
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For services rendered and to be rendered, BN interest in said claim for 33 1/3 percent of any recovery of invisciption on the matter. I agreement or court of invisciption on the matter.	ILF shall be entitled to an undivided contingent very paid, or as otherwise directed by settlement ree not to settle without the consent of BMLF and not to settle without my consent. I agree that costs of
BMLF has the right to associate additional contingent interest, unless otherwise mutually agreed from this case after giving reasonable notice. Should another attorney, I agree that BMLF shall be entitled any direct costs incurred by BMLF prior to discharge portion of attorneys' fees up to that point, which shall be said on my claim if the claim is filed with the second continuous c	ounsel in its sole discretion, to be paid from BMLF's in writing. BMLF is given the right to withdraw I I dismiss BMLF from representing me and hire to repayment, from my portion of the proceeds, of e, and BMLF shall retain a lien for its reasonable II be at least fifty percent (50%) of the total attorneys' ettlement program prior to discharge. It is agreed and gent fee basis, and if no recovery is made, I will not I have received a copy of this contract.
	Ashland, MS 38603
Printed Name	one: <u>662-224-4185</u>
Lu	1211: SSKelton I @ bottonail.com

The above contract for legal services is accepted upon the terms therein stated.

OPTIONAL: Justice for All Mississippians PAC (JAMPAC)

Check this box and initial next to it if you would like to contribute 1% of your net settlement proceeds (after costs & fees) to JAMPAC, a Mississippi political action committee working to make sure any person who is injured by the misconduct and negligence of others can get justice in the courtison, even when taking on the most powerful interests.

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ON BEHALF OF: I, the undersigned, hereby
(Fami/Business Name)
retain Brad Morris Law Firm PLLC ("BMLF"), its attorneys and any other person or firm deemed
necessary by BMLF as legal representative to further any claim for damages to which the above named
claimant may be entitled from Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation,
Syngenta Crop Protection, LLC, Syngenta Biotechnology, Inc., Syngenta Seeds, Inc. or any other person,
firm, corporation or settlement fund liable therefore, arising from economic losses sustained as a result of
Syngenta Viptera® and/or Syngenta Duracade™ corn varieties becoming mixed into the U.S. corn
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BMLF, by acceptance of this representation, agrees not to settle without my consent. I agree that costs of
court and investigation by BMLF will be repaid by me from any settlement received.
DMI E has the might to accept additional assumption to all discounting to 1.1. The EDMI E
BMLF has the right to associate additional counsel in its sole discretion, to be paid from BMLF's
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understood that this representation is upon a contingent fee basis, and if no recovery is made, I will not
owe BMLF any sum whatsoever as attorneys' fees. I have received a copy of this contract.
Dated this the 24th day of February, 2015
Business Address:
Authorizing Signature 680 Hyw 4/1/
Day Conatle Okolong Mc 38860
VICO 1849 1-45 28880
Phone: 112 120 120
Printed Name (062-190-420)
Email:

The above contract for legal services is accepted upon the terms therein stated.

□ OPTIONAL: Justice for All Mississippians PAC (JAMPAC)

Check this box and initial next to it if you would ke to contribute 1% of your net settlement proceeds (after costs & fees) to JAMPAC, a Mississippi political action committee working to make sure any person who is injured by the misconduct and negligence of others can get justice in the cour room, even when taking on the most powerful interests.



Polosia Al =	
ON BEHALF OF: 101 IV IV UNITED TO STATE OF THE STATE OF T	I, the undersigned, hereby
(Farm/Business Name)	1
	F"), its attorneys and any other person or firm deemed
	further any claim for damages to which the above named
	vingenta Crop Protection AG, Syngenta Corporation,
	echnology, Inc., Syngenta Seeds, Inc. or any other person,
	fore, arising from economic losses sustained as a result of
syngenta Vipiera® and/or Syngenta Duracade	M corn varieties becoming mixed into the U.S. corn
supply, or any subsequent litigation or settleme	nt regarding this matter.
interest in said claim for 33 1/3 percent of any agreement or court of jurisdiction on the matter	d, BMLF shall be entitled to an undivided contingent recovery paid, or as otherwise directed by settlement. I agree not to settle without the consent of BMLF and rees not to settle without my consent. I agree that costs of by me from any settlement received.
contingent interest, unless otherwise mutually a from this case after giving reasonable notice. So another attorney, I agree that BMLF shall be en any direct costs incurred by BMLF prior to discoportion of attorneys' fees up to that point, which fees paid on my claim if the claim is filed with	properties of the settlement program prior to discharge. It is agreed and portingent fee basis, and if no recovery is made, I will not fees. I have received a copy of this contract.
Authorizing Signature	Business Address: State HWY 30 E. New Albana, MS
Ronnie Chism Printed Name	Phone: 662-316-3323
	Email: Valoria de se con la contra de la contra dela contra de la contra dela contra de la contra del la contra d

The above contract for legal services is accepted upon the terms therein stated.

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□ OPTIONAL: Justice for All Mississippians PAC (JAMPAC)

Check this box and initial next to it if you would like to contribute 1% of your net settlement proceeds (after costs & fees) to JAMPAC, a Mississippi political action committee working to make sure any person who is injured by the misconduct and negligence of others can get justice in the courtroom, even when taking on the most powerful interests.





John	.T. Loppin, Jr	2.	
retain Brad Morris Law Firm PLLC ("BML necessary by BMLF as legal representative to claimant may be entitled from Syngenta AG, S. Syngenta Crop Protection, LLC, Syngenta Biot firm, corporation or settlement fund liable there Syngenta Viptera® and/or Syngenta Duracade supply, or any subsequent litigation or settlement	Turther any claim for dam yngenta Crop Protection echnology, Inc., Syngent fore, arising from <u>econo</u> orn varieties becomin	nages to which the above named AG, Syngenta Corporation, ta Seeds, Inc. or any other person, omic losses sustained as a result of	
For services rendered and to be rendered, BMLF shall be entitled to an undivided contingent interest in said claim for 33 1/3 percent of any recovery paid, or as otherwise directed by settlement agreement or court of jurisdiction on the matter. I agree not to settle without the consent of BMLF and BMLF, by acceptance of this representation, agrees not to settle without my consent. I agree that costs of court and investigation by BMLF will be repaid by me from any settlement received.			
BMLF has the right to associate addition contingent interest, unless otherwise mutually a from this case after giving reasonable notice. So another attorney, I agree that BMLF shall be error any direct costs incurred by BMLF prior to disciportion of attorneys' fees up to that point, whice fees paid on my claim if the claim is filed with understood that this representation is upon a cowe BMLF any sum whatsoever as attorneys' Dated this the Authorizing Signature Printed Name	greed in writing. BMLF factitled to repayment, from charge, and BMLF shall in the shall be at least fifty petthe settlement program pontingent fee basis, and	F is given the right to withdraw from representing me and hire in my portion of the proceeds, of retain a lien for its reasonable ercent (50%) of the total attorneys' prior to discharge. It is agreed and if no recovery is made, I will not	

The above contract for legal services is accepted upon the terms therein stated.

□ OPTIONAL: Justice for All Mississ ppians PAC (JAMPAC)

Check this box and initial next to it if you would like to contribute 1% of your net settlement proceeds (after costs & fees) to JAMPAC, a Mississippi political action committee volving to make sure any person who is injured by the misconduct and negligence of others can get justice in the courtroom, even when taking on the most powerful interests.





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ON BEHALF OF:	Carroll	WMW	I, the undersigne	d, hereby
retain Brad Morri necessary by BML claimant may be en Syngenta Crop Pro- firm, corporation of Syngenta Viptera® supply, or any subst	LF as legal representitled from Synger otection, LLC, Synger settlement fund lied and/or Syngenta I sequent litigation o	ntative to furth nta AG, Syngo genta Biotech iable therefore Duracade TM con r settlement re	its attorneys and any other person or finer any claim for damages to which the enta Crop Protection AG, Syngenta Cornology, Inc., Syngenta Seeds, Inc. or and, arising from economic losses sustained or varieties becoming mixed into the Legarding this matter.	above named poration, y other person, ed as a result of L.S. corn
For services rendered and to be rendered, BMLF shall be entitled to an undivided contingent interest in said claim for 33 1/3 percent of any recovery paid, or as otherwise directed by settlement agreement or court of jurisdiction on the matter. I agree not to settle without the consent of BMLF and BMLF, by acceptance of this representation, agrees not to settle without my consent. I agree that costs of court and investigation by BMLF will be repaid by me from any settlement received.				
contingent interest from this case after another attorney, I any direct costs ind portion of attorney fees paid on my cla understood that thi	, unless otherwise regiving reasonable agree that BMLF scurred by BMLF prosess fees up to that peaim if the claim is it is representation is the day	mutually agreenotice. Show thall be entitled in to discharge int, which should be a continuous of the continuous of B	counsel in its sole discretion, to be paided in writing. BMLF is given the right of I dismiss BMLF from representing mode to repayment, from my portion of the ge, and BMLF shall retain a lien for its all be at least fifty percent (50%) of the settlement program prior to discharge. Ingent fee basis, and if no recovery is mode. I have received a copy of this contract of the settlement program of the settlement program prior to discharge. Ingent fee basis, and if no recovery is mode. 2015 Assiness Address: 2016 Assiness Address: 2017 Assiness Address: 2017 Assiness Address: 2017 Assiness Address: 2018	to withdraw ne and hire proceeds, of reasonable total attorneys' t is agreed and nade, I will not
	above contract for		is accepted upon the terms therein state	 d.

□ OPTIONAL: Justice for All Mississippians PAC (JAMPAC)

Check this box and initial next to it if you would like to contribute 1% of your net settlement proceeds (after costs & fees) to JAMPAC, a Mississippi political action committee working to make sure any person who is injured by the misconduct and negligence of others can get justice in the courtroom, even when taking on the most powerful interests.



I, the undersigned, hereby

ON BEHALF OF:

BradMorrisLawFirm.com

Check this box and initial next to it if you would like to contribute 1% of your net settlement proceeds (after costs & fees) to JAMPAC, a Mississippi political action committee working to make sure any person who is injured by the misconduct and

negligence of others can get justice in the courtroom, even when taking on the most powerful interests.



ON BEHALF OF: FISHER FARMS U I, the undersigned, hereby			
retain Brad Morris Law Firm PLLC ("BMLF"), its attorneys and any other person or firm deemed necessary by BMLF as legal representative to further any claim for damages to which the above named claimant may be entitled from Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LLC, Syngenta Biotechnology, Inc., Syngenta Seeds, Inc. or any other person, firm, corporation or settlement fund liable therefore, arising from economic losses sustained as a result of Syngenta Viptera® and/or Syngenta Duracade TM corn varieties becoming mixed into the U.S. corn supply, or any subsequent litigation or settlement regarding this matter.			
For services rendered and to be rendered, BMLF shall be entitled to an undivided contingent interest in said claim for 33 1/3 percent of any recovery paid, or as otherwise directed by settlement agreement or court of jurisdiction on the matter. I agree not to settle without the consent of BMLF and BMLF, by acceptance of this representation, agrees not to settle without my consent. I agree that costs of court and investigation by BMLF will be repaid by me from any settlement received.			
BMLF has the right to associate additional counsel in its sole discretion, to be paid from BMLF's contingent interest, unless otherwise mutually agreed in writing. BMLF is given the right to withdraw from this case after giving reasonable notice. Should I dismiss BMLF from representing me and hire another attorney, I agree that BMLF shall be entitled to repayment, from my portion of the proceeds, of any direct costs incurred by BMLF prior to discharge, and BMLF shall retain a lien for its reasonable portion of attorneys' fees up to that point, which shall be at least fifty percent (50%) of the total attorneys' fees paid on my claim if the claim is filed with the settlement program prior to discharge. It is agreed and understood that this representation is upon a contingent fee basis, and if no recovery is made, I will not owe BMLF any sum whatsoever as attorneys' fees. I have received a copy of this contract. Dated this the day of WWW			
Authorizing Signature Business Address: 10232 Sykes Drike			
David Fisher Printed Name Phone: 642-6534 Email:			
The above contract for legal services is accepted upon the terms therein stated.			

. BradMorrisLawFirm.com

Check this box and initial next to it if you would like to contribute 1% of your net settlement proceeds (after costs & fees) to JAMPAC, a Mississippi political action committee working to make sure any person who is injured by the misconduct and negligence of others can get justice in the courtroom, even when taking on the most powerful interests.

☐ OPTIONAL: Justice for All Mississippians PAC (JAMPAC)



Traid Liebor

ON BEHALF OF: 1200 1500	I, the undersigned, hereby
(Farm/Rusiness Name)	to the same of the deamed
retain Brad Morris Law Firm PLLC ("BMLF"	"), its attorneys and any other person or firm deemed
necessary by BMLF as legal representative to fur	orther any claim for damages to which the above named
claimant may be entitled from Syngenta AG, Syn	genta Crop Protection AG, Syngenta Corporation,
Syngenta Crop Protection, LLC, Syngenta Biotec	chnology, Inc., Syngenta Seeds, Inc. or any other person,
firm, corporation or settlement fund liable therefore	ore, arising from economic losses sustained as a result of
Syngenta Viptera® and/or Syngenta Duracade [™]	corn varieties becoming mixed into the U.S. corn
supply, or any subsequent litigation or settlement	t regarding this matter.
interest in said claim for 33 1/3 percent of any ragreement or court of jurisdiction on the matter.	, BMLF shall be entitled to an undivided contingent recovery paid, or as otherwise directed by settlement. I agree not to settle without the consent of BMLF and rees not to settle without my consent. I agree that costs of by me from any settlement received.
contingent interest, unless otherwise mutually ag from this case after giving reasonable notice. Sh another attorney, I agree that BMLF shall be ent any direct costs incurred by BMLF prior to disch portion of attorneys' fees up to that point, which fees paid on my claim if the claim is filed with the	nal counsel in its sole discretion, to be paid from BMLF's greed in writing. BMLF is given the right to withdraw would I dismiss BMLF from representing me and hire itled to repayment, from my portion of the proceeds, of parge, and BMLF shall retain a lien for its reasonable a shall be at least fifty percent (50%) of the total attorneys the settlement program prior to discharge. It is agreed and intingent fee basis, and if no recovery is made, I will not sees. I have received a copy of this contract.
Authorizing Signature	Business Address:
David Fisher Printed Name	Phone: Email:
The above contract for legal servi	ces is accepted upon the terms therein stated.

BradMorrisLawFirm.com

OPTIONAL: Justice for All Mississippians PAC (JAMPAC)

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negligence of others can get justice in the courtroom, even when taking on the most powerful interests.



ON BEHALF OF: Dan 15her	I, the undersigned, hereby
necessary by BMLF as legal representative to fur- claimant may be entitled from Syngenta AG, Syn Syngenta Crop Protection, LLC, Syngenta Biotex firm, corporation or settlement fund liable therefore. Syngenta Viptera® and/or Syngenta Duracade TM supply, or any subsequent litigation or settlement. For services rendered and to be rendered interest in said claim for 33 1/3 percent of any representation count of jurisdiction on the matter.	BMLF shall be entitled to an undivided contingent recovery paid, or as otherwise directed by settlement I agree not to settle without the consent of BMLF and res not to settle without my consent. I agree that costs of
contingent interest, unless otherwise mutually ag from this case after giving reasonable notice. Sh another attorney, I agree that BMLF shall be ent any direct costs incurred by BMLF prior to discl portion of attorneys' fees up to that point, which fees paid on my claim if the claim is filed with the	nal counsel in its sole discretion, to be paid from BMLF's greed in writing. BMLF is given the right to withdraw would I dismiss BMLF from representing me and hire itled to repayment, from my portion of the proceeds, of harge, and BMLF shall retain a lien for its reasonable a shall be at least fifty percent (50%) of the total attorneys he settlement program prior to discharge. It is agreed and entingent fee basis, and if no recovery is made, I will not fees. I have received a copy of this contract.
Authorizing Signature	Business Address:
Sandya Fisher Printed Name	Phone: Email:

The above contract for legal services is accepted upon the terms therein stated.

OPTIONAL: Justice for All Mississippians PAC (JAMPAC)

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I, the undersigned, hereby

retain Brad Morris Law Firm PLLC ("BMLF"), its attorneys and any other person or firm deemed necessary by BMLF as legal representative to further any claim for damages to which the above named claimant may be entitled from Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LLC, Syngenta Biotechnology, Inc., Syngenta Seeds, Inc. or any other person firm, corporation or settlement fund liable therefore, arising from economic losses sustained as a result of Syngenta Viptera® and/or Syngenta Duracade TM corn varieties becoming mixed into the U.S. corn supply, or any subsequent litigation or settlement regarding this matter.	1, <u>of</u>		
For services rendered and to be rendered, BMLF shall be entitled to an undivided contingent interest in said claim for 33 1/3 percent of any recovery paid, or as otherwise directed by settlement agreement or court of jurisdiction on the matter. I agree not to settle without the consent of BMLF and BMLF, by acceptance of this representation, agrees not to settle without my consent. I agree that costs of court and investigation by BMLF will be repaid by me from any settlement received.			
BMLF has the right to associate additional counsel in its sole discretion, to be paid from BMLF's contingent interest, unless otherwise mutually agreed in writing. BMLF is given the right to withdraw from this case after giving reasonable notice. Should I dismiss BMLF from representing me and hire another attorney, I agree that BMLF shall be entitled to repayment, from my portion of the proceeds, of any direct costs incurred by BMLF prior to discharge, and BMLF shall retain a lien for its reasonable portion of attorneys' fees up to that point, which shall be at least fifty percent (50%) of the total attorneys' fees paid on my claim if the claim is filed with the settlement program prior to discharge. It is agreed and understood that this representation is upon a contingent fee basis, and if no recovery is made, I will not owe BMLF any sum whatsoever as attorneys' fees. I have received a copy of this contract. Dated this the 22 ^{Md} day of			
Zam France Business Address: // CR140			
New Albany Ms 38652 Agmar Fragiles Phone: 662-538-3439 Email:			
The above contract for legal services is accepted upon the terms therein stated.			
☐ OPTIONAL: Justice for All Mississippians PAC (JAMPAC) Check this box and initial next to it if you would like to contribute 1% of your net settlement proceeds (after costs & fees) to JAMPAC, a Mississippi political action compatitee working to make sure any person who is injured by the misconduct and			

BradMorrisLawFirm.com

negligence of others can get justice in the courtroom, even when taking on the most powerful interests.



ON BEHALF OF: David Fra	cier	I, the undersigned, hereby
(Farm/Business Name)		
retain Brad Morris Law Firm PLLC ("		
necessary by BMLF as legal representati claimant may be entitled from <u>Syngenta A</u>		
Syngenta Crop Protection, LLC, Syngent		
firm, corporation or settlement fund liable		
Syngenta Viptera® and/or Syngenta Dura		
supply, or any subsequent litigation or se		
For services rendered and to be reinterest in said claim for 33 1/3 percent agreement or court of jurisdiction on the BMLF, by acceptance of this representation court and investigation by BMLF will be	of any recovery paid, or a matter. I agree not to set ion, agrees not to settle w	tle without the consent of BMLF and rithout my consent. I agree that costs of
BMLF has the right to associate a contingent interest, unless otherwise mutter from this case after giving reasonable not another attorney, I agree that BMLF shall any direct costs incurred by BMLF prior portion of attorneys' fees up to that point fees paid on my claim if the claim is filed understood that this representation is upon the same ball any sum whatsoever as attorpowe BMLF any sum whatsoever as attorpowe BMLF any sum whatsoever as attorpower as atto	ually agreed in writing. I tice. Should I dismiss BM I be entitled to repayment to discharge, and BMLF, which shall be at least f I with the settlement progon a contingent fee basis rneys' fees. I have receive	MLF from representing me and hire t, from my portion of the proceeds, of shall retain a lien for its reasonable ifty percent (50%) of the total attorneys gram prior to discharge. It is agreed and and if no recovery is made, I will not
Dail & France	Business Addres	s:
Authorizing Signature	1003	C R 143
	New	Albany Ms 38652
DAVID L. Fracie	Phone:	
Printed Name	662	· 538-4947
	Email:	· 538-4947 ·er farms@ Yahoo. Com
The above contract for lega	ıl services is accepted upo	on the terms therein stated.
OPTIONAL: Justice for All Missi	issippians PAC (JAMPAC	C)

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Check this box and initial next to it if you would like to contribute 1% of your net settlement proceeds (after costs & fees) to JAMPAC, a Mississippi political action committee working to make sure any person who is injured by the misconduct and negligence of others can get justice in the courtroom, even when taking on the most powerful interests.



ON BEHALF OF: HH Farms I, the undersigned, hereby			
retain Brad Morris Law Firm PLLC ("BMLF"), its attorneys and any other person or firm deemed necessary by BMLF as legal representative to further any claim for damages to which the above named claimant may be entitled from Syngenta AG. Syngenta Crop Protection AG. Syngenta Corporation. Syngenta Crop Protection, LLC. Syngenta Biotechnology, Inc., Syngenta Seeds, Inc. or any other person, firm, corporation or settlement fund liable therefore, arising from economic losses sustained as a result of Syngenta Viptera® and/or Syngenta Duracade TM conn varieties becoming mixed into the U.S. corn supply, or any subsequent litigation or settlement regarding this matter.			
For services rendered and to be rendered, BMLF shall be entitled to an undivided contingent interest in said claim for 33 1/3 percent of any recovery paid, or as otherwise directed by settlement agreement or court of jurisdiction on the matter. I agree not to settle without the consent of BMLF and BMLF, by acceptance of this representation, agrees not to settle without my consent. I agree that costs of court and investigation by BMLF will be repaid by me from any settlement received.			
BMLF has the right to associate additional counsel in its sole discretion, to be paid from BMLF's contingent interest, unless otherwise mutually agreed in writing. BMLF is given the right to withdraw from this case after giving reasonable notice. Should I dismiss BMLF from representing me and hire another attorney, I agree that BMLF shall be entitled to repayment, from my portion of the proceeds, of any direct costs incurred by BMLF prior to discharge, and BMLF shall retain a lien for its reasonable portion of attorneys' fees up to that point, which shall be at least fifty percent (50%) of the total attorneys' fees paid on my claim if the claim is filed with the settlement program prior to discharge. It is agreed and understood that this representation is upon a contingent fee basis, and if no recovery is made, I will not one BMLF any sum whatsoever as attorneys' fees. I have received a copy of this contract.			
Dated this the 16th day of January, 2015.			
Margue Hussey Business Address: Authorizing Signature Business Address: Tupe lo, Ms 38804			
Margie Hussey Printed Name Printed Name Printed Name Email: Margie hussey & margie hussey			
The above contract for legal services is accepted upon the terms therein stated.			
Check this box and initial next to it if you would like to contribute PM of your net settlement proceeds (after costs & fees) to IAMPAC, a Mississippi political action committee working to make sure any person who is injured by the misconduct and negligence of others can get justice in the controom, even when taking on the most powerful interests.			





ON BEHALF OF: Ben Harrow (Farm/Business Name)	I, the undersigned, hereby
retain Brad Morris Law Firm PLLC ("BMLF" necessary by BMLF as legal representative to fu claimant may be entitled from <u>Syngenta AG, Syr Syngenta Crop Protection</u> , <u>LLC</u> , <u>Syngenta Biotection</u> , corporation or settlement fund liable therefore.	"), its attorneys and any other person or firm deemed rther any claim for damages to which the above named agenta Crop Protection AG, Syngenta Corporation, chnology, Inc., Syngenta Seeds, Inc. or any other person, ore, arising from economic losses sustained as a result or corn varieties becoming mixed into the U.S. corn tregarding this matter.
interest in said claim for 33 1/3 percent of any ragreement or court of jurisdiction on the matter.	, BMLF shall be entitled to an undivided contingent ecovery paid, or as otherwise directed by settlement I agree not to settle without the consent of BMLF and ees not to settle without my consent. I agree that costs of by me from any settlement received.
contingent interest, unless otherwise mutually ag from this case after giving reasonable notice. Sh another attorney, I agree that BMLF shall be enti any direct costs incurred by BMLF prior to disch portion of attorneys' fees up to that point, which fees paid on my claim if the claim is filed with the understood that this representation is upon a conowe BMLF any sum whatsoever as attorneys' for the control of the control o	2010
Belo Hardand	Business Address: 10041 Miller Drive Aberdeen, MS
Printed Name	Phone: 662-364-0766

The above contract for legal services is accepted upon the terms therein stated.

benharlow 85 @ brail. com

☐ OPTIONAL: Justice for All Mississippians PAC (JAMPAC)

Check this box and initial next to it if you would like to contribute 1% of your net settlement proceeds (after costs & fees) to JAMPAC, a Mississippi political action committee working to make sure any person who is injured by the misconduct and negligence of others can get justice in the courtroom, even when taking on the most powerful interests.

I, the undersigned, hereby



AUTHORITY TO REPRESENT CLAIMANT IN THE SYNGENTA GMO CORN LITIGATION

	retain Brad Morris Law Firm PLLC ("BMLF"), its attorneys and any other person or firm deemed
	necessary by BMLF as legal representative to further any claim for damages to which the above named
	claimant may be entitled from Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation,
	Syngenta Crop Protection, LLC, Syngenta Biotechnology, Inc., Syngenta Seeds, Inc. or any other person,
	firm, corporation or settlement fund liable therefore, arising from economic losses sustained as a result of
	Syngenta Viptera® and/or Syngenta Duracade™ corn varieties becoming mixed into the U.S. corn
	supply, or any subsequent litigation or settlement regarding this matter.
	For services rendered and to be rendered, BMLF shall be entitled to an undivided contingent interest in said claim for 33 1/3 percent of any recovery paid, or as otherwise directed by settlement agreement or court of jurisdiction on the matter. I agree not to settle without the consent of BMLF and BMLF, by acceptance of this representation, agrees not to settle without my consent. I agree that costs of court and investigation by BMLF will be repaid by me from any settlement received.
	BMLF has the right to associate additional counsel in its sole discretion, to be paid from BMLF's contingent interest, unless otherwise mutually agreed in writing. BMLF is given the right to withdraw from this case after giving reasonable notice. Should I dismiss BMLF from representing me and hire another attorney, I agree that BMLF shall be entitled to repayment, from my portion of the proceeds, of any direct costs incurred by BMLF prior to discharge, and BMLF shall retain a lien for its reasonable portion of attorneys' fees up to that point, which shall be at least fifty percent (50%) of the total attorneys' fees paid on my claim if the claim is filed with the settlement program prior to discharge. It is agreed and understood that this representation is upon a contingent fee basis, and if no recovery is made, I will not owe BMLF any sum whatsoever as attorneys' fees. I have received a copy of this contract. Dated this the
X	Business Address;
	Authorizing Signature 125 (54 OKolonia
	(DKOlma, M5 38860)
	Toloro Harris
	Printed Name Phone: (662-231-1886)
	Email:
	Email.
	

BradMorrisLawFirm.com

Check this box and initial next to it if you would like to contribute 1% of your net settlement proceeds (after costs & fees) to JAMPAC, a Mississippi political action committee working to make sure any person who is injured by the misconduct and

The above contract for legal services is accepted upon the terms therein stated.

□ OPTIONAL: Justice for All Mississippians PAC (JAMPAC)

negligence of others can get justice in the courtroom even when taking on the most powerful interests.



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ON BEHALF OF: HOWELD HOUSE	I, the undersigned, hereby
	er any claim for damages to which the above named nta Crop Protection AG, Syngenta Corporation, ology, Inc., Syngenta Seeds, Inc. or any other person, arising from economic losses sustained as a result of rn varieties becoming mixed into the U.S. corn
For services rendered and to be rendered, B interest in said claim for 33 1/3 percent of any recoagreement or court of jurisdiction on the matter. I a	MLF shall be entitled to an undivided contingent overy paid, or as otherwise directed by settlement gree not to settle without the consent of BMLF and not to settle without my consent. I agree that costs of
contingent interest, unless otherwise mutually agree from this case after giving reasonable notice. Shoul another attorney, I agree that BMLF shall be entitled any direct costs incurred by BMLF prior to discharg portion of attorneys' fees up to that point, which sha fees paid on my claim if the claim is filed with the sunderstood that this representation is upon a continuowe BMLF any sum whatsoever as attorneys' fees. Dated this the LHM day of HUMLE BURNING Signature Phoprinted Name	d I dismiss BMLF from representing me and hire to repayment, from my portion of the proceeds, of e, and BMLF shall retain a lien for its reasonable all be at least fifty percent (50%) of the total attorneys' ettlement program prior to discharge. It is agreed and agent fee basis, and if no recovery is made, I will not

The above contract for legal services is accepted upon the terms therein stated.

□ OPTIONAL: Justice for All Mississippians PAC (JAMPAC)

Check this box and initial next to it if you would like to contribute 1% of your net settlement proceeds (after costs & fees) to JAMPAC, a Mississippi political action committee working to make sure any person who is injured by the misconduct and negligence of others can get justice in the courtroom, even when taking on the most powerful interests.



ON BEHALF OF: HAYNES FARM PACTICAL HAY NES (Farm/Business Name) I, the undersigned, hereby

retain **Brad Morris Law Firm PLLC** ("BMLF"), its attorneys and any other person or firm deemed necessary by **BMLF** as legal representative to further any claim for damages to which the above named claimant may be entitled from Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LLC, Syngenta Biotechnology, Inc., Syngenta Seeds, Inc. or any other person, firm, corporation or settlement fund liable therefore, arising from economic losses sustained as a result of Syngenta Viptera® and/or Syngenta DuracadeTM corn varieties becoming mixed into the U.S. corn supply, or any subsequent litigation or settlement regarding this matter.

For services rendered and to be rendered, BMLF shall be entitled to an undivided contingent interest in said claim for 33 1/3 percent of any recovery paid, or as otherwise directed by settlement agreement or court of jurisdiction on the matter. I agree not to settle without the consent of BMLF and BMLF, by acceptance of this representation, agrees not to settle without my consent. I agree that costs of court and investigation by BMLF will be repaid by me from any settlement received.

BMLF has the right to associate additional counsel in its sole discretion, to be paid from BMLF's contingent interest, unless otherwise mutually agreed in writing. BMLF is given the right to withdraw from this case after giving reasonable notice. Should I dismiss BMLF from representing me and hire another attorney, I agree that BMLF shall be entitled to repayment, from my portion of the proceeds, of any direct costs incurred by BMLF prior to discharge, and BMLF shall retain a lien for its reasonable portion of attorneys' fees up to that point, which shall be at least fifty percent (50%) of the total attorneys' fees paid on my claim if the claim is filed with the settlement program prior to discharge. It is agreed and understood that this representation is upon a contingent fee basis, and if no recovery is made, I will not owe BMLF any sum whatsoever as attorneys' fees. I have received a copy of this contract.

Dated this the	_ day of	
Authorizing Signature		Business Address: 373 North Cumberlano
Printed Name		JACKSON TN. 3830/ Phone: 731 (343-3980)
		Email: Jhaynes 2 WTN es. Com

The above contract for legal services is accepted upon the terms therein stated.

☐ OPTIONAL: Justice for All Mississippians PAC (JAMPAC)

Check this box and initial next to it if you would like to contribute 1% of your net settlement proceeds (after costs & fees) to JAMPAC, a Mississippi political action committee working to make sure any person who is injured by the misconduct and negligence of others can get justice in the courtroom, even when taking on the most powerful interests.

BradMorrisLawFirm.com



	•
	ON BEHALF OF: I, the undersigned, hereby
	retain Brad Morris Law Firm PLLC ("BMLF"), its attorneys and any other person or firm deemed
	necessary by BMLF as legal representative to further any claim for damages to which the above named
	claimant may be entitled from Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation.
	Syngenta Crop Protection, LLC, Syngenta Biotechnology, Inc., Syngenta Seeds, Inc. or any other person,
	firm, corporation or settlement fund liable therefore, arising from economic losses sustained as a result of
	Syngenta Viptera® and/or Syngenta Duracade TM corn varieties becoming mixed into the U.S. corn
	supply, or any subsequent litigation or settlement regarding this matter.
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>	BMLF has the right to associate additional counsel in its sole discretion, to be paid from BMLF's contingent interest, unless otherwise mutually agreed in writing. BMLF is given the right to withdraw from this case after giving reasonable notice. Should I dismiss BMLF from representing me and hire another attorney, I agree that BMLF shall be entitled to repayment, from my portion of the proceeds, of any direct costs incurred by BMLF prior to discharge, and BMLF shall retain a lien for its reasonable portion of attorneys' fees up to that point, which shall be at least fifty percent (50%) of the total attorneys' fees paid on my claim if the claim is filed with the settlement program prior to discharge. It is agreed and understood that this representation is upon a contingent fee basis, and if no recovery is made, I will not owe BMLF any sum whatsoever as attorneys' fees. I have received a copy of this contract. Dated this the Abdovate Business Address: Business Address: Authorizing Signature Phone: 402-343-5567 Email:
	The above contract for legal services is accepted upon the terms therein stated.

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negligence of others can get justice in the courtroom, even when taking on the most powerful interests.



ON BEHALF OF: MITCH FARM HUMING UC I, the undersigned, hereby

(Farm/Business Name)

(Farm/Business Name)

(Farm/Business Name)

(Farm/Business Name)

(Farm/Business Name)

(Farm/Business Name)

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Authorizing Signature Printed Name Business Address: 13 Dride wood and Covinth, 1875 38834 Phone: Email:	

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Page & Day 1 St. 11 Frag. 1
ON BEHALF OF: (Farm/Business Name) (Farm/Business Name) (Farm/Business Name)
(Farm/Business Name)
retain Brad Morris Law Firm PLLC ("BMLF"), its attorneys and any other person or firm deemed
necessary by BMLF as legal representative to further any claim for damages to which the above named
claimant may be entitled from Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation,
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Dated this the 1/2TM day of	<u>March</u> , <u>2015</u> .
+ Dung Mttalull Authorizing Signature	Business Address: 1042 Highway 2
Doug Mitchell Printed-Name	Phone: Corinth, MS Phone: Cocinth, MS Phone: Cocinth, MS Phone: Cocinth, MS Phone: Cocinth, MS Coci

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On Behalf of:	Grea	Mitchell	I, the undersigned, hereby
	(Farm/Business Name)	,	
		Y CO (((TDB/ET TOW) 1444	or firm doomo

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I, the undersigned, hereby





AUTHORITY TO REPRESENT CLAIMANT IN THE SYNGENTA GMO CORN LITIGATION

(Farm/Business Name)
etain Brad Morris Law Firm PLLC ("BMLF"), its attorneys and any other person or firm deemed
necessary by BMLF as legal representative to further any claim for damages to which the above named
claimant may be entitled from Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation,
Syngenta Crop Protection, LLC, Syngenta Biotechnology, Inc., Syngenta Seeds, Inc. or any other person,
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Dated this the $\frac{1000}{1000}$ day of $\frac{1000}{1000}$.
High, O M. t. L. 10 Business Address:
Authorizing Signature Dusiness Address. 986 Hour 7
Codinill Mc 38834
CORINHA, MS. 38834
Lione Mitchell Phone:
Printed Name 662-809-5697
Email:
The above contract for legal services is accepted upon the terms therein stated.
□ OPTIONAL: Justice for All Mississippians PAC (JAMPAC)
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OXFORD: 1603 University Avenue / P.O. Box 2136 / Oxford, MS 38655 TUPELO: 211 Court Street / Tupelo, MS 38655

Ph. 662-701-0909 / Fax 888-636-8701 / Email: brad@bradmorrislawfirm.com

I, the undersigned, hereby



AUTHORITY TO REPRESENT CLAIMANT IN THE SYNGENTA GMO CORN LITIGATION

ON BEHALF OF: (Farm/Business Name) retain Brad Morris Law Firm PLLC ("BMLF"), its attorneys and any other person or firm deemed necessary by BMLF as legal representative to further any claim for damages to which the above named claimant may be entitled from Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation. Syngenta Crop Protection, LLC, Syngenta Biotechnology, Inc., Syngenta Seeds, Inc. or any other person, firm, corporation or settlement fund liable therefore, arising from economic losses sustained as a result of Syngenta Viptera® and/or Syngenta Duracade™ corn varieties becoming mixed into the U.S. corn supply, or any subsequent litigation or settlement regarding this matter.

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day of Warch Business A Authorizing Signature Phone: Printed Name Email:

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BradMorrisLawFirm.com





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Dany Micholson Printed Name Phone: Mottletin MS 38858 Wortletin Wortletin MS 38858 Wortletin Wortletin Wortletin Wortletin Wortletin Wor
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Business Address:
Authorizing Signature 1749 Eccesprings Rd.
Printed Name Hickory Flat, MS Letter 224-4309
Email:

BradMorrisLawFirm.com

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,	Dannell	Lavus	Durch	media	_ I, the undersi	
ON BEHALF OF:	(Farm/Business Name	IMID	MIN	R(2)(11)	_ I, the undersi	gned, hereby
retain Brad Morri necessary by BMI	s Law Firm PL	LC ("BMLF"	'), its atto	rneys and any	other person o	r firm deemed he above named
claimant may be en	ar as legal teple.	gentative to rui genta AG, Syn	genta Cr	op Protection	AG, Syngenta (Corporation.
Syngenta Crop Pro	stection LLC. S	vngenta Biotec	hnology.	Inc., Syngent	ta Seeds, Inc. or	any other person,
firm corporation of	or settlement fun	d liable therefo	ore, arisii	ig from <u>econo</u>	omic losses sust	ained as a result of
Syngenta Viptera	and/or Syngen	ta Duracade TM	com var	ieties becomin	ng mixed into th	<u>te U.S. com</u>
supply, or any sub	sequent litigatio	n or settlement	regardin	g this matter.		
interest in said cla agreement or cour BMLF, by accepta court and investig	t of jurisdiction of ance of this represation by BMLF	ercent of any re on the matter. esentation, agre will be repaid l	ecovery process in agree in the second in th	oaid, or as oth ot to settle wi settle withou om any settlen	erwise directed thout the consert t my consent. I nent received.	by settlement at of BMLF and agree that costs of
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owe BMLF any s	um whatsoever	as attorn <u>eys'</u> f	ees. I ha	ve received a	copy of this cor	itract.
Dated thi	s the 2510	day of	ne)		2015	
Muke Van Authorizing Sign	mell Y	Nou Carel	Busines	s Address:	CR75	··· 28/5]
_	1	_		New	Albany 1	ns. 38652
Mike Pann Printed Name	al/Mar	<u>k Pannell</u>	Phone:	662-5	38-270	1
1 IIIICA I TAIIIC			Email:	Milyapara	114 6 ~	محم ان
				MITCHANK	MIT (O) AW	all cov)

The above contract for legal services is accepted upon the terms therein stated.

☐ OPTIONAL: Justice for All Mississippians PAC (JAMPAC)

Check this box and initial next to it if you would like to contribute 1% of your net settlement proceeds (after costs & fees) to JAMPAC, a Mississippi political action committee working to make sure any person who is injured by the misconduct and negligence of others can get justice in the controom, even when taking on the most powerful interests.



ON BRHALF OF: Character Fill when Farms I, the undersigned, hereby
retain Brad Morris Law Firm PLLC ("BMLF"), its attorneys and any other person or firm deemed
necessary by BMLF as legal representative to further any claim for damages to which the above named
claimant may be entitled from Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation.
Syngenta Cron Protection LLC Syngenta Piotochnology Inc. Syngenta Corporation.
Syngenta Crop Protection, LLC, Syngenta Biotechnology, Inc., Syngenta Seeds, Inc. or any other person,
firm, corporation or settlement fund liable therefore, arising from economic losses sustained as a result of
Syngenta Victora® and/or Syngenta Duracade™ corn varieties becoming mixed into the U.S. corn
supply, or any subsequent litigation or settlement regarding this matter.
For services rendered and to be rendered, BMLF shall be entitled to an undivided contingent interest in said claim for 25 percent of any recovery paid, or as otherwise directed by settlement
agreement or court of jurisdiction on the matter. I agree not to settle without the consent of BMLF and
BMLF, by ac eptance of this representation, agrees not to settle without my consent. I agree that costs of
court and investigation by BMLF will be repaid by me from any settlement received.
BML ² has the right to associate additional counsel in its sole discretion, to be raid from BMLF's
confingent interest, unless otherwise mutually agreed in writing. BMLF is given the right to withdraw
from this case after giving reasonable notice. Should I dismiss BMLF from representing me and hire
another attorney, I agree that BMLF shall be entitled to repayment, from my portion of the proceeds, of
any direct coess incurred by PMI E prior to directors, and PMI E at all many portion of the proceeds, of
any direct cos is incurred by BMLF prior to discharge, and BMLF shall retain a lien for its reasonable
portion of attorneys' fees up to that point, which shall be at least fifty percent (50%) of the total attorneys'
fees paid on my claim if the claim is filed with the settlement program prior to discharge. It is agreed and
understood that this representation is upon a contingent fee basis, and if no recovery is made. I will not
owe BMLF any sum whatsoever as attorneys' fees. I have received a copy of this contract.
Dated this the Zlo day of March , 2019
Chili White Business Address:
Authorizing Signature Z51 Sma amore Circle
Authorizing Signature Z5 Singamore Circle Columbus M5 3970
1 (b) unisus ms 3970
Charlie Pilkustan Phone:
Printed Name /a(a Z = \$27 = 216 9
Printed Name [p(02-327-3169 Email:
Email:
C.D. (K. toa) Chrother Com

OPTICINAL: Justice for All Mississippians PAC (JAMPAC)

Check this box and initial next to it if you would like to contribute 1% of your net settlement proceeds (after costs & fees) to JAMPAC, a Mississippi political action committee working it make sure any person who is injured by the misconduct and negligence of others can get justice in the courtroom, even when aking on the most powerful interests.

The above contract for legal services is accepted upon the terms therein stated.



Cota / Taxa daya			
ON BEHALF OF: Lete Farms at the Mile I, the undersigned, hereby			
(Farm/Business Name)			
retain Brad Morris Law Firm PLLC ("BMLF"), its attorneys and any other person or firm deemed			
necessary by BMLF as legal representative to further any claim for damages to which the above named			
claimant may be entitled from Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation.			
Syngenta Crop Protection, LLC, Syngenta Biotechnology, Inc., Syngenta Seeds, Inc. or any other person,			
firm, corporation or settlement fund liable therefore, arising from economic losses sustained as a result of			
Syngenta Viptera® and/or Syngenta Duracade™ corn varieties becoming mixed into the U.S. corn			
supply, or any subsequent litigation or settlement regarding this matter.			
For services rendered and to be rendered, BMLF shall be entitled to an undivided contingent			
interest in said claim for 33 1/3 percent of any recovery paid, or as otherwise directed by settlement			
agreement or court of jurisdiction on the matter. I agree not to settle without the consent of BMLF and			
BMLF, by acceptance of this representation, agrees not to settle without my consent. I agree that costs of			
court and investigation by BMLF will be repaid by me from any settlement received.			
BMLF has the right to associate additional counsel in its sole discretion, to be paid from BMLF's			
contingent interest, unless otherwise mutually agreed in writing. BMLF is given the right to withdraw			
from this case after giving reasonable notice. Should I dismiss BMLF from representing me and hire			
another attorney, I agree that BMLF shall be entitled to repayment, from my portion of the proceeds, of			
any direct costs incurred by BMLF prior to discharge, and BMLF shall retain a lien for its reasonable			
portion of attorneys' fees up to that point, which shall be at least fifty percent (50%) of the total attorneys'			
fees paid on my claim if the claim is filed with the settlement program prior to discharge. It is agreed and			
understood that this representation is upon a contingent fee basis, and if no recovery is made, I will not			
owe BMLF any sum whatsoever as attorneys' fees. I have received a copy of this contract.			
Dated this the 10 day of June,			
$2/\sqrt{-}$			
Low Famboboby Bobby Business Address:			
Authorizing Signature 273 Sylkes Road			
Todioval 100 2000			
<u> </u>			
Phone: 1, 2 2 - 12			
Printed Name 662-207-0807			
Email:			

☐ OPTIONAL: Justice for All Mississippians PAC (JAMPAC)

Check this box and initial next to it if you would like to contribute 1% of your net settlement proceeds (after costs & fees) to JAMPAC, a Mississippi political action committee working to make sure any person who is injured by the misconduct and negligence of others can get justice in the courtoom, even when taking on the most powerful interests.

The above contract for legal services is accepted upon the terms therein stated.



ON BEHALF OF: Robbins Falms Inc. I, the undersigned, hereby
retain Brad Morris Law Firm PLLC ("BMLF"), its attorneys and any other person or firm deemed necessary by BMLF as legal representative to further any claim for damages to which the above named claimant may be entitled from Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LLC, Syngenta Biotechnology, Inc., Syngenta Seeds, Inc. or any other person, firm, corporation or settlement fund liable therefore, arising from economic losses sustained as a result of Syngenta Viptera® and/or Syngenta Duracade TM corn varieties becoming mixed into the U.S. corn supply, or any subsequent litigation or settlement regarding this matter.
For services rendered and to be rendered, BMLF shall be entitled to an undivided contingent interest in said claim for 33 1/3 percent of any recovery paid, or as otherwise directed by settlement agreement or court of jurisdiction on the matter. I agree not to settle without the consent of BMLF and BMLF, by acceptance of this representation, agrees not to settle without my consent. I agree that costs of court and investigation by BMLF will be repaid by me from any settlement received.
BMLF has the right to associate additional counsel in its sole discretion, to be paid from BMLF's contingent interest, unless otherwise mutually agreed in writing. BMLF is given the right to withdraw from this case after giving reasonable notice. Should I dismiss BMLF from representing me and hire another attorney, I agree that BMLF shall be entitled to repayment, from my portion of the proceeds, of any direct costs incurred by BMLF prior to discharge, and BMLF shall retain a lien for its reasonable portion of attorneys' fees up to that point, which shall be at least fifty percent (50%) of the total attorneys' fees paid on my claim if the claim is filed with the settlement program prior to discharge. It is agreed and understood that this representation is upon a contingent fee basis, and if no recovery is made, I will not owe BMLF any sum whatsoever as attorneys' fees. I have received a copy of this contract. Dated this the
Business Address: Authorizing Signature New Albany, Ms 38652
Printed Name Phone: 662-316-4321 Email: NA

The above contract for legal services is accepted upon the terms therein stated.

□ OPTIONAL: Justice for All Mississippians PAC (JAMPAC)

Check this box and initial next to it if you would like to contribute 1% of your net settlement proceeds (after costs & fees) to JAMPAC, a Mississippi political action committee working to make sure any person who is injured by the misconduct and negligence of others can get justice in the courtroom, even when taking on the most powerful interests.



gen_	I, the undersigned, hereby
ve to further any AG, Syngenta Con Biotechnology therefore, arising	orneys and any other person or firm deemed claim for damages to which the above named rop Protection AG, Syngenta Corporation, Inc., Syngenta Seeds, Inc. or any other person, ng from economic losses sustained as a result or rieties becoming mixed into the U.S. corning this matter.
of any recovery matter. I agree a on, agrees not to	shall be entitled to an undivided contingent paid, or as otherwise directed by settlement not to settle without the consent of BMLF and a settle without my consent. I agree that costs of om any settlement received.
ally agreed in vice. Should I did be entitled to re o discharge, an which shall be with the settler on a contingent neys' fees. I ha	el in its sole discretion, to be paid from BMLF's vriting. BMLF is given the right to withdraw smiss BMLF from representing me and hire epayment, from my portion of the proceeds, of d BMLF shall retain a lien for its reasonable at least fifty percent (50%) of the total attorneys nent program prior to discharge. It is agreed and fee basis, and if no recovery is made, I will not we received a copy of this contract.
July	<u>, 2015</u> .
Busines Phone:	Blue Mountain, MS 38610
Email	(42-512-8554
services is acc saippians/PAC (seto contribute 1% working to make s	pepted upon the terms therein stated. JAMPAC) of your net settlement proceeds (after costs & fees) to sure any person who is injured by the misconduct and are on the most powerful interests.
	The to further any G. Syngenta C. Biotechnology therefore, arisicade™ corn variement regarding and recovery natter. I agree to the paid by me from the paid by me fro





ON BEHALF OF: ROLLY & Reldy Farms I, the undersigned, hereby
retain Brad Morris Law Firm PLLC ("BMLF"), its attorneys and any other person or firm deemed necessary by BMLF as legal representative to further any claim for damages to which the above named claimant may be entitled from Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LLC, Syngenta Biotechnology, Inc., Syngenta Seeds, Inc. or any other person, firm, corporation or settlement fund liable therefore, arising from economic losses sustained as a result of Syngenta Viptera® and/or Syngenta Duracade TM corn varieties becoming mixed into the U.S. corn supply, or any subsequent litigation or settlement regarding this matter.
For services rendered and to be rendered, BMLF shall be entitled to an undivided contingent interest in said claim for 33 1/3 percent of any recovery paid, or as otherwise directed by settlement agreement or court of jurisdiction on the matter. I agree not to settle without the consent of BMLF and BMLF, by acceptance of this representation, agrees not to settle without my consent. I agree that costs of court and investigation by BMLF will be repaid by me from any settlement received.
BMLF has the right to associate additional counsel in its sole discretion, to be paid from BMLF's contingent interest, unless otherwise mutually agreed in writing. BMLF is given the right to withdraw from this case after giving reasonable notice. Should I dismiss BMLF from representing me and hire another attorney, I agree that BMLF shall be entitled to repayment, from my portion of the proceeds, of any direct costs incurred by BMLF prior to discharge, and BMLF shall retain a lien for its reasonable portion of attorneys' fees up to that point, which shall be at least fifty percent (50%) of the total attorneys fees paid on my claim if the claim is filed with the settlement program prior to discharge. It is agreed and understood that this representation is upon a contingent fee basis, and if no recovery is made, I will not owe BMLF any sum whatsoever as attorneys' fees. I have received a copy of this contract. Dated this the

The above contract for legal services is accepted upon the terms therein stated.

☐ OPTIONAL: Justice for All Mississippians PAC (JAMPAC)

Check this box and initial next to it if you would like to contribute 1% of your net settlement proceeds (after costs & fees) to JAMPAC, a Mississippi political action committee working to make sure any person who is injured by the misconduct and negligence of others can get justice in the courtroom, even when taking on the most powerful interests.



ON BEHALF OF: Rollins Four	I, the undersigned, hereby
	"), its attorneys and any other person or firm deemed
	rther any claim for damages to which the above named
	ngenta Crop Protection AG, Syngenta Corporation,
firm, corporation or settlement fund liable there	chnology, Inc., Syngenta Seeds, Inc. or any other person, ore, arising from economic losses sustained as a result of corn varieties becoming mixed into the U.S. corn
supply, or any subsequent inigation of settlemen	regarding this matter.
interest in said claim for 33 1/3 percent of any ragreement or court of jurisdiction on the matter.	R, BMLF shall be entitled to an undivided contingent covery paid, or as otherwise directed by settlement I agree not to settle without the consent of BMLF and sees not to settle without my consent. I agree that costs of by me from any settlement received.
contingent interest, unless otherwise mutually a from this case after giving reasonable notice. S another attorney, I agree that BMLF shall be enany direct costs incurred by BMLF prior to disc portion of attorneys' fees up to that point, which fees paid on my claim if the claim is filed with tunderstood that this representation is upon a coowe BMLF any sum whatsoever as attorneys'. Dated this the	JUST, 2015. Business Address:
Authorizing Signature	11020 HWY 311
	Marieta, MS 38856
Kodner Kollins	Phone: 1.10 day 11.11
Printed Name	1110110. 662-191-1611
	ronnie-vollins a att net

The above contract for legal services is accepted upon the terms therein stated.

OPTIONAL: Justice for All Mississippians PAC (JAMPAC)

Check this box and initial next to it if you would be to contribute 1% of your net settlement proceeds (after costs & fees) to JAMPAC, a Mississippi political action committee working to make sure any person who is injured by the misconduct and negligence of others can get justice in the court from even when taking on the most powerful interests.



ON BEHALF OF: Jordan-Taylor Farms / 5 +> Yourns I, the undersigned, hereby
(Farm/Business Name)
retain Brad Morris Law Firm PLLC ("BMLF"), its attorneys and any other person or firm deemed
necessary by BMLF as legal representative to further any claim for damages to which the above named
claimant may be entitled from Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation,
Syngenta Crop Protection, LLC, Syngenta Biotechnology, Inc., Syngenta Seeds, Inc. or any other person,
firm, corporation or settlement fund liable therefore, arising from economic losses sustained as a result of
Syngenta Viptera® and/or Syngenta Duracade™ corn varieties becoming mixed into the U.S. corn
supply, or any subsequent litigation or settlement regarding this matter.
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The above contract for legal services is accepted upon the terms therein stated.

☐ OPTIONAL: Justice for All Mississippiane PAC (JAMPAC)

Check this box and initial next to it if you would like to contribute 1% of your net settlement proceeds (after costs & fees) to JAMPAC, a Mississippi political action committee working to make sure any person who is injured by the misconduct and negligence of others can get justice in the courtroom, even when taking on the most powerful interests.



ON BEHALF OF: (Fami/Business Name) The undersigned, hereby
retain Brad Morris Law Firm PLLC ("BMLF"), its attorneys and any other person or firm deemed
necessary by BMLF as legal representative to further any claim for damages to which the above named
claimant may be entitled from Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation,
Syngenta Crop Protection, LLC, Syngenta Biotechnology, Inc., Syngenta Seeds, Inc. or any other person,
firm, corporation or settlement fund liable therefore, arising from economic losses sustained as a result of
Syngenta Viptera® and/or Syngenta Duracade TM corn varieties becoming mixed into the U.S. corn

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Dated this the 24th day of	February , 2015.
Authorizing Signature	Business Address: Jon Watson Dr.
Mitchell Scrugs Printed Name	Suttille, MS 38866 Phone: (0/07-1070-101105
	Email:

The above contract for legal services is accepted upon the terms therein stated.

□ OPTIONAL: Justice for All Mississippians PAC (JAMPAC)

supply, or any subsequent litigation or settlement regarding this matter.

Check this box and initial next to it if you would like to contribute 1% of your net settlement proceeds (after costs & fees) to JAMPAC, a Mississippi political action committee working to make sure any person who is injured by the misconduct and negligence of others can get justice in the courtroom, even when taking on the most powerful interests.

BradMorrisLawFirm.com



May	cerial S	Smith		ra 1 de la Bamba
ON BEHALF OF:		OHWIN	·	, the undersigned, hereby
firm, corporation or settlement Syngenta Viptera® and/or Sysupply, or any subsequent litities For services rendered interest in said claim for 33.1	m PLLC ("BM representative to Syngenta AG, C, Syngenta Bint fund liable the regenta Duracac gation or settler land to be rendered.	o further any of Syngenta Crostotechnology. erefore, arisin de™ corn variment regardingered, BMLF somy recovery p	claim for damagop Protection AC Inc., Syngenta S g from econometies becoming the general seconds g this matter. The control of the control o	es to which the above named S. Syngenta Corporation, Seeds, Inc. or any other person, ic losses sustained as a result of mixed into the U.S. corn to an undivided contingent wise directed by settlement
agreement or court of jurisdiction on the matter. I agree not to settle without the consent of BMLF and BMLF, by acceptance of this representation, agrees not to settle without my consent. I agree that costs of court and investigation by BMLF will be repaid by me from any settlement received.				
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moreried Luis		Rucineco	Address:	
Authorizing Signature		Dusinos	14 bio 16001	ny ds aberdeen
Addionally Digitalia		·	MS 39173	
MAVERICK SMATH Printed Name		Phone:	662-295.1	
The above contract for legal services is accepted upon the terms therein stated.				
OPTIONAL: Justice for All Mississippians PAC (JAMPAC) Check this box and initial next to it if you would like to contribute 1% of your net settlement proceeds (after costs & fees) to JAMPAC, a Mississippi political action committee working to make sure any person who is injured by the misconduct and needlinearce of others can get justice in the courtroom, even when taking on the most powerful interests.				



T. Mask Farm, UC &
ON BEHALF OF: I, the undersigned, hereby
retain Brad Morris Law Firm PLLC ("BMLF"), its attorneys and any other person or firm deemed
necessary by BMLF as legal representative to further any claim for damages to which the above named
claimant may be entitled from Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation,
Syngenta Crop Protection, LLC, Syngenta Biotechnology, Inc., Syngenta Seeds, Inc. or any other person,
firm, corporation or settlement fund liable therefore, arising from economic losses sustained as a result of
Syngenta Viptera® and/or Syngenta Duracade™ corn varieties becoming mixed into the U.S. corn
supply, or any subsequent litigation or settlement regarding this matter.
For services rendered and to be rendered, BMLF shall be entitled to an undivided contingent interest in said claim for 33 1/3 percent of any recovery paid, or as otherwise directed by settlement agreement or court of jurisdiction on the matter. I agree not to settle without the consent of BMLF and BMLF, by acceptance of this representation, agrees not to settle without my consent. I agree that costs of court and investigation by BMLF will be repaid by me from any settlement received.
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owe BMLF any sum whatsoever as attorneys' fees. I have received a copy of this contract.
Dated this the 23° day of $\sqrt{300}$, 205 .
Authorizing Signature Business Address: Mask Road Shannon Ms 38868
Printed Name Printed Name Email:
•

The above contract for legal services is accepted upon the terms therein stated.

☐ OPTIONAL: Justice for All Mississippiants PAC (JAMPAC)

Check this box and initial next to it if you would like to confibute 1% of your net settlement proceeds (after costs & fees) to JAMPAC, a Mississippi political action committee working to make sure any person who is injured by the misconduct and negligence of others can get justice in the courtroom, even when taking on the most powerful interests.



ON BEHALF OF: USE VALUE FARM I, the undersigned, hereby
(Farm/Business Name) retain Brad Morris Law Firm PLLC ("BMLF"), its attorneys and any other person or firm deemed necessary by BMLF as legal representative to further any claim for damages to which the above named claimant may be entitled from Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LLC, Syngenta Biotechnology, Inc., Syngenta Seeds, Inc. or any other person,
firm, corporation or settlement fund liable therefore, arising from <u>economic losses sustained as a result of Syngenta Viptera® and/or Syngenta Duracade™ corn varieties becoming mixed into the U.S. corn supply</u> , or any subsequent litigation or settlement regarding this matter.
For services rendered and to be rendered, BMLF shall be entitled to an undivided contingent interest in said claim for 33 1/3 percent of any recovery paid, or as otherwise directed by settlement agreement or court of jurisdiction on the matter. I agree not to settle without the consent of BMLF and BMLF, by acceptance of this representation, agrees not to settle without my consent. I agree that costs of court and investigation by BMLF will be repaid by me from any settlement received.
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Design Hydrony Business Address: Authorizing Highard Rd 10337 5 Trong Rd
Slow Waken Phone:
The above contract for legal services is accepted upon the terms therein stated.
OPTIONAL: Justice for All-Mississippians PAC (JAMPAC) Check this box and initial next to it if you would like to contribute 1% of your net settlement proceeds (after costs & fees) to JAMPAC, a Mississippi political action compiled to the process of the costs of th

. BradMorrisLawFirm.com

negligence of others can get justice in the courtroom, even when taking on the most powerful interests.



ON BEHALF OF: DOM	West	I, the undersigned, hereby
necessary by BMLF as legal rep claimant may be entitled from <u>S</u> <u>Syngenta Crop Protection, LLC</u> , firm, corporation or settlement f	PLLC ("BMLF"), it presentative to further yngenta AG, Syngenta Syngenta Biotechno fund liable therefore, a tenta Duracade TM corr	s attorneys and any other person or firm deemed any claim for damages to which the above named to Crop Protection AG, Syngenta Corporation, logy, Inc., Syngenta Seeds, Inc. or any other person, arising from economic losses sustained as a result of a varieties becoming mixed into the U.S. corn arding this matter.
For services rendered and to be rendered, BMLF shall be entitled to an undivided contingent interest in said claim for 33 1/3 percent of any recovery paid, or as otherwise directed by settlement agreement or court of jurisdiction on the matter. I agree not to settle without the consent of BMLF and BMLF, by acceptance of this representation, agrees not to settle without my consent. I agree that costs of court and investigation by BMLF will be repaid by me from any settlement received.		
contingent interest, unless others from this case after giving reason another attorney, I agree that BM any direct costs incurred by BM portion of attorneys' fees up to the fees paid on my claim if the claim understood that this representation	wise mutually agreed nable notice. Should ALF shall be entitled LF prior to discharge hat point, which shall m is filed with the set ion is upon a conting r as attorneys' fees. day of	662-315-0124

The above contract for legal services is accepted upon the terms therein stated.

□ OPTIONAL: Justice for All Mississippians PAC (JAMPAC)

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ON BEHALF OF: 1	Junny Miel	ding	I, the undersigned, hereby	
retain Brad Morris Lav necessary by BMLF as claimant may be entitled Syngenta Crop Protection firm, corporation or sett	legal representative to the from Syngenta AG, on, LLC, Syngenta Belement fund liable the for Syngenta Duracae	to further any clain Syngenta Crop Priotechnology, Inc., erefore, arising fro de TM corn varieties	rs and any other person or firm deemed in for damages to which the above name rotection AG, Syngenta Corporation, Syngenta Seeds, Inc. or any other person economic losses sustained as a resultable becoming mixed into the U.S. corn smatter.	on,
interest in said claim for agreement or court of ju	r 33 1/3 percent of a risdiction on the mat of this representation,	any recovery paid, tter. I agree not to agrees not to settle	be entitled to an undivided contingent or as otherwise directed by settlement settle without the consent of BMLF and e without my consent. I agree that costs by settlement received.	
BMLF has the right to associate additional counsel in its sole discretion, to be paid from BMLF's contingent interest, unless otherwise mutually agreed in writing. BMLF is given the right to withdraw from this case after giving reasonable notice. Should I dismiss BMLF from representing me and hire another attorney, I agree that BMLF shall be entitled to repayment, from my portion of the proceeds, of any direct costs incurred by BMLF prior to discharge, and BMLF shall retain a lien for its reasonable portion of attorneys' fees up to that point, which shall be at least fifty percent (50%) of the total attorneys' fees paid on my claim if the claim is filed with the settlement program prior to discharge. It is agreed and understood that this representation is upon a contingent fee basis, and if no recovery is made, I will not owe BMLF any sum whatsoever as attorneys' fees. I have received a copy of this contract. Dated this the day of February, What Pal-Dadad Pal, Authorizing Signature Business Address: Business Address: Business Address:				
Johnny Mieldi Printed Name	ing	Phone: 600 Email:	remont, MS 12-871-9355	
The above contract for legal services is accepted upon the terms therein stated.				

OPTIONAL: Justice for All Mississippians PAC (JAMPAC)

Check this box and initial next to it if you would like to contribute 1% of your net settlement proceeds (after costs & fees) to JAMPAC, a Mississippi political action committee working to make sure any person who is injured by the misconduct and negligence of others can get justice in the courtroom, even when taking on the most powerful interests.