

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

IN RE: SYNGENTA AG MIR162)	MDL No. 2591
CORN LITIGATION)	
)	Case No. 14-MD-02591-JWL-JPO
This Document Relates to All Cases <u>Except</u> :)	
)	
<i>Louis Dreyfus Co. Grains</i>)	
<i>Merchandising LLC v. Syngenta AG,</i>)	
No. 16-2788)	
)	
<i>Trans Coastal Supply Co., Inc. v.</i>)	
<i>Syngenta AG, No. 14-2637</i>)	
)	
<i>The Delong Co., Inc. v. Syngenta AG,</i>)	
No. 17-2614)	
)	
<i>Agribase Int’l Inc. v. Syngenta AG,</i>)	
No. 15-2279)	

NOTICE OF FEE INTEREST

1. Pursuant to Sections 2.25–2.26, 3.7.2.1, and 7.2 of the Agrisure Viptera/Duracade Class Settlement Agreement (the “Settlement Agreement”) [Doc. No. 3507-2] and the Order Preliminarily Approving the Settlement Between Class Plaintiffs and the Syngenta Defendants, Provisionally Certifying the Settlement Class, Appointing Settlement Class Counsel Subclass Counsel, and Class Representatives, Approving the Notice Plan, and Authorizing Dissemination of Notice, Appointing the Notice Administrator and Claims Administrator and Special Masters, and Setting a Schedule for the Final Approval Process [Doc. No. 3532] in In Re: Syngenta AG MIR 162 Corn Litigation, a multi-district litigation consolidated in the United States District Court for the District of Kansas before Hon. John W. Lungstrum (MDL-2591), the undersigned counsel files this Notice of Fee Interest.

2. Conmy Feste Ltd. is unclear and confused about this Court's orders referenced above. Out of an abundance of caution and to avoid a waiver of fees argument, counsel respectfully submits this Notice of Fee Interest in conjunction with the Notice of Fee Interest and other pleadings being filed by Attorney Justin Demerath of O'Hanlon, Demerath & Castillo (the "O'Hanlon Notice"). Conmy Feste Ltd. is one of the law firms identified in the O'Hanlon Notice.

3. In this litigation, as noted in the O'Hanlon Notice, Conmy Feste Ltd. has an agreement to undertake joint representation of certain clients exclusively with Clark, Love & Hutson, G.P. and Phipps Anderson Deacon, L.L.P.

4. Conmy Feste Ltd. has spent a considerable amount of time and resources engaging in this litigation and will continue to do so through the claim submissions process.

5. Should any Court or Special Master require or request more detailed information related to these matters, it will be diligently gathered and provided upon request.

Dated: July 10, 2018.

Respectfully Submitted,

/s/ Douglas W. Murch

Douglas W. Murch, ND ID # 05983

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CERTIFICATE OF SERVICE

I certify that on the 10th day of July, 2018, I electronically filed the foregoing Notice of Fee Interest with the Clerk of Court, District of Kansas, using the CM/ECF system, which will send notification of this filing to all counsel of record.

/s/ Stacy Opatz
 Stacy Opatz