

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF MISSOURI
EASTERN DIVISION**

DESHOTELS FARM MANAGEMENT,)

Plaintiff,)

v.)

Case No. 4:06 MD 1811 CDP

BAYER CROPSCIENCE LP, et al.)

Defendants.)

AMENDED JUDGMENT

This action came on for trial before the Court and jury on the claims of plaintiff Deshotels Farm Management; the issues having been duly tried, the Court having dismissed certain claims, and the jury having duly rendered its verdict on all remaining claims,

IT IS HEREBY ORDERED, ADJUDGED and DECREED that:

1. Plaintiff Deshotels Farm Management shall have judgment against the defendants, jointly and severally, Bayer AG, Bayer CropScience AG, Bayer CropScience LP, Bayer CropScience Holding, Inc., Bayer CropScience, Inc., and Starlink Logistics, Inc., in the amount of Five Hundred Thousand Two Hundred Forty-Eight dollars (\$500,248.00), together with prejudgment interest of One Hundred and Ten Thousand Four Hundred Eighty-Nine Dollars and Seventy-One

Cents (\$110,489.71) as allowed under La. Rev. Stat. § 4203, post-judgment interest as allowed under 28 U.S.C. § 1961, and its costs of this action.

2. Defendant Bayer BioScience NV shall have judgment in its favor on the claims of plaintiff Deshotels Farm Management.

3. As this action involves parties other than those expressly referenced in paragraphs 1 and 2, and as the Court has determined pursuant to Federal Rule of Civil Procedure 54(b) that no just reason for delay exists, the Court directs that this judgment is final regarding all claims of the above named plaintiff against the above named defendants.



CATHERINE D. PERRY
UNITED STATES DISTRICT JUDGE

Dated this 1st day of September, 2010.