IN THE UNITED STATES DISTRICT COURT DISTRICT OF KANSAS

IN RE SYNGENTA AG MIR 162	§	MDL No. 2591
CORN LITIGATION	§	
	§	Case No. 14-MD-02591-JWL-JPO
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	§	

HOSSLEY-EMBRY PLAINTIFFS' COUNSEL'S MOTION FOR AN AWARD OF ATTORNEYS' FEES

TO THE HONORABLE UNITED STATES DISTRICT COURT:

Attorney, Allen Hossley of Hossley-Embry, LLP, and on behalf of its co-counsel, Redenbaugh & Mohr, PC, of Storm Lake, Iowa and other referring lawyers (hereinafter referred to as Hossley-Embry Counsel) file this their Motion for an Award of Attorneys' Fees, and respectfully state the following:

The Hossley-Embry law firm began filing its first cases on behalf of the corn producer farmers against the Syngenta Corporation and the other Defendants back in approximately October of 2015 in the United States District Court for the District of South Dakota, Northern Division and shortly thereafter, in November of 2015, Hossley-Embry along with its co-counsel, Redenbaugh & Mohr, PC, of Storm Lake, Iowa began filing individual producer lawsuits in the United States District Court Northern District of Iowa Western Division. Since its first filings,

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Hossley-Embry with its co-counsel have filed over 650 individual corn producing farmers' cases, each with their own separate cause number. All of these individually filed cases are now pending before this Honorable MDL Court. For every client represented by Hossley-Embry and its co-counsel, each client entered into a 33% contingency fee agreement with Hossley-Embry. Moreover, Hossley-Embry Plaintiffs' counsel agreed not to charge their clients any expenses related to the litigation of their claims. Simply put, Hossley-Embry counsel has a straight one-third two-third's agreement with each and every client they represent.

Despite spending thousands of man-hours (i) preparing their clients' cases for filing; (ii) responding to deadlines imposed by the this Honorable Court with preparing the Plaintiffs' Fact Sheets; (iii) preparing and assisting two bellwether clients through the discovery process; (iv) preparing for and attending hearings, trials and status conferences, (iv) regularly updating its clients via mail, email, phones calls, and in-person meetings, (v) ordering records for corn seed distributors and salesmen, FSA offices, corp insurance offices across the states of South Dakota, North Dakota, Minnesota, and Iowa; and (vi) now preparing and assisting their clients with filing their claim forms, Hossley-Embry and its co-counsel have not been compensated for representing their clients and will only be compensated upon the clients' recovery under the settlement.

WHEREFORE, the Hossley-Embry Plaintiffs respectfully request the Court to allow the Hossley-Embry Plaintiffs to (i) honor the contingent fee contracts they have with Hossley-Embry and its co-counsel, (ii) award Hossley-Embry their contractual 33% contingency fee pursuant to the fee agreement with each of their clients, and (iii) grant them such other and further relief to which they are justly entitled.

Date: July 10, 2018

Respectfully submitted,

/s/ Daniel Allen Hossley

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ATTORNEYS FOR PLAINTIFFS

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CERTIFICATE OF SERVICE

I hereby certify that a copy of the forgoing was served on all counsel of record, via the Court's electronic filing system, on July 10, 2018.

/s/ Daniel Allen Hossley D. Allen Hossley