

**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF KANSAS**

**IN RE SYNGENTA AG MIR162 CORN  
LITIGATION**

**Master File No. 2:14-MD-02591-JWL-JPO**

**THIS DOCUMENT RELATES TO  
ALL CASES EXCEPT:**

**MDL No. 2591**

*Louis Dreyfus Company Grains  
Merchandising LLC v. Syngenta AG, et  
al., No. 16-2788-JWL-JPO*

*Trans Coastal Supply Company, Inc. v.  
Syngenta AG, et al., No. 2:14-cv-02637-  
JWL-JPO*

*The Delong Co., Inc. v. Syngenta AG et  
al., No. 2:17-cv-02614-JWL-JPO*

*Agribase International Inc. v. Syngenta  
AG, et al., No. 2:15-cv-02279-JWL-JPO*

**DECLARATION OF ANTHONY J. NEMO  
IN RESPONSE TO THE COURT’S JULY 18, 2018 ORDER  
REGARDING ATTORNEY FEE SUBMISSIONS**

I, Anthony J. Nemo, declare and state as follows:

1. I am a partner at the law firm of Meshbesh & Spence, Ltd. (“Meshbesh”), and am duly authorized to make this Declaration on its behalf.

2. I submit this Declaration in response to the Court’s July 18, 2018 Order Regarding Attorney Fee Submissions (“Supplementation Order”) requiring the completion and submission of standardized Excel spreadsheets documenting previously submitted fee and

expense information, and in support of Minnesota Class Co-Lead Counsel's Motion for Approval of Common Benefit Awards and Meshbesh's contribution to such Motion.

3. I also submit this Declaration in support of Meshbesh's Application for an Award of Attorneys Fees and Expenses Pursuant to the Contingent Fee Contracts Between Certain Class Members and the Law Firm of Meshbesh & Spence, Ltd. ("Fee and Expense Application") which was filed in the Fourth Judicial District, Hennepin County, Minnesota ("Minnesota Court") on July 10, 2018. The Fee and Expense Application was filed pursuant to §7.2.1 of the Agrisure Viptera/Duracade Class Action Settlement Agreement, ECF No. 3507-02 (MDL 2591) (filed March 12, 2018) and ¶ 17 of the Order Preliminarily Approving the Settlement, ECF No. 3532 (MDL 2591) (filed April 10, 2018). The Application was filed in the Minnesota Court because all of Meshbesh's clients brought suit in Minnesota state court. A copy of Meshbesh's Fee and Expense Application and its supporting exhibits is attached hereto at Exhibit 1, and is incorporated by reference herein.

4. Meshbesh represents 121 farmers and four grain elevators, and filed individual lawsuits on their behalf in the Minnesota Court during 2015-2017.<sup>1</sup> These lawsuits were consolidated by the Minnesota Supreme Court before Judge Thomas M. Sipkins and, later, before Judge Laurie J. Miller. I gathered and reviewed each client's corn seed purchase records, FSA-578 forms, crop insurance information, and assembly/sales sheets for crop years 2011-2016, and then prepared and timely-served Plaintiff Fact Sheets ("PFSs") for each client as ordered by Judge Sipkins.

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<sup>1</sup> See Ex. 1 at 000011-000013 for a list of Meshbesh's filed cases.

5. Minnesota Co-Lead Class Counsel identified the filing of individual lawsuits against Syngenta, and preparation/service of PFSs, as “important and key contributions” which helped bring about this settlement:

These cases . . . ensured that Syngenta would face jury trials and related liability exposure even if it successfully defeated the Kansas and Minnesota class motions. In addition . . . the individual counsel in Minnesota timely compiled tens of thousands of [PFSs] which stymied Syngenta’s efforts to dismiss those cases and relieve the pressure from the array of individual cases.

Memorandum in Support of Minnesota Co-Lead Class Counsel’s Joint Motion for Approval of Common Benefit Awards (“Joint Motion”), at pp. 1-2. Judge Sipkins noted that preparation of PFSs in this case was a “massive undertaking”, and although PFS work for individual clients is not normally considered common benefit work, he contemplated that Co-Lead counsel may nevertheless consider and approve some of this time as common benefit time. *Id.* at 44. Because individual PFS work contributed to the outcome of this case, Co-Lead counsel has asked the Court to compensate lawyers for this work as common benefit time. *Id.* at 45.

6. To that end, Co-Lead counsel asked Meshbeshier and other firms representing individual clients to submit time records of their PFS work. Because Meshbeshier’s representation of its Syngenta clients was pursuant to contingency fee contracts, most attorneys and non-attorney staff at Meshbeshier did not create detailed time reports of their work in the Syngenta matter. However, because of my past and present work in leadership roles in mass tort and class action cases, I routinely maintain (and did maintain here) logs of my own time on the Syngenta matters. I prepared a detailed Excel spreadsheet of the time I spent performing PFS work, and then re-reviewed those time entries to ensure they were accurate and in compliance with the Minnesota Court’s prior Common Benefit Orders. I then submitted the PFS time spreadsheet to Co-Lead counsel.

7. My PFS-related time records were audited by Co-Lead counsel, and the hours and fees approved by Co-Lead counsel were provided to the Court for consideration at Exhibit 14 to the Declaration of Daniel E. Gustafson in support of the Joint Motion (“Exhibit 14”). Meshbeshner’s approved hours and fees as set-forth in Exhibit 14 are 792.5 and \$396,250, respectively.

8. Attached hereto as Exhibit 2 is the completed Excel spreadsheet required by the Court’s Supplementation Order (the “Spreadsheet”). The 792.5 hours of common benefit work approved by Co-Lead counsel for Meshbeshner appear in column “C” of the Spreadsheet at task line “Plaintiff Fact Sheet Preparation/Review”. These hours relate solely to the time I spent compiling, preparing, reviewing and serving PFSs on behalf of our 121 farmer clients.

9. I have also included in columns “E” and “F” of the Spreadsheet (labeled “Other Work”) the hours spent by me and non-attorney staff<sup>2</sup> performing non-common benefit work on behalf of Meshbeshner’s individual clients for Spreadsheet task items “complaint drafting”, “pre-settlement communication with clients”, “assisting clients in perfecting claims in settlement” and “preparation of fee petition”. Those entries are highlighted on the Spreadsheet in red type-face and total 687 hours and \$184,300 in fees.

10. The time entries on the Exhibit 2 Spreadsheet do not include time spent by Meshbeshner attorneys and non-attorney staff since 2015 engaging in fact-based and legal research regarding the merits of the case, opening electronic and physical files for all clients, entering client data into ProLaw and Needles case management systems, scanning client documents, telephone conferences with and written correspondence to referring attorneys, preparing generic written updates to clients, preparing notification letters to clients of opt out

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<sup>2</sup> The non-attorney staff time is a fair and reasonable estimate based upon hand-written time logs, entries in our case management system, and travel receipts.



rights and preparing/submitting opt-out documentation, reviewing motions and responses filed by Syngenta, Class Counsel, and Co-Lead counsel, calendaring Court-ordered deadlines, and other ordinary tasks of legal representation. Neither I nor anyone else at Meshbeshier kept detailed time records of such activities. The Spreadsheet also does not include the many hours Meshbeshier will spend between now and the October 12, 2018 claim deadline answering client questions, alleviating client concerns about the settlement, and assisting clients in the preparation and submission of their claim forms.

11. Although Meshbeshier previously filed a Fee and Expense Application in the Minnesota Court seeking attorneys fees and expense reimbursement from the Settlement Fund pursuant to the individual contingent fee/expense contracts with its clients<sup>3</sup>, I have included on the Spreadsheet many of the hours Meshbeshier spent performing non-common benefit work on behalf of its clients in the event the Court decides to reject enforcement of individual contingent fee contracts in favor of a lodestar method of fee calculation.

12. For the same reason, under the “Expenses” tab of the Spreadsheet, I have included non-common benefit expenses Meshbeshier incurred during the representation of its 125 individual clients. The expenses Meshbeshier seeks to recover from the Settlement Fund are limited to the court filing fees and service of process charges incurred in connection with the filing of its clients’ complaints in the Minnesota Court, and in serving the summons/complaints upon the Syngenta defendants. These expenses total \$36,578.52<sup>4</sup>.

13. As set-forth in its Fee and Expense Application to the Minnesota Court, Meshbeshier requests an order awarding from the Settlement Fund its expenses of \$36,578.52 and

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<sup>3</sup> A copy of each client’s contingent fee contract with Meshbeshier was provided to the Minnesota Court in support of Meshbeshier’s Fee and Expense Application. (*See* Ex. 1 at 000023-000365)

<sup>4</sup> A copy of the itemized expense statement for each client was provided to the Minnesota Court in support of its Fees and Expense Application. (*See* Ex. 1 at 000366-000487)

attorneys fees equal to 30% of its clients' combined gross recovery.<sup>5</sup> If information regarding our clients' total recovery is not yet known and available to the Court before it issues a Fee and Expense Award, or should the Court decline to award attorneys based upon contingent fee contracts, Meshbesher requests an award of its \$36,578.52 expenses and an attorneys fee for its common benefit and non-common benefit work equal to its loadstar with an appropriate multiplier.

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

Executed on this 3rd day of August, 2018 at Minneapolis, Minnesota.

By: /s/ Anthony J. Nemo  
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<sup>5</sup> By filing its Fee and Expense Application in the Minnesota Court, and now submitting this Declaration in support of its PFS-related common benefit hours in the MDL Court, Meshbesher does not seek to recover from the Settlement Fund both its 30% contingent attorneys fee *and* its approved common benefit hours. Rather, only if the Court declines to award attorney fees based upon its contingent fee contracts with its clients does Meshbesher seek fees based upon the common benefit/non-common benefit hours reflected on the Spreadsheet.

# **Exhibit 1**

STATE OF MINNESOTA

DISTRICT COURT

COUNTY OF HENNEPIN

FOURTH JUDICIAL DISTRICT

In re: Syngenta Litigation and  
Syngenta Class Action Litigation

Case Type: Civil Other  
Honorable Laurie J. Miller

This Document Relates to:

Court File Nos.: 27-CV-15-3785 and  
27-CV-15-12625

*See attached Schedule of Actions*

**APPLICATION FOR AN AWARD OF ATTORNEYS FEES AND EXPENSES  
PURSUANT TO THE CONTINGENT FEE CONTRACTS BETWEEN CERTAIN CLASS  
MEMBERS AND THE LAW FIRM OF MESHBESHER & SPENCE, LTD. AND  
MEMORANDUM IN SUPPORT**

Pursuant to Paragraphs 2.25 and 7.2.1 of the Class Settlement Agreement (ECF No. 3507-2)<sup>1</sup> and Paragraph 17 of the Preliminary Approval Order (ECF No. 3523), the law firm of Meshbeshier & Spence, Ltd. (“Meshbeshier”) hereby makes this Fee and Expense Application to recover from the Settlement Fund attorneys fees and expenses pursuant to private contingency contracts (“Retainer Agreements”) with its Syngenta clients.

**BACKGROUND**

Meshbeshier was retained by 121 farmers<sup>2</sup> and four grain elevators (“Clients”) to represent them in pursuing claims against the Syngenta Defendants for economic damages resulting from Syngenta’s premature commercialization of Agrisure Viptera/Duracade. The Retainer Agreements between Meshbeshier and their Clients provided for a 30% attorneys fee and expense reimbursement contingent upon the Clients’ recovery of money. Meshbeshier

<sup>1</sup> “[ECF No. [number]]” refers to the Document Number in the CM/ECF system for case 2:14-md-02591-JWL-JPO (In Re Syngenta AG MIR162 Corn Litigation) pending in the U.S. District Court for the District of Kansas.

<sup>2</sup> Meshbeshier was retained by several additional farmers after global settlement was reached on September 25, 2017, but is representing those farmers in the preparation and submission of their claims on a *pro bono* basis.

investigated their potential claims, gathered documentation necessary to support their claims, and filed individual lawsuits on behalf of their Clients. Meshbeshner then spent many hours reviewing each Client's seed purchase records, FSA-578 forms, crop insurance documentation, and assembly sheets in order to prepare and submit the Plaintiff Fact Sheets required by the Court. After details of the Agrisure Viptera/Duracade Class Action Settlement Agreement were made public in March 2018, Meshbeshner advised each Client about the settlement's terms, the Client's rights and obligations under the settlement, answered numerous questions about the settlement and, based upon each Client's circumstances, made recommendations regarding whether the Client should remain a Class Member or opt-out of the settlement. For those Clients who elected to remain Class Members, Meshbeshner prepared the appropriate Claim Forms, and has met, and will continue to meet, with its Clients in order to facilitate their review of the Claim Form contents, obtain their electronic signatures, and submit their Claims Form to the Claims Administrator.

### **ATTORNEYS FEES**

Contingent attorneys fee contracts are valid and enforceable so long as they are reasonable. *Holt v. Swenson*, 90 N.W.2d 724, 727-28 (Minn. 1958). The factors courts use to determine the reasonableness of attorneys fees are set-forth in Rule 1.5(a) of the Minnesota Rules of Professional Conduct ("MRPC"):

- (1) the time and labor required, the novelty and difficulty of the questions involved, and the skill requisite to perform the legal service properly;
- (2) the likelihood, if apparent to the client, that the acceptance of the particular employment will preclude other employment by the lawyer;
- (3) the fee customarily charged in the locality for similar legal services;

- (4) the amount involved and the results obtained;
- (5) the time limitations imposed by the client or by the circumstances;
- (6) the nature and length of the professional relationship with the client;
- (7) the experience, reputation, and ability of the lawyer or lawyers performing the services; and
- (8) whether the fee is fixed or contingent.

MRPC 1.5(a). The Comment to Rule 1.5(a) makes clear that these factors are not exclusive, nor will each factor be relevant in every circumstance or litigation.

The following factors are most relevant when evaluating the reasonableness of private contingent fee contracts in the Syngenta litigation.

**A. Time and Labor Required**

Beginning in the summer of 2015, Meshbesher was contacted by several law firms in rural Minnesota whose existing farmer-clients expressed interest in exploring claims against the Syngenta Defendants after noticing a decrease in the price of corn following China's rejection of U.S. corn shipments. (Affidavit of Anthony J. Nemo ("Nemo Aff.") at ¶ 3) At that time, the Syngenta litigation was in its infancy, and becoming involved in a mass agricultural tort case against Syngenta was an interesting but economically risky proposition from a business standpoint. Nevertheless, after talking with farmers and researching the potential theories of liability and damage models against Syngenta, Meshbesher decided to accept such cases for representation.

From August 2015 through May 2017, Meshbesher was retained by 121 farmers and four grain elevators to represent them in pursuing economic damage claims against Syngenta. (*See* Nemo Aff. at Exhibit B) Each of Meshbesher's 125 Syngenta Clients entered into private attorney fee/expense contracts with Meshbesher<sup>3</sup>, whereby Meshbesher agreed to provide legal services aimed at recovering the economic damages suffered by each Client as a result of Syngenta's conduct. As consideration for these legal services, the Clients agreed to pay Meshbesher an attorneys fee equal to 30% of the total amount recovered by the Client. (*See* Nemo Aff., at Exhibit C) Payment of this fee was "contingent", in that if no recovery is made by the Client, the Client will owe no legal fee to Meshbesher for its services. (*Id.*)

Each Client's case required an investigation to determine whether the Client suffered economic damage from the sale of corn and, if so, the extent of such damage. In addition to discussing these issues with its Clients, by telephone and/or in person, Meshbesher gathered and analyzed a variety of documentation for each Client. For farmer clients, such documentation included seed purchase records, FSA-578 forms, crop insurance documentation, and assembly sheets. For grain elevator clients, Meshbesher reviewed documentation describing the facility operation, the quantity and price of corn purchased from farmers, and the quantity and price of corn subsequently sold. Meshbesher then drafted complaints and commenced lawsuits on behalf its Clients, and prepared and submitted timely detailed Plaintiff Fact Sheets for each farmer Client.

Following news reports in late September 2017 about a global settlement with Syngenta, Meshbesher was inundated with telephone calls and emails from its Clients seeking information

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<sup>3</sup> Most of the Retainer Agreements identify either Blethen Berens, Jones Law, or Sovell Law as co-counsel in and jointly responsible for the Client's representation. The instant Fee and Expense Application is made on behalf of both Meshbesher and its co-counsel.

about the settlement, including how settlement amounts for individual farmers would be determined, what documentation would be required, and when payments would be made. Once the Master Settlement Agreement was released on March 12, 2018, Meshbeshher sent a series of detailed letters to its Clients, outlining the settlement terms, the settlement amounts for each subclass, the process by which individual claims would be evaluated and settlement amounts determined, when settlement payments might be made, and deadlines for opting-out of the class, objecting to the settlement, and submitting claim forms to the Claims Administrator. Meshbeshher spent countless hours answering questions about the settlement, and advising its Clients on whether to remain Class Members or opt-out of the settlement class. Once the Claim Forms became available in May 2018, Meshbeshher began preparing Forms for those Clients who elected to remain Class Members, and then set-up personal meetings with each client to review the Claim Form, answer questions, assist the client in applying his or her electronic signature to the Claim Form, and submit the Claim Form to the Claims Administrator.

Meshbeshher's work on behalf of its Clients is not finished. With the assistance of Meshbeshher, approximately 50% of its Clients have uploaded completed/executed Claim Forms to the Claims Administrator. Meshbeshher anticipates that it will assist the remaining 50% of its Clients in uploading the Claim Form prior to the October 12, 2018 Claims Deadline.

**B. Fee Customarily Charged for Similar Legal Services**

The contingent fee percentage customarily charged in personal injury and other tort cases ranges between 33⅓% and 40%. *See, e.g., Trenti, Saxhaug, Berger, Roche, Stephenson, Richards & Aluni, Ltd. v. Nartnik*, 439 N.W.2d 418, 419 (Minn. Ct. App. 1989) (acknowledging that a 33⅓% contingent fee is a "standard contingent fee contract in common use"); *Continental Cas.*



*Co. v. Knowlton*, 232 N.W.2d 789, 797 (Minn. 1975) (finding that a 40% contingent fee was reasonable under the circumstances).

The contingent attorneys fee Meshbeshner charged its Syngenta Clients is only 30% (*See* Nemo Aff., Exhibits B-C). Because this contingent fee is 3½%-10% less than what is customarily charged in this locality for similar cases, this factor weighs heavily in favor of the reasonableness of a 30% fee.

**C. Amount Involved and the Results Obtained**

Meshbeshner did not apply for, and was not appointed to, any leadership position in the federal MDL or the Minnesota litigation. Meshbeshner was not a member of the Plaintiffs' Settlement Negotiation Committee, and played no role in the negotiated Master Settlement Agreement. But what Meshbeshner did do is commence lawsuits on behalf of its clients, comply with the Court's discovery orders, and proceed with the full intention of litigating their clients' cases to the bitter end. The participation of Meshbeshner Clients as plaintiffs, together with the participation of many other producer-plaintiffs represented by non-leadership law firms throughout the country, undoubtedly put increased pressure on Syngenta to ultimately resolve this litigation in a global class settlement for \$1.51 billion. Therefore, Meshbeshner's work on behalf of its 125 Clients, coupled with the work of other counsel representing plaintiffs in this litigation, contributed to the settlement result obtained on behalf of all Class Members.

**D. Nature and Length of Professional Relationship with the Clients**

Meshbeshner did not market for or solicit farmers and grain elevator owners to become clients and eventual plaintiffs in the Syngenta case. Meshbeshner's clients were pre-existing agricultural/business clients of other law firms who were referred to Meshbeshner because they

wanted to pursue economic loss claims against Syngenta. (Nemo Aff. at ¶ 3-4) In addition to having a long-term relationship with referring counsel, the Clients have now had a professional relationship with Meshbeshier for the past 2-3 years. These relationships have not been built on brief encounters for a quick settlement, but on frequent communications, personal visits, and cooperation over the course of years.

**E. Whether the Fee is Fixed or Contingent**

It has been observed that “the ethical justification for contingency fee agreements is that “the lawyer’s risk of receiving no fee . . . merits compensation in and of itself; bearing the risk entitles the lawyer to a commensurate risk premium.” Brickman, *Contingent Fees Without Contingencies: Hamlet Without the Prince of Denmark?*, 37 U.C.L.A. L.Rev. 29, 70 (1989). See Restatement (Third) *The Law Governing Lawyers* § 35 cmt. c, at 258 (2000) (“[a] contingent fee lawyer bears the risk of receiving no pay if the client loses and is entitled to compensation for bearing that risk”).

Meshbeshier was not retained by its Clients on the brink of settlement, but agreed to represent these farmers and elevators at a time when the prospect of a successful outcome was uncertain and doubtful. Entering into contingent fee and expense agreements with farmers and elevators in 2015 and 2016 was risky business. Because of that risk, the 30% contingent attorneys fee set-forth in Meshbeshier’s Retainer Agreements with its Clients is reasonable, and an amount equal to 30% of each Client’s recovery should be paid to Meshbeshier from the Settlement Fund.

## EXPENSES

A lawyer may advance court costs and expenses of litigation, the repayment of which may be contingent on the outcome of the matter, so long as the expense amounts are reasonable. *See* Minnesota Rules of Professional Conduct (“MRPC”) 1.5 (a) and 1.8(e)(1). Reasonable costs and expenses are those normally charged by attorneys to fee-paying clients. *Pinkham v. Camex, Inc.*, 84 F.3d 292, 294-95 (8<sup>th</sup> Cir. 1996). Each of the Retainer Agreements between Meshbesh and its Syngenta Clients provided that Meshbesh would “advance all costs as are reasonably necessary to prosecute [their] lawsuit” against the Syngenta defendants, and the Clients agreed that such “advanced expenses attributable to Client’s case shall be reimbursed to [Meshbesh]” from any recovery obtained in the case. (*See* Exhibit C) In the event the Client obtained no recovery, Meshbesh agreed that the “Client shall owe no costs to [Meshbesh].” *Id.*

Although Meshbesh advanced a variety of expenses attributable to each Client’s case, the instant Fee and Expense Application only seeks reimbursement of two categories of expense<sup>4</sup>: 1) the eFile fee for filing Complaints in Hennepin County District Court; and 2) the cost of serving defendants Syngenta Biotechnology, Inc. and Syngenta Corporation in Wilmington, Delaware through a local process server. The expenses incurred on behalf of each Syngenta Client are summarized in Exhibit B, Column F of the Nemo Affidavit and total \$36,578.52. A copy of the itemized expense statement for each Client is provided at Exhibit D of the Nemo Affidavit. These advanced expenses were necessary to prosecute each client’s lawsuit, and are of the type normally charged by attorneys to litigation clients. Accordingly, such

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<sup>4</sup> Meshbesh does not seek reimbursement of other advanced expenses, such as postage, FedEx charges, travel, meals, photocopies, and parking.

expenses are reasonable under the MRPC, and should be reimbursed to Meshbeshher from the Settlement Fund.

### **CONCLUSION**

Long before there was a whisper of settlement, Meshbeshher agreed to provide legal services and advance necessary litigation expenses to 125 Minnesota farmers and grain elevators in exchange for a promise of reasonable expense reimbursement and a 30% fee in the event their clients ultimately prevailed and recovered money from Syngenta. Meshbeshher's expenses were reasonable, and its 30% contingent fee was reasonable. Now that a Settlement Fund has been established, it is only fair that Meshbeshher receive the benefit of its reasonable bargain. For all of the foregoing reasons, Meshbeshher respectfully requests that its Fee and Expense Application be granted.

Dated: July 10, 2018

MESHBESHER & SPENCE, LTD.

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## Schedule of Actions

	A	B
	Plaintiffs	Hennepin County Court File No.
1		
2	<i>Aaron Case v. Syngenta Corporation, et al.</i>	27-cv-16-16066
3	<i>Addibeau Farms v. Syngenta Corporation, et al.</i>	27-cv-16-14942
4	<i>Allen Nelson and Jane Nelson v. Syngenta Corporation, et al.</i>	27-cv-16-16033
5	<i>B. and A. Farming, Inc., Allen Kahler, Ryan Kahler, Kevin Kahler, Christopher Kahler, and Carson Kahler v. Syngenta Corporation, et al.</i>	27-cv-16-17177
6	<i>Benjamin Sieberg, Jerome Sieberg and Julie Sieberg v. Syngenta Corporation, et al.</i>	27-cv-16-15407
7	<i>Blackstad Farm Corporation v. Syngenta Corporation, et al.</i>	27-cv-17-1106
8	<i>Brian Preston and Jennifer Preston v. Syngenta Corporation, et al.</i>	27-cv-16-17734
9	<i>Bruce Lawrence and Kayla Lawrence v. Syngenta Corporation, et al.</i>	27-cv-16-14822
10	<i>Bruderie Farms v. Syngenta Corporation, et al.</i>	27-cv-16-16055
11	<i>Bryce DeCook and Brenda DeCook v. Syngenta Corporation, et al.</i>	27-cv-16-14199
12	<i>Charles Mans v. Syngenta Corporation, et al.</i>	27-cv-16-14941
13	<i>County Line Grain Co. and Mapleton Elevator, LLC v. Syngenta Corporation, et al.</i>	27-cv-16-17568
14	<i>Craig Beyer v. Syngenta Corporation, et al.</i>	27-cv-16-16062
15	<i>Daniel Adams v. Syngenta Corporation, et al.</i>	27-cv-15-20155
16	<i>Darrin Birr v. Syngenta Corporation, et al.</i>	27-cv-16-13909
17	<i>David Mensink v. Syngenta Corporation, et al.</i>	27-cv-16-17558
18	<i>Dennis Becker and Betty Kay Becker v. Syngenta Corporation, et al.</i>	27-cv-16-15000
19	<i>Dennis Dording v. Syngenta Corporation</i>	27-cv-16-17555
20	<i>Donald J. Woods Trust v. Syngenta Corporation</i>	27-cv-17-1103
21	<i>Donald Swenson, Mitchel Berry and Brayonna Berry v. Syngenta Corporation, et al.</i>	27-cv-16-16107
22	<i>Douglas D. Meixell v. Syngenta Corporation, et al.</i>	27-cv-16-16097
23	<i>Douglas D. Wills v. Syngenta Corporation, et al.</i>	27-cv-16-17559
24	<i>Douglas Sanders and Manuel Sanders v. Syngenta Corporation, et al.</i>	27-cv-16-15790
25	<i>Douglas Schutt v. Syngenta Corporation, et al.</i>	27-cv-16-16848
26	<i>Dustyn Hartung v. Syngenta Corporation, et al.</i>	27-cv-16-17502
27	<i>Edward Goebel and Randall Goebel v. Syngenta Corporation, et al.</i>	27-cv-16-17551
28	<i>Eric C. DeCook v. Syngenta Corporation, et al.</i>	27-cv-17-1192
29	<i>Fine Swine, Inc. v. Syngenta Corporation, et al.</i>	27-cv-17-1105

## Schedule of Actions

	A	B
30	<i>Glen Emery v. Syngenta Corporation, et al.</i>	27-cv-16-14949
31	<i>Guentzel Family Farms, Inc., Terry Guentzel, and Mary Guentzel v. Syngenta Corporation, et al.</i>	27-cv-16-15714
32	<i>Hanson Farms v. Syngenta Corporation, et al.</i>	27-cv-16-15393
33	<i>Howard A. Schoenfeld v. Syngenta Corporation, et al.</i>	27-cv-17-7298
34	<i>Jasper Trust No. 75; Adaline E. Jasper Revocable Trust; Robert S. Jasper Estate, Susan M. Jasper, and Jasper Farms, LLC v. Syngenta Corporation, et al.</i>	27-cv-16-14819
35	<i>Jay Eisenmenger and Gary Eisenmenger v. Syngenta Corporation, et al.</i>	27-cv-16-15713
36	<i>Jeff Armbrust, Clifford Armbrust, and Armbrust Acres, Inc. v. Syngenta Corporation, et al.</i>	27-cv-17-13268
37	<i>Joel Eckhardt and Sheryl Eckhardt v. Syngenta Corporation, et al.</i>	27-cv-16-14824
38	<i>Jordan J. Redalen, Judd G. Redalen and Gary R. Redalen v. Syngenta Corporation, et al.</i>	27-cv-16-15398
39	<i>Joseph W. Adams v. Syngenta Corporation, et al.</i>	27-cv-16-14829
40	<i>Keller Farms Inc., Sarah Keller, Lucas Keller, and David Keller v. Syngenta Corporation, et al.</i>	27-cv-16-17556
41	<i>Kinkler Farms Partnership v. Syngenta Corporation, et al.</i>	27-cv-16-17570
42	<i>Krosch Brothers Partnership v. Syngenta Corporation, et al.</i>	27-cv-16-17730
43	<i>Lake Fremont Feed &amp; Storage, Inc. v. Syngenta Corporation, et al.</i>	27-cv-16-17733
44	<i>Lyle Ness, Karen Ness, James Ness, Randy Ness, and Tim Ness v. Syngenta Corporation, et al.</i>	27-cv-16-17557
45	<i>Mark Reedstrom and Steve Reedstrom v. Syngenta Corporation, et al.</i>	27-cv-17-7311
46	<i>Mary DePuydt v. Syngenta Corporation</i>	27-cv-16-16050
47	<i>Matthew Purfeerst v. Syngenta Corporation, et al.</i>	27-cv-16-15394
48	<i>Michael P. Obermeyer v. Syngenta Corporation, et al.</i>	27-cv-17-7297
49	<i>Molitor Farms, Inc. v. Syngenta Corporation, et al.</i>	27-cv-17-1104
50	<i>Mosiman Farms, LLP v. Syngenta Corporation, et al.</i>	27-cv-16-16849
51	<i>Nelson Century Farms, Inc. and Jared Nelson v. Syngenta Corporation, et al.</i>	27-cv-16-17464
52	<i>Norman Nystrom Family Farm Corporation, and Nystrom Bay Farm Partnership v. Syngenta Corporation, et al.</i>	27-cv-16-17741

## Schedule of Actions

	A	B
53	<i>Oahe Grain Corporation v. Syngenta Corporation, et al.</i>	27-cv-16-17731
54	<i>Orvil Klassen, Andy Klassen, Jordan Klassen, and Karen Klassen v. Syngenta Corporation, et al.</i>	27-cv-16-16064
55	<i>Paul F. Pommeranz v. Syngenta Corporation, et al.</i>	27-cv-17-4321
56	<i>Paul Maas v. Syngenta Corporation, et al.</i>	27-cv-16-15413
57	<i>Paul Obermeyer v. Syngenta Corporation, et al.</i>	27-cv-16-14193
58	<i>Purfeerst Farms LLP and Purfeerst AG LLC v. Syngenta Corporation, et al.</i>	27-cv-16-15409
59	<i>Randolph S. Johnson v. Syngenta Corporation, et al.</i>	27-cv-16-15024
60	<i>Randy Nelson Farms, Inc. and Roger Nelson v. Syngenta Corporation, et al.</i>	27-cv-16-17737
61	<i>Richard Miller v. Syngenta Corporation, et al.</i>	27-cv-16-15416
62	<i>Richard Schultz and Norbert Schultz v. Syngenta Corporation, et al.</i>	27-cv-16-15408
63	<i>Richland Dairy LLC v. Syngenta Corporation, et al.</i>	27-cv-16-15399
64	<i>RJC Farms, LLC and Robert Cole v. Syngenta Corporation, et al.</i>	27-cv-16-17560
65	<i>Robert F. Sonnek v. Syngenta Corporation, et al.</i>	27-cv-16-13908
66	<i>Roberts Farms, Inc. v. Syngenta Corporation, et al.</i>	27-cv-16-17467
67	<i>Roe Farms Partnership and Roe Farms, Inc. v. Syngenta Corporation, et al.</i>	27-cv-16-15395
68	<i>Roger Matzke v. Syngenta Corporation, et al.</i>	27-cv-16-16039
69	<i>Ronald Spaid v. Syngenta Corporation, et al.</i>	27-cv-16-17739
70	<i>Scott Singlestad v. Syngenta Corporation, et al.</i>	27-cv-16-15792
71	<i>Scott Tauer v. Syngenta Corporation, et al.</i>	27-cv-16-16048
72	<i>Sheryl L. Eckhardt, as personal representative for the Estate of Carmen L. Klatt v. Syngenta Corporation, et al.</i>	27-cv-16-17573
73	<i>SJS Farms General Partnership v. Syngenta Corporation, et al.</i>	27-cv-16-14820
74	<i>Stanley Edwards and Jay Edwards v. Syngenta Corporation</i>	27-cv-16-17561
75	<i>Steven Shirk v. Syngenta Corporation, et al.</i>	27-cv-16-14764
76	<i>TC Farms, LLC v. Syngenta Corporation, et al.</i>	27-cv-16-14936
77	<i>Theron J. Stephens v. Syngenta Corporation, et al.</i>	27-cv-16-15017
78	<i>Tom Huper and Steven Huper v. Syngenta Corporation, et al.</i>	27-cv-16-17552
79	<i>Troy Phillips v. Syngenta Corporation, et al.</i>	27-cv-16-15414
80	<i>Verlyn Fast v. Syngenta Corporation, et al.</i>	27-cv-16-16850
81	<i>William Daly; Tim Daly; Daly Enterprises LLC; and LOW LLC v. Syngenta Corporation, et al.</i>	27-cv-16-15013
82	<i>William G. Schaible v. Syngenta Corporation, et al.</i>	27-cv-16-15406



**STATE OF MINNESOTA**

**DISTRICT COURT**

**COUNTY OF HENNEPIN**

**FOURTH JUDICIAL DISTRICT**

In re: Syngenta Litigation and  
Syngenta Class Action Litigation

Case Type: Civil Other  
Honorable Laurie J. Miller

This Document Relates to:

Court File Nos.: 27-CV-15-3785 and  
27-CV-15-12625

*See attached Schedule of Actions*

**AFFIDAVIT OF ANTHONY J. NEMO IN SUPPORT OF APPLICATION  
FOR AN AWARD OF ATTORNEYS FEES AND EXPENSES**

STATE OF MINNESOTA    )  
                                      ) ss.  
COUNTY OF HENNEPIN    )

Anthony J. Nemo, being duly sworn upon oath, states and alleges as follows:

1. I am a partner with the law firm of Meshbesh & Spence, Ltd. ("Meshbesh") and submit this Affidavit in support of Meshbesh's Application for an Award of Attorneys Fees and Expenses Pursuant to the Contingent Fee Contracts Between Certain Class Members and the Law Firm of Meshbesh & Spence, Ltd. ("Fee and Expense Application")

2. I am the primary Meshbesh attorney representing clients in the Syngenta litigation. I was admitted to the Minnesota bar in 1991 and to various state and federal courts thereafter. My primary areas of practice include mass torts and medical malpractice, and I have held leadership positions in mass tort litigations. A copy of my most recent *curriculum vitae* is attached hereto as Exhibit A.

**000014**

3. In approximately July 2015, our office was contacted by the law firm of Blethen Berens (f/k/a Blethen Gage & Krause, PLLP) ("Blethen Berens") in Mankato, Minnesota because a number of its existing agriculture clients had learned about China rejecting shipments of U.S. corn and noticed a marked decrease in the per-bushel price of corn. Meshbesher received similar calls about existing clients from Jones Law Office (f/k/a Jones & Magnus) ("Jones Law") in Mankato in September 2015, and Sovell Law Office, PC ("Sovell Law") in Onida, South Dakota in approximately May 2016.

4. At no time did Meshbesher solicit, market or otherwise advertise for Syngenta clients. All Syngenta Clients represented by Meshbesher were referred by other law firms and, upon information and belief, had pre-existing attorney-client relationships with such law firms.

5. I have carefully reviewed the factual allegations contained in Meshbesher's Fee and Expense Application, and found them to be true and correct to the best of my knowledge.

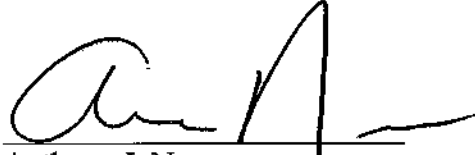
6. Based upon my review of our Syngenta Client files (both physical and electronic), including emails, correspondence, farm and elevator documentation, pleadings, discovery responses, research, and other materials, and our logs of travel meeting with Clients at their farms or elevators, I have estimated that the time my staff and I spent on behalf of our Syngenta clients exceeds 1500 hours.

7. Attached hereto as Exhibit B is a true and correct list of Meshbesher's Syngenta Clients, which identifies each Client's Court File Number, retainer agreement date, contingent fee percentage, and the total expenses advanced by Meshbesher on behalf of each client.

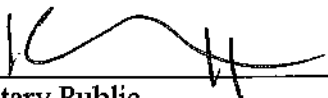
8. Attached hereto as Exhibit C is a true and correct copy of the Retainer Agreements between Meshbesher and its Syngenta Clients.

9. Attached hereto as Exhibit D is a true and correct itemization of the expenses advanced by Meshbeshner on each Client file.

FURTHER YOUR AFFIANT SAYETH NOT.

  
Anthony J. Nemo

Subscribed and sworn to before me  
this 10<sup>th</sup> day of July, 2018.

  
Notary Public





## Anthony J. Nemo

1616 Park Avenue, Minneapolis, MN 55404  
(612) 339-9121  
(612) 339-9188  
[tnemo@meshbesh.com](mailto:tnemo@meshbesh.com)

### CURRICULUM VITAE

#### Education

JURIS DOCTOR  
William Mitchell college of law—1991  
  
BACHELOR OF ARTS IN ENGLISH LITERATURE  
University of St. Thomas—1986 *with honors*

**Legal Practice Experience** MESHBESHER & SPENCE, LTD., Partner  
1991 to Present

#### Admitted to Practice

**State Courts**  
Minnesota (1991)  
Wisconsin (2008)  
  
**Federal Courts**  
United States Supreme Court  
4<sup>th</sup> Circuit Court of Appeals  
5<sup>th</sup> Circuit Court of Appeals  
8<sup>th</sup> Circuit Court of Appeals  
U.S. District Court –District of Colorado  
U.S. District Court –District of Minnesota  
U.S. District Court –Eastern District of Wisconsin

Also admitted to practice on an annual basis before the tribal courts  
of the Prairie Island Indian Community and the Mille Lacs Band of Ojibwe.

#### Law Review & Bar Journal Publications

*Fen-Phen/Redux: The Death of Two Drugs, The Birth of a New Mass Tort*,  
MTLA Magazine (Summer 1998)  
*Closing Pandora's Box: Environmental-Quality Insurance as an Alternative  
to Broadening CERLA Liability*, 16 Wm. Mitchell L. Rev. 1041 (1990)

## Reported Cases

*In re A.H. Robins Co., Inc.*, 197 B.R. 541 (E.D.Va. 1995)  
*In re A.H. Robins Co., Inc.*, 197 B.R. 550 (E.D.Va. 1995)  
*In re A.H. Robins Co., Inc.*, 109 F.3d 965 (4<sup>th</sup> Cir. 1997)  
*In re A.H. Robins Co., Inc.*, 112 F.3d 160 (4<sup>th</sup> Cir. 1997)  
*Thomas v. Western Nat. Ins. Group*, 562 N.W.2d 289 (Minn. 1997)  
*In re A.H. Robins Co., Inc.*, 215 B.R. 112 (E.D.Va 1997)  
*Brown v. State*, 617 N.W.2d 421, (Minn. Ct. App. 2000)  
*Thomas v. Hugart*, 664 N.W.2d 372, (Minn. Ct. App. 2003)  
*Lawrence v. Silver Lake Clinic, P.A.*, 2006 WL 2865502 (Minn. Ct. App. 2006)  
*Progressive Northern Ins. Co. v. McDonough*, 608 F.3d 388 (8<sup>th</sup> Cir. 2010)  
*Ashanti v. City of Golden Valley*, 666 F.3d 1148 (8<sup>th</sup> Cir. 2012)  
*Baker v. Best Buy Stores, LP*, 812 N.W.2d 177 (Minn. Ct. App. 2012)  
*Grinnell Mut. Reinsurance Co. v. Moon*, 845 F.Supp.2d 989 (D.Minn. 2012)  
*Minnesota Workers' Compensation Assigned Rick Plan v. Lance Coppin  
 Sewer and Water Service, Inc.*, 2012 WL 1069948 (Minn. Ct. App. 2012)  
*Miller v. Redwood Toxicology Laboratory, Inc.* 688 F.3d 928 (8<sup>th</sup> Cir. 2012)  
*Lamere v. St. Jude Medical, Inc.*, 827 NW.2d 782, (Minn. Ct. App. 2013)  
*Midwest Family Mut. Ins. Co. v. Wolters*, 831 N.W.2d 628 (Minn. 2013)  
*Powers v. Berg*, 2017 WL 2623825 (Dist. of MN)  
*Booker v. City of St. Paul*, 762 F.3d 730 (8<sup>th</sup> Cir. 2014)  
*Drake v. Depuy Orthopaedics, Inc.*, 2017 WL 6502489 (N.D. Ohio 2017)  
*Mackey v. Johnson*, 868 F.3d 726 (8<sup>th</sup> Cir. 2017)

## Representation of Clients in MDLs

In Re: A.H. Robins Co., Inc. (1991-1996) U.S. District, Eastern District of Virginia, Judge Robert R. Merhige, Jr.

In Re: Diet Drugs Litigation, (MDL 1203), (1997-2004) USDC for the Eastern District of Pennsylvania, Judge Lewis C. Bechtel.

In Re: Baycol Products Liability Litigation, (MDL 1431), (2001-2004) USDC, District of Minnesota, Judge Michael Davis.

In Re: Zyprexa Marketing and Sales Practices Litigation (MDL 1596), (2004-2006) USDC for the Eastern District of New York, Judge Weinstein and Magistrate Judge Chrein.

In Re: Vioxx Products Liability Litigation (MDL 1657), (2005-2010) USDC of Louisiana, Judge Eldon Fallon, Magistrate Judge Knowles.

In Re: Guidant Corp. Implantable Defibrillators Products Liability Litigation (MDL 1708), (2006-2009) USDC District of Minnesota, Judge Donovan W. Frank.

In Re: Kugel Mesh Hernia Patch Products Liability Litigation (MDL 1842), (2007-2010), USDC District of Rhode Island, Chief Judge Mary M. Lisi.

In Re: Medtronic, Inc., Sprint Fidelis Leads Products Liability Litigation (MDL 1905), (2008-2012) USDC District of Minnesota, Sr. Judge Richard H. Kyle.

In Re: Depuy Orthopaedics, Inc., Pinnacle Hip Implant Products Liability Litigation (MDL 2244), (2011-present) USDC Northern District of Texas, Judge James E. Kinkeade.

In Re: Simmer Nexgen Knee Implants Products Liability Litigation (MDL 2272), (2011-present) USDC Northern District of Illinois, Judge Rebecca R. Pallmeyer.

In Re: Mentor Corp. ObTape Transobturator Sling Products Liability Litigation (MDL 2004), (2008-2011) USDC Middle District of Georgia, Judge Clay D. Land.

In Re: Zicam Cold Remedy Marketing, Sales Practices and Products Liability Litigation (MDL 2096, (2012) USDC District of Arizona, Judge Frederick J. Martone.

In Re: Biomet M2a Magnum Hip Implant Products Liability Litigation (MDL 2391), (2012-present) USDC Northern District of Indiana, Judge Robert L. Miller, Jr.

In Re: Stryker Rejuvenate and ABG II Hip Implant Products Liability Litigation (MDL 2441), (2013-present) USDC District of Minnesota, Judge Donovan W. Frank.

In Re: Bair Hugger Forced Air Warming Device Product Liability Litigation (MDL 2666), (2015-present) USDC District of Minnesota, Judge Joan N. Ericksen.

In Re: Stryker LFIT V40 Femoral Head Products Liability Litigation (MDL 2768 ), (2017-present) USDC District of Massachusetts, Judge Indire Talwani.

**Professional  
Associations**

Minnesota State Bar Association  
American Bar Association  
Hennepin County Bar Association  
Minnesota Association for Justice  
American Association for Justice  
Million Dollar Advocates Association  
John P. Sheehy Legal History Society

	A	B	C	D	E	F
1	Client Name	Plaintiff Type	Hennepin County Court File #	Retainer Date	Contingent Fee	Total Advanced Costs
2	Adams, Daniel	Producer	27-cv-15-20155	8/12/2015	30%	\$591.00
3	Adams, Joseph	Producer	27-cv-16-14829	8/14/2015	30%	\$431.00
4	Adeline E. Jasper Revocable Trust	Producer	27-cv-16-14819	5/20/2016	30%	\$86.20
5	Armbrust, Clifford (Armbrust Acres, Inc.)	Producer	27-cv-17-13268	7/12/2017	30%	\$311.00
6	Armbrust, Jeff	Producer	27-cv-17-13268	7/12/2017	30%	\$311.00
7	B. and A. Farming, Inc.	Producer	27-cv-16-17177	11/10/2015	30%	\$71.83
8	Becker, Dennis & Betty Kay	Producer	27-cv-16-15000	8/30/2015	30%	\$431.00
9	Berry, Brayonna	Producer	27-cv-16-16107	8/17/2015	30%	\$143.67
10	Berry, Mitchel	Producer	27-cv-16-16107	8/17/2015	30%	\$143.67
11	Beyer, Craig	Producer	27-cv-16-16062	9/8/2015	30%	\$431.00
12	Birr, Darrin	Producer	27-cv-16-13909	5/4/2016	30%	\$431.00
13	Blackstad, Tom (Blackstad Farm Corporation)	Producer	27-cv-17-1106	9/3/2015	30%	\$519.00
14	Bruderie, Jonathan (Bruderie Farms)	Producer	27-cv-16-16055	9/1/2015	30%	\$539.00
15	Case, Aaron	Producer	27-cv-16-16066	9/10/2015	30%	\$431.00
16	Cole, Robert (RJC Farms, LLC)	Producer	27-cv-16-17560	1/28/2016	30%	\$509.00
17	County Line Grain Co.	Grain Handler	27-cv-16-17568	2/10/2016	30%	\$259.50
18	Daly Enterprises, LLC	Producer	27-cv-16-15013	2/10/2016	30%	\$107.75
19	Daly, Tim	Producer	27-cv-16-15013	2/10/2016	30%	\$107.75
20	Daly, William	Producer	27-cv-16-15013	2/10/2016	30%	\$107.75
21	DeCook, Bryce and Brenda	Producer	27-cv-16-14199	8/17/2015	30%	\$539.00
22	DeCook, Eric C.	Producer	27-cv-17-1192	1/27/2017	30%	\$519.00
23	DePuydt, Mary	Producer	27-cv-16-16050	9/30/2015	30%	\$431.00
24	Donald J. Woods Trust	Producer	27-cv-17-1103	12/14/2016	30%	\$489.00
25	Dording, Dennis	Producer	27-cv-16-17555	2/16/2016	30%	\$431.00
26	Eckhardt, Joel	Producer	27-cv-16-14824	2/8/2016	30%	\$431.00
27	Edwards, Jay	Producer	27-cv-16-17561	9/20/2015	30%	\$215.50
28	Edwards, Stan	Producer	27-cv-16-17561	1/11/2016	30%	\$215.50
29	Eisenmenger, Gary	Producer	27-cv-16-15713	8/31/2015	30%	\$215.50
30	Eisenmenger, Jay	Producer	27-cv-16-15713	8/31/2015	30%	\$215.50
31	Emery, Glen	Producer	27-cv-16-14949	8/18/2015	30%	\$431.00
32	Fast, Verlyn	Producer	27-cv-16-16850	12/16/2015	30%	\$431.00
33	Fine Swine, Inc.	Producer	27-cv-17-1105	9/3/2015	30%	\$489.00
34	Goebel, Edward	Producer	27-cv-16-17551	10/28/2015	30%	\$215.50
35	Goebel, Randall	Producer	27-cv-16-17551	11/6/2015	30%	\$215.50
36	Guentzel Family Farms, LLC	Producer	27-cv-16-15714	8/24/2015	30%	\$169.67
37	Guentzel, Mary	Producer	27-cv-16-15714	8/24/2015	30%	\$169.67
38	Guentzel, Terry	Producer	27-cv-16-15714	8/24/2015	30%	\$169.67
39	Hanson Farms	Producer	27-cv-16-15393	8/20/2015	30%	\$431.00
40	Hartung, Dustyn	Producer	27-cv-16-17502	11/5/2015	30%	\$431.00
41	Hewitt, Troy (TC Farms)	Producer	27-cv-16-14936	8/12/2015	30%	\$431.00
42	Huper, Steven	Producer	27-cv-16-17552	7/12/2016	30%	\$215.50
43	Huper, Tom	Producer	27-cv-16-17552	7/13/2016	30%	\$215.50
44	Jasper Farms, LLC	Producer	27-cv-16-14819	5/20/2016	30%	\$86.20
45	Jasper Trust No. 75	Producer	27-cv-16-14819	5/20/2016	30%	\$86.20
46	Jasper, Susan M.	Producer	27-cv-16-14819	5/20/2016	30%	\$86.20
47	Johnson, Randolph S.	Producer	27-cv-16-15024	5/9/2016	30%	\$431.00
48	Kahler, Allen	Producer	27-cv-16-17177	11/10/2015	30%	\$71.83
49	Kahler, Carson	Producer	27-cv-16-17177	11/14/2015	30%	\$71.83
50	Kahler, Christopher	Producer	27-cv-16-17177	11/14/2015	30%	\$71.83
51	Kahler, Kevin	Producer	27-cv-16-17177	11/14/2015	30%	\$71.83
52	Kahler, Ryan	Producer	27-cv-16-17177	11/14/2015	30%	\$71.83
53	Keller Farms, Inc.	Producer	27-cv-16-17556	12/4/2015	30%	\$107.75
54	Keller, David	Producer	27-cv-16-17556	12/4/2015	30%	\$107.75
55	Keller, Lucas	Producer	27-cv-16-17556	12/4/2015	30%	\$107.75
56	Keller, Sarah	Producer	27-cv-16-17556	12/4/2015	30%	\$107.75



	A	B	C	D	E	F
57	Kinkler Farms Partnership	Producer	27-cv-16-17570	9/16/2016	30%	\$431.00
58	Klassen, Andrew	Producer	27-cv-16-16064	5/18/2017	30%	\$134.75
59	Klassen, Jordan	Producer	27-cv-16-16064	5/18/2017	30%	\$134.75
60	Klassen, Karen	Producer	27-cv-16-16064	5/18/2017	30%	\$134.75
61	Klassen, Orvil	Producer	27-cv-16-16064	9/17/2015	30%	\$134.75
62	Klatt, Carmen	Producer	27-cv-16-17573	2/2/2016	30%	\$431.00
63	Krosch Brothers Partnership	Producer	27-cv-16-17730	12/7/2015	30%	\$431.00
64	Lake Fremont Feed & Storage, Inc.	Grain Handler	27-cv-16-17733	11/10/2015	30%	\$431.00
65	Lawrence, Bruce & Kayla	Producer	27-cv-16-14822	8/15/2015	30%	\$431.00
66	LOW LLC	Producer	27-cv-16-15013	2/10/2016	30%	\$107.75
67	Maas, Paul	Producer	27-cv-16-15413	8/19/2015	30%	\$431.00
68	Mans, Charles	Producer	27-cv-16-14941	4/29/2016	30%	\$431.00
69	Mapleton Elevator LLC	Grain Handler	27-cv-16-17568	12/21/2015	30%	\$259.50
70	Matzke, Roger	Producer	27-cv-16-16039	10/31/2015	30%	\$431.00
71	Meixell, Douglas	Producer	27-cv-16-16097	8/24/2015	30%	\$431.00
72	Mensink, David	Producer	27-cv-16-17558	8/5/2015	30%	\$431.00
73	Mensink, Tracie	Producer		8/5/2015	30%	\$0.00
74	Miller, Richard	Producer	27-cv-16-15416	8/24/2015	30%	\$431.00
75	Molitor Farms, Inc.	Producer	27-cv-17-1104	1/3/2016	30%	\$577.00
76	Mosiman Farms, LLP	Producer	27-cv-16-16849	5/24/2016	30%	\$431.00
77	Nelson Century Farms, Inc.	Producer	27-cv-16-17464	1/20/2016	30%	\$431.00
78	Nelson, Allen and Jane	Producer	27-cv-16-16033	10/5/2015	30%	\$431.00
79	Nelson, Randall (Randy Nelson Farms, Inc.)	Producer	27-cv-16-17737	12/22/2015	30%	\$215.50
80	Nelson, Roger	Producer	27-cv-16-17737	1/12/2016	30%	\$215.50
81	Ness, James	Producer	27-cv-16-17557	2/8/2016	30%	\$86.20
82	Ness, Karen	Producer	27-cv-16-17557	1/30/2016	30%	\$86.20
83	Ness, Lyle	Producer	27-cv-16-17557	1/30/2016	30%	\$86.20
84	Ness, Randy	Producer	27-cv-16-17557	2/8/2016	30%	\$86.20
85	Ness, Tim	Producer	27-cv-16-17557	3/2/2016	30%	\$86.20
86	Norman Nystrom Family Farm Corporation	Producer	27-cv-16-17741	8/30/2016	30%	\$215.50
87	Nystrom Bay Farm Partnership	Producer	27-cv-16-17741	8/30/2016	30%	\$215.50
88	Oahe Grain Corporation	Grain Handler	27-cv-16-17731	4/27/2016	30%	\$431.00
89	Obermeyer, Michael	Producer	27-cv-17-7297	3/17/2017	30%	\$509.00
90	Obermeyer, Paul	Producer	27-cv-16-14193	8/19/2015	30%	\$431.00
91	Phillips, Troy	Producer	27-cv-16-15414	8/23/2015	30%	\$431.00
92	Pommeranz, Paul F.	Producer	27-cv-17-4321	3/15/2017	30%	\$509.00
93	Preston, Brian & Jennifer Preston	Producer	27-cv-16-17734	1/3/2016	30%	\$431.00
94	Purfeerst Ag, LLC	Producer	27-cv-16-15409	8/15/2015	30%	\$215.50
95	Purfeerst Farms, LLP	Producer	27-cv-16-15409	8/15/2015	30%	\$215.50
96	Purfeerst, Matthew	Producer	27-cv-16-15394	8/17/2015	30%	\$431.00
97	Redalen, Gary	Producer	27-cv-16-15398	5/16/2017	30%	\$169.67
98	Redalen, Jordan	Producer	27-cv-16-15398	8/14/2015	30%	\$169.67
99	Redalen, Judd	Producer	27-cv-16-15398	5/23/2017	30%	\$169.67
100	Reedstrom, Mark	Producer	27-cv-17-7311	5/1/2017	30%	\$254.50
101	Reedstrom, Steve	Producer	27-cv-17-7311	5/1/2017	30%	\$254.50
102	Richland Dairy, LLC	Producer	27-cv-16-15399	11/30/2015	30%	\$431.00
103	Robert S. Jasper Estate	Producer	27-cv-16-14819	5/20/2016	30%	\$86.20
104	Roberts, Steve (Roberts Farms, Inc.)	Producer	27-cv-16-17467	12/21/2015	30%	\$431.00
105	Roe Farms, Inc.	Producer	27-cv-16-15395	8/5/2015	30%	\$215.50
106	Roe Farms Partnership	Producer	27-cv-16-15395	8/5/2015	30%	\$215.50
107	Sanders, Douglas	Producer	27-cv-16-15790	8/18/2015	30%	\$431.00
108	Sathre, Kevin and Jill (Addibeau Farms)	Producer	27-cv-16-14942	8/25/2015	30%	\$431.00
109	Schaible, William	Producer	27-cv-16-15406	8/17/2015	30%	\$431.00
110	Schoenfeld, Howard	Producer	27-cv-17-7298	3/13/2017	30%	\$509.00
111	Schultz, Jacqueline	Producer		9/2/2015	30%	\$0.00
112	Schultz, Norbert	Producer	27-cv-16-15408	9/2/2015	30%	\$244.50
113	Schultz, Richard	Producer	27-cv-16-15408	9/2/2015	30%	\$244.50
114	Schutt, Douglas	Producer	27-cv-16-16848	9/15/2015	30%	\$431.00
115	Shirk, Steven	Producer	27-cv-16-14764	8/28/2015	30%	\$431.00

000021



	A	B	C	D	E	F
116	Sieberg, Benjamin	Producer	27-cv-16-15407	9/10/2015	30%	\$169.67
117	Sieberg, Jerome	Producer	27-cv-16-15407	9/10/2015	30%	\$169.67
118	Sieberg, Julie	Producer	27-cv-16-15407	9/10/2015	30%	\$169.67
119	Singlestad, Scott	Producer	27-cv-16-15792	9/5/2015	30%	\$431.00
120	SJS Farms - General Partnership	Producer	27-cv-16-14820	8/15/2015	30%	\$431.00
121	Sonnek, Robert	Producer	27-cv-16-13908	4/6/2016	30%	\$431.00
122	Spaid, Ronald Dean	Producer	27-cv-16-17739	10/16/2016	30%	\$431.00
123	Stephens, Theron	Producer	27-cv-16-15017	5/15/2016	30%	\$431.00
124	Swenson, Donald	Producer	27-cv-16-16107	8/6/2015	30%	\$143.67
125	Tauer, Scott	Producer	27-cv-16-16048	10/26/2015	30%	\$431.00
126	Wills, Douglas D.	Producer	27-cv-16-17559	5/22/2016	30%	\$431.00

000022

L A W Y E R S

www.meshbeshher.com

## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbeshher & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Daniel E. Adams ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firms may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. **If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.**

The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Law Firms may enter into a separate agreement for such appellate work.

— L A W Y E R S —

www.mesheiser.com

Any recovery shall be distributed in the following manner and order:

- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the two firms (15.0% per firm).
- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

Termination. As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Law Firms which is unprofessional or fails to fulfill an obligation to The Law Firms. However, such a withdrawal will only be done after providing you adequate notice and an opportunity to secure other counsel.

Outcome. There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Law Firms are not, and cannot, guarantee a successful outcome to your dispute. The Law Firms does guarantee that they will attempt to provide you with professional legal services and representation.

Settlement. If The Law Firms receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firms will not settle your claim without your prior approval.

Governing Law and Rules. This Agreement will be interpreted under the laws and rules which govern attorney-client relationships set forth in the Minnesota Rules of Professional Responsibility, opinions and case law interpreting those rules.

Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

L A W Y E R S

www.meshbesh.com

Date: 8-12-15By: Daniel E. Adams  
ClientDate: 8-26-15By: Adel  
Meshbesh & SpenceDate: 8.26.15By: Blethen Gage  
Blethen Gage & Krause, PLLP

## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Joseph William Adams ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

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Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firms may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. **If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.**

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- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

Termination. As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

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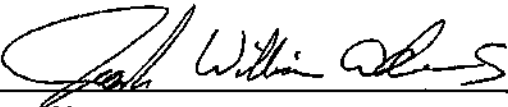
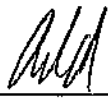
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**Meshbesh & Spence**  
LAWYERS888.728.9866  
www.meshbesh.comDate: 8-14-2015By:   
ClientDate: 8-26-15By:   
Meshbesh & SpenceDate: 8.26.15By:   
Blethen Gage & Krause, PLLP

**Meshbesh & Spence**  
— L A W Y E R S —

888.728.9866  
www.meshbesh.com

### Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Adeline E. Jasper Revocable Trust ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

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- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

Termination. As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Law Firms which is unprofessional or fails to fulfill an obligation to The Law Firms. However, such a withdrawal will only be done after providing you adequate notice and an opportunity to secure other counsel.

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Settlement. If The Law Firms receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firms will not settle your claim without your prior approval.

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Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

**Meshbesh & Spence**  
LAWYERS

888.728.9866  
www.meshbesh.com

Date: 5/20/2016

By: Rob R. Jayson, Treasurer  
Client

Date: 6/3/16

By: [Signature]  
Meshbesh & Spence

Date: 6.1.16

By: [Signature]  
Blethen Gage & Krause, PLLP

## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms") will provide legal services to you, Clifford Ambrose ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firms may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. **If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.**

The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Law Firms may enter into a separate agreement for such appellate work.



Any recovery shall be distributed in the following manner and order:

- To The Attorneys, attorney's fees in the amount THIRTY PERCENT (30%), which shall be divided equally between the firms (15.0% per firm).
- To The Attorneys, a sum equal to all costs advanced;
- To Client, the balance of the recovery.

Termination. As the Client, you may terminate The Attorneys as your legal counsel at any time by written notice to Meshbesh & Spence. Upon receipt of such a notice, The Attorneys will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Attorneys or in transferring your file to counsel of your choice. The Attorneys may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Attorneys which is unprofessional or fails to fulfill an obligation to The Attorneys. However, such a withdrawal will only be done after providing you notice and an opportunity to secure other counsel.

Association of Other Counsel. This Agreement is not subject to any arrangement with other counsel. However, The Attorneys may, seek to associate with other counsel as may be required for the professional and efficient prosecution of your claim, including potentially counsel dealing with potential subrogation claims asserted by government entities and/or private health insurance companies. In the event that The Attorneys elects to associate with other counsel, invoicing of you may include hourly rates or charges by other counsel. However, your consent will be sought prior to association of other counsel with this matter and the fees, charges and expenses set forth above will be applicable to other counsel.

Outcome. There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Attorneys are not, and cannot, guarantee a successful outcome to your dispute. The Attorneys do guarantee that they will attempt to provide you with professional legal services and representation.

Settlement. If The Attorneys receive a settlement overture in this matter, that overture will be transmitted to you promptly. The Attorneys will not settle your claim without your prior approval.

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Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any Meshbesh & Spence attorney and/or paralegal or other team member familiar with your matter.

# Meshbesh & Spence

LAWYERS

888.728.9866

www.meshbesh.com

Date: 7-12-17By: Clifford H. Ambrose  
ClientDate: 7/24/17By: [Signature]  
Meshbesh & SpenceDate: 7.19.17By: [Signature]  
Blethen Gage & Krause, PLLP

**Meshbesh & Spence**  
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888.728.9866  
www.meshbesh.com

## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Jeffrey Armbrust ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

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- To The Attorneys, attorney's fees in the amount THIRTY PERCENT (30%), which shall be divided equally between the firms (15.0% per firm).
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- To Client, the balance of the recovery.

Termination. As the Client, you may terminate The Attorneys as your legal counsel at any time by written notice to Meshbesh & Spence. Upon receipt of such a notice, The Attorneys will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Attorneys or in transferring your file to counsel of your choice. The Attorneys may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

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**Meshbesh & Spence**  
— L A W Y E R S —

888.728.9866  
www.meshbesh.com

Date: 7-12-17

By: Jeffrey Amlund  
Client

Date: 7/21/17

By: [Signature]  
Meshbesh & Spence

Date: 7.19.17

By: [Signature]  
Blethen Gage & Krause, PLLP



**Agreement for Legal Services**

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, B & A Fisheries Inc ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

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**Meshbesh & Spence**  
LAWYERS

388.728.9866

www.meshbesh.com

Date: Nov 10 15By: *[Signature]*

Client

Date: 11/28/15By: *[Signature]*

Meshbesh &amp; Spence

Date: 11.23.15By: *[Signature]*

Blithen Gage &amp; Krause, PLLP

## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Dennis & Betty Kay Becker ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firms may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. **If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.**

The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Law Firms may enter into a separate agreement for such appellate work.



Any recovery shall be distributed in the following manner and order:

- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the two firms (15.0% per firm).
- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

**Termination.** As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Law Firms which is unprofessional or fails to fulfill an obligation to The Law Firms. However, such a withdrawal will only be done after providing you adequate notice and an opportunity to secure other counsel.

**Outcome.** There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Law Firms are not, and cannot, guarantee a successful outcome to your dispute. The Law Firms does guarantee that they will attempt to provide you with professional legal services and representation.

**Settlement.** If The Law Firms receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firms will not settle your claim without your prior approval.

**Governing Law and Rules.** This Agreement will be interpreted under the laws and rules which govern attorney-client relationships set forth in the Minnesota Rules of Professional Responsibility, opinions and case law interpreting those rules.

**Communication.** You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

**Meshbesh & Spence**  
LAWYERS888.728.9866  
www.meshbesh.comDate: 8-30-15By: Deanne L. Becher  
Client Betty Kay BecknerDate: 9/15/15By: [Signature]  
Meshbesh & SpenceDate: 9.11.2015By: [Signature]  
Blethen Gage & Krause, PLLP

## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Michel & Brannon Berry ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firms may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. **If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.**

The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Law Firms may enter into a separate agreement for such appellate work.

Any recovery shall be distributed in the following manner and order:

- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the two firms (15.0% per firm).
- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

Termination. As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Law Firms which is unprofessional or fails to fulfill an obligation to The Law Firms. However, such a withdrawal will only be done after providing you adequate notice and an opportunity to secure other counsel.

Outcome. There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Law Firms are not, and cannot, guarantee a successful outcome to your dispute. The Law Firms does guarantee that they will attempt to provide you with professional legal services and representation.

Settlement. If The Law Firms receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firms will not settle your claim without your prior approval.

Governing Law and Rules. This Agreement will be interpreted under the laws and rules which govern attorney-client relationships set forth in the Minnesota Rules of Professional Responsibility, opinions and case law interpreting those rules.

Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.



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Date: 8/17/15

By: Brayonna Berry  
Client

Date: 8-26-15

By: [Signature]  
Meshbesh & Spence

Date: 8.26.15

By: [Signature]  
Blethen Gage & Krause, PLLP

**Agreement for Legal Services**

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Craig Beyer ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firms may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. **If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.**

The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Law Firms may enter into a separate agreement for such appellate work.

Any recovery shall be distributed in the following manner and order:

- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the two firms (15.0% per firm).
- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

Termination. As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Law Firms which is unprofessional or fails to fulfill an obligation to The Law Firms. However, such a withdrawal will only be done after providing you adequate notice and an opportunity to secure other counsel.

Outcome. There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Law Firms are not, and cannot, guarantee a successful outcome to your dispute. The Law Firms does guarantee that they will attempt to provide you with professional legal services and representation.

Settlement. If The Law Firms receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firms will not settle your claim without your prior approval.

Governing Law and Rules. This Agreement will be interpreted under the laws and rules which govern attorney-client relationships set forth in the Minnesota Rules of Professional Responsibility, opinions and case law interpreting those rules.

Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

**Meshbesh & Spence**  
— L A W Y E R S —888.728.9866  
www.meshbesh.comDate: 9-8-15By: Craig Beyer  
ClientDate: 9/19/15By: [Signature]  
Meshbesh & SpenceDate: 9/15/15By: [Signature]  
Blethen Gage & Krause, PLLP

**Meshbesh & Spence**  
LAWYERS

888.728.9866  
www.meshbesh.com

## **The Law Firms**

### **Agreement for Legal Services**

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Jones and Magnus ("The Law Firms"), will provide legal services to you, Darrin Birr ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

**Scope of Services.** The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

**Fees, Charges and Expenses for Individual Representation.** The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firms may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. **If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.**

The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and

Syngenta MIR 162 Corn Litigation

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The Law Firms may enter into a separate agreement for such appellate work.

Any recovery shall be distributed in the following manner and order:

- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the two firms (15.0% per firm).
- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

Termination. As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Law Firms which is unprofessional or fails to fulfill an obligation to The Law Firms. However, such a withdrawal will only be done after providing you adequate notice and an opportunity to secure other counsel.

Outcome. There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Law Firms are not, and cannot, guarantee a successful outcome to your dispute. The Law Firms does guarantee that they will attempt to provide you with professional legal services and representation.

Settlement. If The Law Firms receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firms will not settle your claim without your prior approval.

Governing Law and Rules. This Agreement will be interpreted under the laws and rules which govern attorney-client relationships set forth in the Minnesota Rules of Professional Responsibility, opinions and case law interpreting those rules.

Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

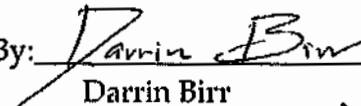
Syngenta MIR 162 Corn Litigation

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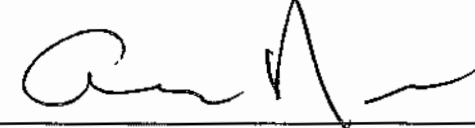
**Meshbesh & Spence**  
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www.meshbesh.com

Date: 5-4-16

By:   
Darrin Birr

Date: 5/8/16

By:   
Meshbesh & Spence

Date: \_\_\_\_\_

By: \_\_\_\_\_  
Jones and Magnus

Syngenta MIR 162 Corn Litigation

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## **Meshbesh & Spence**

### **Agreement for Legal Services**

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence and Blethen Gage & Krause, PLLP (herein after "The Attorneys") will provide legal services to you, Tom Blackstad ("Client"). This Agreement describes the scope of legal services to be performed as well as the Attorneys' standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. Meshbesh & Spence agrees to provide you legal services in connection with the injury/damage you assert to have suffered in conjunction with the use of Syngenta Corn. The scope of The Attorneys' representation is limited to this injury/damage. By agreeing to have The Attorneys represent you, you are agreeing to cooperate with The Attorneys by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your injury/damage. This retainer expressly EXCLUDES representation for any medical malpractice claims.

Fees, Charges and Expenses for Individual Representation. The Attorneys' fees shall equal THIRTY PERCENT (30%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The term "recovery" shall include the present value of any monetary payments agreed to be made or the fair market value of any property or services agreed to be transferred or rendered for the benefit of the Client. The Attorneys will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, the cost of investigation, records, travel expenses incurred in the prosecution of the action and other necessary and incidental expenses. The Attorneys may employ investigators and experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Attorneys from the recovery. If no recovery is obtained for Client in this case, Client shall owe no fee to The Attorneys.

The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Attorneys may enter into a separate agreement for such appellate work.





Any recovery shall be distributed in the following manner and order:

- To The Attorneys, attorney's fees in the amount THIRTY PERCENT (30%), which shall be divided equally between the firms (15.0% per firm).
- To The Attorneys, a sum equal to all costs advanced;
- To Client, the balance of the recovery.

Termination. As the Client, you may terminate The Attorneys as your legal counsel at any time by written notice to Meshbesh & Spence. Upon receipt of such a notice, The Attorneys will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Attorneys or in transferring your file to counsel of your choice. The Attorneys may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Attorneys which is unprofessional or fails to fulfill an obligation to The Attorneys. However, such a withdrawal will only be done after providing you notice and an opportunity to secure other counsel.

Association of Other Counsel. This Agreement is not subject to any arrangement with other counsel. However, The Attorneys may, seek to associate with other counsel as may be required for the professional and efficient prosecution of your claim, including potentially counsel dealing with potential subrogation claims asserted by government entities and/or private health insurance companies. In the event that The Attorneys elects to associate with other counsel, invoicing of you may include hourly rates or charges by other counsel. However, your consent will be sought prior to association of other counsel with this matter and the fees, charges and expenses set forth above will be applicable to other counsel.

Outcome. There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Attorneys are not, and cannot, guarantee a successful outcome to your dispute. The Attorneys do guarantee that they will attempt to provide you with professional legal services and representation.

Settlement. If The Attorneys receive a settlement overture in this matter, that overture will be transmitted to you promptly. The Attorneys will not settle your claim without your prior approval.

Governing Law and Rules. This Agreement will be interpreted under the laws and rules which govern attorney-client relationships set forth in the Minnesota Rules of Professional Responsibility, opinions and case law interpreting those rules.

Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any Meshbesh & Spence attorney and/or paralegal or other team member familiar with your matter.

**Meshbesh & Spence**  
LAWYERS888.728.9866  
www.meshbesh.comDate: 9-3-15By: Blenkster Farm  
Tom Blenkster  
ClientDate: 9/15/15By: [Signature]  
Meshbesh & SpenceDate: 9/10/15By: [Signature]  
Blethen Gage & Krause, PLLP

## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Tim Brudewie ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firms may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. **If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.**

The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Law Firms may enter into a separate agreement for such appellate work.

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Any recovery shall be distributed in the following manner and order:

- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the two firms (15.0% per firm).
- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

Termination. As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Law Firms which is unprofessional or fails to fulfill an obligation to The Law Firms. However, such a withdrawal will only be done after providing you adequate notice and an opportunity to secure other counsel.

Outcome. There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Law Firms are not, and cannot, guarantee a successful outcome to your dispute. The Law Firms does guarantee that they will attempt to provide you with professional legal services and representation.

Settlement. If The Law Firms receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firms will not settle your claim without your prior approval.

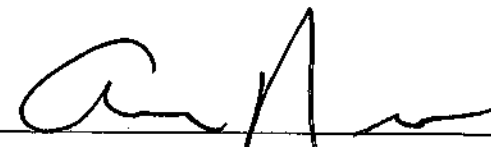
Governing Law and Rules. This Agreement will be interpreted under the laws and rules which govern attorney-client relationships set forth in the Minnesota Rules of Professional Responsibility, opinions and case law interpreting those rules.

Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

**Meshbesh & Spence**  
LAWYERS

888.728.9866

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Date: 6-21-18Date: 9-1-15Date: 9-15-15Date: 11.5.15  
Tim BruderieBy: Jonathan L. Bruderie  
ClientBy:   
Meshbesh & SpenceBy:   
Blethen Gage & Krause, PLLP

### Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, AARON CASE ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firms may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. **If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.**

The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Law Firms may enter into a separate agreement for such appellate work.



Any recovery shall be distributed in the following manner and order:

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- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

Termination. As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

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Settlement. If The Law Firms receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firms will not settle your claim without your prior approval.

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Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

**Meshbesh & Spence**  
— L A W Y E R S —

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Date: 9 10 15By: [Signature]  
ClientDate: 9/19/15By: [Signature]  
Meshbesh & SpenceDate: 9/15/15By: [Signature]  
Blethen Gage & Krause, PLLP



## **The Law Firms**

### **Agreement for Legal Services**

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Jones and Magnus, Attorneys at Law ("The Law Firms"), will provide legal services to you, Robert Cole ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firms may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. **If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.**

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The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Law Firms may enter into a separate agreement for such appellate work.

Any recovery shall be distributed in the following manner and order:

- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the two firms (15.0% per firm).
- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

Termination. As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Law Firms which is unprofessional or fails to fulfill an obligation to The Law Firms. However, such a withdrawal will only be done after providing you adequate notice and an opportunity to secure other counsel.

Outcome. There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Law Firms are not, and cannot, guarantee a successful outcome to your dispute. The Law Firms does guarantee that they will attempt to provide you with professional legal services and representation.

Settlement. If The Law Firms receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firms will not settle your claim without your prior approval.

Governing Law and Rules. This Agreement will be interpreted under the laws and rules which govern attorney-client relationships set forth in the Minnesota Rules of Professional Responsibility, opinions and case law interpreting those rules.

Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

Syngenta MIR 162 Corn Litigation

000063

Date: 1/28/2016By: Robert Cole  
Robert ColeDate: 2/25/16By: Ang. N.  
Meshbesh & Spence

Date: \_\_\_\_\_

By: \_\_\_\_\_  
Jones and Magnus, Attorneys at Law

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## **The Law Firms**

### **Agreement for Legal Services**

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Jones and Magnus ("The Law Firms"), will provide legal services to you, County Line Grain ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

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The Law Firms and Client further agree that the fees agreed upon herein apply  
Syngenta MIR 162 Corn Litigation

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- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the two firms (15.0% per firm).
- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

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Syngenta MIR 162 Corn Litigation

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Date: 7-10-16

By: County Line Grain Co. W. J. J. J.  
Client

Date: 2/11/16

By: [Signature]  
Meshbesh & Spence

Date: \_\_\_\_\_

By: \_\_\_\_\_  
Jones and Magnus



## **The Law Firms**

### **Agreement for Legal Services**

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Jones & Magnus ("The Law Firms"), will provide legal services to you, Daly Enterprises, LLC ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

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The Law Firms and Client further agree that the fees agreed upon herein apply  
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through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Law Firms may enter into a separate agreement for such appellate work.

Any recovery shall be distributed in the following manner and order:

- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the three firms (15.0% per firm).
- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

Termination. As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Law Firms which is unprofessional or fails to fulfill an obligation to The Law Firms. However, such a withdrawal will only be done after providing you adequate notice and an opportunity to secure other counsel.

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Settlement. If The Law Firms receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firms will not settle your claim without your prior approval.

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Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

Syngenta MIR 162 Corn Litigation

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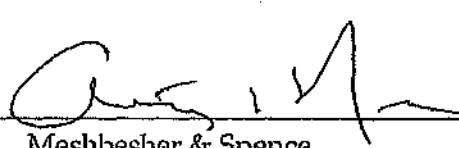
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www.meshbeshner.com

Date: 2-10-16

By:   
Daly Enterprises, LLC

Date: 2/11/16

By:   
Meshbeshner & Spence

Date: \_\_\_\_\_

By: \_\_\_\_\_  
Jones and Magnus

Syngenta MIR 162 Corn Litigation

000070

## **The Law Firms**

### **Agreement for Legal Services**

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Jones & Magnus ("The Law Firms"), will provide legal services to you, Tim Daly ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

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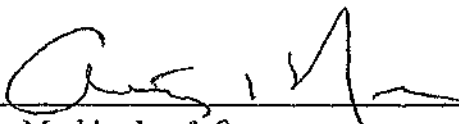
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Date: 2-10-16

By:   
Tim Daly

Date: 2/11/16

By:   
Meshbesh & Spence

Date: \_\_\_\_\_

By: \_\_\_\_\_  
Jones and Magnus

Syngenta MIR 162 Corn Litigation

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## The Law Firms

### Agreement for Legal Services

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Jones and Magnus ("The Law Firms"), will provide legal services to you, William J. Daly ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

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The Law Firms and Client further agree that the fees agreed upon herein apply  
Syngenta MIR 162 Corn Litigation



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through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Law Firms may enter into a separate agreement for such appellate work.

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**Settlement.** If The Law Firms receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firms will not settle your claim without your prior approval.

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Syngenta MIR 162 Corn Litigation

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**Meshbesh & Spence**  
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888.728.9866  
www.meshbesh.com

Date: 7-10-16

By: [Signature]

Client

Date: 2/11/16

By: [Signature]

Meshbesh & Spence

Date: \_\_\_\_\_

By: \_\_\_\_\_

Jones and Magnus

Syngenta MIR 162 Corn Litigation

000076

**Meshbesh & Spence**  
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## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Bryce DeLoak - Byron MN ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

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**Meshbesh & Spence**  
LAWYERS

888.728.9866

www.meshbesh.com

Date:

8/17/15

By:

Client

Phone 507-257-1288

2734 90th Ave S.W.  
Byron, MN 55920

Date:

8-26-15

By:

Meshbesh &amp; Spence

Date:

8.26.15

By:

Blethen Gage &amp; Krause, PLLP



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— L A W Y E R S —

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www.meshbesh.com

## **Meshbesh & Spence**

### **Agreement for Legal Services**

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence (herein after "The Attorneys") will provide legal services to you, *Eric C. DeLoe II* ("Client"). This Agreement describes the scope of legal services to be performed as well as the Attorneys' standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. Meshbesh & Spence agrees to provide you legal services in connection with the injury/damage you assert to have suffered in conjunction with the use of Syngenta Corn. The scope of The Attorneys' representation is limited to this injury/damage. By agreeing to have The Attorneys represent you, you are agreeing to cooperate with The Attorneys by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your injury/damage. This retainer expressly EXCLUDES representation for any medical malpractice claims.

Fees, Charges and Expenses for Individual Representation. The Attorneys' fees shall equal THIRTY PERCENT (30%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The term "recovery" shall include the present value of any monetary payments agreed to be made or the fair market value of any property or services agreed to be transferred or rendered for the benefit of the Client. The Attorneys will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, the cost of investigation, records, travel expenses incurred in the prosecution of the action and other necessary and incidental expenses. The Attorneys may employ investigators and experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Attorneys from the recovery. If no recovery is obtained for Client in this case, Client shall owe no fee to The Attorneys.

The Attorneys and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Attorneys may enter into a separate agreement for such appellate work.



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Any recovery shall be distributed in the following manner and order:

- To The Attorneys, attorney's fees in the amount THIRTY PERCENT (30%);
- To The Attorneys, a sum equal to all costs advanced;
- To the holder of any valid lien for medical expenses or any other valid lien, a sum to satisfy the lien; and
- To Client, the balance of the recovery.

Termination. As the Client, you may terminate The Attorneys as your legal counsel at any time by written notice to Meshbesh & Spence. Upon receipt of such a notice, The Attorneys will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Attorneys or in transferring your file to counsel of your choice. The Attorneys may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Attorneys which is unprofessional or fails to fulfill an obligation to The Attorneys. However, such a withdrawal will only be done after providing you notice and an opportunity to secure other counsel.

Association of Other Counsel. This Agreement is not subject to any arrangement with other counsel. However, The Attorneys may, seek to associate with other counsel as may be required for the professional and efficient prosecution of your claim, including potentially counsel dealing with potential subrogation claims asserted by government entities and/or private health insurance companies. In the event that The Attorneys elects to associate with other counsel, invoicing of you may include hourly rates or charges by other counsel. However, your consent will be sought prior to association of other counsel with this matter and the fees, charges and expenses set forth above will be applicable to other counsel.

Outcome. There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Attorneys are not, and cannot, guarantee a successful outcome to your dispute. The Attorneys do guarantee that they will attempt to provide you with professional legal services and representation.

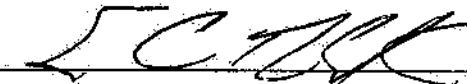
Settlement. If The Attorneys receive a settlement overture in this matter, that overture will be transmitted to you promptly. The Attorneys will not settle your claim without your prior approval.

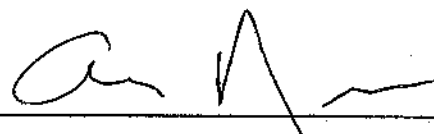
Governing Law and Rules. This Agreement will be interpreted under the laws and rules which govern attorney-client relationships set forth in the Minnesota Rules of Professional Responsibility, opinions and case law interpreting those rules.

**Meshbesh & Spence**  
LAWYERS

888.728.9866  
www.meshbesh.com

Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any Meshbesh & Spence attorney and/or paralegal or other team member familiar with your matter.

  
Eric DeCook

By:   
MESHBESHER & SPENCE, LTD.

## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Mary P. Depuydt ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firms may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. **If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.**

The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Law Firms may enter into a separate agreement for such appellate work.

Any recovery shall be distributed in the following manner and order:

- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the two firms (15.0% per firm).
- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

Termination. As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Law Firms which is unprofessional or fails to fulfill an obligation to The Law Firms. However, such a withdrawal will only be done after providing you adequate notice and an opportunity to secure other counsel.

Outcome. There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Law Firms are not, and cannot, guarantee a successful outcome to your dispute. The Law Firms does guarantee that they will attempt to provide you with professional legal services and representation.

Settlement. If The Law Firms receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firms will not settle your claim without your prior approval.

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Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

**Meshbesh & Spence**  
— L A W Y E R S —888.728.9866  
www.meshbesh.comDate: 09-30-15By: Mary T. Depuydt  
ClientDate: 9/30/15By: [Signature]  
Meshbesh & SpenceDate: 10.1.15By: [Signature]  
Blethen Gage & Krause, PLLP

## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Dennis Dording ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firms may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. **If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.**

The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Law Firms may enter into a separate agreement for such appellate work.



Any recovery shall be distributed in the following manner and order:

- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the two firms (15.0% per firm).
- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

Termination. As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Law Firms which is unprofessional or fails to fulfill an obligation to The Law Firms. However, such a withdrawal will only be done after providing you adequate notice and an opportunity to secure other counsel.

Outcome. There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Law Firms are not, and cannot, guarantee a successful outcome to your dispute. The Law Firms does guarantee that they will attempt to provide you with professional legal services and representation.

Settlement. If The Law Firms receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firms will not settle your claim without your prior approval.

Governing Law and Rules. This Agreement will be interpreted under the laws and rules which govern attorney-client relationships set forth in the Minnesota Rules of Professional Responsibility, opinions and case law interpreting those rules.

Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

**Meshbesh & Spence**  
LAWYERS888.728.9866  
www.meshbesh.comDate: 2-16-2016By: Dennis Dording  
ClientDate: 3-1-16By: [Signature]  
Meshbesh & SpenceDate: 2.28.16By: B MA  
Blethen Gage & Krause, PLLP

## **Syngenta AG MIR 162 Corn Seed Litigation**

### **Agreement for Legal Services**

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. ("The Law Firm"), will provide legal services to you, Donald J. Woods Trust ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firm agrees to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firm represent you, you are agreeing to cooperate with The Law Firm by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firm will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firm may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firm from the recovery. **If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firm.**

The Law Firm and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and

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The Law Firm may enter into a separate agreement for such appellate work.

Any recovery shall be distributed in the following manner and order:

- To The Law Firm, a fee in the amount of Thirty Percent (30.0%);
- To The Law Firm, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

Termination. As the Client, you may terminate The Law Firm as your legal counsel at any time by written notice to The Law Firm. Upon receipt of such a notice, The Law Firm will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firm or in transferring your file to counsel of your choice. The Law Firm may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Law Firm which is unprofessional or fails to fulfill an obligation to The Law Firm. However, such a withdrawal will only be done after providing you adequate notice and an opportunity to secure other counsel.

Outcome. There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Law Firm is not, and cannot, guarantee a successful outcome to your dispute. The Law Firm does guarantee that they will attempt to provide you with professional legal services and representation.

Settlement. If The Law Firm receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firm will not settle your claim without your prior approval.

Governing Law and Rules. This Agreement will be interpreted under the laws and rules which govern attorney-client relationships set forth in the Minnesota Rules of Professional Responsibility, opinions and case law interpreting those rules.

Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firm attorney and paraprofessional familiar with your matter.

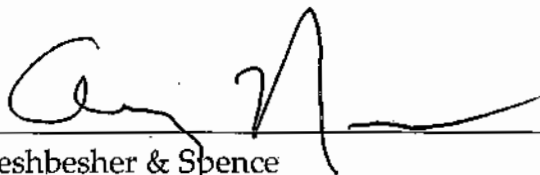
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X Date: December 14, 2016

X By: Lance F Woods - attorney for Trust  
for the Donald J. Woods Trust

Date: 12-23-16

By:   
Meshbesh & Spence

## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Joel Eckhardt ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firms may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. **If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.**

The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Law Firms may enter into a separate agreement for such appellate work.



Any recovery shall be distributed in the following manner and order:

- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the two firms (15.0% per firm).
- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

**Termination.** As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

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**Settlement.** If The Law Firms receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firms will not settle your claim without your prior approval.

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**Communication.** You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

**Meshbesh & Spence**  
— L A W Y E R S —888.728.9866  
www.meshbesh.comDate: Feb 2, 2016By: Joel Eckhardt  
ClientDate: 2/12/16By: [Signature]  
Meshbesh & SpenceDate: 2. 8. 16By: [Signature]  
Blethen Gage & Krause, PLLP

## **The Law Firms**

### **Agreement for Legal Services**

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Jones and Magnus ("The Law Firms"), will provide legal services to you, Jay Edwards ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firms may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. **If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.**

The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and

# Meshbesh & Spence

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The Law Firms may enter into a separate agreement for such appellate work.

Any recovery shall be distributed in the following manner and order:

- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the two firms (15.0% per firm).
- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

Termination. As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Law Firms which is unprofessional or fails to fulfill an obligation to The Law Firms. However, such a withdrawal will only be done after providing you adequate notice and an opportunity to secure other counsel.

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Settlement. If The Law Firms receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firms will not settle your claim without your prior approval.


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
**Meshbesh & Spence**  
LAWYERS



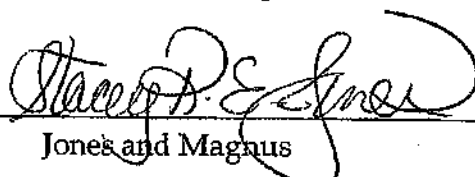
Date: 9-20-2015

By:   
Jay Edwards

Date: 2/23/16

By:   
Meshbesh & Spence

Date: 9-20-2015

By:   
Jones and Magnus

Syngenta MIR 162 Corn Litigation

000097



## The Law Firms

### Agreement for Legal Services

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Jones and Magnus ("The Law Firms"), will provide legal services to you, Stan Edwards ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firms may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. **If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.**

The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and



The Law Firms may enter into a separate agreement for such appellate work.

Any recovery shall be distributed in the following manner and order:

- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the two firms (15.0% per firm).
- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

Termination. As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

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Outcome. There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Law Firms are not, and cannot, guarantee a successful outcome to your dispute. The Law Firms does guarantee that they will attempt to provide you with professional legal services and representation.

Settlement. If The Law Firms receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firms will not settle your claim without your prior approval.

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Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

**Meshbesh & Spence**  
LAWYERS



Date: \_\_\_\_\_

By: Stan Edwards  
Stan Edwards

Date: 1/11/16

By: [Signature]  
Meshbesh & Spence

Date: \_\_\_\_\_

By: Stacey R. E. Jones  
Jones and Magnus

## **Meshbesh & Spence**

### **Agreement for Legal Services**

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence and Blethen Gage & Krause, PLLP (herein after "The Attorneys") will provide legal services to you, Gary Eisenmenger ("Client"). This Agreement describes the scope of legal services to be performed as well as the Attorneys' standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. Meshbesh & Spence agrees to provide you legal services in connection with the injury/damage you assert to have suffered in conjunction with the use of Syngenta Corn. The scope of The Attorneys' representation is limited to this injury/damage. By agreeing to have The Attorneys represent you, you are agreeing to cooperate with The Attorneys by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your injury/damage. This retainer expressly EXCLUDES representation for any medical malpractice claims.

Fees, Charges and Expenses for Individual Representation. The Attorneys' fees shall equal THIRTY PERCENT (30%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The term "recovery" shall include the present value of any monetary payments agreed to be made or the fair market value of any property or services agreed to be transferred or rendered for the benefit of the Client. The Attorneys will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, the cost of investigation, records, travel expenses incurred in the prosecution of the action and other necessary and incidental expenses. The Attorneys may employ investigators and experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Attorneys from the recovery. If no recovery is obtained for Client in this case, Client shall owe no fee to The Attorneys.

The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Attorneys may enter into a separate agreement for such appellate work.

# Meshbesh & Spence

LAWYERS



Any recovery shall be distributed in the following manner and order:

- To The Attorneys, attorney's fees in the amount THIRTY PERCENT (30%), which shall be divided equally between the firms (15.0% per firm).
- To The Attorneys, a sum equal to all costs advanced;
- To Client, the balance of the recovery.

Termination. As the Client, you may terminate The Attorneys as your legal counsel at any time by written notice to Meshbesh & Spence. Upon receipt of such a notice, The Attorneys will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Attorneys or in transferring your file to counsel of your choice. The Attorneys may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Attorneys which is unprofessional or fails to fulfill an obligation to The Attorneys. However, such a withdrawal will only be done after providing you notice and an opportunity to secure other counsel.

Association of Other Counsel. This Agreement is not subject to any arrangement with other counsel. However, The Attorneys may, seek to associate with other counsel as may be required for the professional and efficient prosecution of your claim, including potentially counsel dealing with potential subrogation claims asserted by government entities and/or private health insurance companies. In the event that The Attorneys elects to associate with other counsel, invoicing of you may include hourly rates or charges by other counsel. However, your consent will be sought prior to association of other counsel with this matter and the fees, charges and expenses set forth above will be applicable to other counsel.

Outcome. There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Attorneys are not, and cannot, guarantee a successful outcome to your dispute. The Attorneys do guarantee that they will attempt to provide you with professional legal services and representation.

Settlement. If The Attorneys receive a settlement overture in this matter, that overture will be transmitted to you promptly. The Attorneys will not settle your claim without your prior approval.

Governing Law and Rules. This Agreement will be interpreted under the laws and rules which govern attorney-client relationships set forth in the Minnesota Rules of Professional Responsibility, opinions and case law interpreting those rules.

Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any Meshbesh & Spence attorney and/or paralegal or other team member familiar with your matter.

**Meshbesh & Spence**  
LAWYERS888.728.9866  
www.meshbesh.comDate: 8/31/15By: 

Client

GARY J. EISENMENGER

Date: 9/15/15By: 

Meshbesh &amp; Spence

Date: 9/10/15By: 

Blethen Gage &amp; Krause, PLLP



## **Meshbesh & Spence**

### **Agreement for Legal Services**

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence and Blethen Gage & Krause, PLLP (herein after "The Attorneys") will provide legal services to you, Jay Eisenmenger ("Client"). This Agreement describes the scope of legal services to be performed as well as the Attorneys' standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. Meshbesh & Spence agrees to provide you legal services in connection with the injury/damage you assert to have suffered in conjunction with the use of Syngenta Corn. The scope of The Attorneys' representation is limited to this injury/damage. By agreeing to have The Attorneys represent you, you are agreeing to cooperate with The Attorneys by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your injury/damage. This retainer expressly EXCLUDES representation for any medical malpractice claims.

Fees, Charges and Expenses for Individual Representation. The Attorneys' fees shall equal THIRTY PERCENT (30%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The term "recovery" shall include the present value of any monetary payments agreed to be made or the fair market value of any property or services agreed to be transferred or rendered for the benefit of the Client. The Attorneys will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, the cost of investigation, records, travel expenses incurred in the prosecution of the action and other necessary and incidental expenses. The Attorneys may employ investigators and experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Attorneys from the recovery. If no recovery is obtained for Client in this case, Client shall owe no fee to The Attorneys.

The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Attorneys may enter into a separate agreement for such appellate work.





Any recovery shall be distributed in the following manner and order:

- To The Attorneys, attorney's fees in the amount THIRTY PERCENT (30%), which shall be divided equally between the firms (15.0% per firm).
- To The Attorneys, a sum equal to all costs advanced;
- To Client, the balance of the recovery.

Termination. As the Client, you may terminate The Attorneys as your legal counsel at any time by written notice to Meshbesh & Spence. Upon receipt of such a notice, The Attorneys will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Attorneys or in transferring your file to counsel of your choice. The Attorneys may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Attorneys which is unprofessional or fails to fulfill an obligation to The Attorneys. However, such a withdrawal will only be done after providing you notice and an opportunity to secure other counsel.

Association of Other Counsel. This Agreement is not subject to any arrangement with other counsel. However, The Attorneys may, seek to associate with other counsel as may be required for the professional and efficient prosecution of your claim, including potentially counsel dealing with potential subrogation claims asserted by government entities and/or private health insurance companies. In the event that The Attorneys elects to associate with other counsel, invoicing of you may include hourly rates or charges by other counsel. However, your consent will be sought prior to association of other counsel with this matter and the fees, charges and expenses set forth above will be applicable to other counsel.

Outcome. There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Attorneys are not, and cannot, guarantee a successful outcome to your dispute. The Attorneys do guarantee that they will attempt to provide you with professional legal services and representation.

Settlement. If The Attorneys receive a settlement overture in this matter, that overture will be transmitted to you promptly. The Attorneys will not settle your claim without your prior approval.

Governing Law and Rules. This Agreement will be interpreted under the laws and rules which govern attorney-client relationships set forth in the Minnesota Rules of Professional Responsibility, opinions and case law interpreting those rules.

Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any Meshbesh & Spence attorney and/or paralegal or other team member familiar with your matter.

**Meshbesh & Spence**  
LAWYERS888.728.9866  
www.meshbesh.comDate: Aug 31, 2015By: JAY S. EISENMENGER

Client

Date: 9/15/15By: [Signature]

Meshbesh &amp; Spence

Date: 9/10/15By: [Signature]

Blethen Gage &amp; Krause, PLLP

**Meshbesh & Spence**  
LAWYERS

888.728.9866  
www.meshbesh.com

## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Alan E. Emery ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firms may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. **If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.**

The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Law Firms may enter into a separate agreement for such appellate work.

Any recovery shall be distributed in the following manner and order:

- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the two firms (15.0% per firm).
- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

Termination. As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Law Firms which is unprofessional or fails to fulfill an obligation to The Law Firms. However, such a withdrawal will only be done after providing you adequate notice and an opportunity to secure other counsel.

Outcome. There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Law Firms are not, and cannot, guarantee a successful outcome to your dispute. The Law Firms does guarantee that they will attempt to provide you with professional legal services and representation.

Settlement. If The Law Firms receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firms will not settle your claim without your prior approval.

Governing Law and Rules. This Agreement will be interpreted under the laws and rules which govern attorney-client relationships set forth in the Minnesota Rules of Professional Responsibility, opinions and case law interpreting those rules.

Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

# Meshbesh & Spence

LAWYERS

888.728.9866  
www.meshbesh.com

Date: 8-18-2015

By: Glenn E. Emery  
Client

Date: 8-26-15

By: Ally  
Meshbesh & Spence

Date: 8.26.15

By: Blethen Gage & Krause, PLLP  
Blethen Gage & Krause, PLLP



**Meshbesh & Spence**  
LAWYERS

888.728.9866  
www.meshbesh.com

## **The Law Firms**

### **Agreement for Legal Services**

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Jones & Magnus ("The Law Firms"), will provide legal services to you, Verlyn Fast ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firms may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.

The Law Firms and Client further agree that the fees agreed upon herein apply  
Syngenta MIR 162 Corn Litigation

000110



Any recovery shall be distributed in the following manner and order:

- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the two firms (15.0% per firm).
- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

Termination. As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Law Firms which is unprofessional or fails to fulfill an obligation to The Law Firms. However, such a withdrawal will only be done after providing you adequate notice and an opportunity to secure other counsel.

Outcome. There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Law Firms are not, and cannot, guarantee a successful outcome to your dispute. The Law Firms does guarantee that they will attempt to provide you with professional legal services and representation.

Settlement. If The Law Firms receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firms will not settle your claim without your prior approval.

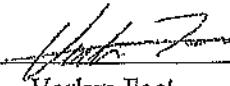
Governing Law and Rules. This Agreement will be interpreted under the laws and rules which govern attorney-client relationships set forth in the Minnesota Rules of Professional Responsibility, opinions and case law interpreting those rules.

Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

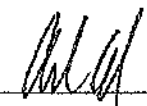
**Meshbesh & Spence**  
— L A W Y E R S —

888.728.9866  
www.meshbesh.com

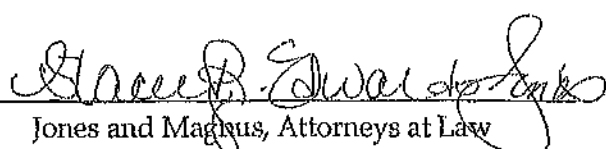
Date: 12/16/15

By:   
Verlyn East

Date: 12/21/15

By:   
Meshbesh & Spence

Date: 12/21/15

By:   
Jones and Magnus, Attorneys at Law

Syngenta MIR 162 Corn Litigation

000112

## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Fine Swine, Inc. ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firms may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. **If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.**

The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Law Firms may enter into a separate agreement for such appellate work.

Any recovery shall be distributed in the following manner and order:

- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the two firms (15.0% per firm).
- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

**Termination.** As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Law Firms which is unprofessional or fails to fulfill an obligation to The Law Firms. However, such a withdrawal will only be done after providing you adequate notice and an opportunity to secure other counsel.

**Outcome.** There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Law Firms are not, and cannot, guarantee a successful outcome to your dispute. The Law Firms does guarantee that they will attempt to provide you with professional legal services and representation.

**Settlement.** If The Law Firms receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firms will not settle your claim without your prior approval.

**Governing Law and Rules.** This Agreement will be interpreted under the laws and rules which govern attorney-client relationships set forth in the Minnesota Rules of Professional Responsibility, opinions and case law interpreting those rules.

**Communication.** You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

# Meshbesh & Spence

LAWYERS

888.728.9866  
www.meshbesh.com

Date: 9-3-15

By: Tim Swine Inc. <sup>President</sup> by Kent Stuber  
Client

Date: 9/15/15

By:   
Meshbesh & Spence

Date: 9/10/15

By:   
Blethen Gage & Krause, PLLP

### Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Edward Goebel ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firms may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. **If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.**

The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Law Firms may enter into a separate agreement for such appellate work.



Any recovery shall be distributed in the following manner and order:

- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the two firms (15.0% per firm).
- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

Termination. As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Law Firms which is unprofessional or fails to fulfill an obligation to The Law Firms. However, such a withdrawal will only be done after providing you adequate notice and an opportunity to secure other counsel.

Outcome. There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Law Firms are not, and cannot, guarantee a successful outcome to your dispute. The Law Firms does guarantee that they will attempt to provide you with professional legal services and representation.

Settlement. If The Law Firms receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firms will not settle your claim without your prior approval.

Governing Law and Rules. This Agreement will be interpreted under the laws and rules which govern attorney-client relationships set forth in the Minnesota Rules of Professional Responsibility, opinions and case law interpreting those rules.

Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

**Meshbesh & Spence**  
LAWYERS888.728.9866  
www.meshbesh.comDate: 10-28-15By: 

Client

Date: 11/14/15By: 

Meshbesh &amp; Spence

Date: 11.10.15By: 

Blethen Gage &amp; Krause, PLLP

## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Randa H E Goebel ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firms may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. **If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.**

The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Law Firms may enter into a separate agreement for such appellate work.

Any recovery shall be distributed in the following manner and order:

- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the two firms (15.0% per firm).
- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

**Termination.** As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Law Firms which is unprofessional or fails to fulfill an obligation to The Law Firms. However, such a withdrawal will only be done after providing you adequate notice and an opportunity to secure other counsel.

**Outcome.** There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Law Firms are not, and cannot, guarantee a successful outcome to your dispute. The Law Firms does guarantee that they will attempt to provide you with professional legal services and representation.

**Settlement.** If The Law Firms receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firms will not settle your claim without your prior approval.

**Governing Law and Rules.** This Agreement will be interpreted under the laws and rules which govern attorney-client relationships set forth in the Minnesota Rules of Professional Responsibility, opinions and case law interpreting those rules.

**Communication.** You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

**Meshbesh & Spence**  
LAWYERS888.728.9866  
www.meshbesh.comDate: 11-6-15By: Randall E. Helzel  
ClientDate: 11-13-15By: [Signature]  
Meshbesh & SpenceDate: 11.10.15By: [Signature]  
Blethen Gage & Krause, PLLP

## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Guentzel Family Farms LLC, ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firms may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.

The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Law Firms may enter into a separate agreement for such appellate work.





Any recovery shall be distributed in the following manner and order:

- To The Attorneys, attorney's fees in the amount THIRTY PERCENT (30%), which shall be divided equally between the firms (15.0% per firm).
- To The Attorneys, a sum equal to all costs advanced;
- To Client, the balance of the recovery.

Termination. As the Client, you may terminate The Attorneys as your legal counsel at any time by written notice to Meshbesh & Spence. Upon receipt of such a notice, The Attorneys will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Attorneys or in transferring your file to counsel of your choice. The Attorneys may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Attorneys which is unprofessional or fails to fulfill an obligation to The Attorneys. However, such a withdrawal will only be done after providing you notice and an opportunity to secure other counsel.

Association of Other Counsel. This Agreement is not subject to any arrangement with other counsel. However, The Attorneys may seek to associate with other counsel as may be required for the professional and efficient prosecution of your claim, including potentially counsel dealing with potential subrogation claims asserted by government entities and/or private health insurance companies. In the event that The Attorneys elects to associate with other counsel, invoicing of you may include hourly rates or charges by other counsel. However, your consent will be sought prior to association of other counsel with this matter and the fees, charges and expenses set forth above will be applicable to other counsel.

Outcome. There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Attorneys are not, and cannot, guarantee a successful outcome to your dispute. The Attorneys do guarantee that they will attempt to provide you with professional legal services and representation.

Settlement. If The Attorneys receive a settlement overture in this matter, that overture will be transmitted to you promptly. The Attorneys will not settle your claim without your prior approval.

Governing Law and Rules. This Agreement will be interpreted under the laws and rules which govern attorney-client relationships set forth in the Minnesota Rules of Professional Responsibility, opinions and case law interpreting those rules.

Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any Meshbesh & Spence attorney and/or paralegal or other team member familiar with your matter.

**Meshbesh & Spence**  
LAWYERS888.728.9866  
www.meshbesh.comDate: 8/24/15By: Guentzel Family Farms LLC:  
Jon Guentzel / CEO  
ClientDate: 9/15/15By: [Signature]  
Meshbesh & SpenceDate: 9/10/15By: [Signature]  
Blethen Gage & Krause, PLLP

## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Terry Gwentzel ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firms may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. **If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.**

The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Law Firms may enter into a separate agreement for such appellate work.

Any recovery shall be distributed in the following manner and order:

- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the two firms (15.0% per firm).
- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

**Termination.** As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Law Firms which is unprofessional or fails to fulfill an obligation to The Law Firms. However, such a withdrawal will only be done after providing you adequate notice and an opportunity to secure other counsel.

**Outcome.** There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Law Firms are not, and cannot, guarantee a successful outcome to your dispute. The Law Firms does guarantee that they will attempt to provide you with professional legal services and representation.

**Settlement.** If The Law Firms receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firms will not settle your claim without your prior approval.

**Governing Law and Rules.** This Agreement will be interpreted under the laws and rules which govern attorney-client relationships set forth in the Minnesota Rules of Professional Responsibility, opinions and case law interpreting those rules.

**Communication.** You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

**Meshbeshner & Spence**  
LAWYERS

888.728.9866  
www.meshbeshner.com

Date: 8/24/15

By: Mary Guenther  
Terry Guenther  
Client

Date: 9/14/15

By: [Signature]  
Meshbeshner & Spence

Date: 9/10/15

By: [Signature]  
Blethen Gage & Krause, PLLP

**Meshbesh & Spence**  
LAWYERS

888.728.9866  
www.meshbesh.com

### Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, HANSON FARMS ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firms may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. **If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.**

The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Law Firms may enter into a separate agreement for such appellate work.



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- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the two firms (15.0% per firm).
- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

**Termination.** As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Law Firms which is unprofessional or fails to fulfill an obligation to The Law Firms. However, such a withdrawal will only be done after providing you adequate notice and an opportunity to secure other counsel.

**Outcome.** There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Law Firms are not, and cannot, guarantee a successful outcome to your dispute. The Law Firms does guarantee that they will attempt to provide you with professional legal services and representation.

**Settlement.** If The Law Firms receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firms will not settle your claim without your prior approval.

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**Communication.** You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

**Meshbesh & Spence**  
LAWYERS

888.728.9866  
www.meshbesh.com

Date: aug 20 2015

By: Hanson Farms Randal C Hanson

Client

Date: 8-26-15

By: [Signature]  
Meshbesh & Spence

Date: 8.26.15

By: [Signature]  
Blethen Gage & Krause, PLLP

## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Dustin Hartung ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firms may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.

The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Law Firms may enter into a separate agreement for such appellate work.

Any recovery shall be distributed in the following manner and order:

- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the two firms (15.0% per firm).
- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

Termination. As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Law Firms which is unprofessional or fails to fulfill an obligation to The Law Firms. However, such a withdrawal will only be done after providing you adequate notice and an opportunity to secure other counsel.

Outcome. There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Law Firms are not, and cannot, guarantee a successful outcome to your dispute. The Law Firms does guarantee that they will attempt to provide you with professional legal services and representation.

Settlement. If The Law Firms receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firms will not settle your claim without your prior approval.

Governing Law and Rules. This Agreement will be interpreted under the laws and rules which govern attorney-client relationships set forth in the Minnesota Rules of Professional Responsibility, opinions and case law interpreting those rules.

Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

# Meshbesh & Spence

LAWYERS

888.728.9866  
www.meshbesh.com

Date: 11/5/15

By: [Signature]  
Client

Date: 11/28/15

By: [Signature]  
Meshbesh & Spence

Date: 11.23.15

By: [Signature]  
Blethen Gage & Krause, PLLP



**Meshbesh & Spence**  
— L A W Y E R S —

888.728.9866  
www.meshbesh.com

### Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Troy Hewitt ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firms may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.

The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Law Firms may enter into a separate agreement for such appellate work.



# Meshbesh & Spence

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Any recovery shall be distributed in the following manner and order:

- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the two firms (15.0% per firm).
- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

Termination. As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Law Firms which is unprofessional or fails to fulfill an obligation to The Law Firms. However, such a withdrawal will only be done after providing you adequate notice and an opportunity to secure other counsel.

Outcome. There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Law Firms are not, and cannot, guarantee a successful outcome to your dispute. The Law Firms does guarantee that they will attempt to provide you with professional legal services and representation.

Settlement. If The Law Firms receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firms will not settle your claim without your prior approval.

Governing Law and Rules. This Agreement will be interpreted under the laws and rules which govern attorney-client relationships set forth in the Minnesota Rules of Professional Responsibility, opinions and case law interpreting those rules.

Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

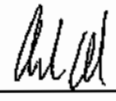
**Meshbesh & Spence**  
LAWYERS

888.728.9866  
www.meshbesh.com

Date: 8-12-2015

By:   
Client

Date: 8-26-15

By:   
Meshbesh & Spence

Date: 8.26.15

By:   
Blethen Gage & Krause, PLLP

## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, STEVEN HUPER ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firms may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. **If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.**

The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Law Firms may enter into a separate agreement for such appellate work.

Any recovery shall be distributed in the following manner and order:

- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the two firms (15.0% per firm).
- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

Termination. As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Law Firms which is unprofessional or fails to fulfill an obligation to The Law Firms. However, such a withdrawal will only be done after providing you adequate notice and an opportunity to secure other counsel.

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Settlement. If The Law Firms receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firms will not settle your claim without your prior approval.

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Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

**Meshbesh & Spence**  
LAWYERS

888.728.9866  
www.meshbesh.com

Date: 7-12-2016

By: Steven Hupar  
Client

Date: 7/21/16

By: Am N  
Meshbesh & Spence

Date: 7/18/16

By: B M A  
Blethen Gage & Krause, PLLP

## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Tom Huper ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firms may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. **If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.**

The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Law Firms may enter into a separate agreement for such appellate work.



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- To The Law Firms, a sum equal to all costs advanced; and
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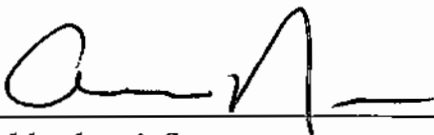
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**Communication.** You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

**Meshbesh & Spence**  
LAWYERS888.728.9866  
www.meshbesh.comDate: 7-13-2016By:   
ClientDate: 7/21/16By:   
Meshbesh & SpenceDate: 7/18/16By:   
Blethen Gage & Krause, PLLP

**Meshbesh & Spence**  
LAWYERS

888.728.9866  
www.meshbesh.com

### Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Jasper Farms, LLC ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

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- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

Termination. As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Law Firms which is unprofessional or fails to fulfill an obligation to The Law Firms. However, such a withdrawal will only be done after providing you adequate notice and an opportunity to secure other counsel.

Outcome. There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Law Firms are not, and cannot, guarantee a successful outcome to your dispute. The Law Firms does guarantee that they will attempt to provide you with professional legal services and representation.

Settlement. If The Law Firms receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firms will not settle your claim without your prior approval.

Governing Law and Rules. This Agreement will be interpreted under the laws and rules which govern attorney-client relationships set forth in the Minnesota Rules of Professional Responsibility, opinions and case law interpreting those rules.

Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

**Meshbesh & Spence**  
LAWYERS

888.728.9866  
www.meshbesh.com

Date: 5/20/2016

By: John Lehman, Manager  
Client

Date: 6/3/16

By: [Signature]  
Meshbesh & Spence

Date: 6.1.16

By: [Signature]  
Blethen Gage & Krause, PLLP



### Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Jasper Trust No. 75 ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firms may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.

The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Law Firms may enter into a separate agreement for such appellate work.



Any recovery shall be distributed in the following manner and order:

- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the two firms (15.0% per firm).
- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

Termination. As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

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Outcome. There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Law Firms are not, and cannot, guarantee a successful outcome to your dispute. The Law Firms does guarantee that they will attempt to provide you with professional legal services and representation.

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**Meshbeshner & Spence**  
LAWYERS

888.728.9866  
www.meshbeshner.com

Date: 5/20/2016

By: Rob R. Jensen, Trustee  
Client

Date: 6/3/16

By: [Signature]  
Meshbeshner & Spence

Date: 6.2.16

By: [Signature]  
Blethen Gage & Krause, PLLP

**Meshbesh & Spence**  
LAWYERS

888.728.9866  
www.meshbesh.com

### Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Susan M Jasper ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

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**Meshbesh & Spence**  
LAWYERS

888.728.9866  
www.meshbesh.com

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**Meshbesh & Spence**  
LAWYERS

888.728.9866  
www.meshbesh.com

Date: 5/20/2016

By: *Lisa M. Jasper*  
Client

Date: 6/3/16

By: *ML*  
Meshbesh & Spence

Date: 6.1.16

By: *John M. Krause*  
Blethen Gage & Krause, PLLP



## **The Law Firms**

### **Agreement for Legal Services**

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Soyell Law Office, PC ("The Law Firms"), will provide legal services to you, Randolph S Johnson ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

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The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and



# Meshbesh & Spence

LAWYERS

888.728.9866  
www.meshbesh.com

The Law Firms may enter into a separate agreement for such appellate work.

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- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the two firms (15.0% per firm).
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Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

**Meshbesh & Spence**  
LAWYERS888.728.9866  
www.meshbesh.comDate: May 9, 2016By: Randolph D. JohnsonDate: 5/24/16By: [Signature]  
Meshbesh & Spence

Date: \_\_\_\_\_

By: [Signature]  
Sovell Law Office, PC

**Agreement for Legal Services**

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Allen Kuhl ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

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The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Law Firms may enter into a separate agreement for such appellate work.

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- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

**Termination.** As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Law Firms which is unprofessional or fails to fulfill an obligation to The Law Firms. However, such a withdrawal will only be done after providing you adequate notice and an opportunity to secure other counsel.

**Outcome.** There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Law Firms are not, and cannot, guarantee a successful outcome to your dispute. The Law Firms does guarantee that they will attempt to provide you with professional legal services and representation.

**Settlement.** If The Law Firms receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firms will not settle your claim without your prior approval.

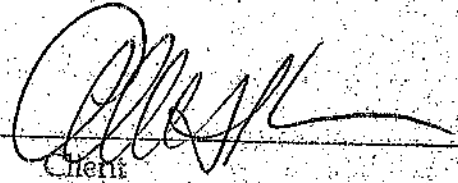
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**Communication.** You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

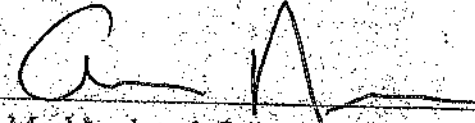
**Meshbeshier & Spence**  
LAWYERS

27 CV 153785  
888-728-9864  
Filed in Fourth Judicial District Court  
Hennepin County, MN  
7/10/2018 4:20 PM

Date: Nov 10 15

By:   
Client

Date: 11/28/15

By:   
Meshbeshier & Spence

Date: 11.23.15

By:   
Blethen Gage & Krause, PLLP



## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Corison K. H. [Signature] ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

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- To The Client, the balance of the recovery.

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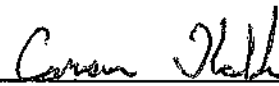
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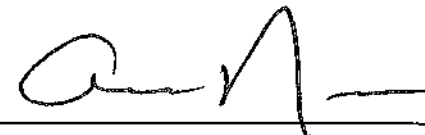
**Meshbesh & Spence**  
LAWYERS

888.728.9866  
www.meshbesh.com

Date: 11-14-15

By:   
Client

Date: 11/28/15

By:   
Meshbesh & Spence

Date: 11.23.15

By:   
Blethen Gage & Krause, PLLP

## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Christopher Kohler ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

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**Meshbesh & Spence**  
LAWYERS888.728.9866  
www.meshbesh.comDate: 11-14-15By: Christopher Keller  
ClientDate: 11/28/15By: [Signature]  
Meshbesh & SpenceDate: 11.23.15By: Ben M. Krause  
Blethen Gage & Krause, PLLP

## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Kevin K. He ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

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- To The Client, the balance of the recovery.

**Termination.** As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Law Firms which is unprofessional or fails to fulfill an obligation to The Law Firms. However, such a withdrawal will only be done after providing you adequate notice and an opportunity to secure other counsel.

**Outcome.** There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Law Firms are not, and cannot, guarantee a successful outcome to your dispute. The Law Firms does guarantee that they will attempt to provide you with professional legal services and representation.

**Settlement.** If The Law Firms receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firms will not settle your claim without your prior approval.

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**Communication.** You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

**Meshbesh & Spence**  
LAWYERS888.728.9866  
www.meshbesh.comDate: 11-14-15By: [Signature]  
ClientDate: 11/28/15By: [Signature]  
Meshbesh & SpenceDate: 11.23.15By: [Signature]  
Blethen Gage & Krause, PLLP

## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Bryan K. Huel ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firms may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.

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- To The Client, the balance of the recovery.

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
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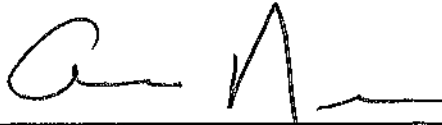
**Meshbesh & Spence**  
— L A W Y E R S —

888.728.9866  
www.meshbesh.com

Date: 11-14-15

By:   
Client

Date: 11/28/15

By:   
Meshbesh & Spence

Date: 11.23.15

By:   
Blethen Gage & Krause, PLLP

## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Keller Farms, Inc ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

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# Meshbesh & Spence

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**Meshbesh & Spence**  
LAWYERS888.728.9866  
www.meshbesh.comDate: 12/4/15By: David Keller Pres  
ClientDate: 12/15/15By: [Signature]  
Meshbesh & SpenceDate: 12.7.15By: [Signature]  
Blethen Gage & Krause, PLLP

## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, David Kessler ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

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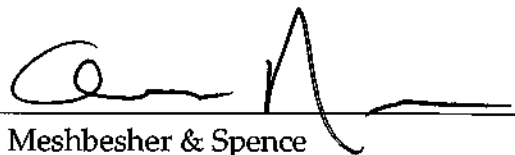
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**Meshbesh & Spence**  
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www.meshbesh.comDate: 12/1/15By:   
ClientDate: 12/15/15By:   
Meshbesh & SpenceDate: 12.7.15By:   
Blethen Gage & Krause, PLLP

## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Lukas Keller ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

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The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Law Firms may enter into a separate agreement for such appellate work.



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**Meshbesh & Spence**  
LAWYERS

888.728.9866  
www.meshbesh.com

Date: 12/4/15

By: [Signature]  
Client

Date: 12/11/15

By: [Signature]  
Meshbesh & Spence

Date: 12.7.15

By: [Signature]  
Blethen Gage & Krause, PLLP

## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Sarah Keller ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

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**Meshbesh & Spence**  
— L A W Y E R S —888.728.9866  
www.meshbesh.comDate: 12/11/15By: Sarah Keller & David Keller  
ClientDate: 12/15/15By: [Signature]  
Meshbesh & SpenceDate: 12.7.15By: [Signature]  
Blethen Gage & Krause, PLLP

## **The Law Firms**

### **Agreement for Legal Services**

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Sovell Law Office, PC ("The Law Firms"), will provide legal services to you, Kinkler Farms Partnership ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

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**Meshbesh & Spence**  
LAWYERS

888.728.9866  
www.meshbesh.com

Date: 9-16-16

By: [Signature]  
Heather Farnsworth

Date: 9/28/16

By: [Signature]  
Meshbesh & Spence

Date: 9-16-16

By: [Signature]  
Sovell Law Office, PC

## **Syngenta AG MIR 162 Corn Seed Litigation**

### **Agreement for Legal Services**

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. ("The Law Firm"), will provide legal services to you, Andrew Klassen, Jordan Klassen, and Karen Klassen ("Clients"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

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Termination. As the Clients, you may terminate The Law Firm as your legal counsel at any time by written notice to The Law Firm. Upon receipt of such a notice, The Law Firm will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firm or in transferring your file to counsel of your choice. The Law Firm may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

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Outcome. There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Law Firm is not, and cannot, guarantee a successful outcome to your dispute. The Law Firm does guarantee that they will attempt to provide you with professional legal services and representation.

Settlement. If The Law Firm receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firm will not settle your claim without your prior approval.

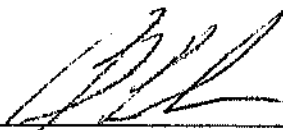
Governing Law and Rules. This Agreement will be interpreted under the laws and rules which govern attorney-client relationships set forth in the Minnesota Rules of Professional Responsibility, opinions and case law interpreting those rules.

Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firm attorney and paraprofessional familiar with your matter.


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LAWYERS

888.728.9866  
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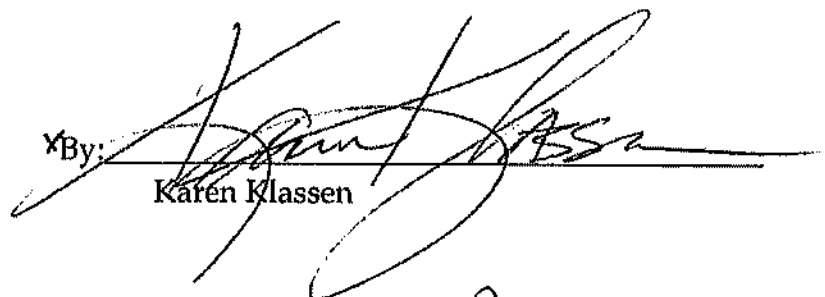
\*Date: 5-18-17

\*By:   
Andrew Klassen

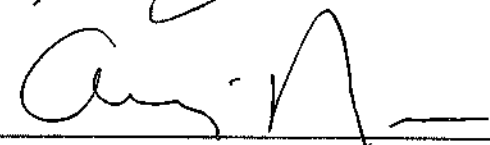
\*Date: 5-18-17

\*By:   
Jordan Klassen

\*Date: 5-18-17

\*By:   
Karen Klassen

\*Date: 6/7/17

By:   
Meshbesh & Spence

## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Orville Klassen ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firms may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. **If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.**

The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Law Firms may enter into a separate agreement for such appellate work.



Any recovery shall be distributed in the following manner and order:

- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the two firms (15.0% per firm).
- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

Termination. As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Law Firms which is unprofessional or fails to fulfill an obligation to The Law Firms. However, such a withdrawal will only be done after providing you adequate notice and an opportunity to secure other counsel.

Outcome. There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Law Firms are not, and cannot, guarantee a successful outcome to your dispute. The Law Firms does guarantee that they will attempt to provide you with professional legal services and representation.

Settlement. If The Law Firms receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firms will not settle your claim without your prior approval.

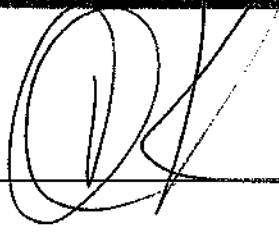
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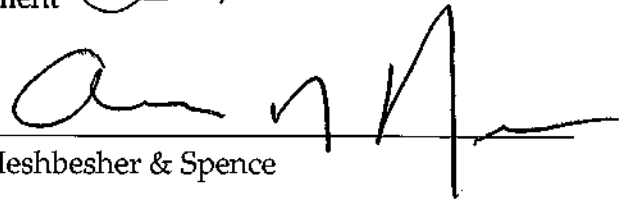
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LAWYERS

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Date: 9-17-15

By:   
Client

Date: 9/25/15

By:   
Meshbesh & Spence

Date: 9.22.15

By:   
Blethen Gage & Krause, PLLP

## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Carmen Klatt ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

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**Meshbesh & Spence**  
LAWYERS

888.728.9866  
www.meshbesh.com

Date: Feb 2, 2016

By: Sheryl Eckhardt  
Client Personal Representative

Date: 2/15/16

By: [Signature]  
Meshbesh & Spence

Date: 2.8.16

By: [Signature]  
Blethen Gage & Krause, PLLP

## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Krosch Brothers Partnership ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

**Scope of Services.** The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

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The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Law Firms may enter into a separate agreement for such appellate work.



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- To The Client, the balance of the recovery.

**Termination.** As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

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**Meshbesh & Spence**  
LAWYERS888.728.9866  
www.meshbesh.comDate: 07 DEC 2015By: Krosch Beattress Partnership  
Jos D. Krosch, partner.  
ClientDate: 12-20-15By: [Signature]  
Meshbesh & SpenceDate: 17 Dec. 2015By: [Signature]  
Blethen Gage & Krause, PLLP

**Agreement for Legal Services**

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Lake Forest Feeding Storage, Inc. ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firms may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. **If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.**

The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Law Firms may enter into a separate agreement for such appellate work.

Any recovery shall be distributed in the following manner and order:

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- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

**Termination.** As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

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**Communication.** You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

**Mesbesh & Spence**  
LAWYERS



Date: Nov 10 15

By: \_\_\_\_\_

Client

*LANE FREEMONT FARM  
& STURGEON INC*

Date: 11-25-15

By: \_\_\_\_\_

Mesbesh & Spence

Date: 11.23.15

By: \_\_\_\_\_

Blethen Gage & Krause, PLLP



## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Bruce + Kayla Lawrence ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

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**Meshbesh & Spence**  
LAWYERS888 728 9866  
www.meshbesh.comDate: 8-15-15By: Kayla Lawrence  
ClientDate: 8-26-15By: Adm  
Meshbesh & SpenceDate: 8.26.15By: Ben M. Krause  
Blethen Gage & Krause, PLLP

## The Law Firms

### Agreement for Legal Services

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Jones & Magnus ("The Law Firms"), will provide legal services to you, LOW LLC ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

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The Law Firms and Client further agree that the fees agreed upon herein apply  
Syngenta MIR 162 Corn Litigation

through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Law Firms may enter into a separate agreement for such appellate work.

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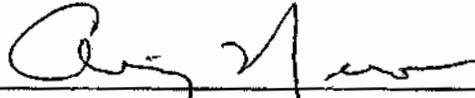
**Meshbesh & Spence**  
LAWYERS

888.728.9866  
www.meshbesh.com

Date: 2-10-16

By:   
LOW, LLC

Date: 5/23/16

By:   
Meshbesh & Spence

Date: \_\_\_\_\_

By: \_\_\_\_\_  
Jones and Magnus

Syngenta MIR 162 Corn Litigation

000205



**Meshbesh & Spence**  
LAWYERS

888.728.9866  
www.meshbesh.com

## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Paul J. MAAS ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

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Any recovery shall be distributed in the following manner and order:

- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the two firms (15.0% per firm).
- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

Termination. As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

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Settlement. If The Law Firms receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firms will not settle your claim without your prior approval.

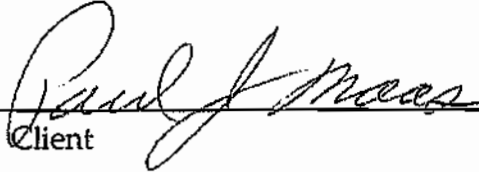
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Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.


**Meshbesh & Spence**  
LAWYERS

888 728 9866  
www.meshbesh.com

Date: 8-19-2015

By:   
Client

Date: 8-26-15

By:   
Meshbesh & Spence

Date: 8.26.15

By:   
Blithen Gage & Krause, PLLP

## The Law Firms

### Agreement for Legal Services

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Jones and Magnus ("The Law Firms"), will provide legal services to you, Charlie Mans ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

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Syngenta MIR 162 Corn Litigation



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The Law Firms may enter into a separate agreement for such appellate work.

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- To The Client, the balance of the recovery.

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**Meshbesh & Spence**  
LAWYERS888.728.9866  
www.meshbesh.comDate: 4/29/2016By: Charlie Mans  
Charlie MansDate: 5/4/16By: Ami Meshbesh  
Meshbesh & Spence

Date: \_\_\_\_\_

By: \_\_\_\_\_  
Jones and Magnus

Syngenta MIR 162 Corn Litigation

000211

## The Law Firms

### Agreement for Legal Services

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesher & Spence, Ltd. and Jones and Magnus ("The Law Firms"), will provide legal services to you, MAPLETON ELEVATOR, LLC ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

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The Law Firms and Client further agree that the fees agreed upon herein apply  
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through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Law Firms may enter into a separate agreement for such appellate work.

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Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

Date: 12-21-15

By: Maphia Elevator, LLC / By [Signature]  
Client

Date: 12-21-15

By: [Signature]  
Meshbesher & Spence

Date: 12-21-15

By: [Signature]  
Jones and Magnus

### Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Roger Matzke ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

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# Meshbesh & Spence

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Date: 10-31-2015By: Bayer Matthe  
ClientDate: 11-19-15By: Am A  
Meshbesh & SpenceDate: 11.5.15By: Fey MA  
Blethen Gage & Krause, PLLP



**Agreement for Legal Services**

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Douglas Meixell ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

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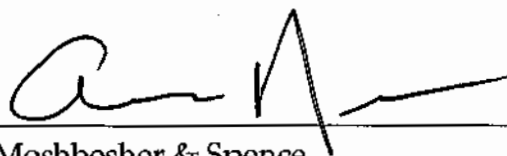
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**Meshbesh & Spence**  
— L A W Y E R S —888.728.9866  
www.meshbesh.comDate: 8-24-15By:   
ClientDate: 9/15/15By:   
Meshbesh & SpenceDate: 9/16/15By:   
Blethen Gage & Krause, PLLP

## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, David Mensink ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

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**Meshbesh & Spence**  
LAWYERS

888.728.9866

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Date: 8-5-15

X Tracie Brehm Mensink  
Tracie Brehm Mensink  
By: [Signature]  
Client

Date: 8-26-15

By: [Signature]  
Meshbesh & Spence

Date: 8.26.15

By: [Signature]  
Blethen Gage & Krause, PLLP



**Agreement for Legal Services**

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Richard Miller ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

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**Meshbeshner & Spence**  
LAWYERS

888.728.9866  
www.meshbeshner.com

Date: 08/24/2015

By: Richard Miller  
Client

Date: 9/15/15

By: [Signature]  
Meshbeshner & Spence

Date: 9/10/15

By: [Signature]  
Blethen Gage & Krause, PLLP

**Meshbesh & Spence**  
LAWYERS

888.728.9866  
www.meshbesh.com

## **The Law Firms**

### **Agreement for Legal Services**

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Jones and Magnus, Attorneys at Law ("The Law Firms"), will provide legal services to you, Wayne Molitor ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firms may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.

Syngenta MIR 162 Corn Litigation

000227

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The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Law Firms may enter into a separate agreement for such appellate work.

Any recovery shall be distributed in the following manner and order:

- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the two firms (15.0% per firm).
- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

Termination. As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Law Firms which is unprofessional or fails to fulfill an obligation to The Law Firms. However, such a withdrawal will only be done after providing you adequate notice and an opportunity to secure other counsel.

Outcome. There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Law Firms are not, and cannot, guarantee a successful outcome to your dispute. The Law Firms does guarantee that they will attempt to provide you with professional legal services and representation.

Settlement. If The Law Firms receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firms will not settle your claim without your prior approval.

Governing Law and Rules. This Agreement will be interpreted under the laws and rules which govern attorney-client relationships set forth in the Minnesota Rules of Professional Responsibility, opinions and case law interpreting those rules.

Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

Syngenta MIR 162 Corn Litigation

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— LAWYERS —

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www.meshbeshier.com

Date: 1/3/16

By: Wayne Molitor  
Wayne Molitor

Date: 12/21/16

By: [Signature]  
Meshbeshier & Spence

Date: 12/22/16

By: Stacey R. Gaudes  
Jones and Magnus, Attorneys at Law

Syngenta MIR 162 Corn Litigation

000229



## **The Law Firms**

### **Agreement for Legal Services**

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Sovell Law Office, PC ("The Law Firms"), will provide legal services to you, Mosiman Farms, LLP / Rodney Mosiman ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

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Date: \_\_\_\_\_

By: \_\_\_\_\_

Mosiman Farms, LLP

Date: 5/24/16

By: \_\_\_\_\_

Meshbesh &amp; Spence

Date: \_\_\_\_\_

By: \_\_\_\_\_

Sovell Law Office, PC

Syngenta MIR 162 Corn Litigation

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## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Allen<sup>III</sup> JANE Nelson ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

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Syngenta MIR 162 Corn Litigation

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**Meshbesh & Spence**  
LAWYERS888.728.9866  
www.meshbesh.comDate: 10-5-2015By: Allen Nelson Allen Nelson  
Client  
Jane Nelson Jane R. NelsonDate: 10-10-15By: [Signature]  
Meshbesh & SpenceDate: 9.28.15By: [Signature]  
Blethen Gage & Krause, PLLP

Allen & Jane Nelson  
25836 170<sup>th</sup> STREET  
NEW RICHLAND, MN 56072



## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Paul F. Pomerantz ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

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Date: 3/15/17

By: [Signature]  
Client

Date: 3/20/17

By: [Signature]  
Meshbesh & Spence

Date: \_\_\_\_\_

By: \_\_\_\_\_  
Blethen Gage & Krause, PLLP

## **The Law Firms**

### **Agreement for Legal Services**

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Jones and Magnus ("The Law Firms"), will provide legal services to you, Nelson Century Farms Inc. ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

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The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and

Syngenta MIR 162 Corn Litigation

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The Law Firms may enter into a separate agreement for such appellate work.

Any recovery shall be distributed in the following manner and order:

- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the two firms (15.0% per firm).
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- To The Client, the balance of the recovery.

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Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

Syngenta MIR 162 Corn Litigation

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**Meshbesh & Spence**  
LAWYERS888.728.9866  
www.meshbesh.comDate: 1/20/2016By: Nelson Century Farms Inc  
JHEMLDate: 6/22/16By: [Signature]  
Meshbesh & Spence

Date: \_\_\_\_\_

By: \_\_\_\_\_  
Jones and Magnus

Syngenta MIR 162 Corn Litigation

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**Agreement for Legal Services**

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbeshner & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Randy Nelson ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

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Date: 12/22/15By: Randy Nils  
ClientDate: 2/27/15By: Am N  
Meshbesh & SpenceDate: 12.23.15By: Bj M  
Blethen Gage & Krause, PLLP

**Agreement for Legal Services**

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Roger Nelson ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

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**Meshbesh & Spence**  
LAWYERS

888.728.9866  
www.meshbesh.com

Date: 1-12-16

By: Roger Nelson  
Client

Date: 1/23/16

By: Am M  
Meshbesh & Spence

Date: 1.15.16

By: B. M. Gage  
Blethen Gage & Krause, PLLP

**Roger & Jeanne Nelson**  
571 Southwind Drive  
Fairmont, MN 56031



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— L A W Y E R S —

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www.meshbesh.com

## **The Law Firms**

### **Agreement for Legal Services**

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Jones & Magnus ("The Law Firms"), will provide legal services to you, James Ness ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firms may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.

The Law Firms and Client further agree that the fees agreed upon herein apply  
Syngenta MIR 162 Corn Litigation

**000248**



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www.meshbesh.com

through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Law Firms may enter into a separate agreement for such appellate work.

Any recovery shall be distributed in the following manner and order:

- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the three firms (15.0% per firm).
- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

Termination. As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Law Firms which is unprofessional or fails to fulfill an obligation to The Law Firms. However, such a withdrawal will only be done after providing you adequate notice and an opportunity to secure other counsel.

Outcome. There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Law Firms are not, and cannot, guarantee a successful outcome to your dispute. The Law Firms does guarantee that they will attempt to provide you with professional legal services and representation.

Settlement. If The Law Firms receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firms will not settle your claim without your prior approval.

Governing Law and Rules. This Agreement will be interpreted under the laws and rules which govern attorney-client relationships set forth in the Minnesota Rules of Professional Responsibility, opinions and case law interpreting those rules.

Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

Syngenta MIR 162 Corn Litigation

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Date: 02/08/2016

By: James Ness  
James Ness

Date: 2/17/16

By: [Signature]  
Meshbesh & Spence, Ltd.

Date: \_\_\_\_\_

By: \_\_\_\_\_  
Jones Law Office

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## **The Law Firms**

### **Agreement for Legal Services**

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The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and

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Syngenta MIR 162 Corn Litigation

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**Meshbesh & Spence**  
LAWYERS888 728 9866  
www.meshbesh.comDate: 1-30-16By: Lyle R. Mess  
Arlen M. MessDate: 2/15/16By: [Signature]  
Meshbesh & Spence

Date: \_\_\_\_\_

By: \_\_\_\_\_  
Jones and Magnus

Syngenta MIR 162 Corn Litigation

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— L A W Y E R S —

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## **The Law Firms**

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**Meshbesh & Spence**  
LAWYERS

888 728 9866  
www.meshbesh.com

Date: 2-8-16

By: Randy Ness  
Randy Ness

Date: 2/11/16

By: [Signature]  
Meshbesh & Spence

Date: \_\_\_\_\_

By: \_\_\_\_\_  
Jones and Magnus

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## **The Law Firms**

### **Agreement for Legal Services**

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Jones and Magnus ("The Law Firms"), will provide legal services to you, Tim Ness ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

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**Communication.** You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

Syngenta MIR 162 Corn Utigation

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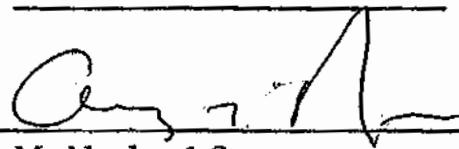
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www.meshbesh.com

Date: 3/2/16

By: 

Date: 3/7/16

By:   
Meshbesh & Spence

Date: \_\_\_\_\_

By: \_\_\_\_\_  
Jones and Magnus

Syngenta MIR 162 Corn Litigation

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## **The Law Firms**

### **Agreement for Legal Services**

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Sovell Law Office, PC ("The Law Firms"), will provide legal services to you, Norman Nystrom Family Farm Corporation ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

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The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and

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- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the two firms (15.0% per firm).
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Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

**Meshbesh & Spence**  
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888.728.9866  
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Date: 8/30/16

By: Norman Nystrom  
By: John Nystrom POA

Date: 9/7/16

By:   
Meshbesh & Spence

Date: \_\_\_\_\_

By: \_\_\_\_\_  
Sovell Law Office, PC

## **The Law Firms**

### **Agreement for Legal Services**

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Sovell Law Office, PC ("The Law Firms"), will provide legal services to you, Nystrom Bay Farm Partnership ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

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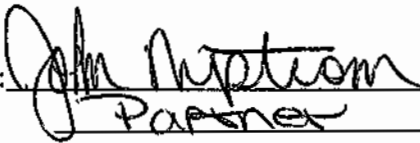
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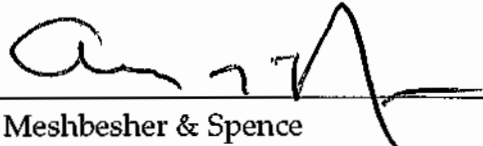
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888.728.9866  
www.meshbesh.com

Date: 8/30/16

By:   
Partner

Date: 9/7/16

By:   
Meshbesh & Spence

Date: \_\_\_\_\_

By: \_\_\_\_\_  
Sovell Law Office, PC

Syngenta MIR 162 Corn Litigation

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## The Law Firms

### Agreement for Legal Services

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Syngenta MIR 162 Corn Litigation

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Outcome. There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Law Firms are not, and cannot, guarantee a successful outcome to your dispute. The Law Firms does guarantee that they will attempt to provide you with professional legal services and representation.

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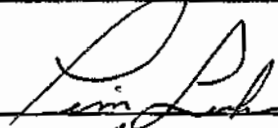
Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

Syngenta MIR 162 Corn Litigation


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www.meshbeshor.com

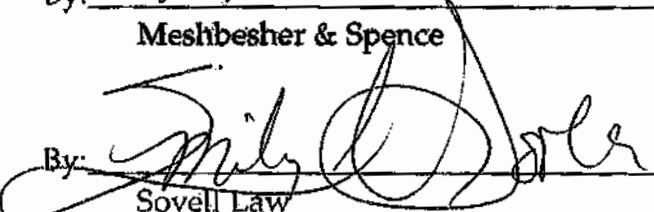
Date: 4-27-18

By:   
G.M.

Date: 4-28-16

By:   
Meshbeshor & Spence

Date: \_\_\_\_\_

By:   
Sovell Law

Syngenta MIR 162 Corn Litigation

000268



## **Syngenta AG MIR 162 Corn Seed Litigation**

### **Agreement for Legal Services**

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. ("The Law Firm"), will provide legal services to you, Michael Obermeyer ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firm agrees to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firm represent you, you are agreeing to cooperate with The Law Firm by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

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The Law Firm may enter into a separate agreement for such appellate work.

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- To The Client, the balance of the recovery.

Termination. As the Client, you may terminate The Law Firm as your legal counsel at any time by written notice to The Law Firm. Upon receipt of such a notice, The Law Firm will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firm or in transferring your file to counsel of your choice. The Law Firm may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

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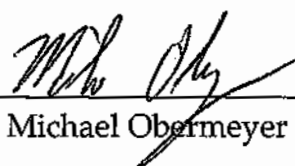
**Meshbesh & Spence**

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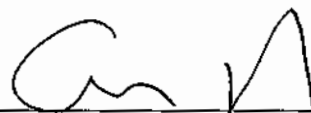
888.728.9866

www.meshbesh.com

Date: 3/17/2017

By:   
Michael Obermeyer

Date: 3/20/17

By:   
Meshbesh & Spence

## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Paul M Obermeyer ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

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**Meshbesh & Spence**  
LAWYERS888.728.9866  
www.meshbesh.comDate: 8-19-15By: Paul M. Obumey  
ClientDate: 8-26-15By: [Signature]  
Meshbesh & SpenceDate: 8.26.15By: [Signature]  
Blethen Gage & Krause, PLLP



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
**Meshbesh & Spence**  
LAWYERS

888.728.9866  
www.meshbesh.com

Date: Aug 23 2015

By:   
Client

Date: 8-26-15

By:   
Meshbesh & Spence

Date: 8.26.15

By:   
Blethen Gage & Krause, PLLP



## **The Law Firms**

### **Agreement for Legal Services**

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Jones and Magnus ("The Law Firms"), will provide legal services to you, Brian and Jennifer Preston ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

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Syngenta MIR 162 Corn Litigation

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Syngenta MIR 162 Corn Litigation



**Meshbesh & Spence**  
LAWYERS888.728.9866  
www.meshbesh.comDate: 1-3-16By: 

Brian Preston

Date: 1-3-16By: 

Jennifer Preston

Date: 2/15/16By: 

Meshbesh &amp; Spence

Date: \_\_\_\_\_

By: \_\_\_\_\_

Jones and Magnus

Syngenta MIR 162 Corn Litigation

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## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Purfeerst Ag LLC ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

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**Meshbesh & Spence**  
LAWYERS888.728.9866  
www.meshbesh.comDate: 8/15/15By: Jim Pufers  
ClientDate: 8-26-15By: Adal  
Meshbesh & SpenceDate: 8.26.15By: Ben Mott  
Blethen Gage & Krause, PLLP



## Agreement for Legal Services

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# Meshbesh & Spence

LAWYERS



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**Meshbesh & Spence**  
LAWYERS



Date: 8/15/15

By: Jim Purfeers  
Client

Date: 8-26-15

By: Adi Gill  
Meshbesh & Spence

Date: 8.26.15

By: B. Gage  
Blethen Gage & Krause, PLLP

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Termination. As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Law Firms which is unprofessional or fails to fulfill an obligation to The Law Firms. However, such a withdrawal will only be done after providing you adequate notice and an opportunity to secure other counsel.

Outcome. There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Law Firms are not, and cannot, guarantee a successful outcome to your dispute. The Law Firms does guarantee that they will attempt to provide you with professional legal services and representation.

Settlement. If The Law Firms receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firms will not settle your claim without your prior approval.

Governing Law and Rules. This Agreement will be interpreted under the laws and rules which govern attorney-client relationships set forth in the Minnesota Rules of Professional Responsibility, opinions and case law interpreting those rules.

Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

**Meshbesh & Spence**  
LAWYERS

888.728.9866  
www.meshbesh.com

Date: 8/17/15

By: Matt Pyatt  
Client

Date: 8-26-15

By: [Signature]  
Meshbesh & Spence

Date: 8.26.15

By: [Signature]  
Blethen Gage & Krause, PLLP



## Syngenta AG MIR 162 Corn Seed Litigation

### Agreement for Legal Services

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. ("The Law Firm") will provide legal services to you, Mark Purfeerst ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firm agrees to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firm represent you, you are agreeing to cooperate with The Law Firm by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firm will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firm from the recovery. **If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firm.**

Any recovery shall be distributed in the following manner and order:

- To The Law Firm, a fee in the amount of Thirty Percent (30%)
- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

**Meshbesh & Spence**  
LAWYERS888.728.9866  
www.meshbesh.com

Governing Law and Rules. This Agreement will be interpreted under the laws and rules which govern attorney-client relationships set forth in the Minnesota Rules of Professional Responsibility, opinions and case law interpreting those rules.

Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to The Law Firm attorney and paraprofessional familiar with your matter.

Date:

6-11-18

By:

  
Mark Purfeerst

Date:

6-12-18

By:

  
Meshbesh & Spence, Ltd.

## **The Law Firms**

### **Agreement for Legal Services**

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Jones and Magnus ("The Law Firms"), will provide legal services to you, Mark Reedstrom ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

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The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and

Syngenta MIR 162 Corn Litigation

# Meshbesh & Spence

LAWYERS

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www.meshbesh.com

The Law Firms may enter into a separate agreement for such appellate work.

Any recovery shall be distributed in the following manner and order:

- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the two firms (15.0% per firm).
- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

Termination. As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

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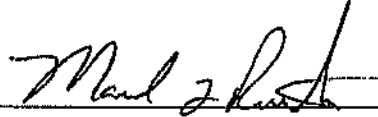
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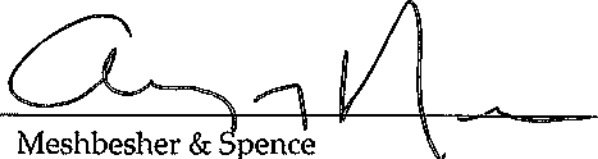
**Meshbesh & Spence**  
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www.meshbesh.com

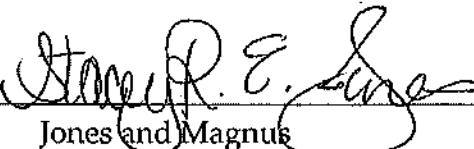
Date: 5/1/17

By:   
Mark Reedstrom

Date: 5-4-17

By:   
Meshbesh & Spence

Date: 5/2/17

By:   
Jones and Magnus

Syngenta MIR 162 Corn Litigation

000294



## **The Law Firms**

### **Agreement for Legal Services**

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Jones and Magnus ("The Law Firms"), will provide legal services to you, Steve Reedstrom ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

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The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and

# Meshbesh & Spence

LAWYERS

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www.meshbesh.com

The Law Firms may enter into a separate agreement for such appellate work.

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- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the two firms (15.0% per firm).
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
Governing Law and Rules. This Agreement will be interpreted under the laws and rules which govern attorney-client relationships set forth in the Minnesota Rules of Professional Responsibility, opinions and case law interpreting those rules.

Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

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www.meshbesh.com

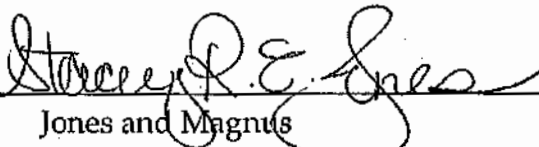
Date: 5-1-2017

By:   
Steve Reedstrom

Date: 5-4-17

By:   
Meshbesh & Spence

Date: 5-2-17

By:   
Jones and Magnus

## **Syngenta AG MIR 162 Corn Seed Litigation**

### **Agreement for Legal Services**

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. ("The Law Firm"), will provide legal services to you, Gary Redalen ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firm agrees to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firm represent you, you are agreeing to cooperate with The Law Firm by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

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The Law Firm and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and



**Meshbesh & Spence**

LAWYERS

888.728.9866

www.meshbesh.com

The Law Firm may enter into a separate agreement for such appellate work.

Any recovery shall be distributed in the following manner and order:

- To The Law Firm, a fee in the amount of Thirty Percent (30.0%);
- To The Law Firm, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

**Termination.** As the Client, you may terminate The Law Firm as your legal counsel at any time by written notice to The Law Firm. Upon receipt of such a notice, The Law Firm will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firm or in transferring your file to counsel of your choice. The Law Firm may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

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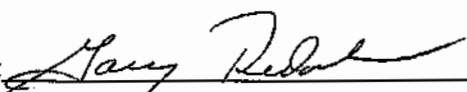
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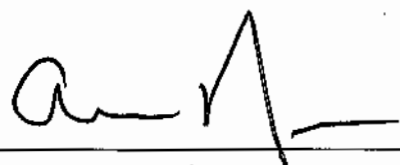
**Meshbesh & Spence**  
LAWYERS

888.728.9866  
www.meshbesh.com

Date: May 16, 2017

By:   
Gary Redalen

Date: 5-20-17

By:   
Meshbesh & Spence

## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Jordan T. Redalen ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

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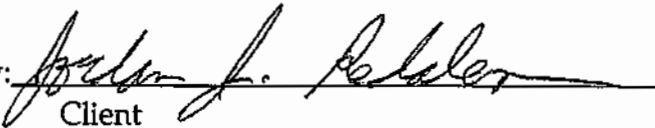
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# Meshbesh & Spence


LAWYERS

888.728.9866  
www.meshbesh.com

Date: 8-14-2015

By:   
Client

Date: 8-26-15

By:   
Meshbesh & Spence

Date: 8.26.15

By:   
Blethen Gage & Krause, PLLP



## **Syngenta AG MIR 162 Corn Seed Litigation**

### **Agreement for Legal Services**

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. ("The Law Firm"), will provide legal services to you, Judd Redalen ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firm agrees to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firm represent you, you are agreeing to cooperate with The Law Firm by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

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**Meshbesh & Spence**  
— L A W Y E R S —

888.728.9866  
www.meshbesh.com

Date: 5-23-2017

By: Judd Redalen  
Judd Redalen

Date: 5-25-17

By: Am N  
Meshbesh & Spence

## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Richland Dairy LLC ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

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**Meshbesh & Spence**  
LAWYERS

888.728.9866

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Date: 11/30/2015By: Richland Dairy LLC  
Alan J. Meyer Chief Manager  
ClientDate: 12/5/15By: [Signature]  
Meshbesh & Spence

Date: \_\_\_\_\_

By: [Signature]  
Blethen Gage & Krause, PLLP

**Meshbesh & Spence**  
LAWYERS

888.728.9866  
www.meshbesh.com

### Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Robert S Jasper Estate ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firms may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.

The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Law Firms may enter into a separate agreement for such appellate work.



Any recovery shall be distributed in the following manner and order:

- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the two firms (15.0% per firm).
- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

Termination. As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Law Firms which is unprofessional or fails to fulfill an obligation to The Law Firms. However, such a withdrawal will only be done after providing you adequate notice and an opportunity to secure other counsel.

Outcome. There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Law Firms are not, and cannot, guarantee a successful outcome to your dispute. The Law Firms does guarantee that they will attempt to provide you with professional legal services and representation.

Settlement. If The Law Firms receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firms will not settle your claim without your prior approval.

Governing Law and Rules. This Agreement will be interpreted under the laws and rules which govern attorney-client relationships set forth in the Minnesota Rules of Professional Responsibility, opinions and case law interpreting those rules.

Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

**Meshbesh & Spence**  
LAWYERS

888.728.9866  
www.meshbesh.com

Date: 5/20/2016

By: Lisan M. Jasper, Executor  
Client

Date: 6/3/16

By: MLW  
Meshbesh & Spence

Date: 6.1.16

By: TJ M. H. K.  
Blethen Gage & Krause, PLLP

## **The Law Firms**

### **Agreement for Legal Services**

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Jones & Magnus ("The Law Firms"), will provide legal services to you, Steve Roberts ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firms may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. **If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.**

The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and

The Law Firms may enter into a separate agreement for such appellate work.

Any recovery shall be distributed in the following manner and order:

- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the three firms (15.0% per firm).
- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

Termination. As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Law Firms which is unprofessional or fails to fulfill an obligation to The Law Firms. However, such a withdrawal will only be done after providing you adequate notice and an opportunity to secure other counsel.

Outcome. There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Law Firms are not, and cannot, guarantee a successful outcome to your dispute. The Law Firms does guarantee that they will attempt to provide you with professional legal services and representation.


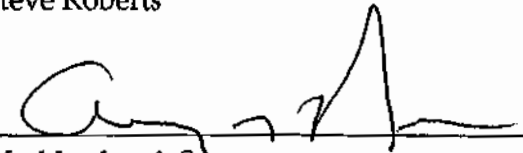
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attorney and paraprofessional familiar with your matter.

Date: 12-21-15By:   
Steve RobertsDate: 1/28/16By:   
Meshbesh & Spence

Date: \_\_\_\_\_

By: \_\_\_\_\_  
Jones and Magnus, Attorneys at Law

Syngenta MIR 162 Corn Litigation

000314



## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, **Roe Farms Partnership, a Minnesota general partnership and Roe Farms, Inc., a Minnesota corporation ("Client")**. This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firms may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. **If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.**

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- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the two firms (15.0% per firm).
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- To The Client, the balance of the recovery.

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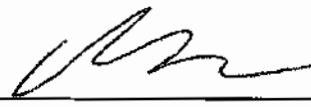

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Outcome. There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Law Firms are not, and cannot, guarantee a successful outcome to your dispute. The Law Firms does guarantee that they will attempt to provide you with professional legal services and representation.

Settlement. If The Law Firms receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firms will not settle your claim without your prior approval.

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Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

**Meshbesh & Spence**  
LAWYERS888 728 9866  
www.meshbesh.comDate: 8.5.15By:   
Client Secretary / Authorized AgentDate: 8-26-15By:   
Meshbesh & SpenceDate: 8.5.15By:   
Blethen Gage & Krause, PLLP

## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Douglas Sanders ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

~~Scope of Services. The Law Firms agree to provide you legal services in~~  
connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

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Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.



**Meshbesh & Spence**  
LAWYERS

888.728.9866  
www.meshbesh.com

Date: Aug 18, 2015

By: Douglas Sers  
Client

Date: 8-26-15

By: Mal  
Meshbesh & Spence

Date: 8.26.15

By: Ben MRA  
Blethen Gage & Krause, PLLP

**Agreement for Legal Services**

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Kevin & Jill Sathre ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firms may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. **If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.**

The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Law Firms may enter into a separate agreement for such appellate work.

Any recovery shall be distributed in the following manner and order:

- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the two firms (15.0% per firm).
- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

Termination. As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

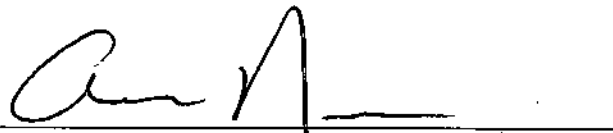
Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Law Firms which is unprofessional or fails to fulfill an obligation to The Law Firms. However, such a withdrawal will only be done after providing you adequate notice and an opportunity to secure other counsel.

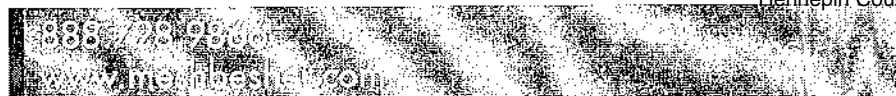
Outcome. There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Law Firms are not, and cannot, guarantee a successful outcome to your dispute. The Law Firms does guarantee that they will attempt to provide you with professional legal services and representation.

Settlement. If The Law Firms receives a settlement overture in this matter, that overture will be transmitted to you promptly. The Law Firms will not settle your claim without your prior approval.

Governing Law and Rules. This Agreement will be interpreted under the laws and rules which govern attorney-client relationships set forth in the Minnesota Rules of Professional Responsibility, opinions and case law interpreting those rules.

Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

**Meshbesh & Spence**  
LAWYERS888.728.9866  
www.meshbesh.comDate: 8/25/2015By:   
ClientDate: 9/15/15By:   
Meshbesh & SpenceDate: 9/10/15By:   
Blethen Gage & Krause, PLLP



## **Meshbesh & Spence**

### **Agreement for Legal Services**

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence and Blethen Gage & Krause, PLLP (herein after "The Attorneys") will provide legal services to you, William Schaible ("Client"). This Agreement describes the scope of legal services to be performed as well as the Attorneys' standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. Meshbesh & Spence agrees to provide you legal services in connection with the injury/damage you assert to have suffered in conjunction with the use of Syngenta Corn. The scope of The Attorneys' representation is limited to this injury/damage. By agreeing to have The Attorneys represent you, you are agreeing to cooperate with The Attorneys by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your injury/damage. This retainer expressly EXCLUDES representation for any medical malpractice claims.

Fees, Charges and Expenses for Individual Representation. The Attorneys' fees shall equal THIRTY PERCENT (30%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The term "recovery" shall include the present value of any monetary payments agreed to be made or the fair market value of any property or services agreed to be transferred or rendered for the benefit of the Client. The Attorneys will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, the cost of investigation, records, travel expenses incurred in the prosecution of the action and other necessary and incidental expenses. The Attorneys may employ investigators and experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Attorneys from the recovery. If no recovery is obtained for Client in this case, Client shall owe no fee to The Attorneys.

The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and The Attorneys may enter into a separate agreement for such appellate work.





Any recovery shall be distributed in the following manner and order:

- To The Attorneys, attorney's fees in the amount THIRTY PERCENT (30%), which shall be divided equally between the firms (15.0% per firm).
- To The Attorneys, a sum equal to all costs advanced;
- To Client, the balance of the recovery.

Termination. As the Client, you may terminate The Attorneys as your legal counsel at any time by written notice to Meshbesh & Spence. Upon receipt of such a notice, The Attorneys will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Attorneys or in transferring your file to counsel of your choice. The Attorneys may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

Those Rules include provisions permitting withdrawal if a client makes the representation unreasonably difficult, requests conduct on the part of The Attorneys which is unprofessional or fails to fulfill an obligation to The Attorneys. However, such a withdrawal will only be done after providing you notice and an opportunity to secure other counsel.

Association of Other Counsel. This Agreement is not subject to any arrangement with other counsel. However, The Attorneys may, seek to associate with other counsel as may be required for the professional and efficient prosecution of your claim, including potentially counsel dealing with potential subrogation claims asserted by government entities and/or private health insurance companies. In the event that The Attorneys elects to associate with other counsel, invoicing of you may include hourly rates or charges by other counsel. However, your consent will be sought prior to association of other counsel with this matter and the fees, charges and expenses set forth above will be applicable to other counsel.

Outcome. There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Attorneys are not, and cannot, guarantee a successful outcome to your dispute. The Attorneys do guarantee that they will attempt to provide you with professional legal services and representation.

Settlement. If The Attorneys receive a settlement overture in this matter, that overture will be transmitted to you promptly. The Attorneys will not settle your claim without your prior approval.

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Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any Meshbesh & Spence attorney and/or paralegal or other team member familiar with your matter.

# Meshbesh & Spence

LAWYERS

888.728.9866  
www.meshbesh.com

Date: 8-17-2015

By: William Schiabe  
Client

Date: 8-26-15

By: [Signature]  
Meshbesh & Spence

Date: 8.26.15

By: [Signature]  
Blethen Gage & Krause, PLLP

**Agreement for Legal Services**

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Richard Schultz New Richmond ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

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**Meshbesh & Spence**  
LAWYERS888.728.9866  
www.meshbesh.comDate: 9-2-15By: Richard Schif  
ClientDate: 9/16/15By: Ann A  
Meshbesh & SpenceDate: 9.11.15By: Ben M  
Blethen Gage & Krause, PLLPNorbert Schultz  
Norbert SchultzJaqueline Schultz  
Jaqueline Schultz



## **The Law Firms**

### **Agreement for Legal Services**

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Jones and Magnus ("The Law Firms"), will provide legal services to you, Howard A. Schoenfeld ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Vipitera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. **If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.**

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Any recovery shall be distributed in the following manner and order:

Syngenta MIR 162 Corn Litigation

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- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the two firms (15.0% per firm).
- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

Termination. As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

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Outcome. There is no way to predict the outcome of this matter and by agreeing to provide you legal services, The Law Firms are not, and cannot, guarantee a successful outcome to your dispute. The Law Firms does guarantee that they will attempt to provide you with professional legal services and representation.

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Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.

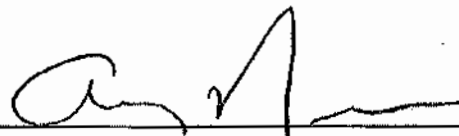
Date: March 13, 2017

By: Howard A. Schoenfeld  
Howard A. Schoenfeld


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Date: 3-20-17

By:   
Meshbesh & Spence

Date: 5/12/17

By:   
Jones and Magnus

Syngenta MIR 162 Corn Litigation

000332

## The Law Firms

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**Meshbesh & Spence**

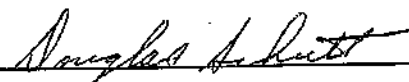
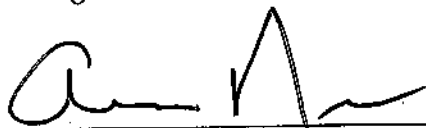
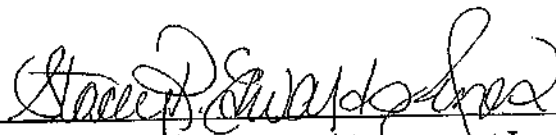
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888.728.9866

www.meshbesh.com

Court  
D PM  
MN

attorney and paraprofessional familiar with your matter.

Date: 9.15.15By:   
Douglas SchuttDate: 9/20/15By:   
Meshbesh & SpenceDate: 9-15-15By:   
Jones and Magnus, Attorneys at Law



### Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Steven Shirk ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

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**MESH BESHNER & SPENCE**  
LAWYERS

www.meshbeshner.com

Ben Sieberg  
21269 State Hwy 60  
Eagle Lake, MN 56024

## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbeshner & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Ben Sieberg ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

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Termination. As the Client, you may terminate The Law Firms as your legal counsel at any time by written notice to The Law Firms. Upon receipt of such a notice, The Law Firms will cease all work on your behalf and will cooperate with you in finding appropriate counsel to substitute for The Law Firms or in transferring your file to counsel of your choice. The Law Firms may also withdraw as your legal counsel or suspend or limit its services to you, in compliance with applicable rules of professional responsibility.

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Date: 9-10-15By: Ban Liebing  
ClientDate: 9/20/15By: Am  
Meshbeshier & SpenceDate: 9/15/15By: Ben M  
Blethen Gage & Krause, PLLP



# Meshbesh & Spence

L A W Y E R S

Julie & Jerome Sieberg  
20988 620th Avenue  
Eagle Lake, MN 56024

888.728.9866

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## Agreement for Legal Services

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**Meshbesh & Spence**  
LAWYERS888.728.9866  
www.meshbesh.comDate: 9-10-15By: Julius [Signature]By: [Signature]  
ClientDate: 9/21/15By: [Signature]  
Meshbesh & SpenceDate: 9/15/15By: [Signature]  
Blethen Gage & Krause, PLLP

### Agreement for Legal Services

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
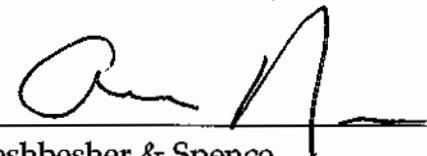
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www.meshbesh.comDate: 9/5/2015By:   
ClientDate: 9/17/15By:   
Meshbesh & SpenceDate: 9.14.15By:   
Blethen Gage & Krause, PLLP



## Agreement for Legal Services

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LAWYERS

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Date: 8-15-2015

By: SJS FARMS General Partnership by Brian Steen  
Client SJS Farms LP by Bi Steen Partner

Date: 8-26-15

By: [Signature]  
Meshbesher & Spence

Date: 8.26.15

By: B- MA  
Blethen Gage & Krause, PLLP

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# Meshbesh & Spence

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- To The Client, the balance of the recovery.

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Governing Law and Rules. This Agreement will be interpreted under the laws and rules which govern attorney-client relationships set forth in the Minnesota Rules of Professional Responsibility, opinions and case law interpreting those rules.

Communication. You are encouraged to communicate at any reasonable time any concerns or questions concerning your matter directly to any The Law Firms attorney and paraprofessional familiar with your matter.



**Meshbesh & Spence**  
LAWYERS

888.728.9866  
www.meshbesh.com

Date: 10/16/16

By: Ronald Spaid

Date: 10/29/16

By: [Signature]  
Meshbesh & Spence

Date: 10/25/14

By: [Signature]  
Sovell Law Office, PC

## **The Law Firms**

### **Agreement for Legal Services**

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Sovell Law Office, PC ("The Law Firms"), will provide legal services to you, Theron Stephens ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

Fees, Charges and Expenses for Individual Representation. The Law Firm's fees shall equal THIRTY PERCENT (30.0%) of the total amount recovered for Client, whether lump sum or a structured settlement calling for future payments or a contribution of both and shall be payable at the time of settlement or payment. The Law Firms will advance all costs as are reasonable to prosecute the lawsuit, including but not limited to, all discovery or court costs, incurred in the prosecution of the action and other necessary and incidental expenses. The Law Firms may employ necessary experts and the expenses of such employment shall be reimbursed as advanced costs. All advanced costs and expenses attributable to Client's case shall be reimbursed to The Law Firms from the recovery. **If no recovery is obtained for Client in this case, Client shall owe no fee or costs to The Law Firms.**

The Law Firms and Client further agree that the fees agreed upon herein apply through settlement in advance of trial or before an appeal after the original trial. If the need should arise for an appeal either to be prosecuted or defended, then Client and

# Meshbesh & Spence

LAWYERS

888.728.9866  
www.meshbesh.com

The Law Firms may enter into a separate agreement for such appellate work.

Any recovery shall be distributed in the following manner and order:

- To The Law Firms, a fee in the amount of Thirty Percent (30.0%), which shall be divided equally between the two firms (15.0% per firm).
- To The Law Firms, a sum equal to all costs advanced; and
- To The Client, the balance of the recovery.

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**Meshbesh & Spence**  
LAWYERS

888.728.9866  
www.meshbesh.com

Date: 5/15/2016

By:

Theron Stephens

Date: 5/24/16

By:

Meshbesh & Spence

Date: 5/20/2016

By:

Sovell Law Office, PC

Syngenta MIR 162 Corn Litigation

000353

## **The Law Firms**

### **Agreement for Legal Services**

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Jones and Magnus ("The Law Firms"), will provide legal services to you, Robert F. Sonnek ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

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LAWYERS

888.728.9866  
www.meshbesh.com

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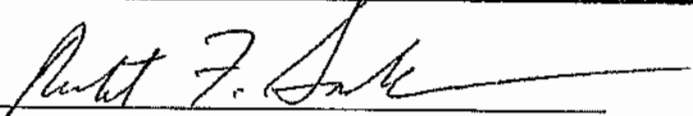
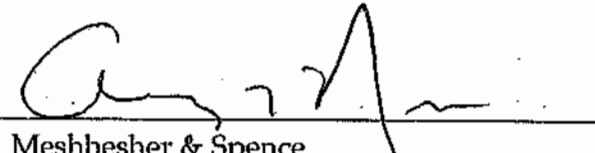
Syngenta MIR 162 Corn Litigation

000355

**Meshbesh & Spence**  
LAWYERS

888.728.9866

www.meshbesh.com

Date: 4/6/2016By:   
Robert F. SonnekDate: 4/11/16By:   
Meshbesh & Spence

Date: \_\_\_\_\_

By: \_\_\_\_\_  
Jones and Magnus

000356

## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Donald Swenson ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

Scope of Services. The Law Firms agree to provide you legal services in connection with the economic damages you assert to have suffered in conjunction with a genetically-engineered corn seed MIR 162 ("Agrisure Viptera" and "Agrisure Duracade") developed, marketed and sold by Syngenta AG, Syngenta Crop Protection AG, Syngenta Corporation, Syngenta Crop Protection, LCC and/or Syngenta Seeds, Inc. ("Defendants"). The scope of The Law Firm's representation is limited to the economic damages caused by Defendants. By agreeing to have The Law Firms represent you, you are agreeing to cooperate with The Law Firms by providing information in a timely fashion when required to do so, by making yourself available as may be necessary for the prosecution of your claim, and to be fully and completely candid with your attorneys as to the facts and circumstances surrounding your damages.

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LAWYERS

888 728 9866  
www.meshbesh.com

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# Meshbesh & Spence

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888.728.9866  
www.meshbesh.com

Date: 8/6/2015

By: Donald Swenson  
Client

Date: 8-26-15

By: [Signature]  
Meshbesh & Spence

Date: 8.26.15

By: [Signature]  
Blethen Gage & Krause, PLLP



**Meshbesh & Spence**  
LAWYERS

888.728.9866  
www.meshbesh.com

## Agreement for Legal Services

This Agreement for Legal Services ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Blethen Gage & Krause, PLLP ("The Law Firms"), will provide legal services to you, Scott Tauer ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

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**Meshbesh & Spence**  
— L A W Y E R S —

888.728.9866  
www.meshbesh.com

Date: 10-26-15

By: Scott Tauer  
Client

Date: 10/30/15

By: [Signature]  
Meshbesh & Spence

Date: 10.28.15

By: [Signature]  
Blethen Gage & Krause, PLLP

## **The Law Firms**

### **Agreement for Legal Services**

This Legal Services Agreement ("Agreement") contains the terms under which Meshbesh & Spence, Ltd. and Jones and Magnus ("The Law Firms"), will provide legal services to you, Douglas Wills ("Client"). This Agreement describes the scope of legal services to be performed as well as The Law Firm's standard billing policies and practices. This Agreement will be applicable to your matter unless otherwise agreed in writing.

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Syngenta MIR 162 Corn Litigation



# Meshbesh & Spence

LAWYERS

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www.meshbesh.com

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Syngenta MIR 162 Corn Litigation

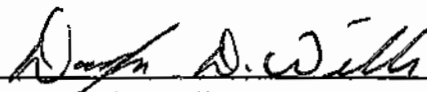
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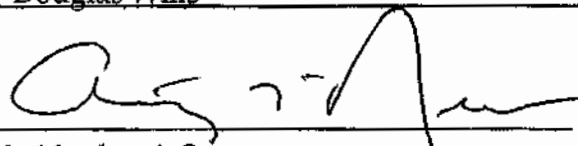
**Meshbesh & Spence**  
LAWYERS

888.728.9866  
www.meshbesh.com

Date: 5-22-16

By:   
Douglas Wills

Date: 6/6/16

By:   
Meshbesh & Spence

Date: \_\_\_\_\_

By: \_\_\_\_\_  
Jones and Magnus

Syngenta MIR 162 Corn Litigation

000365

# Pre-bill

Closing date: July 10, 2018

Daniel Adams  
 3237 500th Street  
 Riceville, IA 50466

Matter ID: 31100-0049349

Opened: 10/29/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising TJN

Billing ALD

Supervising ALD

Paralegal KAN

Originating ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	112435			Visa charges for Complaint.	1.00	431.00	431.00
12/9/2015	112699		Metro Legal Services, Inc. (Check No. 172219)	Cash disbursements to Metro Legal Services, Inc. for Services on Syngentas Corp & Syngenta Biotechnology, Inv# 2881972 12/1/15.	1.00	160.00	160.00

Sub-total Expenses: 591.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	591.00	591.00
Balance if billed in full	0.00	591.00	591.00

Total Current Billing: 591.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 591.00

☐ BILL COSTS AND FEES

☐ BILL FEES ONLY

☐ BILL COSTS ONLY

☐ DO NOT BILL

☐ CLOSE FILE

☐ FINAL BILL

# Pre-bill

Closing date: July 6, 2018

Joseph Adams  
 2712 24th Street NW  
 Rochester, MN 55901

Matter ID: 31099-0049348

Opened: 10/29/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Billing ALD

Originating ALD

Supervising TJN

Paralegal KAN

Supervising ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	120828			Minnesota E-filing fee for Summons, Complaint and Jury Demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 431.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000367

# Pre-bill

Closing date: July 10, 2018

Adeline E. Jasper Revocable Trust

Matter ID: 31660-0050219

Opened: 6/6/2016

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising ALD

Originating ALD

Supervising TJN

Billing ALD

Paralegal KAN

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138073			Minnesota E-filing fee for filing fee.	1.00	86.20	86.20
Sub-total Expenses:							86.20

Account Status				Total Current Billing:	86.20
	Fees	Disb	Total	Previous Balance Due:	0.00
Current AR Balance	0.00	0.00	0.00	Total Payments:	0.00
+/- Unbilled Fees/Disb	0.00	86.20	86.20	Total Now Due:	86.20
Balance if billed in full	0.00	86.20	86.20		

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000368

# **Meshbesh & Spence, LTD.**

1616 Park Avenue  
 Minneapolis, MN 55404  
 (612) 339-9121

Statement as of July 6, 2018  
 Statement No. 0

**The costs are split  
 evenly between the  
 two clients**

Clifford & Jeff Armbrust  
 Lindsay K. Benson  
 Blethen, Gage & Krause, PLLP  
 100 Warren Street, Suite 400  
 Mankato, MN 56001

38540-0051991: Syngenta

## **Expenses**

		Units	Price	Amount
8/29/2017	Cash disbursements to Brandywine Process Servicers, Ltd for service on Syngenta Corp, Inv# 3463 8/29/17	1.0000	108.0000	108.00
8/31/2017	Minnesota E-filing fee for summons	1.0000	406.0000	406.00
9/29/2017	Cash disbursements to Brandywine Process Servicers, Ltd for Service on Syngenta Corp & Syngenta Biotechnology, Inv# 4008 9/29/17	1.0000	108.0000	108.00

Sub-total Expenses: 622.00

Total Current Billing:	<u>622.00</u>
Previous Balance Due:	0.00
Total Payments:	0.00
Total Now Due:	<u>622.00</u>



# Pre-bill

Closing date: July 10, 2018

B & A Farming, Inc.  
883 70th Avenue  
Sherburn, MN 56171

Matter ID: 31209-0049436

Opened: 11/27/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Billing ALD  
Supervising TJN  
Supervising ALD  
Originating ALD  
Paralegal KAN

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138089			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	71.83	71.83

Sub-total Expenses: 71.83

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	71.83	71.83
Balance if billed in full	0.00	71.83	71.83

Total Current Billing: 71.83

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 71.83

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000370

# Pre-bill

Closing date: July 10, 2018

Dennis & Betty Becker  
15852 450th Avenue  
Easton, MN 56025

Matter ID: 31083-0049332

Opened: 10/28/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Billing ALD  
Paralegal KAN  
Originating ALD  
Supervising TJN  
Supervising ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	120831			Minnesota E-filing fee for Summons, Complaint and Jury Demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 431.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000371

# Pre-bill

Closing date: July 10, 2018

Brayonna Berry

Matter ID: 237119

Opened: 7/9/2018

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Originating ALD

Billing ALD

Paralegal KAN

Supervising TJN

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138103			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	143.67	143.67

Sub-total Expenses: 143.67

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	143.67	143.67
Balance if billed in full	0.00	143.67	143.67

Total Current Billing: 143.67

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 143.67

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000372

# Pre-bill

Closing date: July 10, 2018

Mitchell Berry  
 32314 271st Avenue  
 Chatfield, MN 55923

Matter ID: 31092-0049341

Opened: 10/29/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising TJN

Supervising ALD

Originating ALD

Billing ALD

Paralegal KAN

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138088			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	143.67	143.67

Sub-total Expenses: 143.67

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	143.67	143.67
Balance if billed in full	0.00	143.67	143.67

Total Current Billing: 143.67

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 143.67

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000373

# Pre-bill

Closing date: July 6, 2018

Craig Beyer  
 53555 90th Street  
 Bricelyn, MN 56014

Matter ID: 31111-0049360  
 Opened: 10/30/2015  
 Status: Open  
 YTD Billed Fees: 0.00  
 YTD Billed Disb: 0.00  
 YTD Receipts: 0.00

Supervising TJN  
 Originating ALD  
 Billing ALD  
 Supervising ALD  
 Paralegal KAN

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	121674			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00  
 Previous Balance Due: 0.00  
 Total Payments: 0.00  
 Total Now Due: 431.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000374



# Pre-bill

Closing date: July 6, 2018

Darrin Birr  
 14206 555th Avenue  
 Good Thunder, MN 56037

Matter ID: 31489-0049944

Opened: 5/11/2016

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising ALD

Billing ALD

Originating ALD

Supervising TJN

Paralegal KAN

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	120804			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 431.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000375

# Pre-bill

Closing date: July 6, 2018

Blackstad Farm Corporation  
 Tom Blackstad  
 27604 MN-4  
 St. James, MN 56081

Matter ID: 30353-0049329

Opened: 10/28/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Billing ALD  
 Supervising TJN  
 Supervising ALD  
 Originating ALD  
 Paralegal KAN

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
1/25/2017	123479		Brandywine Process Servicers, Ltd (Check No. 176332)	Cash disbursements to Brandywine Process Servicers, Ltd - for service.	1.00	88.00	88.00
	124159			Minnesota E-filing fee for Summons, Complaint and Jury Demand.	1.00	431.00	431.00

Sub-total Expenses: 519.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	519.00	519.00
Balance if billed in full	0.00	519.00	519.00

Total Current Billing: 519.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 519.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000376

# Pre-bill

Closing date: July 6, 2018

Jonathan Brudelle  
21989 County Road 70  
Hanska, MN 56041

Matter ID: 31118-0049418

Opened: 11/11/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Originating ALD  
Supervising TJN  
Paralegal KAN  
Supervising ALD  
Billing ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	126344			Minnesota E-filing fee for Summons, Complaint and Jury Demand.	1.00	431.00	431.00
5/9/2017	126216		Brandywine Process Servicers, Ltd (Check No. 177335)	Cash disbursements to Brandywine Process Servicers, Ltd - for Services.	1.00	108.00	108.00
Sub-total Expenses:							539.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	539.00	539.00
Balance if billed in full	0.00	539.00	539.00

Total Current Billing: 539.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 539.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000377

# Pre-bill

Closing date: July 6, 2018

Aaron Case  
 51523 164th Street  
 Garden City, MN 56034

Matter ID: 31108-0049357

Opened: 10/30/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising ALD  
 Originating ALD  
 Billing ALD  
 Paralegal KAN  
 Supervising TJN

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	121672			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 431.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000378

# Pre-bill

Closing date: July 6, 2018

Robert Cole  
 7596 NW 40th St  
 Owatonna, MN 55060

Matter ID: 30378-0049714

Opened: 2/25/2016

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising TJN  
 Originating ALD  
 Supervising ALD  
 Billing ALD  
 Paralegal KAN

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	122594			Minnesota E-filing fee for Summons, Complaint and Jury Demand.	1.00	431.00	431.00
4/4/2017	125169		Brandywine Process Servicers, Ltd (Check No. 176949)	Cash disbursements to Brandywine Process Servicers, Ltd - for Service on Syngenta Corporation and Biotechnology, Inc.	1.00	78.00	78.00

Sub-total Expenses: 509.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	509.00	509.00
Balance if billed in full	0.00	509.00	509.00

Total Current Billing: 509.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 509.00

☐ BILL COSTS AND FEES

☐ BILL FEES ONLY

☐ BILL COSTS ONLY

☐ DO NOT BILL

☐ CLOSE FILE

☐ FINAL BILL

000379



# Pre-bill

Closing date: July 10, 2018

County Line Grain Co.

Matter ID: 31496-0050203

Opened: 5/23/2016

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Originating ALD

Billing ALD

Paralegal KAN

Supervising TJN

Supervising ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	122598			Minnesota E-filing fee for Summons, Complaint and Jury Demand.	1.00	215.50	215.50
2/1/2017	123601		Brandywine Process Servicers, Ltd (Check No. 176390)	Cash disbursements to Brandywine Process Servicers, Ltd - for service on Syngenta files.	1.00	44.00	44.00

Sub-total Expenses: 259.50

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	259.50	259.50
Balance if billed in full	0.00	259.50	259.50

Total Current Billing: 259.50

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 259.50

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000380

# Pre-bill

Closing date: July 10, 2018

Daly Enterprises LLC  
23595 510th Avenue  
Minnesota Lake, MN 56068

Matter ID: 31499-0050206

Opened: 5/23/2016

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Billing ALD

Paralegal KAN

Originating ALD

Supervising ALD

Supervising TJN

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138099			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	107.75	107.75

Sub-total Expenses: 107.75

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	107.75	107.75
Balance if billed in full	0.00	107.75	107.75

Total Current Billing: 107.75

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 107.75

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000381

# Pre-bill

Closing date: July 10, 2018

Tim Daly  
 10272-614th Avenue  
 Minnesota Lake, MN 56068

Matter ID: 31945-0050243

Opened: 7/7/2016

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising TJN  
 Billing ALD  
 Paralegal KAN  
 Originating ALD  
 Supervising ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138096			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	107.75	107.75

Sub-total Expenses: 107.75

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	107.75	107.75
Balance if billed in full	0.00	107.75	107.75

Total Current Billing: 107.75

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 107.75

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000382

# Pre-bill

Closing date: July 10, 2018

William Daly  
 23595 510th Avenue  
 Minnesota Lake, MN 56068

Matter ID: 30358-0049693

Opened: 2/10/2016

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Billing ALD  
 Originating ALD  
 Supervising TJN  
 Paralegal KAN  
 Supervising ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	120832			Minnesota E-filing fee for Summons, Complaint and Jury Demand.	1.00	107.75	107.75

Sub-total Expenses: 107.75

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	107.75	107.75
Balance if billed in full	0.00	107.75	107.75

Total Current Billing: 107.75

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 107.75

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000383

# Pre-bill

Closing date: July 10, 2018

Bryce DeCook  
 2734 90th Avenue SW  
 Byron, MN 55920

Matter ID: 31084-0049333

Opened: 10/28/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising TJN  
 Paralegal KAN  
 Originating ALD  
 Billing ALD  
 Supervising ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	120806			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	431.00	431.00
4/4/2017	125167		Brandywine Process Servicers, Ltd (Check No. 176949)	Cash disbursements to Brandywine Process Servicers, Ltd - for Service on Syngenta Corporation and Biotechnology, Inc.	1.00	108.00	108.00

Sub-total Expenses: 539.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	539.00	539.00
Balance if billed in full	0.00	539.00	539.00

Total Current Billing: 539.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 539.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000384



**Meshbesh & Spence, LTD.**

1616 Park Avenue  
Minneapolis, MN 55404  
(612) 339-9121

Statement as of July 6, 2018  
Statement No. 0

Eric DeCook  
9503 County Road 25 SW  
Byron, MN 55920

32979-0051353: Syngenta

**Expenses**

		Units	Price	Amount
1/30/2017	Cash disbursements to Brandywine Process Servicers, Ltd - for process service on Syngenta files	1.0000	88.0000	88.00
1/30/2017	Minnesota E-filing fee for Summons, Complaint and Jury Demand	1.0000	431.0000	431.00
Sub-total Expenses:				<u>519.00</u>

Total Current Billing:	<u>519.00</u>
Previous Balance Due:	0.00
Total Payments:	0.00
<b>Total Now Due:</b>	<b><u>519.00</u></b>

**000385**

# Pre-bill

Closing date: July 6, 2018

Mary DePuydt  
 36998 511th Avenue  
 Lafayette, MN 56054

Matter ID: 30341-0049317

Opened: 10/28/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Originating ALD  
 Supervising ALD  
 Billing ALD  
 Supervising ALD  
 Paralegal KAN

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	121679			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 431.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000386

# **Meshbesh & Spence, LTD.**

1616 Park Avenue  
 Minneapolis, MN 55404  
 (612) 339-9121

Statement as of July 6, 2018  
 Statement No. 0

Donald J. Woods Trust  
 17 Hillside Drive W.  
 Oelwein, IA 50662

32689-0051064: Syngenta

## **Expenses**

		Units	Price	Amount
1/25/2017	Cash disbursements to Brandywine Process Servicers, Ltd - for service	1.0000	58.0000	58.00
1/26/2017	Minnesota E-filing fee for Complaint and Jury Demand	1.0000	431.0000	431.00

Sub-total Expenses: 489.00

Total Current Billing:	<u>489.00</u>
Previous Balance Due:	0.00
Total Payments:	0.00
<b>Total Now Due:</b>	<b><u>489.00</u></b>

**000387**

# Pre-bill

Closing date: July 6, 2018

Dennis Dording  
22848 State Highway 15  
Winthrop, MN 55396

Matter ID: 30377-0049713

Opened: 2/25/2016

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising TJN

Billing ALD

Paralegal KAN

Originating ALD

Supervising ALD

Sygenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	126339			Minnesota E-filing fee for Summons, Complaint and Jury Demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 431.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000388

# Pre-bill

Closing date: July 10, 2018

Joel Eckhardt  
 12783 460th Avenue  
 Blue Earth, Mn 56013

Matter ID: 30360-0049695

Opened: 2/11/2016

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising TJN

Originating ALD

Supervising ALD

Paralegal KAN

Billing ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	120827			Minnesota E-filing fee for Summons, Complaint and Jury Demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 431.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000389



# Pre-bill

Closing date: July 10, 2018

Jay Edwards  
21157 535th Ave  
Mankato, MN 56001

Matter ID: 30373-0049709

Opened: 2/23/2016

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Billing ALD  
Paralegal KAN  
Originating ALD  
Supervising TJN  
Supervising ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138061			Minnesota E-filing fee for Summons & Complaint and Jury Demand.	1.00	215.50	215.50

Sub-total Expenses: 215.50

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	215.50	215.50
Balance if billed in full	0.00	215.50	215.50

Total Current Billing: 215.50

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 215.50

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000390

# Pre-bill

Closing date: July 10, 2018

Stan Edwards  
 21200 535th Avenue  
 Mankato, MN 56001

Matter ID: 31241-0049673

Opened: 1/11/2016

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Originating ALD

Supervising ALD

Supervising TJN

Paralegal KAN

Billing ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	122596			Minnesota E-filing fee for Summons, Complaint and Jury Demand.	1.00	215.50	215.50

Sub-total Expenses: 215.50

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	215.50	215.50
Balance if billed in full	0.00	215.50	215.50

Total Current Billing: 215.50

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 215.50

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000391

# Pre-bill

Closing date: July 10, 2018

Gary Eisenmenger  
 12006 534th Avenue  
 Amboy, MN 56010

Matter ID: 30353-0049328

Opened: 10/28/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Paralegal KAN  
 Supervising ALD  
 Supervising TJN  
 Billing ALD  
 Originating ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138060			Minnesota E-filing fee for Summons & Complanit and jury demand.	1.00	215.50	215.50

Sub-total Expenses: 215.50

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	215.50	215.50
Balance if billed in full	0.00	215.50	215.50

Total Current Billing: 215.50

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 215.50

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000392

# Pre-bill

Closing date: July 10, 2018

Jay Eisenmenger  
 12006 534th Avenue  
 Amboy, MN 56010

Matter ID: 30351-0049327

Opened: 10/28/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising ALD

Billing ALD

Originating ALD

Supervising TJN

Paralegal KAN

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	121690			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	215.50	215.50

Sub-total Expenses: 215.50

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	215.50	215.50
Balance if billed in full	0.00	215.50	215.50

Total Current Billing: 215.50

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 215.50

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000393

# Pre-bill

Closing date: July 6, 2018

Glen Emery  
 20949 480th Avenue  
 Lake Crystal, MN 56055

Matter ID: 31089-0049338

Opened: 10/29/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Billing ALD

Originating ALD

Supervising ALD

Paralegal KAN

Supervising TJN

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	120839			Minnesota E-filing fee for Summons, Complaint and Jury Demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 431.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000394



# Pre-bill

Closing date: July 6, 2018

Fast, Verlyn  
51754 County Road 44  
Bingham Lake, MN 56118

Matter ID: 31206-0049433  
Opened: 11/27/2015  
Status: Open  
YTD Billed Fees: 0.00  
YTD Billed Disb: 0.00  
YTD Receipts: 0.00

Paralegal KAN  
Originating ALD  
Supervising ALD  
Billing ALD  
Supervising TJN

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	122577			Minnesota E-filing fee for Summons, Complaint and Jury Demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 431.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000395

# Pre-bill

Closing date: July 6, 2018

Fine Swine, Inc.  
 Kurt Steuber  
 1814 170th Street  
 Fairmont, MN 56031

Matter ID: 30349-0049325

Opened: 10/28/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Originating ALD  
 Billing ALD  
 Supervising ALD  
 Supervising TJN  
 Paralegal KAN

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
1/25/2017	123481		Brandywine Process Servicers, Ltd (Check No. 176332)	Cash disbursements to Brandywine Process Servicers, Ltd - for service.	1.00	58.00	58.00
	124160			Minnesota E-filing fee for Summons Complaint and Jury Demand.	1.00	431.00	431.00

Sub-total Expenses: 489.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	489.00	489.00
Balance if billed in full	0.00	489.00	489.00

Total Current Billing: 489.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 489.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000396

# Pre-bill

Closing date: July 10, 2018

Edward Goebel  
 19899 Monks Avenue  
 Mankato, MN 56001

Matter ID: 31121-0049422

Opened: 11/12/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Paralegal KAN  
 Supervising TJN  
 Originating ALD  
 Billing ALD  
 Supervising ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	126340			Minnesota E-filing fee for Summons, Complant and Jury Demand.	1.00	215.50	215.50

Sub-total Expenses: 215.50

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	215.50	215.50
Balance if billed in full	0.00	215.50	215.50

Total Current Billing: 215.50

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 215.50

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000397

# Pre-bill

Closing date: July 10, 2018

Randall Goebel  
 19660 Monks Avenue  
 Mankato, MN 56001

Matter ID: 31122-0049423

Opened: 11/12/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising ALD  
 Originating ALD  
 Supervising TJN  
 Paralegal KAN  
 Billing ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138059			Minnesota E-filing fee for Summons & Complaint and Jury Demand.	1.00	215.50	215.50

Sub-total Expenses: 215.50

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	215.50	215.50
Balance if billed in full	0.00	215.50	215.50

Total Current Billing: 215.50

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 215.50

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000398

# Pre-bill

Closing date: July 10, 2018

Guentzel Family Farms, LLC  
 Jon Guentzel  
 32172 490th Street  
 Kasota, MN 56050

Matter ID: 31081-0049330

Opened: 10/28/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Billing ALD

Supervising ALD

Originating ALD

Supervising TJN

Paralegal KAN

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138071			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	143.67	143.67
5/17/2017	126370		Brandywine Process Servicers, Ltd (Check No. 177391)	Cash disbursements to Brandywine Process Servicers, Ltd - for services.	1.00	26.00	26.00

Sub-total Expenses: 169.67

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	169.67	169.67
Balance if billed in full	0.00	169.67	169.67

Total Current Billing: 169.67

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 169.67

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000399



# Pre-bill

Closing date: July 10, 2018

Mary Guentzel

Matter ID: 237117

Opened: 7/9/2018

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Billing TJN  
 Paralegal KAN  
 Supervising TJN  
 Originating TJN

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138086			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	143.67	143.67
5/17/2017	138102		Brandywine Process Servicers, Ltd (Check No. 177391)	Cash disbursements to Brandywine Process Servicers, Ltd - for service.	1.00	26.00	26.00
Sub-total Expenses:							169.67

## Account Status

	Fees	Disb	Total	Total Current Billing:	169.67
Current AR Balance	0.00	0.00	0.00	Previous Balance Due:	0.00
+/- Unbilled Fees/Disb	0.00	169.67	169.67	Total Payments:	0.00
Balance if billed in full	0.00	169.67	169.67	Total Now Due:	169.67

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000400

# Pre-bill

Closing date: July 10, 2018

Terry Guentzel  
 32172 490th Street  
 Kasota, MN 56050

Matter ID: 31082-0049331

Opened: 10/28/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising ALD

Originating ALD

Supervising TJN

Billing ALD

Paralegal KAN

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	121691			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	143.67	143.67
5/17/2017	138101		Brandywine Process Servicers, Ltd (Check No. 177391)	Cash disbursements to Brandywine Process Servicers, Ltd - for service.	1.00	26.00	26.00

Sub-total Expenses: 169.67

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	169.67	169.67
Balance if billed in full	0.00	169.67	169.67

Total Current Billing: 169.67

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 169.67

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000401

# Pre-bill

Closing date: July 6, 2018

Hanson Farms  
 Randal Hanson  
 19320 Lamb Avenue  
 Nerstrand, MN 55052

Matter ID: 31090-0049339

Opened: 10/29/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising ALD

Paralegal KAN

Billing ALD

Supervising TJN

Originating ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	121666			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 431.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000402

# Pre-bill

Closing date: July 10, 2018

Dustyn Hartung  
 8 Miedtke Lane  
 Fairmont, Mn 56031

Matter ID: 31214-0049441

Opened: 11/27/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Billing ALD  
 Supervising ALD  
 Supervising TJN  
 Paralegal KAN  
 Originating ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	122586			Minnesota E-filing fee for Summons, Complaint and Jury Demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 431.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000403

# Pre-bill

Closing date: July 6, 2018

Troy Hewitt  
46209 Shady Ridge Lane  
Nicollet, MN 56074

Matter ID: 31085-0049334

Opened: 10/28/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising ALD

Supervising TJN

Originating ALD

Paralegal KAN

Billing ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	120836			Minnesota E-filing fee for Summons, Complaint and Jury Demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 431.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000404



# Pre-bill

Closing date: July 10, 2018

Steven Huper  
 58338 150th Street  
 Wells, MN 56097

Matter ID: 31950-0050402

Opened: 7/21/2016

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Billing ALD  
 Supervising TJN  
 Paralegal KAN  
 Supervising ALD  
 Originating ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138074			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	215.50	215.50

Sub-total Expenses: 215.50

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	215.50	215.50
Balance if billed in full	0.00	215.50	215.50

Total Current Billing: 215.50

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 215.50

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000405

# Pre-bill

Closing date: July 10, 2018

Tom Huper  
 14619 State Highway 22  
 Wells, MN 56097

Matter ID: 31951-0050403

Opened: 7/21/2016

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Paralegal KAN  
 Originating ALD  
 Billing ALD  
 Supervising TJN  
 Supervising ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	122588			Minnesota E-filing fee for Summons, Complaint and Jury Demand.	1.00	215.50	215.50

Sub-total Expenses: 215.50

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	215.50	215.50
Balance if billed in full	0.00	215.50	215.50

Total Current Billing: 215.50

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 215.50

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000406

# Pre-bill

Closing date: July 10, 2018

Jasper Farms, LLC

Matter ID: 31663-0050222

Opened: 6/6/2016

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Billing ALD

Paralegal KAN

Supervising ALD

Originating ALD

Supervising TJN

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138069			Minnesota E-filing fee for filing fee.	1.00	86.20	86.20
Sub-total Expenses:							86.20

Account Status				Total Current Billing:	86.20
	Fees	Disb	Total	Previous Balance Due:	0.00
Current AR Balance	0.00	0.00	0.00	Total Payments:	0.00
+/- Unbilled Fees/Disb	0.00	86.20	86.20	Total Now Due:	86.20
Balance if billed in full	0.00	86.20	86.20		

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000407

# Pre-bill

Closing date: July 10, 2018

Jasper Trust No. 75

Matter ID: 31659-0050218

Opened: 6/6/2016

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Billing ALD

Supervising ALD

Originating ALD

Paralegal KAN

Supervising TJN

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	120823			Minnesota E-filing fee for Summons & Complaint.	1.00	86.20	86.20

Sub-total Expenses: 86.20

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	86.20	86.20
Balance if billed in full	0.00	86.20	86.20

Total Current Billing: 86.20

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 86.20

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000408

# Pre-bill

Closing date: July 10, 2018

Susan Jasper

Matter ID: 31662-0050221

Opened: 6/6/2016

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Originating ALD

Billing ALD

Supervising ALD

Paralegal KAN

Supervising TJN

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138070			Minnesota E-filing fee for filing fee.	1.00	86.20	86.20
Sub-total Expenses:							86.20

Account Status				Total Current Billing:	86.20
	Fees	Disb	Total	Previous Balance Due:	0.00
Current AR Balance	0.00	0.00	0.00	Total Payments:	0.00
+/- Unbilled Fees/Disb	0.00	86.20	86.20	Total Now Due:	86.20
Balance if billed in full	0.00	86.20	86.20		

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000409

**Meshbesh & Spence, LTD.**

1616 Park Avenue  
Minneapolis, MN 55404  
(612) 339-9121

Statement as of July 6, 2018  
Statement No. 0

Randolph S. Johnson  
31642 - 185th Street  
Harrold, SD 57536

31941-0050179: Syngenta

Expenses		Units	Price	Amount
10/12/2016	Minnesota E-filing fee for summons, complaint and jury demand.	1.0000	431.0000	431.00
Sub-total Expenses:				<u>431.00</u>
Total Current Billing:				<u>431.00</u>
Previous Balance Due:				0.00
Total Payments:				0.00
Total Now Due:				<u>431.00</u>

000410



# Pre-bill

Closing date: July 10, 2018

Allen Kahler  
 883 70th Avenue  
 Sherburn MN 56171

Matter ID: 31210-0049437

Opened: 11/27/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Billing ALD  
 Supervising ALD  
 Paralegal KAN  
 Supervising TJN  
 Originating ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	122581			Minnesota E-filing fee for Summons, Complaint and Jury Demand.	1.00	71.83	71.83

Sub-total Expenses: 71.83

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	71.83	71.83
Balance if billed in full	0.00	71.83	71.83

Total Current Billing: 71.83

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 71.83

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000411

# Pre-bill

Closing date: July 10, 2018

Carson Kahler  
 861 85th Street  
 Sherburn, MN 56171

Matter ID: 31211-0049438

Opened: 11/27/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Originating ALD

Billing ALD

Supervising ALD

Paralegal KAN

Supervising TJN

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138092			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	71.83	71.83

Sub-total Expenses: 71.83

Account Status				Total Current Billing:
	Fees	Disb	Total	
Current AR Balance	0.00	0.00	0.00	Previous Balance Due: 0.00
+/- Unbilled Fees/Disb	0.00	71.83	71.83	Total Payments: 0.00
Balance if billed in full	0.00	71.83	71.83	Total Now Due: 71.83

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000412

# Pre-bill

Closing date: July 10, 2018

Christopher Kahler  
 861 85th Street  
 Sherburn, MN 56171

Matter ID: 31212-0049439

Opened: 11/27/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising ALD

Billing ALD

Paralegal KAN

Supervising TJN

Originating ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138093			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	71.83	71.83

Sub-total Expenses: 71.83

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	71.83	71.83
Balance if billed in full	0.00	71.83	71.83

Total Current Billing: 71.83

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 71.83

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000413

# Pre-bill

Closing date: July 10, 2018

Kevin Kahler  
8 Miedtke Lane  
Fairmont, MN 56031

Matter ID: 31215-0049442

Opened: 11/27/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising ALD  
Paralegal KAN  
Originating ALD  
Supervising TJN  
Billing ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138094			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	71.83	71.83

Sub-total Expenses: 71.83

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	71.83	71.83
Balance if billed in full	0.00	71.83	71.83

Total Current Billing: 71.83

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 71.83

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000414

# Pre-bill

Closing date: July 10, 2018

Ryan Kahler  
 46 West Park Drive  
 Sherburn, MN 56171

Matter ID: 31213-0049440

Opened: 11/27/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising TJN  
 Paralegal KAN  
 Billing ALD  
 Supervising ALD  
 Originating ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138091			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	71.83	71.83

Sub-total Expenses: 71.83

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	71.83	71.83
Balance if billed in full	0.00	71.83	71.83

Total Current Billing: 71.83

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 71.83

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000415

# Pre-bill

Closing date: July 10, 2018

Keller Farms, Inc.  
 12053 581st Avenue  
 Mapleton, MN 56065

Matter ID: 31220-0049449

Opened: 12/11/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising ALD

Paralegal KAN

Originating ALD

Supervising TJN

Billing ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	122590			Minnesota E-filing fee for Summons, Complaint and Jury Demand.	1.00	107.75	107.75

Sub-total Expenses: 107.75

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	107.75	107.75
Balance if billed in full	0.00	107.75	107.75

Total Current Billing: 107.75

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 107.75

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000416



# Pre-bill

Closing date: July 10, 2018

David Keller  
 12053 581st Avenue  
 Mapleton, MN 56065

Matter ID: 31223-0049452

Opened: 12/11/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising TJN

Originating ALD

Billing ALD

Paralegal KAN

Supervising ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138075			Minnesota E-filing fee for filing fee.	1.00	107.75	107.75
Sub-total Expenses:							107.75

Account Status				Total Current Billing:
	Fees	Disb	Total	
Current AR Balance	0.00	0.00	0.00	Previous Balance Due: 0.00
+/- Unbilled Fees/Disb	0.00	107.75	107.75	Total Payments: 0.00
Balance if billed in full	0.00	107.75	107.75	Total Now Due: 107.75

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000417

# Pre-bill

Closing date: July 10, 2018

Lucas Keller  
 12053 581st Avenue  
 Mapleton, MN 56065

Matter ID: 31221-0049450

Opened: 12/11/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising ALD

Billing ALD

Paralegal KAN

Supervising TJN

Originating ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138076			Minnesota E-filing fee for filing fee.	1.00	107.75	107.75
Sub-total Expenses:							107.75

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	107.75	107.75
Balance if billed in full	0.00	107.75	107.75

Total Current Billing: 107.75

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 107.75

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000418

# Pre-bill

Closing date: July 10, 2018

Sarah Keller  
 12053 281st Avenue  
 Mapleton, MN 56065

Matter ID: 31222-0049451  
 Opened: 12/11/2015  
 Status: Open  
 YTD Billed Fees: 0.00  
 YTD Billed Disb: 0.00  
 YTD Receipts: 0.00

Billing ALD  
 Paralegal KAN  
 Supervising TJN  
 Originating ALD  
 Supervising ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138077			Minnesota E-filing fee for filing fee.	1.00	107.75	107.75
Sub-total Expenses:							107.75

Account Status				Total Current Billing:	107.75
	Fees	Disb	Total	Previous Balance Due:	0.00
Current AR Balance	0.00	0.00	0.00	Total Payments:	0.00
+/- Unbilled Fees/Disb	0.00	107.75	107.75	Total Now Due:	107.75
Balance if billed in full	0.00	107.75	107.75		

- |  |                                      |
|--|--------------------------------------|
| <input type="checkbox"/> BILL COSTS AND FEES | <input type="checkbox"/> DO NOT BILL |
| <input type="checkbox"/> BILL FEES ONLY      | <input type="checkbox"/> CLOSE FILE  |
| <input type="checkbox"/> BILL COSTS ONLY     | <input type="checkbox"/> FINAL BILL  |

000419

# **Meshbesh & Spence, LTD.**

1616 Park Avenue  
 Minneapolis, MN 55404  
 (612) 339-9121

Statement as of July 6, 2018  
 Statement No. 0

Kinkler Farms Partnership  
 19505 US Highway 83  
 Onida, SD 57564

32371-0050665: Syngenta

Expenses		Units	Price	Amount
12/2/2016	Minnesota E-filing fee for Summons, Complaint and Jury Demand.	1.0000	431.0000	431.00
Sub-total Expenses:				<u>431.00</u>
Total Current Billing:				<u>431.00</u>
Previous Balance Due:				0.00
Total Payments:				0.00
<b>Total Now Due:</b>				<b><u>431.00</u></b>

# Pre-bill

Closing date: July 10, 2018

Andy Klassen  
55617 County Road 13  
Mountain Lake, MN 56159

Matter ID: 236885  
Opened: 7/10/2018  
Status: Open  
YTD Billed Fees: 0.00  
YTD Billed Disb: 0.00  
YTD Receipts: 0.00

Legal Assistant KAN  
Supervising TJN  
Originating TJN  
Billing TJN

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138111			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	107.75	107.75
5/17/2017	138114		Brandywine Process Servicers, Ltd (Check No. 177391)	Cash disbursements to Brandywine Process Servicers, Ltd - for services.	1.00	27.00	27.00
Sub-total Expenses:							134.75

## Account Status

	Fees	Disb	Total		
Current AR Balance	0.00	0.00	0.00	Total Current Billing:	134.75
+/- Unbilled Fees/Disb	0.00	134.75	134.75	Previous Balance Due:	0.00
Balance if billed in full	0.00	134.75	134.75	Total Payments:	0.00
				Total Now Due:	134.75

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000421

# Pre-bill

Closing date: July 10, 2018

Jordan Klassen  
55330 County Road 13  
Mountain Lake, MN 56159

Matter ID: 236884  
Opened: 7/10/2018  
Status: Open  
YTD Billed Fees: 0.00  
YTD Billed Disb: 0.00  
YTD Receipts: 0.00  
Supervising TJN  
Billing TJN  
Originating TJN  
Legal Assistant KAN

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138113			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	107.75	107.75
5/17/2017	138116		Brandywine Process Servicers, Ltd (Check No. 177391)	Cash disbursements to Brandywine Process Servicers, Ltd - for services.	1.00	27.00	27.00

Sub-total Expenses: 134.75

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	134.75	134.75
Balance if billed in full	0.00	134.75	134.75

Total Current Billing: 134.75  
Previous Balance Due: 0.00  
Total Payments: 0.00  
Total Now Due: 134.75

☐ BILL COSTS AND FEES  
☐ BILL FEES ONLY  
☐ BILL COSTS ONLY

☐ DO NOT BILL  
☐ CLOSE FILE  
☐ FINAL BILL

000422



# Pre-bill

Closing date: July 10, 2018

Karen Klassen  
1965 Cottonwood Lake Drive  
Windom, MN 56101

Matter ID: 236886  
Opened: 7/10/2018  
Status: Open

YTD Billed Fees: 0.00  
YTD Billed Disb: 0.00  
YTD Receipts: 0.00

Originating TJN  
Legal Assistant KAN  
Supervising TJN  
Billing TJN

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138112			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	107.75	107.75
5/17/2017	138115		Brandywine Process Servicers, Ltd (Check No. 177391)	Cash disbursements to Brandywine Process Servicers, Ltd - for services.	1.00	27.00	27.00
Sub-total Expenses:							134.75

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	134.75	134.75
Balance if billed in full	0.00	134.75	134.75

Total Current Billing: 134.75  
Previous Balance Due: 0.00  
Total Payments: 0.00  
Total Now Due: 134.75

<input type="checkbox"/> BILL COSTS AND FEES	<input type="checkbox"/> DO NOT BILL
<input type="checkbox"/> BILL FEES ONLY	<input type="checkbox"/> CLOSE FILE
<input type="checkbox"/> BILL COSTS ONLY	<input type="checkbox"/> FINAL BILL

000423

# Pre-bill

Closing date: July 10, 2018

Orvil Klassen  
1965 Cottonwood Lake Drive  
Windom, MN 56101

Matter ID: 30341-0049316

Opened: 10/28/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising ALD  
Paralegal KAN  
Originating ALD  
Billing ALD  
Supervising TJN

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	121673			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	107.75	107.75
5/17/2017	126369		Brandywine Process Servicers, Ltd (Check No. 177391)	Cash disbursements to Brandywine Process Servicers, Ltd.	1.00	27.00	27.00
Sub-total Expenses:							134.75

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	134.75	134.75
Balance if billed in full	0.00	134.75	134.75

Total Current Billing: 134.75  
Previous Balance Due: 0.00  
Total Payments: 0.00  
Total Now Due: 134.75

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000424

# Pre-bill

Closing date: July 6, 2018

Carmen Klatt  
 12783 460th Avenue  
 Blue Earth, MN 56013

Matter ID: 30361-0049696  
 Opened: 2/11/2016  
 Status: Open  
 YTD Billed Fees: 0.00  
 YTD Billed Disb: 0.00  
 YTD Receipts: 0.00

Originating ALD  
 Supervising ALD  
 Paralegal KAN  
 Supervising TJN  
 Billing ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	122600			Minnesota E-filing fee for Summons, Complaint and Jury Demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00  
 Previous Balance Due: 0.00  
 Total Payments: 0.00  
 Total Now Due: 431.00

☐ BILL COSTS AND FEES  
☐ BILL FEES ONLY  
☐ BILL COSTS ONLY

☐ DO NOT BILL  
☐ CLOSE FILE  
☐ FINAL BILL

000425

# Pre-bill

Closing date: July 6, 2018

Krosch Brothers Partnership  
 16800 542nd Lane  
 Good Thunder, MN 56037

Matter ID: 31231-0049461

Opened: 12/23/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Billing ALD  
 Supervising TJN  
 Originating ALD  
 Paralegal KAN  
 Supervising ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	124386			Minnesota E-filing fee for Summons, Complaint and Jury Demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 431.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000426

# Pre-bill

Closing date: July 6, 2018

Lake Feedmont Feed & Storage, Inc  
 883 70th Avenue  
 Sherburn, MN 56171

Matter ID: 31254-0049687

Opened: 2/5/2016

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising ALD  
 Paralegal KAN  
 Originating ALD  
 Billing ALD  
 Supervising TJN

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	124385			Minnesota E-filing fee for Summons, Complaint and Jury Demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 431.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000427

# Pre-bill

Closing date: July 6, 2018

Bruce & Kayla Lawrence  
 43838 State Highway 109  
 Delavan, MN 56023

Matter ID: 31096-0049345

Opened: 10/29/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising ALD

Paralegal KAN

Supervising TJN

Billing ALD

Originating ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	120826			Minnesota E-filing fee for Summons, Complaint and Jury Demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 431.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000428



# Pre-bill

Closing date: July 10, 2018

LOW LLC  
 23595 510th Avenue  
 Minnesota Lake MN 56068

Matter ID: 31497-0050204  
 Opened: 5/23/2016  
 Status: Open  
 YTD Billed Fees: 0.00  
 YTD Billed Disb: 0.00  
 YTD Receipts: 0.00

Originating ALD  
 Supervising ALD  
 Paralegal KAN  
 Billing ALD  
 Supervising TJN

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138100			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	107.75	107.75

Sub-total Expenses: 107.75

Account Status				Total Current Billing: 107.75	
	Fees	Disb	Total	Previous Balance Due:	0.00
Current AR Balance	0.00	0.00	0.00	Total Payments:	0.00
+/- Unbilled Fees/Disb	0.00	107.75	107.75	Total Now Due:	107.75
Balance if billed in full	0.00	107.75	107.75		

- |  |                                      |
|--|--------------------------------------|
| <input type="checkbox"/> BILL COSTS AND FEES | <input type="checkbox"/> DO NOT BILL |
| <input type="checkbox"/> BILL FEES ONLY      | <input type="checkbox"/> CLOSE FILE  |
| <input type="checkbox"/> BILL COSTS ONLY     | <input type="checkbox"/> FINAL BILL  |

000429

# Pre-bill

Closing date: July 6, 2018

Paul Maas  
1810 270th Street  
Medford, MN 55049

Matter ID: 31087-0049336

Opened: 10/28/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Originating ALD

Billing ALD

Supervising ALD

Paralegal KAN

Supervising TJN

Syngenta

**Expenses**

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	122144			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

**Account Status**

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 431.00

☐ BILL COSTS AND FEES☐ DO NOT BILL☐ BILL FEES ONLY☐ CLOSE FILE☐ BILL COSTS ONLY☐ FINAL BILL

000430

# Pre-bill

Closing date: July 6, 2018

Charles Mans  
 805 Hillside Court  
 Nicollet, MN 56074

Matter ID: 31485-0049938

Opened: 5/4/2016

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising TJN  
 Originating ALD  
 Supervising ALD  
 Paralegal KAN  
 Billing ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	120837			Minnesota E-filing fee for Summons, Complaint and Jury Demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 431.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000431

# Pre-bill

Closing date: July 10, 2018

Mapleton Elevator LLC

Matter ID: 31498-0050205

Opened: 6/29/2016

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising TJN

Billing ALD

Paralegal KAN

Supervising ALD

Originating ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138064			Minnesota E-filing fee for Summons & Complaint and Jury Demand.	1.00	215.50	215.50
2/1/2017	138098		Brandywine Process Servicers, Ltd (Check No. 176390)	Cash disbursements to Brandywine Process Servicers, Ltd - for service on Syngenta files.	1.00	44.00	44.00
Sub-total Expenses:							259.50

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	259.50	259.50
Balance if billed in full	0.00	259.50	259.50

Total Current Billing: 259.50

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 259.50

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000432

# Pre-bill

Closing date: July 6, 2018

Roger Matzke  
 55260 179th Street  
 Good Thunder, MN 56037

Matter ID: 31116-0049365

Opened: 11/9/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising TJN  
 Supervising ALD  
 Paralegal KAN  
 Originating ALD  
 Billing ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	121681			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 431.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000433

# Pre-bill

Closing date: July 6, 2018

Douglas & Lori Meixell  
 49644 171st Street  
 Lake Crystal, MN 56055

Matter ID: 30345-0049321

Opened: 10/28/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Paralegal KAN  
 Originating ALD  
 Billing ALD  
 Supervising TJN  
 Supervising ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	121670			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 431.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000434



# Pre-bill

Closing date: July 6, 2018

David Mensink  
 17644 Lonesome Road  
 Preston, MN 55965

Matter ID: 31086-0049335

Opened: 10/28/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising ALD

Paralegal KAN

Billing ALD

Supervising TJN

Originating ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	122592			Minnesota E-filing fee for Summons, Complaint and Jury Demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 431.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000435

# Pre-bill

Closing date: July 6, 2018

Richard Miller  
 10787 755th Avenue  
 LeRoy, MN 55951

Matter ID: 30343-0049319

Opened: 10/28/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising ALD

Billing ALD

Originating ALD

Supervising TJN

Paralegal KAN

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	121686			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 431.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000436

# **Meshbesh & Spence, LTD.**

1616 Park Avenue  
 Minneapolis, MN 55404  
 (612) 339-9121

Statement as of July 6, 2018  
 Statement No. 0

Wayne Molitor  
 Molitor Farms Inc.  
 42878 - 470th Street  
 Nicollet, MN 56074

32687-0051062: Syngenta

<b>Expenses</b>		Units	Price	Amount
1/25/2017	Cash disbursements to Brandywine Process Servicers, Ltd - for service	1.0000	58.0000	58.00
1/26/2017	Minnesota E-filing fee for Complaint and Jury Demand	1.0000	431.0000	431.00
1/31/2017	Cash disbursements to Brandywine Process Servicers, Ltd - service on Syngenta files	1.0000	88.0000	88.00

Sub-total Expenses: 577.00

Total Current Billing: 577.00  
 Previous Balance Due: 0.00  
 Total Payments: 0.00  
**Total Now Due: 577.00**

**000437**

**Meshbeshher & Spence, LTD.**

1616 Park Avenue  
Minneapolis, MN 55404  
(612) 339-9121

Statement as of July 6, 2018  
Statement No. 0

Mosiman Farms, LLP  
c/o Rodney Mosiman  
PO Box 414  
Onida, SD 57564

31939-0050177: Syngenta

Expenses		Units	Price	Amount
11/16/2016	Minnesota E-filing fee for Summons, Complaint and Jury Demand.	1.0000	431.0000	431.00
Sub-total Expenses:				<u>431.00</u>

Total Current Billing:	<u>431.00</u>
Previous Balance Due:	0.00
Total Payments:	0.00
<b>Total Now Due:</b>	<b><u>431.00</u></b>

**000438**

# Pre-bill

Closing date: July 10, 2018

Nelson Century Farms, Inc.  
 John Nelson  
 15131 120th Avenue  
 Hanska, MN 56041

Matter ID: 31676-0050237

Opened: 6/22/2016

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising ALD  
 Paralegal KAN  
 Supervising TJN  
 Originating ALD  
 Billing ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	126341			Minnesota E-filing fee for Summons, Complaint and Jury Demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 431.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000439

# Pre-bill

Closing date: July 6, 2018

Allen Nelson  
 25836 170th Street  
 New Richland, MN 56072

Matter ID: 30342-0049318

Opened: 10/28/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Originating ALD  
 Supervising TJN  
 Billing ALD  
 Supervising ALD  
 Paralegal KAN

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	121682			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 431.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000440



# Pre-bill

Closing date: July 10, 2018

Randall Nelson  
 836-080th Avenue  
 Sherburn, MN 56171

Matter ID: 31235-0049667  
 Opened: 12/30/2015  
 Status: Open  
 YTD Billed Fees: 0.00  
 YTD Billed Disb: 0.00  
 YTD Receipts: 0.00

Supervising ALD  
 Paralegal KAN  
 Billing ALD  
 Originating ALD  
 Supervising TJN

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138080			Minnesota E-filing fee for filing fee.	1.00	215.50	215.50
Sub-total Expenses:							215.50

Account Status				Total Current Billing:	215.50
	Fees	Disb	Total	Previous Balance Due:	0.00
Current AR Balance	0.00	0.00	0.00	Total Payments:	0.00
+/- Unbilled Fees/Disb	0.00	215.50	215.50	Total Now Due:	215.50
Balance if billed in full	0.00	215.50	215.50		

- |  |                                      |
|--|--------------------------------------|
| <input type="checkbox"/> BILL COSTS AND FEES | <input type="checkbox"/> DO NOT BILL |
| <input type="checkbox"/> BILL FEES ONLY      | <input type="checkbox"/> CLOSE FILE  |
| <input type="checkbox"/> BILL COSTS ONLY     | <input type="checkbox"/> FINAL BILL  |

000441

# Pre-bill

Closing date: July 10, 2018

Roger Nelson  
 571 Southwind Drive  
 Fairmont, MN 56031

Matter ID: 31245-0049678

Opened: 1/20/2016

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Originating ALD  
 Supervising ALD  
 Paralegal KAN  
 Supervising TJN  
 Billing ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	124388			Minnesota E-filing fee for Summons, Complaint and Jury Demand.	1.00	215.50	215.50

Sub-total Expenses: 215.50

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	215.50	215.50
Balance if billed in full	0.00	215.50	215.50

Total Current Billing: 215.50

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 215.50

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000442

# Pre-bill

Closing date: July 10, 2018

James Ness  
13729 - 15th Street NE  
Hatton, ND 58240-9022

Matter ID: 31457-0049902  
Opened: 3/3/2016  
Status: Open  
YTD Billed Fees: 0.00  
YTD Billed Disb: 0.00  
YTD Receipts: 0.00

Supervising ALD  
Billing ALD  
Originating ALD  
Supervising TJN  
Paralegal KAN

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138081			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	86.20	86.20

Sub-total Expenses: 86.20

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	86.20	86.20
Balance if billed in full	0.00	86.20	86.20

Total Current Billing: 86.20  
Previous Balance Due: 0.00  
Total Payments: 0.00  
Total Now Due: 86.20

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000443

# Pre-bill

Closing date: July 10, 2018

Karen & Lyle Ness  
1637 132nd Avenue NE  
Sharon, ND 58277-9025

Matter ID: 30365-0049700

Opened: 2/15/2016

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Originating ALD

Billing ALD

Supervising TJN

Paralegal KAN

Supervising ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138082			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	86.20	86.20

Sub-total Expenses: 86.20

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	86.20	86.20
Balance if billed in full	0.00	86.20	86.20

Total Current Billing: 86.20

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 86.20

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000444

# Pre-bill

Closing date: July 10, 2018

Lyle Ness  
 1637 132 Avenue N  
 Sharon, ND 58277

Matter ID: 31471-0049921

Opened: 4/11/2016

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Paralegal KAN  
 Originating ALD  
 Supervising ALD  
 Billing ALD  
 Supervising TJN

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	122591			Minnesota E-filing fee for Summons, Complaint and Jury Demand.	1.00	86.20	86.20

Sub-total Expenses: 86.20

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	86.20	86.20
Balance if billed in full	0.00	86.20	86.20

Total Current Billing: 86.20

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 86.20

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000445

# Pre-bill

Closing date: July 10, 2018

Randy Ness  
 13646 14th Street NE  
 Hatten, ND 58240

Matter ID: 30362-0049697

Opened: 2/11/2016

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising ALD  
 Paralegal KAN  
 Originating ALD  
 Supervising TJN  
 Billing ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138083			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	86.20	86.20

Sub-total Expenses: 86.20

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	86.20	86.20
Balance if billed in full	0.00	86.20	86.20

Total Current Billing: 86.20

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 86.20

☐ BILL COSTS AND FEES

☐ BILL FEES ONLY

☐ BILL COSTS ONLY

☐ DO NOT BILL

☐ CLOSE FILE

☐ FINAL BILL

000446



# Pre-bill

Closing date: July 10, 2018

Tim Ness  
 1474 137th Ave NE  
 Hatton, ND 58240

Matter ID: 31458-0049903

Opened: 3/7/2016

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Paralegal KAN  
 Supervising ALD  
 Originating ALD  
 Billing ALD  
 Supervising TJN

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138084			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	86.20	86.20

Sub-total Expenses: 86.20

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	86.20	86.20
Balance if billed in full	0.00	86.20	86.20

Total Current Billing: 86.20

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 86.20

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000447

# Pre-bill

Closing date: July 10, 2018

Norman Nystrom Family Farm  
 19795 Mallard Place  
 Pierre, SD 57501

Matter ID: 32285-0050603

Opened: 9/7/2016

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Paralegal KAN  
 Supervising ALD  
 Supervising TJN  
 Originating ALD  
 Billing ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	124390			Minnesota E-filing fee for Summons, Complaint and Jury Demand.	1.00	215.50	215.50

Sub-total Expenses: 215.50

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	215.50	215.50
Balance if billed in full	0.00	215.50	215.50

Total Current Billing: 215.50

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 215.50

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000448

# Pre-bill

Closing date: July 10, 2018

Nystrom Bay Farm Partnership  
 19795 Mallard Place  
 Pierre, SD 57501

Matter ID: 32286-0050604

Opened: 9/7/2016

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Paralegal KAN

Billing ALD

Supervising TJN

Supervising ALD

Originating ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138085			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	215.50	215.50

Sub-total Expenses: 215.50

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	215.50	215.50
Balance if billed in full	0.00	215.50	215.50

Total Current Billing: 215.50

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 215.50

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000449

# Pre-bill

Closing date: July 6, 2018

Oahe Grain Corporation  
 300 Ash Avenue  
 PO Box 244  
 Onida, SD 57564

Matter ID: 31483-0049935

Opened: 5/2/2016

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Paralegal KAN  
 Supervising ALD  
 Supervising TJN  
 Originating ALD  
 Billing ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	124384			Minnesota E-filing fee for Summons, Complaint and Jury Demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 431.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000450

# **Meshbesh & Spence, LTD.**

1616 Park Avenue  
 Minneapolis, MN 55404  
 (612) 339-9121

Statement as of July 6, 2018  
 Statement No. 0

Michael Paul Obermeyer  
 7434 - 600th Avenue  
 Wells, MN 56097

33168-0051567: Syngenta

Expenses		Units	Price	Amount
5/8/2017	Cash disbursements to Brandywine Process Servicers, Ltd - for services	1.0000	78.0000	78.00
5/11/2017	Minnesota E-filing fee for Summons and Complaint. Affidavit of Service on Syngenta Biotechnology, Inc.	1.0000	431.0000	431.00
Sub-total Expenses:				509.00

Total Current Billing:	509.00
Previous Balance Due:	0.00
Total Payments:	0.00
<b>Total Now Due:</b>	<b>509.00</b>

000451

# Pre-bill

Closing date: July 6, 2018

Paul Obermeyer  
60145 60th Street  
Walters, MN 56097

Matter ID: 31102-0049351

Opened: 10/30/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising ALD

Billing ALD

Originating ALD

Paralegal KAN

Supervising TJN

Syngenta

**Expenses**

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	120805			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

**Account Status**

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 431.00

☐ BILL COSTS AND FEES☐ DO NOT BILL☐ BILL FEES ONLY☐ CLOSE FILE☐ BILL COSTS ONLY☐ FINAL BILL**000452**



# Pre-bill

Closing date: July 6, 2018

Troy Phillips  
 17356 605th Avenue  
 Janesville, MN 56048

Matter ID: 31088-0049337

Opened: 10/29/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising TJN

Billing ALD

Supervising ALD

Originating ALD

Paralegal KAN

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	121651			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

Account Status				Total Current Billing:
	Fees	Disb	Total	
Current AR Balance	0.00	0.00	0.00	431.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00	Previous Balance Due: 0.00
Balance if billed in full	0.00	431.00	431.00	Total Payments: 0.00
				Total Now Due: 431.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000453

**Meshbeshner & Spence, LTD.**

1616 Park Avenue  
Minneapolis, MN 55404  
(612) 339-9121

Statement as of July 6, 2018  
Statement No. 0

Paul F. Pommeranz  
11082 - 430th Avenue  
Waterville, MN 56096

33155-0051554: Syngenta

<b>Expenses</b>		Units	Price	Amount
3/31/2017	Minnesota E-filing fee for Summons and Complaint.	1.0000	431.0000	431.00
3/31/2017	Cash disbursements to Brandywine Process Servicers, Ltd - for Service on Syngenta Corporation and Biotechnology, Inc	1.0000	78.0000	78.00
Sub-total Expenses:				<u>509.00</u>

Total Current Billing:	<u>509.00</u>
Previous Balance Due:	0.00
Total Payments:	0.00
<b>Total Now Due:</b>	<b><u>509.00</u></b>

**000454**

# Pre-bill

Closing date: July 6, 2018

Brian & Jennifer Preston  
 6183 Eagle Ridge Road  
 Bettendorf, IA 52722

Matter ID: 30364-0049699

Opened: 2/15/2016

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Billing ALD  
 Paralegal KAN  
 Originating ALD  
 Supervising TJN  
 Supervising ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	124387			Minnesota E-filing fee for Summons, Complaint and Jury Demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 431.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000455

# Pre-bill

Closing date: July 10, 2018

Purfeerst Ag LLC  
 7625 240th Street East  
 Faribault, MN 55021

Matter ID: 31103-0049352

Opened: 10/30/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Originating ALD  
 Supervising TJN  
 Paralegal KAN  
 Billing ALD  
 Supervising ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138087			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	215.50	215.50

Sub-total Expenses: 215.50

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	215.50	215.50
Balance if billed in full	0.00	215.50	215.50

Total Current Billing: 215.50

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 215.50

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000456

# Pre-bill

Closing date: July 10, 2018

Purfeerst Farms LLP  
 Jim Purfeerst  
 7625 240th Street East  
 Faribault, MN 55021

Matter ID: 31104-0049353

Opened: 10/30/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Originating ALD  
 Supervising ALD  
 Billing ALD  
 Paralegal KAN  
 Supervising TJN

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	121654			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	215.50	215.50

Sub-total Expenses: 215.50

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	215.50	215.50
Balance if billed in full	0.00	215.50	215.50

Total Current Billing: 215.50

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 215.50

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000457

# Pre-bill

Closing date: July 6, 2018

Matthew James Purfeerst  
7625 240th Street E  
Faribault, MN 55021

Matter ID: 31106-0049355

Opened: 10/30/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Originating ALD  
Supervising TJN  
Paralegal KAN  
Supervising ALD  
Billing ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	121664			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 431.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000458



# Pre-bill

Closing date: July 10, 2018

Gary Redalen  
 30671 County 6  
 Fountain, Mn 55935

Matter ID: 236895

Opened: 7/9/2018

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Billing TJN  
 Supervising TJN  
 Paralegal KAN  
 Originating TJN

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138104			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	143.67	143.67
5/9/2017	138107		Brandywine Process Servicers, Ltd (Check No. 177335)	Cash disbursements to Brandywine Process Servicers, Ltd - for service.	1.00	26.00	26.00

Sub-total Expenses: 169.67

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	169.67	169.67
Balance if billed in full	0.00	169.67	169.67

Total Current Billing: 169.67

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 169.67

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000459

# Pre-bill

Closing date: July 10, 2018

Jordan Redalen  
30671 County 6  
Fountain, MN 55935

Matter ID: 31097-0049346

Opened: 10/29/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising TJN  
Paralegal KAN  
Originating ALD  
Billing ALD  
Supervising ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	121662			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	143.67	143.67
5/9/2017	126217		Brandywine Process Servicers, Ltd (Check No. 177335)	Cash disbursements to Brandywine Process Servicers, Ltd for service.	1.00	26.00	26.00

Sub-total Expenses: 169.67

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	169.67	169.67
Balance if billed in full	0.00	169.67	169.67

Total Current Billing:	169.67
Previous Balance Due:	0.00
Total Payments:	0.00
Total Now Due:	169.67

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000460

# Pre-bill

Closing date: July 10, 2018

Judd Redalen  
 29991 County 21  
 Chatfield, Mn 55923

Matter ID: 236896

Opened: 7/9/2018

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Billing TJN  
 Originating TJN  
 Supervising TJN  
 Paralegal KAN

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
5/9/2017	138106		Brandywine Process Servicers, Ltd (Check No. 177335)	Cash disbursements to Brandywine Process Servicers, Ltd for service.	1.00	26.00	26.00
	138105			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	143.67	143.67

Sub-total Expenses: 169.67

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	169.67	169.67
Balance if billed in full	0.00	169.67	169.67

Total Current Billing: 169.67

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 169.67

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000461

# Pre-bill

Closing date: July 10, 2018

Mark Reedstrom  
1841 Pleasant View Drive  
North Mankato, MN 56003

Matter ID: 33217-0051616

Opened: 5/5/2017

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising TJN  
Supervising ALD  
Paralegal KAN  
Billing ALD  
Originating ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
5/9/2017	126219		Brandywine Process Servicers, Ltd (Check No. 177335)	Cash disbursements to Brandywine Process Servicers, Ltd - for services.	1.00	39.00	39.00
	126373			Minnesota E-filing fee for Summons and Complaint. Affidavit of Service on Syngenta Biotechnology, Inc.	1.00	215.50	215.50

Sub-total Expenses: 254.50

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	254.50	254.50
Balance if billed in full	0.00	254.50	254.50

Total Current Billing: 254.50

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 254.50

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000462

# Pre-bill

Closing date: July 6, 2018

Richland Dairy, LLC  
 21546 Jacobs Avenue  
 Kenyon, MN 55946

Matter ID: 31237-0049669

Opened: 1/4/2016

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising ALD

Supervising TJN

Paralegal KAN

Billing ALD

Originating ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	121661			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 431.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000463

# Pre-bill

Closing date: July 10, 2018

Steve Reedstrom

Matter ID: 237120

Opened: 7/9/2018

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising TJN

Paralegal KAN

Billing ALD

Originating ALD

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
5/9/2017	138109		Brandywine Process Servicers, Ltd (Check No. 177335)	Cash disbursements to Brandywine Process Servicers, Ltd - for service.	1.00	39.00	39.00
	138108			Minnesota E-filing fee for Summons and Complaint. Affidavit of Service on Syngenta Biotechnology, Inc.	1.00	215.50	215.50

Sub-total Expenses: 254.50

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	254.50	254.50
Balance if billed in full	0.00	254.50	254.50

Total Current Billing: 254.50

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 254.50

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000464



# Pre-bill

Closing date: July 10, 2018

Robert S. Jasper Estate

Matter ID: 31661-0050220

Opened: 6/6/2016

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Paralegal KAN  
 Supervising ALD  
 Supervising TJN  
 Originating ALD  
 Billing ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138072			Minnesota E-filing fee for filing fee.	1.00	86.20	86.20
Sub-total Expenses:							86.20

Account Status				Total Current Billing:	86.20
	Fees	Disb	Total	Previous Balance Due:	0.00
Current AR Balance	0.00	0.00	0.00	Total Payments:	0.00
+/- Unbilled Fees/Disb	0.00	86.20	86.20	Total Now Due:	86.20
Balance if billed in full	0.00	86.20	86.20		

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000465

# Pre-bill

Closing date: July 6, 2018

Roberts, Steve  
 20159 478 Avenue  
 Madelia, MN 56062

Matter ID: 31207-0049434

Opened: 11/27/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising ALD

Originating ALD

Billing ALD

Paralegal KAN

Supervising TJN

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	122584			Minnesota E-filing fee for Summon, Complaint and Jury Demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 431.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000466

# Pre-bill

Closing date: July 10, 2018

Roe Farms, Inc.

Matter ID: 237118

Opened: 7/9/2018

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Originating ALD

Billing ALD

Paralegal KAN

Supervising TJN

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138110			Minnesota E-filing fee for filing fee.	1.00	215.50	215.50
Sub-total Expenses:							215.50

Account Status				Total Current Billing:	215.50
	Fees	Disb	Total	Previous Balance Due:	0.00
Current AR Balance	0.00	0.00	0.00	Total Payments:	0.00
+/- Unbilled Fees/Disb	0.00	215.50	215.50	Total Now Due:	215.50
Balance if billed in full	0.00	215.50	215.50		

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000467

# Pre-bill

Closing date: July 10, 2018

Roe Farms Partnership  
 72368 110th Street  
 LeRoy, MN 55951

Matter ID: 31105-0049354

Opened: 10/30/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Billing ALD  
 Supervising ALD  
 Supervising TJN  
 Paralegal KAN  
 Originating ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	121663			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	215.50	215.50

Sub-total Expenses: 215.50

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	215.50	215.50
Balance if billed in full	0.00	215.50	215.50

Total Current Billing: 215.50

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 215.50

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000468

# Pre-bill

Closing date: July 10, 2018

Douglas Sanders  
 50458 100th Street  
 Amboy, MN 56101

Matter ID: 31101-0049350

Opened: 10/29/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Paralegal KAN  
 Supervising TJN  
 Supervising ALD  
 Originating ALD  
 Billing ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	121692			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 431.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000469

# Pre-bill

Closing date: July 6, 2018

Kevin & Jill Sathre  
66765 140th Street  
Adams, MN 55909

Matter ID: 30344-0049320

Opened: 10/28/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Paralegal KAN  
Billing ALD  
Supervising TJN  
Originating ALD  
Supervising ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	120838			Minnesota E-filing fee for Summons, Complaint and Jury Demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

Account Status				Total Current Billing:	431.00
	Fees	Disb	Total	Previous Balance Due:	0.00
Current AR Balance	0.00	0.00	0.00	Total Payments:	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00	Total Now Due:	431.00
Balance if billed in full	0.00	431.00	431.00		

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000470



# Pre-bill

Closing date: July 6, 2018

William Schaible  
 23483 - 400th Avenue  
 Winnebago, MN 56098

Matter ID: 31094-0049343

Opened: 10/29/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Billing ALD  
 Supervising ALD  
 Originating ALD  
 Supervising TJN  
 Paralegal KAN

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	121660			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 431.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000471

**Meshbesh & Spence, LTD.**

1616 Park Avenue  
Minneapolis, MN 55404  
(612) 339-9121

Statement as of July 6, 2018  
Statement No. 0

Howard Schoenfeld  
5811 NW 86th Street  
Faribault, MN 55021

33195-0051569: Syngenta

**Expenses**

		Units	Price	Amount
5/8/2017	Cash disbursements to Brandywine Process Servicers, Ltd - for services	1.0000	78.0000	78.00
5/11/2017	Minnesota E-filing fee for Summons and Complaint. Affidavit of Service on Syngenta Biotechnology, Inc.	1.0000	431.0000	431.00

Sub-total Expenses: 509.00

Total Current Billing:	<u>509.00</u>
Previous Balance Due:	0.00
Total Payments:	0.00
<b>Total Now Due:</b>	<b><u>509.00</u></b>

**000472**

# Pre-bill

Closing date: July 10, 2018

Norbert, Schultz

Matter ID: 237102

Opened: 7/9/2018

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising ALD

Originating ALD

Billing ALD

Supervising TJN

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138078			Minnesota E-filing fee for filing fee.	1.00	215.50	215.50
2/1/2017	138090		Brandywine Process Servicers, Ltd (Check No. 176390)	Cash disbursements to Brandywine Process Servicers, Ltd - for service on Syngenta files.	1.00	29.00	29.00

Sub-total Expenses: 244.50

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	244.50	244.50
Balance if billed in full	0.00	244.50	244.50

Total Current Billing: 244.50

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 244.50

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000473

# Pre-bill

Closing date: July 10, 2018

Schultz, Richard  
 10281 State Highway 30  
 New Richland, MN 56072

Matter ID: 30346-0049322

Opened: 10/28/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Paralegal KAN  
 Originating ALD  
 Supervising TJN.  
 Supervising ALD  
 Billing ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	121657			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	215.50	215.50
2/1/2017	123600		Brandywine Process Servicers, Ltd (Check No. 176390)	Cash disbursements to Brandywine Process Servicers, Ltd - for Service on Syngenta files.	1.00	29.00	29.00

Sub-total Expenses: 244.50

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	244.50	244.50
Balance if billed in full	0.00	244.50	244.50

Total Current Billing: 244.50  
 Previous Balance Due: 0.00  
 Total Payments: 0.00  
 Total Now Due: 244.50

☐ BILL COSTS AND FEES

☐ BILL FEES ONLY

☐ BILL COSTS ONLY

☐ DO NOT BILL

☐ CLOSE FILE

☐ FINAL BILL

000474

# Pre-bill

Closing date: July 6, 2018

Doug Schutt  
 51649 124th Street  
 Amboy, MN 56010

Matter ID: 31130-0049432  
 Opened: 11/27/2015  
 Status: Open  
 YTD Billed Fees: 0.00  
 YTD Billed Disb: 0.00  
 YTD Receipts: 0.00

Supervising ALD  
 Supervising TJN  
 Originating ALD  
 Paralegal KAN  
 Billing ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	122572			Minnesota E-filing fee for Summons, Complaint and Jury Demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00  
 Previous Balance Due: 0.00  
 Total Payments: 0.00  
 Total Now Due: 431.00

- |  |                                      |
|--|--------------------------------------|
| <input type="checkbox"/> BILL COSTS AND FEES | <input type="checkbox"/> DO NOT BILL |
| <input type="checkbox"/> BILL FEES ONLY      | <input type="checkbox"/> CLOSE FILE  |
| <input type="checkbox"/> BILL COSTS ONLY     | <input type="checkbox"/> FINAL BILL  |

000475

# Pre-bill

Closing date: July 6, 2018

Steven Shirk  
 51248 65th Street  
 Bricelyn, MN 56014

Matter ID: 30350-0049326  
 Opened: 10/28/2015  
 Status: Open  
 YTD Billed Fees: 0.00  
 YTD Billed Disb: 0.00  
 YTD Receipts: 0.00

Paralegal KAN  
 Billing ALD  
 Supervising TJN  
 Supervising ALD  
 Originating ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	120824			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 431.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000476



# Pre-bill

Closing date: July 10, 2018

Ben Sieberg  
 21269 State Highway 60  
 Eagle Lake, MN 56024

Matter ID: 31110-0049359  
 Opened: 10/30/2015  
 Status: Open  
 YTD Billed Fees: 0.00  
 YTD Billed Disb: 0.00  
 YTD Receipts: 0.00

Originating ALD  
 Billing ALD  
 Supervising ALD  
 Supervising TJN  
 Paralegal KAN

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138066			Minnesota E-filing fee for summons, complaint & jury demand.	1.00	143.67	143.67
4/4/2017	125171		Brandywine Process Servicers, Ltd (Check No. 176949)	Cash disbursements to Brandywine Process Servicers, Ltd for service on Syngenta Corp and Biotechnology.	1.00	26.00	26.00

Sub-total Expenses: 169.67

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	169.67	169.67
Balance if billed in full	0.00	169.67	169.67

Total Current Billing: 169.67  
 Previous Balance Due: 0.00  
 Total Payments: 0.00  
 Total Now Due: 169.67

- ☐ BILL COSTS AND FEES  
☐ BILL FEES ONLY  
☐ BILL COSTS ONLY

- ☐ DO NOT BILL  
☐ CLOSE FILE  
☐ FINAL BILL

000477

# Pre-bill

Closing date: July 10, 2018

Jerome Sieberg  
 20988 620th Avenue  
 Eagle Lake, MN 56024

Matter ID: 31109-0049358

Opened: 10/30/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Originating ALD  
 Supervising ALD  
 Paralegal KAN  
 Supervising TJN  
 Billing ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	121659			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	143.67	143.67
4/4/2017	138097		Brandywine Process Servicers, Ltd (Check No. 176949)	Cash disbursements to Brandywine Process Servicers, Ltd - for service on Syngenta Corp and Biotechnology.	1.00	26.00	26.00

Sub-total Expenses: 169.67

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	169.67	169.67
Balance if billed in full	0.00	169.67	169.67

Total Current Billing: 169.67

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 169.67

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000478

# Pre-bill

Closing date: July 10, 2018

Julie Sieberg

Matter ID: 237104

Opened: 7/9/2018

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Billing TJN

Paralegal KAN

Supervising TJN

Originating TJN

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	138068			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	143.67	143.67
4/4/2017	138095		Brandywine Process Servicers, Ltd (Check No. 176949)	Cash disbursements to Brandywine Process Servicers, Ltd - for service on Syngenta Corp and Biotechnology.	1.00	26.00	26.00

Sub-total Expenses: 169.67

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	169.67	169.67
Balance if billed in full	0.00	169.67	169.67

Total Current Billing: 169.67

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 169.67

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000479

# Pre-bill

Closing date: July 6, 2018

Scott Singlestad  
 37820 120th Street  
 Waseca, MN 56093

Matter ID: 31107-0049356

Opened: 10/30/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising TJN  
 Supervising ALD  
 Billing ALD  
 Paralegal KAN  
 Originating ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	121693			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 431.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000480

# Pre-bill

Closing date: July 6, 2018

SJS Farms  
 Brian Steen  
 1265 76th Avenue  
 Sherburn, MN 56171

Matter ID: 31095-0049344

Opened: 10/29/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Paralegal KAN  
 Originating ALD  
 Supervising TJN  
 Supervising ALD  
 Billing ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	120825			Minnesota E-filing fee for Summons, Complaint and Jury Demand-Jury Trial.	1.00	431.00	431.00

Sub-total Expenses: 431.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 431.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000481

# Pre-bill

Closing date: July 6, 2018

Robert Sonnek  
 50167 230th Street  
 Minnesota Lake, MN 56068

Matter ID: 31472-0049922

Opened: 4/11/2016

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Paralegal KAN  
 Billing ALD  
 Supervising TJN  
 Supervising ALD  
 Originating ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	120807			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 431.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000482



**Meshbesh & Spence, LTD.**

1616 Park Avenue  
Minneapolis, MN 55404  
(612) 339-9121

Statement as of July 6, 2018  
Statement No. 0

Ronald Dean Spaid  
30488 - 198th Street  
Onida, SD 57564

31923-0050161: Syngenta

**Expenses**

		Units	Price	Amount
12/7/2016	Minnesota E-filing fee for Summons, Complaint and Jury Demand.	1.0000	431.0000	431.00

Sub-total Expenses: 431.00

Total Current Billing:	<u>431.00</u>
Previous Balance Due:	0.00
Total Payments:	0.00
<b>Total Now Due:</b>	<b><u>431.00</u></b>

**000483**

**Meshbesh & Spence, LTD.**

1616 Park Avenue  
Minneapolis, MN 55404  
(612) 339-9121

Statement as of July 6, 2018  
Statement No. 0

Theron Stephens  
PO Box 952  
804 Maple Drive  
Onida, SD 57564

31940-0050178: Syngenta

**Expenses**

		Units	Price	Amount
10/12/2016	Minnesota E-filing fee for Summons, Complaint and Jury Demand.	1.0000	431.0000	431.00

Sub-total Expenses: 431.00

Total Current Billing:	<u>431.00</u>
Previous Balance Due:	0.00
Total Payments:	0.00
<b>Total Now Due:</b>	<b><u>431.00</u></b>

**000484**

# Pre-bill

Closing date: July 10, 2018

Donald Swenson  
 27197 County Road 40  
 Chatfield, MN 55923

Matter ID: 31093-0049342

Opened: 10/29/2015

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Originating ALD  
 Supervising ALD  
 Supervising TJN  
 Paralegal KAN  
 Billing ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	121669			Minnesota E-filing fee for summons, complaint and jury demand.	1.00	143.67	143.67

Sub-total Expenses: 143.67

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	143.67	143.67
Balance if billed in full	0.00	143.67	143.67

Total Current Billing: 143.67

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 143.67

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000485

# Pre-bill

Closing date: July 6, 2018

Scott Tauer  
 137 Mary Circle  
 North Mankato, MN 56003

Matter ID: 31112-0049361  
 Opened: 11/2/2015  
 Status: Open  
 YTD Billed Fees: 0.00  
 YTD Billed Disb: 0.00  
 YTD Receipts: 0.00

Paralegal KAN  
 Billing ALD  
 Supervising ALD  
 Supervising TJN  
 Originating ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	126345			Minnesota E-filing fee for Summons, Complaint and Jury Demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00  
 Previous Balance Due: 0.00  
 Total Payments: 0.00  
 Total Now Due: 431.00

- |  |                                      |
|--|--------------------------------------|
| <input type="checkbox"/> BILL COSTS AND FEES | <input type="checkbox"/> DO NOT BILL |
| <input type="checkbox"/> BILL FEES ONLY      | <input type="checkbox"/> CLOSE FILE  |
| <input type="checkbox"/> BILL COSTS ONLY     | <input type="checkbox"/> FINAL BILL  |

000486

# Pre-bill

Closing date: July 6, 2018

Doug Wills  
 45395 State Highway 99  
 Nicollet, MN 56074

Matter ID: 31658-0050217

Opened: 6/6/2016

Status: Open

YTD Billed Fees: 0.00

YTD Billed Disb: 0.00

YTD Receipts: 0.00

Supervising TJN  
 Originating ALD  
 Paralegal KAN  
 Supervising ALD  
 Billing ALD

Syngenta

## Expenses

Date	Trans No.	Task ID	Payee/Check #	Description	Units	Price	Amount
	122593			Minnesota E-filing fee for Summons, Complaint and Jury Demand.	1.00	431.00	431.00

Sub-total Expenses: 431.00

## Account Status

	Fees	Disb	Total
Current AR Balance	0.00	0.00	0.00
+/- Unbilled Fees/Disb	0.00	431.00	431.00
Balance if billed in full	0.00	431.00	431.00

Total Current Billing: 431.00

Previous Balance Due: 0.00

Total Payments: 0.00

Total Now Due: 431.00

☐ BILL COSTS AND FEES

☐ DO NOT BILL

☐ BILL FEES ONLY

☐ CLOSE FILE

☐ BILL COSTS ONLY

☐ FINAL BILL

000487

# **Exhibit 2**



	A	B	C	D	E	F	G
1	LEGAL FEES		Approved Common Benefit Work		Other Work		Notes
2	TASK PERFORMED	TIMEKEEPER	Hours	Fees	Hours	Fees	
3	Complaint drafting/filing	Attorneys (@ \$500/hr)			25.75	\$12,875.00	85 complaints, summons, notices to conform; 11 amended pleadings
4		Contract Attorneys					
5		Non-attorneys (@ \$100/hr)			24.00	\$2,400.00	Filing complaints & notices to conform; serving or arranging for service on defendants
6	Dipositive motion briefing/argument	Attorneys					
7		Contract Attorneys					
8		Non-attorneys					
9	Class certification motion briefing and argument	Attorneys					
10		Contract Attorneys					
11		Non-attorneys					
12	DISCOVERY, DEPOSITIONS, DOC REVIEW						
13	Plaintiff fact sheet preparation/review	Attorneys	792.50	\$396,250.00			See ¶ 4 of Nemo Declaration and Ex. 14 to Declaration of Daniel E. Gustafson
14		Contract Attorneys					
15		Non-attorneys					
16	Paper discovery (Syngenta and third parties)	Attorneys					
17		Contract Attorneys					
18		Non-attorneys					
19	Paper discovery against plaintiffs	Attorneys					
20		Contract Attorneys					
21		Non-attorneys					
22	Discovery motion practice and communications with adverse parties	Attorneys					
23		Contract Attorneys					
24		Non-attorneys					
25	Fact depositions (Syngenta and third parties)	Attorneys					
26		Contract Attorneys					
27		Non-attorneys					
28	Defend fact depositions (of plaintiffs)	Attorneys					
29		Contract Attorneys					
30		Non-attorneys					
31	Discovery file management	Attorneys					
32		Contract Attorneys					
33		Non-attorneys					
34	EXPERT WORK, DAUBERT MOTIONS						
35	Plaintiffs' expert witness work (including development of report, defense of depositions)	Attorneys					
36		Contract Attorneys					
37		Non-attorneys					
38	Defendant expert witness work (depositions)	Attorneys					
39		Contract Attorneys					
40		Non-attorneys					
41	Daubert motion practice (plaintiff experts)	Attorneys					
42		Contract Attorneys					
43		Non-attorneys					
44	Daubert motion practice (defense experts)	Attorneys					
45		Contract Attorneys					
46		Non-attorneys					
47	PRETRIAL PREP, TRIAL, AND POST TRIAL						
48	Motions in limine	Attorneys					
49		Contract Attorneys					
50		Non-attorneys					
51	Trial (presenting witnesses and argument)	Attorneys					
52		Contract Attorneys					
53		Non-attorneys					

	A	B	C	D	E	F	G
54	Trial briefing and jury intructions	Attorneys					
55		Contract Attorneys					
56		Non-attorneys					
57	Other pretrial motion practice	Attorneys					
58		Contract Attorneys					
59		Non-attorneys					
60	Post-trial briefing	Attorneys					
61		Contract Attorneys					
62		Non-attorneys					
63	SETTLEMENT AND SETTLEMENT ADMINISTRATION						
64	Pre-settlement communication with clients	Attorneys (@ \$500/hr)			217.50	\$108,750.00	meetings, travel, phone calls, correspondence with clients from 2015-2017
65		Contract Attorneys					
66		Non-attorneys (@ \$100/hr)			168.00	\$16,800.00	meetings, travel, phone calls, correspondence with clients from 2015-2017
67	Settlement negotiations	Attorneys					
68		Contract Attorneys					
69		Non-attorneys					
70	Assisting clients in perfecting claims in settlement	Attorneys (@ \$500/hr)			32.50	\$16,250.00	phone calls and written communications with clients
71		Contract Attorneys					
72		Non-attorneys (@ \$100/hr)			196.00	\$19,600.00	preparation of CFs / phone calls and travel/personal meetings with each client to review/sign CF
73	Preparation of fee petition	Attorneys (@ \$500/hr)			13.25	\$6,625.00	
74		Contract Attorneys					
75		Non-attorneys (@ \$100/hr)			10.00	\$1,000.00	
76	ADMINISTRATIVE						
77	Administrative work as court-appointed leadership	Attorneys					
78		Contract Attorneys					
79		Non-attorneys					
80	OTHER (describe in Notes)						
81		Attorneys					
82		Contract Attorneys					
83		Non-attorneys					
84							
85							
86		TOTALS:	792.50	\$396,250.00	687.00	\$184,300.00	

	A	B	C
1	EXPENSES PAID	Amount	Notes
2	Common Benefit Assessment Fees		
3	Postage		
4	Photocopying		
5	Hotels		
6	Meals		
7	Mileage		
8	Air Travel		
9	Court Fees		
10	Transcript Fees		
11	Groud Transportation		
12	Expert/Consulting Fees Not Included in Common Benefit		
13	Special Master Fees		
14	Miscellaneous ( <u>Non</u> -common benefit expenses incurred on behalf of individual clients)	\$36,578.52	Court-filing fees and service of process costs
15			
16	TOTAL	\$36,578.52	
17			