

IN THE CIRCUIT COURT
THIRD JUDICIAL CIRCUIT
MADISON COUNTY, ILLINOIS

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HOLIDAY SHORES SANITARY DISTRICT; CITY OF)
CARLINVILLE, ILLINOIS; CITY OF FLORA, ILLINOIS;)
CITY OF FAIRFIELD, ILLINOIS; CITY OF HILLSBORO,)
ILLINOIS; AND CITY OF MATTOON, ILLINOIS;)
individually and on behalf of all others similarly)
situated,)
Plaintiffs,)
v.) Cause No. 2004-L-710
SYNGENTA CROP PROTECTION, INC., AND)
GROWMARK, INC.,)
Defendants.)

**PLAINTIFFS' REPLY TO SYNGENTA'S RESPONSE TO PLAINTIFFS'
MOTION FOR SANCTIONS**

For six months, Syngenta's lawyers represented to the Plaintiffs and to the Court that Dr. Coursey began advising them in June 2006, knowing full well that *the first time they ever spoke* to Dr. Coursey was January 2009. Yet in response to Plaintiffs' motion for sanctions, Syngenta suggests—remarkably—that it should be “commended” for its “spirit of cooperation.” Plaintiffs are quite familiar with Syngenta’s “spirit of cooperation.” That spirit drove Syngenta to interfere with every other third-party subpoena that Plaintiffs served in Illinois, resulting in thousands of attorney hours spent on enforcement with virtually no third party compliance. That spirit prompted Syngenta to falsely deny the existence of, or its

ability to obtain, several categories of easily accessible documents—forcing Plaintiffs to file two other motions for sanctions. That spirit also compelled Syngenta to grossly distort the “evidence” it presents in response to Plaintiffs’ motion for sanctions in an attempt to make its ever-changing story appear consistent.

Despite the colossal waste of resources wrought by Syngenta’s obstruction of Plaintiffs’ discovery, Syngenta argues that the Court should not sanction it because Plaintiffs have not suffered any prejudice. While it is true that the threat of testimony under oath finally convinced Syngenta to turn over many of Dr. Coursey’s documents, Syngenta is still instructing Dr. Coursey to withhold hundreds of documents generated in his capacity as a hired gun for Syngenta’s public relations department. So in addition to the hundreds of hours Plaintiffs have already spent fighting Syngenta’s frivolous claims of privilege, it appears that they will have to spend hundreds more to get all the documents they are entitled to. In sum, Syngenta is persisting in its pattern of actively undermining Plaintiffs’ ability to prepare their case for trial. Sanctions are the only way to persuade Syngenta to start complying with its discovery obligations.

ADDITIONAL BACKGROUND

The basic background facts of this dispute are detailed in Plaintiffs’ motion for sanctions. The upshot is that from July 2010 until February 2011, Syngenta repeatedly represented to the Plaintiffs and to the Court that it retained Dr. Coursey as a consulting expert witness in June 2006. At the same time, Syngenta

also instructed Dr. Coursey to withhold nearly a thousand documents dating back to June 2006 on the basis of the consulting expert privilege. Plaintiffs never questioned or challenged Syngenta's representations about Dr. Coursey's retention date. Like the Court did in its September 22, 2010 discovery order, Plaintiffs simply took Syngenta at its word.

It was only when Dr. Coursey moved to modify the Court's September 22 order to change Dr. Coursey's retention date to February 2006 did Plaintiffs begin asking questions. In a January 24, 2011 letter to Syngenta's and Dr. Coursey's lawyers, Plaintiffs wrote: "In order to allow us to properly respond, please forward a copy of Dr. Coursey's retention letter reflecting his date of retention or any writings that document his date of retention."¹ Syngenta and Dr. Coursey did not respond. In a January 27 letter Plaintiffs requested the same information.² Again—no response. After three more weeks of silence from Syngenta and Dr. Coursey, on February 16 Plaintiffs finally moved for an evidentiary hearing.

That very same day, February 16, Syngenta's lawyer Kurt Reeg asked to meet Plaintiffs' lawyer Stephen Tillery for lunch on February 17. Contrary to Syngenta's claim in its response papers, that lunch meeting was not a 201(k) conference.³ At that lunch meeting, Mr. Reeg told Mr. Tillery in no uncertain terms that Syngenta did not retain Dr. Coursey in 2006, as it had repeatedly represented

¹ See Plaintiffs' Motion for Sanctions, Exhibit 15.

² See *Id.*, Exhibit 16.

³ See Exhibit 1, Affidavit of Stephen M. Tillery.

to Plaintiffs and to the Court. Instead, Mr. Reeg explained, the actual retention date was sometime in January 2009, when Mr. Reeg and one of Syngenta's other lawyers, Mark Surprenant, met with Dr. Coursey *for the first time*.⁴ In a February 18 email, Mr. Reeg followed up: "I am confirming that date, for purposes of resolving this issue, as January 9, 2009, per Mr. Tillery's request."⁵

On February 23, the Court heard oral argument on Plaintiffs' motion for an evidentiary hearing. During the argument, the Court posed a direct question to Mr. Reeg:

COURT: Well, can we establish with certainty the date that he was retained?

MR. REEG: Syngenta, Your Honor, stipulated that the retention date for purposes of this discussion is January 9, 2009.⁶

Yet in its response to Plaintiffs' motion for sanctions filed several weeks later, Syngenta opens its brief by proclaiming once again that "Dr. Donald Coursey was retained by [Syngenta] as a consulting expert in 2006."⁷

Syngenta spends much of its brief attempting to paint its previous concession to the January 2009 retention date as a good faith compromise of a discovery dispute. Indeed, it expressly denies ever representing to Plaintiffs that it retained

⁴ See *Id.*

⁵ See Syngenta's Response to Plaintiffs' Motion for Sanctions, Exhibit 15.

⁶ See Plaintiffs' Memorandum Concerning *In Camera* Review of Syngenta's Public Relations Document, Exhibit 2.

⁷ See Syngenta's Response to Plaintiffs' Motion for Sanctions, p. 1.

Dr. Coursey as a consulting expert in January 2009.⁸ Syngenta fabricates this so-called dispute in order to make its previous concession appear like a compromise. Before Dr. Coursey's motion to amend the Court's September 22 order, Plaintiffs had never disputed the June 2006 retention date—only that various of Dr. Coursey's post-June 2006 documents were generated in his capacity as a consulting expert.

According to Syngenta, the following dialogue paints the picture of a "good faith compromise" of a discovery dispute:

DR. COURSEY: Actually, it turns out that Syngenta retained me as a consulting expert for the Holiday Shores case in February 2006, not June 2006, so all documents after February 2006 are privileged.

PLAINTIFFS: Please show us something confirming the new February 2006 retention date.

DR. COURSEY: [Silence].

SYNGENTA: [Silence].

PLAINTIFFS: We are starting to suspect that you are not being honest with us. Please show us something confirming the new February 2006 retention date.

MOTION FOR EVIDENTIARY HEARING

SYNGENTA: It turns out that Dr. Coursey was actually retained as a consulting expert in January 2009, the first time that he ever spoke to any of the attorneys representing Syngenta in the Holiday Shores case.

⁸ See *Id.*, p. 6. Syngenta's unverified factual assertions in its pleadings directly contradict the sworn assertions in the Affidavit of Stephen M. Tillery, attached to this Reply. These contradictions make apparent the need for attorney Kurt Reeg to testify under oath at the evidentiary hearing scheduled for May 6, 2011.

Now, Syngenta wants the Court to believe that Dr. Coursey was retained as a consulting expert in 2006 all along.

The documents that Dr. Coursey belatedly produced reveal that Syngenta never had a good faith basis to claim that Dr. Coursey was retained as a consulting expert in 2006—and so no position from which to compromise. As Syngenta concedes in its response, Dr. Coursey was initially contacted by the public relations firm Jayne Thompson & Associates (“JTA”) in February 2006 to gauge his interest in writing a paper on the economics of atrazine. There is absolutely no mention of the Holiday Shores lawsuit or Dr. Coursey’s potential role as a consulting expert in any of Dr. Coursey’s communications with JTA. Yet in its response, Syngenta manufactures “evidence” to suggest otherwise. These are just a few examples:

- Syngenta cites a short email from JTA partner Chris Robling asking Dr. Coursey when he was available to meet,⁹ and portrays it as a request “for an in-person meeting to discuss in detail the issues relating to the *Holiday Shores* litigation.”¹⁰ There is absolutely no mention of litigation in that email.
- Syngenta cites the notes that Dr. Coursey prepared for Mr. Robling after their initial meeting that detailed some logistical issues of analyzing the economic impact of an atrazine ban.¹¹ Syngenta suggests that these notes “demonstrate that during the February 22 meeting, Dr. Coursey and JTA discussed, among other things, the details of the litigation [and] Dr. Coursey’s tasks as a consulting expert.”¹²

Again, there is no mention of litigation in these notes. There is no indication

⁹ See Syngenta’s Response to Plaintiffs’ Motion for Sanctions, Exhibit 4.

¹⁰ *Id.*, p. 3.

¹¹ See *Id.*, Exhibit 6.

¹² *Id.*, p. 3.

of Dr. Coursey's consulting expert status. Syngenta provides no explanation of how a public relations firm would be qualified to discuss the details of this litigation. And in fact, Dr. Coursey still doesn't know any details about this lawsuit—having never received or read the complaint or any other pleading.¹³

- Syngenta cites a quip from a short email from Dr. Coursey to Syngenta's public relations employee Sherry Ford, copying two JTA partners: "sounds like the train is pulling out of the station."¹⁴ Syngenta characterizes it as "a reference to his expectation that his work as an expert and his involvement in the underlying *Holiday Shores* litigation would continue to grow."¹⁵ Syngenta's lawyers take advocacy to astonishing heights in their "interpretation" of Dr. Coursey's quip, but suffice it to say, the email where it appears says nothing of litigation, consulting, or acting as an expert witness.

Two key documents undermine Syngenta's position that Dr. Coursey was retained as a consulting expert in 2006. The first is the engagement letter that Dr. Coursey sent to Syngenta on June 8, 2006 memorializing the terms of his retention. In that letter, Dr. Coursey contemplated writing and publicizing a paper on "the economics of atrazine in Illinois."¹⁶ He proposed an hourly rate of \$500, with a \$50 hourly rate for a possible graduate student assistant. There is no mention of litigation or consulting expert work. Dr. Coursey signed and sent the letter to Ms. Ford—an employee in Syngenta's public relations department.¹⁷ The empty signature block contemplates Ms. Ford signing on behalf of Syngenta.

¹³ See Exhibit 2, Excerpts from Deposition of Dr. Coursey.

¹⁴ See Syngenta's Response to Plaintiffs' Motion for Sanctions, Exhibit 8.

¹⁵ *Id.*, p. 3.

¹⁶ See *Id.*, Exhibit 10.

¹⁷ See *Id.*

The second document is the June 22, 2006 confidentiality agreement that Syngenta sent to Dr. Coursey in response to his engagement letter. That agreement explains that Syngenta “is interested in disclosing to you proprietary information related to a working paper on atrazine.”¹⁸ “The sole purpose of the disclosures by Syngenta is to educate and inform you regarding atrazine regulation and use in Illinois.”¹⁹ There is no mention of litigation or consulting expert work. And again, Ms. Ford from Syngenta’s public relations department signed the agreement on behalf of Syngenta.²⁰

Unable to come up with a single document showing that Dr. Coursey was retained as a consulting expert in 2006—or any year for that matter—Syngenta resorts to building straw bridges to sustain its pleas of “good faith.” Specifically, Syngenta argues that it retained the public relations firm JTA as a “litigation consultant” in 2005. Since it was JTA that retained and worked with Dr. Coursey starting in 2006, Syngenta argues that it had a good faith basis for claiming privilege over all of Dr. Coursey’s documents via the transitive property.

Plaintiffs have already debunked Syngenta’s attempt to turn JTA into a litigation consultant.²¹ But even if Syngenta had a good faith basis for claiming that

¹⁸ See Plaintiffs’ Motion for Sanctions, Exhibit 18, p. 1.

¹⁹ *Id.*

²⁰ See *Id.*, p. 3.

²¹ See Plaintiffs’ Memorandum Concerning *In Camera* review of Syngenta’s Public Relations Document.

JTA was a litigation consultant, Syngenta and its lawyers still knew that from 2006 to 2009 Dr. Coursey did nothing but public relations work for Syngenta. Syngenta concedes as much when it states in its response that “[b]etween June 2006 and January 2009 ... Dr. Coursey collaborated with JTA in connection with JTA’s public relations initiative,”²² and that during that time, “Dr. Coursey focused on the ‘strategic communications services’ portion of his retention.”²³

The most compelling fact in support of sanctions, however, is that the same lawyers who represent Syngenta in this case and who instructed Dr. Coursey to withhold his 2006-2009 documents based on the consulting expert privilege *had never met or spoken to* Dr. Coursey until January 2009.²⁴ Syngenta now wants the Court to believe that its representations about Dr. Coursey’s consulting expert work *in the years before its lawyers even spoke to him* were made in good faith.

In its response, Syngenta also implies that it had no motivation to intentionally or deceptively withhold the 2006-2009 Coursey documents. To the contrary. Starting in early 2007, Dr. Coursey became an outspoken critic of this lawsuit as well as a public advocate against any further restrictions on the use of atrazine. To bolster his stance, Dr. Coursey cited the various “economic studies” that he conducted for Syngenta which concluded, in part, that the removal of atrazine from the market would cause billions of dollars of economic losses and

²² See Syngenta’s Response to Plaintiffs’ Motion for Sanctions, p. 4.

²³ *Id.*, p. 5.

²⁴ See *Id.*, p. 4.

would cost U.S. farmers tens of thousands of jobs.²⁵ Given Dr. Coursey's professorship at a prestigious university and his previously unchallenged academic integrity, Dr. Coursey's studies combined with his advocacy lent Syngenta an aire of credibility.

But the 2006-2009 documents revealed several embarrassing truths for both Dr. Coursey and Syngenta: (1) Syngenta hired Dr. Coursey as part of an intensive public relations campaign designed to turn public opinion against this lawsuit and against further regulation of atrazine; (2) Syngenta provided Dr. Coursey with every assumption, piece of data, and citation that he used in his studies, with no independent verification by Dr. Coursey; (3) Syngenta employees made comments and suggested changes to drafts of Dr. Coursey's papers; (4) employees of the public relations firm JTA were largely responsible for putting Dr. Coursey's papers together.²⁶

To this day, Dr. Coursey continues to withhold hundreds of documents post-dating his purported January 2009 retention date as a consulting expert witness. His reason for not producing those documents, once again, is Syngenta's claim of consulting expert privilege. Yet judging by the sparse "privilege logs" provided by the University of Chicago for the documents still being withheld, many if not most of the supposedly privileged documents still relate to Dr. Coursey's public relations

²⁵ See generally Exhibit 3.

²⁶ See generally Exhibit 4.

work for Syngenta, not his consulting expert work for Syngenta's lawyers.²⁷ Many of these documents reference other papers that Dr. Coursey has authored for Syngenta, as well as his public appearances to promote those papers.

In addition to Dr. Coursey and the University of Chicago, Plaintiffs have subpoenaed a number of other Illinois entities that have taken an active role in the publicity campaign against this lawsuit and against any additional regulation of atrazine. Syngenta has fought these subpoenas tooth and nail, going so far as to author the briefs in support of the third-party motions to quash the subpoenas. Plaintiffs have spent well over a thousand attorney hours and thousands of dollars in attempting to enforce those subpoenas, but have seen virtually no compliance. Given that Plaintiffs asked for information relating to Syngenta's influence—financial and otherwise—over the public statements of these organizations, it stands to reason that just as with its obstruction of Dr. Coursey's subpoena, Syngenta has something to hide.

ARGUMENT

"Discovery rules establish guidelines for a fair and orderly procedure whereby discovery and full disclosure may be accomplished." *Atwood v. Warner Elec. Brake & Clutch Co., Inc.*, 239 Ill. App. 3d 81, 89 (Ill. App. Ct. 1992). "Rule 219(c) authorizes a trial court to impose a sanction ... upon any party who unreasonably refuses to comply with any provisions of [the] discovery rules." *Shimanovsky v. Gen. Motors*

²⁷ See Exhibit 5.

Corp., 181 Ill. 2d 112, 120 (1998). The appropriate sanction for a party's noncompliance is a matter within the broad discretion of the trial court and absent abuse will not be disturbed on appeal. *Id.* The factors that courts looks at to determine what sanction to impose include: (1) the diligence of the party seeking discovery; (2) the good faith of the party refusing production; (3) the nature of the withheld discovery; and (4) the prejudice suffered by the party seeking discovery. *Id.* at 124.

An inquiry into whether to impose sanctions is by necessity fact-intensive. The facts that Plaintiffs have outlined in support of this motion warrant the imposition of sanctions against Syngenta. There is no question that Plaintiffs have been diligent in seeking discovery from Dr. Coursey related to his public relations work for Syngenta. Indeed, Plaintiffs subpoenaed those documents not only from Dr. Coursey, but also from his employer the University of Chicago. Syngenta obstructed both subpoenas.

Syngenta did not obstruct Plaintiffs' discovery in good faith. When Syngenta's lawyers instructed Dr. Coursey to withhold his 2006-2009 documents on the basis of the consulting expert privilege, they obviously knew that the first time they had met or spoken to him was in January 2009. They knew that Dr. Coursey's 2006 retention documents made no mention of this lawsuit or any potential work as a consulting or testifying expert. They also knew that before 2009, and possibly since, Dr. Coursey's work consisted entirely of generating publicity for Syngenta through the Chicago public relations firm JTA. In fact, to this day, Dr. Coursey has not

received, asked for, or reviewed Plaintiffs' complaint or any other pleadings in this case.

The nature of the documents that Syngenta instructed Dr. Coursey to withhold reinforce its bad faith. Those documents expose Dr. Coursey as a hired gun for Syngenta's public relations department rather than an objective voice in an active public debate. The documents also cast the academic integrity of his economic studies into doubt, as they reveal that the data and information that he input into his analysis came from Syngenta itself, and that his final paper was edited by Syngenta and JTA.

Finally, the Plaintiffs have suffered and continue to suffer prejudice from Syngenta's recalcitrance in discovery. First, Plaintiffs spent hundreds of hours in enforcing their subpoena to Dr. Coursey and fighting the plethora of frivolous objections lodged on Syngenta's behalf. Second, Dr. Coursey continues to withhold documents based on Syngenta's claim of consulting expert privilege, even though those documents appear to be simply more examples of Dr. Coursey's public relations work after January 2009. Third, the fraud surrounding Dr. Coursey's retention as a consulting expert is only one front in a discovery war of attrition through which Syngenta is actively seeking to undermine Plaintiffs' ability to prepare their case for trial, or to drown them in needless expense in the process. On third party discovery alone, Syngenta's obstruction has cost Plaintiffs thousands of hours of productive attorney time just fighting frivolous claims of privilege.

CONCLUSION

Because Syngenta intentionally deceived the Plaintiffs and the Court about Dr. Coursey's retention date, and because Syngenta continues to obstruct the discovery that Plaintiffs are entitled to in order to prepare their case for trial, the Court should sanction Syngenta.

Respectfully submitted,

KOREIN TILLERY

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IN THE CIRCUIT COURT
THIRD JUDICIAL CIRCUIT
MADISON COUNTY, ILLINOIS

HOLIDAY SHORES SANITARY DISTRICT; CITY OF)
CARLINVILLE, ILLINOIS; CITY OF FLORA, ILLINOIS;)
CITY OF FAIRFIELD, ILLINOIS; CITY OF HILLSBORO,)
ILLINOIS; AND CITY OF MATTOON, ILLINOIS;)
individually and on behalf of all others similarly)
situated,)
Plaintiffs,)
v.) Cause No. 04-L-710
SYNGENTA CROP PROTECTION, INC., AND)
GROWMARK, INC.,)
Defendants.)

CERTIFICATE OF SERVICE

The undersigned certifies that a true copy of the Plaintiffs' Reply to Syngenta's Response to Plaintiffs' Motion for Sanctions was served upon the attorneys of record for the defendants in this cause by enclosing said copy in an envelope addressed to said attorney at his/her address as disclosed by the pleadings on file in this cause and (by depositing said) envelope in a U.S. Post Office mailbox at 5:00 p.m. on this 12th day of April, 2011:

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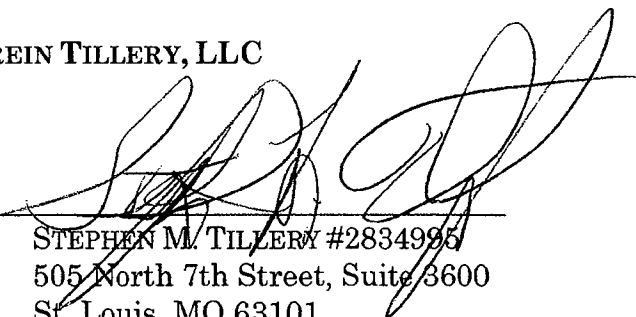
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EXHIBIT 1

IN THE CIRCUIT COURT
THIRD JUDICIAL CIRCUIT
MADISON COUNTY, ILLINOIS

HOLIDAY SHORES SANITARY DISTRICT; CITY OF)
CARLINVILLE, ILLINOIS; CITY OF FLORA, ILLINOIS;)
CITY OF FAIRFIELD, ILLINOIS; CITY OF HILLSBORO,)
ILLINOIS; AND CITY OF MATTOON, ILLINOIS;)
individually and on behalf of all others similarly)
situated,)
Plaintiffs,)
v.) Cause No. 04-L-710
SYNGENTA CROP PROTECTION, INC., AND)
GROWMARK, INC.,)
Defendants.)

AFFIDAVIT OF STEPHEN M. TILLERY

STEPHEN M. TILLERY, being first duly sworn upon his oath, states as follows:

1. I am lead counsel for plaintiffs in the above styled cause of action and make this Affidavit based upon my personal knowledge of the facts stated herein.
2. After Plaintiffs served subpoenas on Dr. Donald Coursey and the University of Chicago in the Summer of 2010, counsel for Syngenta and Dr. Coursey repeatedly represented to me and to the court that Dr. Coursey had been retained by Syngenta as a consulting expert witness for purposes of this case in June, 2006. During the first hearing in connection with the Motions to Quash Subpoena filed by Dr. Don Coursey, Mr. Chris Murphy, counsel for Syngenta, advised the court as follows:

"And Judge, if I may just add to that comment, on Doctor Coursey, our position vis-à-vis Syngenta, is simply that, as to Doctor Coursey – and we have no objection to information he may have published or written or talked about or researched prior to the time he was retained. But that's the key. And that date was June of 2006, when he was retained specifically in connection with this litigation." *7-19-10 Report of Proceedings @ pg. 16*

3. In a follow-up hearing conducted on August 25, 2010, Mr. Raymond Bell made a similar statement about Dr. Coursey's status as a consulting expert with regard to this litigation:

"Dr. Coursey is a consulting expert that was retained by Syngenta with respect to this litigation. He was retained in June of, I believe, 2006 or 2007, and he has not produced documents that are pertinent to the consulting relationship. *8-25-10 Report of Proceedings @ pg. 57.*

During the same hearing, Madelyn Lamb, counsel for the University of Chicago informed the court as follows:

"...Dr. Coursey filed an objection, and in his pleading he set forth that the only work that he has done on atrazine has been as a consultant for Syngenta. So that is just further support for our information and belief, what we were told by – what the university attorney was told by Dr. Coursey as well as what I was told by Dr. Coursey's attorney. So there is a factual basis for our belief that Dr. Coursey's work regarding atrazine was only as in his capacity as the consultant for Syngenta." *8-25-10 Report of Proceedings @pg. 48*

4. Upon information and belief, on January 12, 2011, Korein Tillery attorneys Jay Perez and Rosemarie Fiorillo were told by the University of Chicago counsel, that Mr. Bell had instructed them to withhold all documents dated after February 2006.

5. On January 14, 2011, I received a copy of a pleading entitled Motion to Modify Order of September 22, 2010, attached hereto and incorporated herein as

Exhibit A. That Motion was filed by Mr. Bell and sought to alter the date on which Dr. Coursey was retained by Syngenta.

6. Until these January 2011 events, I had accepted the word of Mr. Bell, Mr. Reeg and Mr. Murphy that Dr. Don Coursey had been retained as a consulting expert in connection with this litigation in June 2006. With Mr. Bell's filing, seeking to alter the retention date in the court's prior Order, I sensed for the first time that Dr. Coursey's stated retention date was not accurate. As a result, I wrote to Mr. Bell and Mr. Reeg requesting written verification of Dr. Coursey's actual retention date. A copy of my letter dated January 24, 2011 is attached hereto and incorporated herein as *Exhibit B*. I received no response from either Mr. Bell or Mr. Reeg.

7. On January 27, 2011, I sent another letter to Mr. Reeg and Mr. Bell requesting written verification of Dr. Coursey's retention date. A copy of that letter is attached hereto and incorporated herein by reference as *Exhibit C*. Again, Mr. Bell and Mr. Reeg did not provide any of the requested documentation in response to that letter.

8. Finally, on February 16, 2011, I sent a third letter seeking verification of Dr. Coursey's retention date and informing Mr. Bell and Mr. Reeg that I would be filing a motion for an evidentiary hearing on the topic. A copy of that letter is attached hereto and incorporated herein as *Exhibit D*. Later that same day, I filed a Motion for Evidentiary Hearing or for Protective Order.

9. On February 16, I received a call from Mr. Reeg concerning my February 16 letter and my Motion for Evidentiary Hearing. Mr. Reeg asked to meet me on Thursday, February 17, 2011. I met Mr. Reeg at a restaurant in St. Louis on Thursday, February 17, 2011. During that meeting, Mr. Reeg informed me that Dr. Coursey's actual retention date was in January 2009 when Mr. Reeg and Mr. Surprenant retained him as a consulting expert in this litigation. He further told me that the prior statements made concerning a June 2006 retention of Dr. Coursey were not accurate and that approximately 900 documents had been withheld from production based upon the falsely stated retention date. He told me that he had instructed Dr. Coursey's attorney, Mr. Bell, and the University of Chicago to turn over these documents prior to the hearing scheduled on February 23, 2011. The meeting with Mr. Reeg was not a 201(k) conference nor was any "deal" mentioned during the lunch regarding the resolution of any outstanding discovery issues. At no time did I agree to forego the pending Motion for Evidentiary Hearing. Such a resolution would have been impossible at that time because we had not received the Coursey document production and had no way of knowing what type of documents had been withheld based upon the assertion of the false retention date.

10. In a follow-up February 18, 2011 email, Mr. Reeg informed me and Christie Deaton that:

" For purposes of the pending discovery motion, and not waiving any arguments as to relevance and admissibility, the documents would be produced up until a designated date of retention of Dr. Coursey by Syngenta's counsel as a consulting expert. I am confirming that date, for purposes of resolving this issue, as January 9, 2009, per Mr. Tillery's request." See 2-18-11 email, attached hereto and incorporated herein as Exhibit E.

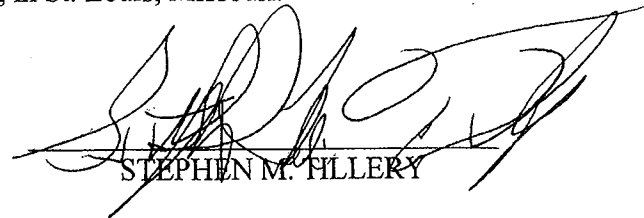
11. In preparation for the evidentiary hearing on Plaintiffs Motion for Sanctions, a process server presented a subpoena to the offices of McDermott, Will & Emery in Chicago which sought to compel the testimony of Attorney Christopher Murphy at the evidentiary hearing. Upon information and belief, Mr. Murphy refused to allow the process server through building security to effectuate the service of the subpoena. See Affidavit of Due Diligence in Attempted Service of Subject prepared by Process Server Al Petritis, attached hereto and incorporated herein as *Exhibit F*.

12. Since the issuance of third party subpoenas in the Summer of 2010, Syngenta has sought to challenge virtually every third party subpoena issued, including the assertion of constitutional arguments which have been flatly rejected by numerous courts. Syngenta has prevented plaintiffs from receiving subpoenaed documents germane to the issues of this litigation and as caused plaintiffs' counsel to incur significant expense in attorney and staff time and for costs.

13. Since July 2010, attorneys and staff of Korein Tillery have spent over 1,300 hours responding to various motions interposed by Syngenta with regard to third party subpoenas.

Under penalties as provided by law pursuant to Section 1-109 of the Code of Civil Procedure, the undersigned certifies that the statements set forth in this instrument are true and correct, except as to matters therein stated to be on information and belief and as to such matters the undersigned certifies as aforesaid that he verily believes the same to be true.

Executed on this 12th day of April, 2011, in St. Louis, Missouri.



The signature is handwritten in black ink, appearing to read "STEPHEN M. TILLERY". It is written in a cursive style with some loops and variations in letter height.

EXHIBIT A

IN THE CIRCUIT COURT OF THE THIRD JUDICIAL CIRCUIT
MADISON COUNTY, ILLINOIS

HOLIDAY SHORES SANITARY DISTRICT,)
Individually and on behalf of all others)
similarly situated,)
Plaintiff,)
v.) Case No. 2004-L-000710
SYNGENTA CROP PROTECTION, INC., and)
GROWMARK, INC.,)
Defendants.)

MOTION TO MODIFY ORDER OF SEPTEMBER 22, 2010

NOW COMES Movant, Dr. Don Coursey ("Dr. Coursey"), by Foley & Mansfield, P.L.L.P., his attorneys, and for his Motion to Modify Order of September 22, 2010, as it relates to the date of Defendant, Syngenta Crop Protection, Inc.'s ("Syngenta"), retention of Movant as a consulting expert, states as follows:

1. Dr. Coursey is a professor with the University of Chicago, and is also a retained consulting expert of Syngenta.
2. In this Court's Order of September 22, 2010, it ruled, at p. 4, that responsive information that covered the time period before June 2006 would be discoverable and not subject to the consulting expert privilege. This ruling is based on the fact that, at the hearing of this matter, counsel for Dr. Coursey represented that Dr. Coursey was retained as a consulting expert by Syngenta in approximately June 2006, although a specific date was not known. This lawsuit, of course, was filed in 2004.

3. However, in reviewing documentation for production to Plaintiff, including email communications to and from Dr. Coursey, as well as potential production from the University of

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Chicago, it was learned that the initial communications regarding Syngenta's retention of Dr. Coursey as a consulting expert began on February 14, 2006, and not at some point around June 2006, as previously indicated.

4. Based on the foregoing, the consulting expert privilege would potentially apply to dates from February 14, 2006 to the present, and not simply from June 2006 to the present. Therefore, it is requested that the date of the retention of Dr. Coursey as a consulting expert of Syngenta be corrected and modified in the Court's Order of September 22, 2010, at p. 4, from June 2006 to February 14, 2006.

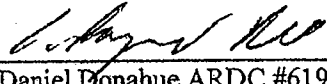
WHEREFORE, Movant, Dr. Don Coursey, respectfully requests that this Court grant his Motion to Modify Order of September 22, 2010, and change the designation on page 4 of the Court's Order to February 14, 2006, as the date of retention of Dr. Coursey as a consulting expert of Syngenta, rather than June 2006, and that responses to such production and subpoena requests be modified to correspond to the Court's Order of September 22, 2010, with the corrected date contained herein, and for further relief the Court deems just and proper.

January 14, 2011

Respectfully submitted,

FOLEY & MANSFIELD

By:

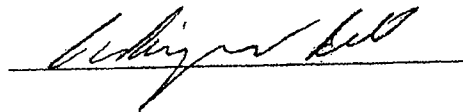

Daniel Donahue ARDC #6193558

C. Raymond Bell ARDC#6200323
1001 Highlands Plaza Drive West, Suite 400
St. Louis, MO 63110
Telephone: (314) 645-7788
Facsimile: (314) 645-9945

Cause No. 2004-L-000710
Page 2 of 3

CERTIFICATE OF SERVICE

The undersigned hereby certifies that a copy of the foregoing document has been electronically served upon All Counsel of Record via LexisNexis File & Serve on the 14th day of January, 2011 in accordance with the Order entered on February 27, 2004 in Madison County, Illinois.



Cause No. 2004-L-000710
Page 3 of 3

EXHIBIT B

KT

KOREIN TILLERY

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*GEORGE A. ZELCS

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PETER H. RACHMAN

AARON M. ZIGLER

ROBERT L. KING

*KLINT L. BRUNO

DIANE MOORE HEITMAN

CHRISTIE K. DEATON

JOHN A. LIBRA

ALEXIS C. TILLERY

*MAXIMILIAN C. GIBBONS

CHRISTOPHER A. HOFFMAN

**AIDAN M. McNAMARA

*MATTHEW C. DAVIES

MICHAEL B. KUBNOV

**JOSEPH A. PENEZ-MALTES

**ROSEMARIE MORILLO

JOHN C. CRAIG

**MICHAEL FORREST

**JAMIE S. STEINMETZ

*Not Licensed in Missouri

**Not Licensed in Illinois

January 24, 2011

via Email and regular mail

Mr. Kurtis B. Reeg
REEG LAWYERS, LLC
1 North Brentwood, Suite 950
St. Louis, MO 63105

Mr. C. Raymond Bell
Foley & Mansfield
1001 Highlands Plaza Drive West, Suite 400
St. Louis, MO 63110

Re: Holiday Shores Sanitary District, et al. v. Syngenta Crop Protection, Inc., et al. - Madison County Cause No. 04-L-710

Dear Messrs. Reeg and Bell:

We are in receipt of Dr. Don Coursey's Motion to Modify the Court's September 22, 2010 Order, wherein you seek to modify Dr. Coursey's retention date from June 2006 to February 14, 2006 by Defendant Syngenta Crop Protection, Inc.

In order to allow us to properly respond, please forward a copy of Dr. Coursey's retention letter reflecting his date of retention or any writings that document his date of retention.

Sincerely,

STEPHEN M. TILLERY

SMT:cam
cc: Mr. Michael Pope
Mr. Jason K. Winslow

205 North Michigan, Suite 1950
Chicago, Illinois 60601-4269
Tel: 312.641.9750 Fax: 312.641.9751

109

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EXHIBIT C



KOREIN TILLERY

Attorneys at Law

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STEVEN A. KATZ
DOUGLAS R. SPRONG
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*STEPHEN A. SWEDLOW
* GEORGE A. ZELCS
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** JOSEPH A. PIREZ-MALTES
** ROSEMARIE FIORILLO
JOHN C. CRAIG
** MICHAEL FORREST
** JAMIE S. STEINMETZ

*Not Licensed in Missouri
**Not Licensed in Illinois

January 27, 2011

Via Email and regular mail

Mr. Kurtis B. Reeg
REEG LAWYERS, LLC
1 North Brentwood, Suite 950
St. Louis, MO 63105

Mr. C. Raymond Bell
Foley & Mansfield
1001 Highlands Plaza Drive West, Suite 400
St. Louis, MO 63110

Re: *Holiday Shores Sanitary District, et al. v. Syngenta Crop Protection, Inc., et al. – Madison County Cause No. 04-L-710*

Counsel:

On January 24, 2011 I wrote you asking that you to produce any letter or other writings documenting Dr. Coursey's retention as a consulting expert for Syngenta Crop Protection, Inc. Such a letter is routinely requested by the courts to verify a consultant's retention when a factual challenge is made to a claim of consultant privilege. Plaintiffs dispute his role as a consultant. Now that Dr. Coursey has filed papers with the court seeking to modify the Court's Order based upon an earlier retention date, documents verifying his retention are even more important. Such documents might obviate our issues regarding communications between Syngenta and Dr. Coursey and may materially advance this litigation. As a result, once more I ask that you forward documents verifying both his role and the exact date of Dr. Coursey's retention as a consulting expert. If no such document exists, I ask you, as Officers of the Court, to withdraw any claim that Dr. Coursey is a consulting expert and immediately turn over all documents which are being withheld on that basis. Thank you.

Sincerely,

STEPHEN M. TILLERY

SMT:cam
cc: Mr. Michael Pope
Mr. Jason K. Winslow
Mr. Mark Surprenant

205 North Michigan, Suite 1950
Chicago, Illinois 60601-4269
Tel: 312.641.9750 Fax: 312.641.9751

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EXHIBIT D



KOREIN TILLERY

Attorneys at Law

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February 16, 2011

Via Email and regular mail

Mr. Kurtis B. Reeg
REEG LAWYERS, LLC
1 North Brentwood, Suite 950
St. Louis, MO 63105

Mr. C. Raymond Bell
Foley & Mansfield
1001 Highland Plaza Drive West, Suite 400
St. Louis, MO 63110

RE: *Holiday Shores Sanitary District, et al. v. Syngenta Crop Protection, Inc., et al. – Madison County Cause No. 04-L-710*

Dear Messrs Reeg and Bell:

On two prior occasions, January 24 and January 27, 2011, I wrote to you asking for verification of your claim that Dr. Coursey has been retained as a consulting expert by Syngenta Crop Protection, Inc. (SCPI). I attach those two letters for your reference. To date neither of you have seen fit to respond to either of my letters.

As time goes by without response, I am left to conclude that you have no such documentation and that your statements that Dr. Coursey was retained as a consulting expert by SCPI were false. Please be advised that I will seek an evidentiary hearing from the trial judge next week to get to the bottom of these claims. Please also be advised that if the claims which have been made about Dr. Coursey are false, we will pursue every available avenue against all responsible parties.

Sincerely,

STEPHEN M. TILLERY

SMT:cam

Encl.

cc: Mr. Michael Pope

Mr. Jason K. Winslow

Mr. Mark Surprenant

205 North Michigan, Suite 1950
Chicago, Illinois 60601-4269
Tel: 312.641.9750 Fax: 312.641.9751

109

EXHIBIT E

Boos, Karen

From: Kurtis Reeg [kreeg@reeglawfirm.com]
Sent: Friday, February 18, 2011 1:54 PM
To: Tillery, Stephen; Deaton, Christie; Mabry, Charlotte
Cc: Paul Knobbe; Brian Connolly; Mart Mitchell; Sarah Suedkamp; Mark Surprenant; Pope, Michael; Murphy, Chris
Subject: HSSD v. Syngenta Crop Protection, LLC
Attachments: image002.jpg

Dear Steve and Christie:

I am out of the office (as is Steve), so forgive this e-mail format as opposed to a letter. My family is headed to Chicago for the weekend to celebrate our oldest son's birthday with him.

I was surprised by Mr. Tillary's note and message this morning that Plaintiffs intended for the Wednesday hearings would proceed as scheduled. When Steve and I spoke yesterday, I advised of my understanding that the Coursey/University of Chicago documents would be produced prior to the scheduled hearing. For purposes of the pending discovery motion, and not waiving any arguments as to relevance and admissibility, the documents would be produced up until a designated date of retention of Dr. Coursey by Syngenta's counsel as a consulting expert. I am confirming that date, for purposes of resolving this issue, as January 9, 2009, per Mr. Tillary's request. Plaintiffs had asked that prior decisions regarding the privilege/production of certain of these materials be re-considered; they were reconsidered and the conclusion to produce was reached. It is my understanding that they will be so produced by the third party(ies) who control and possess those documents. Assuming that happens in advance of the hearing, we cannot see how Plaintiffs are prejudiced by having what they asked for.

As for the motion to compel, and Ms. Deaton's latest letters (I do not have them with me) re the same, I agreed with Mr. Tillary yesterday that Syngenta's counsel was willing to sit down anywhere, any time, with whomever plaintiffs desired, to discuss a wide host of issues re Syngenta's document productions, including but not limited to: the numbers of documents contained in the last couple of productions, the number of remaining documents, the time frame involved in producing them, our rolling privilege log and disputes regarding designations thereon, and whatever else plaintiffs wanted to discuss. I also advised Mr. Tillary that I was intending to be in North Carolina the entire week of February 21, 2011, to work solely on discovery-related issues in this litigation. Instead of accepting the invitation to meet and confer, we were met with notice of Plaintiffs' intent to nevertheless proceed with the motion hearings. We are attempting to honor your requests to meet and confer and comply with Rule 201(k). Thus, we would encourage Plaintiffs to reconsider their position.

In our view, there is nothing sacrosanct about having these matters heard on February 23 if the requested Coursey documents are delivered and the parties begin to meet and confer regarding the other discovery issues. If Plaintiffs are not satisfied at the conclusion of our discussions, they have the Court available to seek assistance. As I told Mr. Tillary yesterday, it makes more sense to us to meet and confer and try to make progress to the extent we can agree before we proceed to court. It also makes more sense to us that I be able to continue to investigate Plaintiffs' discovery requests and work on obtaining the information you are seeking rather than be derailed by this hearing.

Paul Knobbe and Mart Mitchell are available at my office to assist regarding the above. We hope we can reach accommodations on all of these issues and appreciate your consideration and anticipated cooperation.

Thank you. Kurt

Kurtis B. Reeg
President-Managing Partner

REEG LAWYERS, LLC

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Internal Revenue Service Circular 230 Statement Applicable To Tax Advice, If Any, Contained In This Communication:
New Treasury Regulations require us to inform you that neither you nor any other recipient may use any tax advice in this communication to avoid any penalty that may be imposed under federal tax law. To obtain penalty protection, the new Regulations require attorneys, accountants and other tax advisors to perform increased due diligence to verify all relevant facts and to format the written tax advice in a lengthy number of separately enumerated sections with numerous disclosures. If you would like us to prepare written tax advice designed to provide penalty protection, please contact us and we will be pleased to discuss the matter with you in more detail.

EXHIBIT F

STATE OF ILLINOIS)

COUNTY OF DUPAGE)

AFFIDAVIT OF DUE DILIGENCE IN ATTEMPTED SERVICE OF SUBJECT

The affiant states that he is a citizen of the United States above the age of 18, and a resident of the State of Illinois.

Affiant, through his office, on March 7, 2011, received a request to attempt to serve Christopher M. Murphy, McDermott, Will & Emery, with a Subpoena for Deposition in connection with the case filed in the Circuit Court for the Third Judicial Circuit of Illinois, Madison County, Edwardsville, Illinois cited as Holiday Shores Sanitary District v. Syngenta Crop Protection, Inc. and Growmark, Inc.,

Affiant further states that he attempted to serve Christopher M. Murphy, whose address was given as 227 W. Monroe St., Chicago, Illinois 60606.

Affiant, upon attempt of service, was informed by building security that access to the building is not permitted without authorization of the tenants. Security was informed that Affiant was to serve a lawful Subpoena, and security responded by saying this is their procedure. Security then allowed Affiant to call the office of Mr. Murphy to inform him of service. Affiant was connected directly to Christopher M. Murphy, who upon being informed that a Subpoena for Deposition was to be served upon him, stated that he will not allow me access to the building. Affiant then asked Mr. Murphy again for authorization to enter the building, and Christopher M. Murphy stated that he will not allow access and service will not be done.

Affiant, observed that access to the elevators of this building are blocked by turnstiles, which are manned by security personnel. Affiant was not allowed to proceed through the turnstiles, being informed that upon tenant authorization a computer generated card is printed allowing turnstile access.

Further Affiant sayeth not.

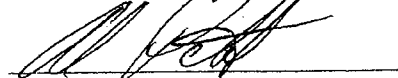


EXHIBIT 2

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF ILLINOIS

CITY OF GREENVILLE, et al.,)
)
Plaintiffs,)
)
vs.) Case No. 10-188-JPG
)
SYNGENTA CROP PROTECTION, INC.,)
and SYNGENTA AG,)
)
Defendants.)
)

DEPOSITION OF DON COURSEY, PH.D.

Chicago, Illinois

Monday, March 7, 2011

Reported by: Tracy Jones
CSR No. 084-004553
NDS Job No.: 141790

1 A. Yes.

2 Q. And did you assume he was right when he said
3 it would be banned?

4 A. I had no reason not to.

5 Q. Did you take that assumption of banning as the
6 basis of your proposal to Syngenta soon after?

7 A. He was asking me -- His question to me, sir,
8 was, would it be possible to analyze such a potential
9 ban economically.

10 Q. Okay. Did you make an independent assessment
11 of whether or not anything in the litigation would cause
12 a ban of atrazine?

13 A. No.

14 Q. Was there any source other than Chris Robling
15 for your assumption or conclusion that the litigation
16 would cause a ban of atrazine?

17 A. No.

18 Q. Now, did he tell you that he had been retained
19 by Syngenta?

20 A. He told me that he and his firm were working
21 with Syngenta in a variety of different things, some
22 having to do with more public relations, some having to
23 do with the litigation. I never asked him if he had
24 been retained.

25 O. Did you ever look at the Illinois lawsuit that

1 was on file at that time in 2006?

2 A. No.

3 Q. Okay. Did you ever study the complaint?

4 A. No.

5 Q. Have you ever read the complaint?

6 A. No.

7 Q. Have you ever read the complaint in the
8 federal case, the Greenville case, versus Syngenta?

9 A. No, sir.

10 Q. In your 2007 paper, you say that: "The
11 practical effect of the Holiday Shores litigation, if
12 successful, would be to ban atrazine use in Illinois."

13 A. Right.

14 Q. Okay. And would you tell me, aside from
15 Mr. Robling, if there was any other thing you did
16 legally or any other way to research how a ban would
17 take place as a result of the litigation.

18 A. No.

19 Q. Just the comment by Mr. Robling?

20 A. Yes.

21 Q. Okay. Did you ever seek to verify his
22 comment?

23 A. No.

24 Q. Do you think that's good practice from an
25 academic standpoint?

1 Q. The only references I have to any attorney in
2 your document production is to Alan Nadel, and that was
3 you sending billings to him. You sent billings starting
4 in March, it looks like, of 2007, and then some
5 follow-up billings. There are no other e-mail exchanges
6 where he's included that we can see where there's any
7 other e-mails with Mr. Nadel that were produced.

8 A. No.

9 Q. Did you ever have any e-mail exchanges with
10 him about any of the projects?

11 A. Not that I recall.

12 Q. Were the only exchanges with Mr. Nadel to send
13 your bills to the legal department?

14 A. Except oral exchanges when we together in
15 North Carolina.

16 Q. Did he sit in on the meetings?

17 A. Occasionally, yes.

18 Q. Which ones?

19 A. He was at most of them for some period of
20 time.

21 Q. So Mr. Nadel was aware of the fact that you
22 were doing work and the type of work you were doing?

- 23 A. Yes.

24 Q. Did you ever send him any e-mail about any of
25 this or copy him on any of the papers?

1 A. No.

2 Q. Did you ever enlist his support in any way?

3 A. No.

4 Q. Did he ever send you any copies of the
5 litigation, complaints, or anything like that?

6 A. Not that I recall, no.

7 Q. Did he ever explain to you the content of the
8 litigation in Holiday Shores?

9 A. No.

10 Q. Okay. Can you tell me why you sent your
11 invoices to Jayne Thompson & Associates for pre approval
12 before being sent on to Syngenta?

13 A. There was a notion early on in the project
14 that we wanted to make sure when we refreshed our
15 memories about billing, that when I said I was having a
16 meeting with them, they thought they were having a
17 meeting with me as well, just to make sure that we
18 weren't being sloppy.

19 Q. So you were getting pre approval of bills
20 because you were worried about being thought of as
21 sloppy in your billings?

22 MR. BELL: Object to form.

23 BY MR. TILLERY:

24 Q. I did not understand your answer, sir.

25 A. There was just a word from on high to make

EXHIBIT 3

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Banning Atrazine Will Come with Hefty Price Tag, Job Loss

Thu, 2010-07-08 15:22

Corn and Soybean Digest

Byline: Source: National Corn Growers Association

Banning the agricultural herbicide atrazine would cost between 21,000 and 48,000 jobs from corn production losses alone, according to University of Chicago Economist Don Coursey, who announced his findings at a briefing sponsored by the Triazine Network at the National Press Club in Washington. The National Corn Growers Association (NCGA) is part of the Triazine Network.

Coursey estimates atrazine's annual production value to corn alone to be between \$2.3 billion and \$5 billion. Atrazine's additional value to sorghum, sugar cane and other uses increases these totals.

"The economic data on atrazine are very clear," Coursey says. "As a first-order estimate, banning atrazine will erase between 21,000 and 48,000 jobs related to or dependant on corn production, with additional job losses coming from both sugar cane and sorghum production losses. The range is wide because we have never before banned a product on which so many depend and for which suitable replacements have a wide variety of prices and application regimes."

"If all of that job loss were concentrated in the agricultural sector, its unemployment would grow by as much as 2.6%," he adds. "Replacement costs for corn farmers could reach as high as \$58/acre."

[Click here for Dr. Coursey's study.](#)

Atrazine has been a mainstay of corn, sorghum and sugar cane production for 50 years. The second most -used herbicide in the U.S., it controls a broad range of yield-robbing weeds, is safe for the crop and supports a variety of farming systems, including soil-saving conservation-till agriculture.

"As a corn grower, I understand the importance of atrazine to crop production," says NCGA President Darrin Ihnen. "At NCGA, we also understand that the safety of this important input has been proven time and time again through some of the most extensive testing ever completed on a single chemical. While we are confident that atrazine will once again be re-registered due to its safety, we are disappointed the regulatory practices could be swayed by political considerations rather than proven data."

The U.S. Environmental Protection Agency (EPA) re-registered atrazine in 2006 based on the evidence of nearly 6,000 studies and more than 80,000 public comments. It began an additional, unscheduled review of atrazine in late 2009.

"Atrazine is essential to U.S. agriculture," says Jere White, Triazine Network chairman and executive director of the Kansas Corn Growers Association. "We appreciate Dr. Coursey's findings and will

distribute them to our members, the EPA and to our elected representatives. With unemployment still painfully high across the nation, we can't afford to lose as many as 50,000 jobs and the corn yield that sustains them."

EPA cited a media report and claims by a longtime anti-atrazine group when it announced the additional, unscheduled review. It was the first time in history EPA did not cite sound science to initiate a review process.

The Triazine Network was established in 1995 in response to U.S. EPA's November 1994 decision to initiate a special review of the triazine herbicides, including atrazine, simazine and cyanazine. Since its inception, Triazine Network members have advocated use of sound science and established scientific methods to evaluate the health and environmental impacts of the triazine herbicides.

Source URL: <http://cornandsoybeandigest.com/issues/banning-atrazine-will-come-hefty-price-tag-job-loss>



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STUDY SHOWS LOSS OF ATRAZINE COULD ELIMINATE 21,000 TO 48,000 JOBS

Jul. 8, 2010

Source: Triazine Network news release

Banning the agricultural herbicide atrazine would cost between 21,000 and 48,000 jobs from corn production losses alone, according to University of Chicago economist Don L. Coursey, Ph.D.

Dr. Coursey announced his findings at a briefing sponsored by the Triazine Network today at the National Press Club in Washington.

Coursey estimates atrazine's annual production value to corn alone to be between \$2.3 billion and \$5 billion. Atrazine's additional value to sorghum, sugar cane and other uses increases these totals.

"The economic data on atrazine are very clear. As a first-order estimate, banning atrazine will erase between 21,000 and 48,000 jobs related to or dependant on corn production, with additional job losses coming from both sugar cane and sorghum production losses," Coursey said.

"The range is wide because we have never before banned a product on which so many depend and for which suitable replacements have a wide variety of prices and application regimes."

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Atrazine has been a mainstay of corn, sorghum and sugar cane production for 50 years. The second most-used herbicide in the U.S., it controls a broad range of yield-robbing weeds, is safe for the crop and supports a variety of farming systems, including soil-saving conservation-till agriculture.

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EPA cited a media report and claims by a longtime anti-atrazine group when it announced the additional, unscheduled review. It was the first time in history EPA did not cite sound science to initiate a review process.

Coursey's statement can be viewed at <http://agsense.org>.

Coursey is the Ameritech Professor of Public Policy Studies in the Harris School at the University of Chicago, where he served as dean from 1996 to 1998.

ALEX AVERY

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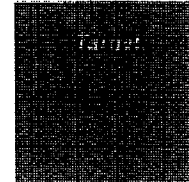
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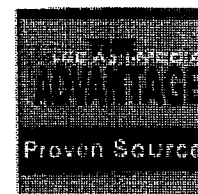
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The High Cost of Banning Atrazine (7-7-10)

News of the Day

July 7: Banning the agricultural herbicide atrazine would cost between 21,000 and 48,000 jobs from corn production losses alone, according to University of Chicago economist Don Coursey. Dr. Coursey announced his findings at a briefing today sponsored by the Triazine Network at the National Press Club in Washington. The National Corn Growers Association is part of the Triazine Network.

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"The economic data on atrazine are very clear," Dr. Coursey said. "As a first-order estimate, banning atrazine will erase between 21,000 and 48,000 jobs related to or dependant on corn production, with additional job losses coming from both sugar cane and sorghum production losses. The range is wide because we have never before banned a product on which so many depend and for which suitable replacements have a wide variety of prices and application regimes."

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"As a corn grower, I understand the importance of atrazine to crop production," said National Corn Growers Association President Darrin Ihnen. "At NCGA, we also understand that the safety of this important input has been proven time and time again through some of the most extensive testing ever completed on a single chemical. While we are confident that atrazine will once again be re-registered due to its safety, we are disappointed the regulatory practices could be swayed by political considerations rather than proven data."

The U.S. Environmental Protection Agency re-registered atrazine in 2006 based on the evidence of nearly 6,000 studies and more than 80,000 public comments. It began an additional, unscheduled review of atrazine in late 2009.

"Atrazine is essential to U.S. agriculture," said Jere White, Triazine Network chairman and executive director of the Kansas Corn Growers Association. "We appreciate Dr. Coursey's findings and will distribute them to our members, the EPA and to our elected representatives. With unemployment still painfully high across the nation, we can't afford to lose as many as 50,000 jobs and the corn yield that sustains them."

EPA cited a media report and claims by a longtime anti-atrazine group when it announced the additional, unscheduled review. It was the first time in history EPA did not cite sound science to initiate a review process.

The Triazine Network was established in 1995 in response to U.S. EPA's November 1994 decision to initiate a special review of the triazine herbicides, including atrazine, simazine and cyanazine. Since its inception, Triazine Network members have advocated use of sound science and established scientific methods to evaluate the health and environmental impacts of the triazine herbicides.

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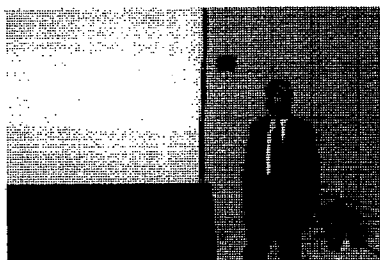


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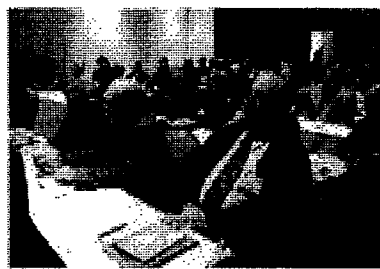
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Study: Illinois economy would suffer under atrazine ban

2/27/2007 2:18 PM By Ann Knef



Don Coursey



Banning atrazine is not on state lawmakers' current agenda.

But the fact that corn growers' favorite herbicide is a frequent target of "activists" prompted an atrazine industry spokesman to warn that replacing actual science with political science would be disastrous for state agriculture.

Syngenta, an agribusiness giant facing an atrazine-related Madison County class action lawsuit, recently commissioned an economic impact study of atrazine on the state's economy. The economist who conducted the research was himself surprised at the "huge" figures.

Don Coursey, a University of Chicago professor, concluded that Illinois corn farmers and the state's economy could suffer more than \$500 million in annual losses without atrazine in a study issued Tuesday, "Illinois Without Atrazine: Who Pays?"

Coursey, who discussed the findings with a group of Illinois Farm Bureau members in Springfield, said, "I expected to see positive numbers, but never expected they would be so huge on an annual basis."

Coursey's report analyzes the costs corn growers would face if atrazine was unavailable and the corresponding impact on the state's economy.

"Without atrazine, Illinois growers would absorb a loss in the first year between \$161 million and \$577 million," Coursey said. "It is the equivalent of a huge tax hike on Illinois corn farmers."

He said that from a public policy standpoint, lawmakers ought to think "very carefully" before imposing a \$3-4 million "tax" on farmers which would result from a ban on atrazine.

Atrazine is the most popular corn herbicide in the U.S., where it's been used on crops for nearly 50 years. Illinois is the nation's second largest corn-producing state, with receipts accounting for 18.5 percent of the total value of U.S. corn receipts in 2005, according to U.S. Department of Agriculture (USDA) figures.

At more than \$3.5 billion, corn alone provided nearly 40 percent of Illinois' total farm receipts in 2005, also according to the USDA.

During Coursey's presentation, attention shifted to the six class action lawsuits currently pending in Madison County against atrazine makers, including Syngenta, Drexel, Dow, United Agri Products, Supcan Agro and Makhteshinm Agan.

The suits have been idle since last year when a Syngenta attorney argued a motion to dismiss a suit

the company faces by plaintiff Holiday Shores Sanitary District. St. Louis attorney Stephen Tillery is the lead on all six suits. Baron & Budd of Dallas, Texas is co-counsel.

Circuit Judge Daniel Stack, who presides over the most complicated civil matters in Madison County, is assigned to the cases.

Holiday Shores Sanitary District, one of nearly 1,800 water districts in the state, wants to be fitted with a new charcoal system to filter out atrazine, among other demands. Several years ago Holiday Shores was fined by the EPA for exceeding the allowable amount of atrazine in its water supply.

The call for banning atrazine has surfaced elsewhere.

The Minnesota Center for Environmental Advocacy suggests that atrazine in groundwater is linked to frog deformities around the state.

But recently the group's request for further testing of atrazine and other herbicides was rejected by state regulators who are content to accept federal safety reports.

An editorial appearing in the Minneapolis Star Tribune Feb. 8 urging lawmakers to consider further testing, opined, "Atrazine has been shown to disrupt hormone production and neurological functions in mammals. It is suspected of causing birth defects in humans and of inducing abortions in pregnant women. It's hard on fish, too."

Dave Flakne, a state government relations manager for Syngenta, told Illinois Farm Bureau members that atrazine -- a triazine compound -- is one of the most tested and trusted herbicides on the market.

In June 2006, the U.S. Environmental Protection Agency again concluded that the cumulative risks associated with triazine herbicides pose "no harm that would result to the general U.S. population, infants, children or other...consumers."

After the study, atrazine was re-registered for continued use after a 12-year review of all science pertaining to the herbicide. It is one of the first herbicides to be re-registered under the requirements of the 1996 Food Quality Protection Act.

"Activists...have tried at every venue to undermine" atrazine, Flakne said.

"They are constantly throwing up challenges, but we have been responsible," he said.

He said that "activists have been unrelenting" in attempting to undermine the EPA's authority and the science which proves atrazine is not a health hazard.

"If they're able to do it with atrazine, what's the next product they could do it to?" Flakne said.

The director of a state-based economic research organization noted the importance of Coursey's study as it relates to Illinois' reputed plaintiff friendly legal climate.

"It shows what a threat the legal climate has on the economic vitality of Illinois," said Greg Blankenship, director of the Illinois Policy Institute, a nonprofit and nonpartisan research organization in Springfield.

Findings

Coursey, an economist and Ameritech Professor of Public Policy Studies at the Harris School of Public Policy, concluded that if atrazine were banned in Illinois the estimated yield losses due to inferior crop protection at between \$111 million and \$211 million; recurring farming costs between \$48 million and \$344 million and out-of-pocket expenses in sales taxes between \$3 million and \$22 million.

"Including state and local sales taxes, farmers can expect to pay between \$50 million and \$366 million more to produce between \$111 million and \$211 million less in corn," Coursey said.

"The majority of the lost income and increased expenses will be carried by Illinois corn growers, their families and the communities in which they live and do business," he said.

The study also examined negative environmental consequences of an atrazine ban.

Coursey said he found that there are no environmental benefits in eliminating atrazine, but the "costs" include more sedimentary runoff, more chemical runoff, higher water treatment costs, more use of fossil fuels, more carbon dioxide release, reduced soil quality and less habitat.

He did not estimate the economic costs of the environmental effects, but suggested they are "considerable."

Coursey also said eliminating atrazine would have a negative impact on the state and nation's efforts to replace gasoline with alternative and renewable sources of energy.

"The availability of relatively inexpensive corn in Illinois is essential in reducing the nation's dependence on foreign oil, further developing renewable and environmentally friendly fuel alternatives," he said. "Without atrazine, each of these efforts would be thwarted, making that solution harder and more expensive to attain."

Coursey is an experimental economist whose research is concerned largely with eliciting reliable measures of preferences and values for public goods, such as environmental quality. He joined the faculty of the Harris School in 1993, and served as dean of the school from 1996 to 1998.

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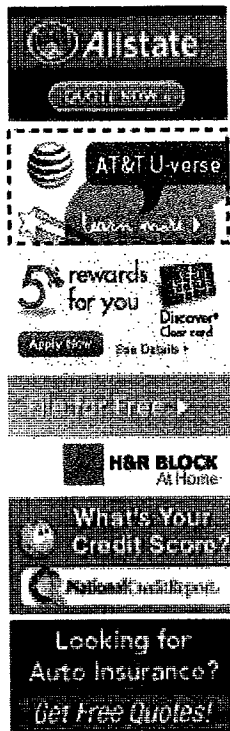
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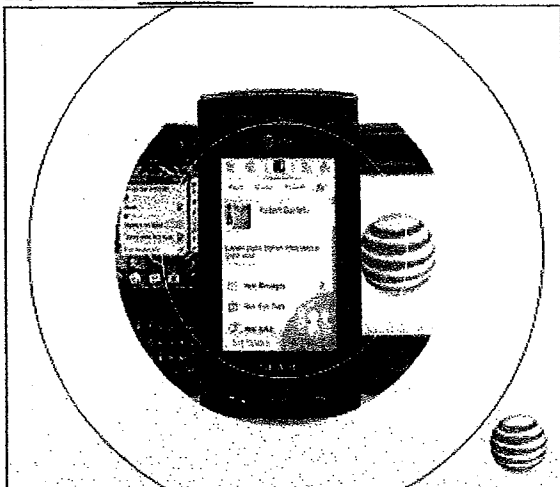
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Loss of Atrazine Would Wipe Out 21,000 to 48,000 Jobs Dependant on Agriculture

University of Chicago economist says even more losses would come when sorghum, sugar cane and other crops are considered

Garnett, KS (PRWEB) July 7, 2010

Banning the agricultural herbicide atrazine would cost between 21,000 and 48,000 jobs from corn production losses alone, according to University of Chicago economist Don L. Coursey, Ph.D.

Dr. Coursey announced his findings at a briefing sponsored by the Triazine Network today at the National Press Club in Washington.

Coursey estimates atrazine's annual production value to corn alone to be between \$2.3 billion and \$5 billion. Atrazine's additional value to sorghum, sugar cane and other uses increases these totals.

"The economic data on atrazine are very clear. As a first-order estimate, banning atrazine will erase between 21,000 and 48,000 jobs related to or dependant on corn production, with additional job losses coming from both sugar cane and sorghum production losses," Coursey said.

"The range is wide because we have never before banned a product on which so many depend and for which suitable replacements have a wide variety of prices and application regimes."

"If all of that job loss were concentrated in the agricultural sector, its unemployment would grow by as much as 2.6 percent. Replacement costs for corn farmers could reach as high as \$58 per acre," Coursey said.

Atrazine has been a mainstay of corn, sorghum and sugar cane production for 50 years. The second most-used herbicide in the U.S., it controls a broad range of yield-robbing weeds, is safe for the crop and supports a variety of farming systems, including soil-saving conservation-till agriculture.

The U.S. Environmental Protection Agency (EPA) re-registered atrazine in 2006 based on the evidence of nearly 6,000 studies and more than 80,000 public comments. It began an additional, unscheduled review of atrazine in late 2009.

"Atrazine is essential to U.S. agriculture. We appreciate Dr. Coursey's findings and will distribute them to our members, the EPA and to our elected representatives. With unemployment still painfully high across the nation, we can't afford to lose as many as 50,000 jobs and the corn yield that sustains them," said Jere White, Triazine Network chairman and executive director of the Kansas Corn Growers Association.

EPA cited a media report and claims by a longtime anti-atrazine group when it announced the additional, unscheduled review. It was the first time in history EPA did not cite sound science to initiate a review process.

Coursey's statement can be viewed at <http://agsense.org/>.

Coursey is the Ameritech Professor of Public Policy Studies in the Harris School at the University of Chicago, where he served as dean from 1996 to 1998.

About The Triazine Network

The Triazine Network was established in 1995 in response to U.S. EPA's November 1994 decision to initiate a special review of the triazine herbicides, including atrazine, simazine and cyanazine. Since its inception, Triazine Network members have advocated use of sound science and established scientific methods to evaluate the health and environmental impacts of the triazine herbicides.

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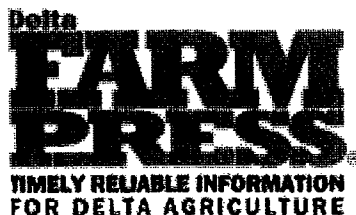
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Researcher: atrazine ban's 'unintended consequences'

Tue, 2010-07-20 11:49

[Delta Farm Press](#)

[David Bennett](#)

Byline: David Bennett, Farm Press Editorial Staff

In recent months, questions about the Obama administration's promised adherence to scientific integrity have sprung up across the political spectrum. The fact that atrazine, despite having already passed multiple agency reviews, is again in the EPA crosshairs is only adding fuel to the rhetorical fire.

Don Coursey, a University of Chicago economist/professor and indefatigable researcher, waded into the atrazine/EPA fray during a July 7 press conference at the National Press Club in Washington, D.C.

"I've been a professional economist for 30 years and had the opportunity to testify before Congress, to work with the departments of Interior, State and National Intelligence," said Coursey of his bona fides. "I've been involved with a lot of litigation — lawsuits having to do with the environment and energy. I've worked for corporations and think tanks. I've worked for various NGOs (non-government organizations) and extensively, over my 30-year (career), with the EPA. And I've also worked with foreign governments."

The work has "taken me all over the place intellectually. But one thing that binds all my previous work together is that no one has ever asked me to consider the removal of a safe, well-respected product from the marketplace."

That is, until five years ago when Syngenta presciently asked Coursey to consider the fallout of losing atrazine in Illinois.

At the time, "I had to sit and scratch my head for a while. I'm not used to thinking about taking something like atrazine off the marketplace — a product that's been around for 50 years and plays such a big role in U.S. agriculture and in other countries around the world."

Coursey took on the job (later shifting to calculations looking at a ban not just at Illinois, but nationally) and came to a "basic takeaway point: a ban on atrazine at the national level will have a devastating — devastating — affect upon the U.S. corn economy."

As for alternative herbicides, "we know atrazine is the least expensive herbicide for dealing with problems farmers face in Illinois. So, moving to an alternative will increase farming costs."

GM corn also plays a role. "Over the four or five years I've worked on this project, we started with 40 percent GMO cropping. Now, we're up close to 80 percent. Clearly, that's been going on even without a

ban on atrazine. GMO costs are higher than many traditional techniques. They involve glyphosate and, currently, the use of a lot of atrazine."

If atrazine is lost, whether a farmer opts for an alternative herbicide or moves to GMO technology, "he'd experience yield losses. GMO and alternatives to atrazine will lower corn yields in Illinois.

"If you look at my report, you'll see I'm reporting ranges. The reason is two-fold: one, it's scientifically more accurate to report a range; second, the range reflects the various assumptions between what would happen to yield losses were atrazine banned. If atrazine is banned, the range is from 'a large effect' to 'a very large effect.'"

A ban on atrazine in Illinois would mean a \$26 to \$58 per acre loss in value to corn farmers. "Another way to look at this is to note that if you apply that to total corn acreage in Illinois it would mean losses of between \$166 million and \$458 million per year.

"These results are corroborated by the fact that EPA, independently of my work, says that a number of \$28 per acre is roughly the impact of atrazine on national corn farming."

Looking at the national picture, Coursey acknowledged states and regions other than Illinois have different growing and climate conditions, "but it's probably not an overly heroic assumption to apply the similar figure obtained for Illinois: \$26 to \$58 per acre. If you do that, the total loss to corn farmers following a national ban on atrazine would be between \$2.3 billion to \$5 billion per year."

Lost jobs

The loss of massive dollar amounts means many jobs would be lost.

(For more on Coursey's job loss claims, see <http://deltafarmpress.com/news/atrazine-ban-jobs-0707/>.)

"If you look at total GDP and divide by the labor force ... you'll find that each member of the labor force is contributing, on average, about \$93,000 to U.S. GDP. Combine that figure with the \$2.3 billion to \$5 billion per year loss and apply it to the entire labor force. (That shows) a ban on atrazine in the United States would produce a loss of 21,000 to 48,000 jobs at the national level."

A ban would boost agriculture sector unemployment from the current 12 percent to 14.6 percent, said Coursey. Job losses in the corn-growing sector would be punched even harder with unemployment rates moving from 11 percent to "as much as 25 percent."

Unintended consequences

"Every time we do something in the area of policy, there are unintended consequences, there are surprises," continued Coursey. "There are certain indirect effects that would clearly occur were atrazine to be banned."

First on the post-atrazine list: conservation tillage.

"We've been very successful in this country over the last 25 years in promoting conservation tillage. If atrazine were to be banned," farmers would be less inclined to use con-till.

"Take atrazine away and growers may not be able to afford conservation till. That would mean more runoff and an unintended consequence of an atrazine ban would perhaps hurt drinking water and other water sources."

Corn isn't the only crop reliant on atrazine. "EPA has estimated that atrazine in sugarcane increases yields between 10 and 40 percent per crop. That's between \$89 million and \$340 million per year."

More considerations

If atrazine were banned in Illinois, the price of corn coming out of the state would go up. "But the farmers would have to eat that (price rise) because corn is sold based on world prices.

"If atrazine is banned at the national level, maybe the whole world price of corn would go up. Illinois isn't big enough to affect the world price of corn. But the United States as a whole might be able to."

Coursey warned banning atrazine could lead to a "very complicated chain of cause-and-effect that would spread out over the nation and world. If the world price of corn goes up, that would affect meat production, other (grain prices) such as wheat and rice. One thing is for certain: if the price of corn goes up, the world economy won't be better."

e-mail: dbennett@farmpress.com

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EXHIBIT 4

22 February 2006

**Notes Regarding Agricultural Atrazine Use in Illinois
Don Coursey, University of Chicago**

**Prepared for Chris Robling
Jayne Thompson and Associates**

You have asked me to consider the economic and environmental aspects of a ban on the agricultural use of atrazine in the State of Illinois. In this note I will outline the logical steps necessary to complete this task.

1. The first implication of a ban on atrazine use will be to shift corn production from Illinois to adjacent states. There will be general equilibrium effects on forms of crop production in the Midwest United States.
2. It must be assumed that Illinois farmers who currently use atrazine in the production of corn are doing so because that is their current best alternative. It is currently in their profit-maximizing self-interest to do so. Therefore, any ban on atrazine will without question hurt them.
3. What are their alternatives? They could stop farming altogether. This is unlikely, but possible. In this case their profits from agriculture are zero and, in parallel, their impact upon the environment is zero.
4. Second, they could continue to grow corn using non-atrazine technology. In this case their profits will be less than those under the atrazine regime (the EPA estimates higher costs on the order of \$28 per acre). Additionally, whatever new pesticides they use will have their own environmental impacts. And, since other substitute products will involve tilling operations on farms, there will be issues regarding airborne and waterborne sediments for the environment. Finally, the extra tilling will involve the use of fuels to power the tilling equipment. The burning of these fuels will affect air quality.

5. The third option for farmers will be to shift into the production of another crop (in Illinois this would most likely be soy beans but the analysis that follows would apply to any alternative crop). Soy production involves its own set of pesticides, tilling, and equipment operation. As in point four above, there will be environmental consequences as a result of the shift away from corn.
6. The main point here is that there are two sets of accounting measures that are important. The first is the financial accounting ledger. Profits will fall when farmers are banned from using atrazine. The second is the environmental ledger. Here, the environmental impact of atrazine must be balanced against the environmental impacts of non-atrazine alternatives, sedimentation issues, and fuel burning issues.
7. What is needed to empirically flesh out the logic above is a better understanding of the decision tree facing Illinois farmers, information about the production function for corn, beans, and other alternative crops, and information about the size of the environmental externalities produced by different crops and different pesticide technologies.
8. All of the farming adjustments discussed above will have implications on farmers' revenue streams. They will also have implications for the environment. These affects will be felt by the farmers, the communities in which the farmers reside, and by the State of Illinois. Tax revenues can be expected to fall. And environmental conditions can be expected to be different under the non-atrazine regime.
9. The next level of change will be felt at the level of local goods and services. Falling tax revenues will affect school funding choices, police and fire protection budgets, and other local and State public goods that are funded by tax revenues.
10. Because agricultural production in Illinois often occurs in counties that are relatively poor compared to other Illinois counties, the net affects of the atrazine ban will tend to be regressive. Falling tax revenues in the agricultural counties will result in less monies available for many of the State's less well off citizens.

Don Coursey
Ameritech Professor of Public Policy
University of Chicago

8 June 2006

Ms. Sherry Duvall Ford, APR
Senior Communications Manager - Crop Protection
Syngenta America Inc.
P. O. Box 18300
Greensboro, NC 27419-8300

Dear Sherry,

I enjoyed our conversation earlier this week and look forward to working with you concerning the economics of atrazine use in Illinois.

I feel that once I receive the materials we discussed on the telephone call earlier this week and with appropriate input from your experts, I can complete the project by 30 September 2006. I propose billing at my hourly rate of \$200.00 and I will invoice you monthly. Payment can be sent to me at the following address:

Don Coursey
125 Ogden Road
Ogden Dunes, IN 46366

If, after report preparation, you desire that I make public presentations of the report, then those presentations, plus travel time, will be billed at the hourly rate.

As we discussed, I may need the help of a graduate student assistant. The rate for such service is \$30.00 per hour per graduate student. The hours worked by such a person would be limited to a maximum of 100 over the summer. At this point, I envision needing only one such person.

Finally, I understand that I will be compensated for any costs associated with travel during the project (coach class airfare, hotel, meals). I do not anticipate much travel, except possibly to meet with the experts we have discussed during our phone conversations.

June 8, 2006
Ms. Sherry Duvall Ford
Page Two

If these terms are acceptable, please sign below and return the original to me at the above address. I will commence work on this project as soon as I have received the signed letter agreement.

Again, I look forward to working with you and Jayne Thompson and Associates on the project.

Sincerely,

Don Coursey Jr.

Don Coursey
Ameritech Professor of Public Policy
University of Chicago

Accepted on behalf of Syngenta America Inc.

Sherry Duvall Ford, APR
Senior Communications Manager - Crop Protection
Syngenta America Inc.

From: Jayne Thompson [jthompson@jaynethompson.com]
Sent: Tuesday, September 26, 2006 6:25 PM
To: d-coursey@uchicago.edu
Cc: Chris Robling
Subject: Atrazine White Paper
Attachments: Jayne Thompson.vcf

Importance: High

Dear Don:

I have left messages on both your office and home phones in which I have expressed my concern over the current draft of the atrazine white paper.

As I believe Chris has told you, this document needs to be greatly elaborated before Thursday, when we have to forward it to the client.

We need to see your data sets; methodology and analysis, with appropriate citations of authority. There must be a clear statement of your conclusions flowing from this analysis. You should be prepared for this document to be read and reviewed by media, by members of the agricultural community, by attorneys and by the economic experts these attorneys might hire. However, the toughest audience and the acid test of this document will be the client reaction on Friday.

As you know, this is a very important document for our client. We have recommended you on the basis of your top-flight work. We must have more to present to this client later this week.

Please get us a new draft as early as possible in the morning, but no later than 10:00AM.

Many thanks.

Jayne

Jayne Thompson
President & CEO

Jayne Thompson & Associates, Ltd.

jthompson@jaynethompson.com <<mailto:jthompson@jaynethompson.com>>

33 North Dearborn, Suite 2200

Chicago, IL 60602

312-658-0445

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From: dlcourse@uchicago.edu
Sent: Monday, June 05, 2006 12:49 PM
To: sherry.ford@syngenta.com
Cc: crobling@jaynethompson.com; jthompson@jaynethompson.com
Subject: Todays Discussion

Sherry,

Today's discussion was great for me. It moved many issues forward in my mind. Thanks again for bringing all of the players together on the phone.

I am ready to start moving on the project. Would you please sign the contract that Chris forwarded to you. I plan to work through Jayne Thompson and Associates on the project. Also, as we discussed, I am willing to sign any statement about confidentiality that you desire.

I await the bundle of studies that we discussed. After digesting this information, I am sure that I will have follow-up questions for your group. Additionally, I think that this material will prepare me for some field discussions with members of your firm and with professionals in the field.

I still anticipate finishing my report by the end of September. And I look forward to working with you on this important effort.

Don Coursey
University of Chicago

From: Chris Robling [crobling@jaynethompson.com]
Sent: Thursday, August 31, 2006 9:45 AM
To: Don Coursey; Don L. Coursey Ph. D.
Subject: FW: Information to pass on
Attachments: GH108 - Illinois Top Brands.xls

dear don,

more on data.

thanks,

chris

-----Original Message-----

From: michael.vanausdeln@syngenta.com
[mailto:michael.vanausdeln@syngenta.com]
Sent: Thursday, August 31, 2006 8:46 AM
To: Chris Robling
Subject: FW: Information to pass on

Chris,

Info from Gene to Don Coursey. This should help him a great deal. Can you pass this along to Don? Thanks.

Mike

From: Hill Gene USGR
Sent: Thursday, August 31, 2006 9:38 AM
To: Vanausdeln Michael USGR
Subject: Information to pass on
Mike

The file below has the information I was to get for Don Coursey. There are 3 tabs in the file.

The first one has the top 25 brands used in corn for IL for the years 2003-2005 based on product acres. This means number of corn acres treated with each of the listed product brands.

The second tab takes each of the 25 brands and breaks them into individual active ingredients, if more than one is contained within a brand. Thus, he can get the products that contain atrazine, and also determine from these top 25, the magnitude of their use in IL corn. For each year, there is also given the number of base acres, tractor acres, product acres, lbs. active ingredient and grower dollars spent for that product. When Don was here, I indicated we had a single price list and would use that to get him the cost per pound. But from that we would have to then assign an average application rate in order to calculate cost per acre. Using this Doane method, removes the limitation of having only one source of price information, whether we used the comparable cost per package size/or bulk price/or same seasonal price, etc., etc. The value in the table is the average across hundreds/thousands of individual surveys and would be a more powerful statistic. Since this is in excel, Don can easily make calculations as to the cost per pound of active ingredient, pounds used and cost per base acre, etc.

The third tab contains the type of corn seed used. The first table is the use by seed trait in alphabetical order. The second is grouped according to "Conventional" seed and those considered to be "HTC". The third has these further broken into "Conventional", "Clearfield" (those referred to as IMI corn - being tolerant to the IMI family of chemistry), "Glyphosate

"Tolerant" (those that are tolerant go glyphosate applied post emergence to corn) and "Liberty Link" (those tolerant to glufosinate applied post emergence).

<<GH108 - Illinois Top Brands.xls>>

Please let Don know he can call me anytime if he has any questions about this or other information we gave him.

Gene

From: Chris Robling [crobling@jaynethompson.com]
Sent: Monday, February 19, 2007 3:08 PM
To: Don Coursey; Don L. Coursey Ph. D.; Carrie Eggers
Subject: FW: GH111: Complete List of Illinois Corn Herbicides.
Attachments: GH111 - Illinois Corn Herbicides.xls

-----Original Message-----

From: michael.vanausdeln@syngenta.com
[mailto:michael.vanausdeln@syngenta.com]
Sent: Monday, February 19, 2007 2:54 PM
To: Chris Robling
Subject: FW: GH111: Complete List of Illinois Corn Herbicides.

And another...

From: Hill Gene USGR
Sent: Monday, February 19, 2007 3:53 PM
To: Vanausdeln Michael USGR
Subject: FW: GH111: Complete List of Illinois Corn Herbicides.
Mike:

This refers to tables 4 and 5.

I have given to you the numbers to use on paper. You should use the Doane values of grower cost as it comes from the sheet. Values currently in the table are calculated cost per product acre times the product acres. Thus, the rounding to get cost per acre is multiplied by acres which accounts for the difference between the Doane values in this sheet and that in the Don's table.

Also in Table 4 the 20,054,616 is not the total of the 4 values above it. The total is 20,060,330.

In Table 5, there are 2 minor changes in the product acres column. And for Simazine, it you add simazine and Princep the Grower \$ is 3,907,465 and the weighted average of this is \$ 4.05 per product acre instead of 3.75. From Doane I just wrongly averaged the two \$ per acre - my goof.

So change the numbers in the Grower \$ column, and the new total is 39,411,912.
Gene

From: Gries Gary USUW
Sent: Monday, October 16, 2006 10:48 AM
To: Hill Gene USGR
Cc: Morris Susan USGR; Dawson Kim USGR
Subject: GH111: Complete List of Illinois Corn Herbicides.

Gene,
Here are all the corn herbicides applied in Illinois as per Doane AgroTrak.
Gary
<<GH111 - Illinois Corn Herbicides.xls>>

From: Chris Robling [crobling@jaynethompson.com]
Sent: Tuesday, November 21, 2006 4:19 PM
To: Mike VanAusdeln
Cc: Don Coursey; Don L. Coursey Ph. D.; Carrie Eggers
Subject: FW: Beth and Gene changes
Attachments: Atrazine Draft One 11-16-06 with Gene Table.doc; Atrazine Draft One carroll edits.doc

dear mike,

carrie has answered our question here. thanks, carrie.

-----Original Message-----

From: Carrie Eggers
Sent: Tuesday, November 21, 2006 4:16 PM
To: Chris Robling
Subject: Beth and Gene changes

The Atrazine 11-16-06 doc contains beth and gene's changes, questions, and Gene's table. I have not formatted the table completely at this stage.

The second doc contains Beth's comments and changes. The spots at which Gene and Beth had marked were: Footnote 12, this was kept as what Gene added in the final doc. The other spot is after footnote 46 where I added Beth's comment to what Gene already had.
Let me know if this is ok.

Carrie

Carrie Eggers
Jayne Thompson & Associates, Ltd.
33 North Dearborn Street, Suite 2200
Chicago, Illinois 60602
312-658-0445 Office
312-658-0464 Fax

www.jaynethompson.com <<http://www.jaynethompson.com>> This electronic message transmission is intended only for the use of the individual or entity to which it is addressed and may contain information that is privileged, confidential and exempt from disclosure under applicable law. If you are not the intended recipient, you are hereby notified that any dissemination or distribution of this communication is strictly prohibited. If you have received this electronic transmission in error, please notify us by electronic message (info@jaynethompson.com <<mailto:info@jaynethompson.com>>) immediately.

EXHIBIT 5

Ref#	Author	Date Sent	Date Created	Date Modified	To	From	Cc	Email Subject	Title	Relativity Native	Privileged
UC0000894		1/23/2009			dcourse@uchicago.edu; d-coursey@uchicago.edu; d-coursey@barlaw.com	Mark Surprenant <Mark.Surprenant@barlaw.com>	alan.nadel@syngenta.com; sherry.ford@syngenta.com; beth.carroll@syngenta.com	RE: Atrazine RE: FW: Dimitrynetec for MN	MS Outlook	Yes; Consultant/Expert	
UC0000895		1/23/2009			dcourse@uchicago.edu; d-coursey@uchicago.edu; d-coursey@barlaw.com	Mark Surprenant <Mark.Surprenant@barlaw.com>; d-coursey@uchicago.edu	gene.hill@syngenta.com	crobling@aynetho@mpson.com; alan.nadel@syngenta.com; sherry.ford@syngenta.com; beth.carroll@syngenta.com	MS Outlook	Yes; Consultant/Expert	
UC0000896		1/23/2009			dcourse@uchicago.edu; d-coursey@aynetho@mpson.com	Mark Surprenant <Mark.Surprenant@barlaw.com>; d-coursey@uchicago.edu	dcourse@uchicago.edu	crobling@aynetho@mpson.com; sherry.ford@syngenta.com; beth.carroll@syngenta.com	MS Outlook	Yes; Consultant/Expert	
UC0000897		1/23/2009			dcourse@uchicago.edu; d-coursey@aynetho@mpson.com	Mark Surprenant <Mark.Surprenant@barlaw.com>; d-coursey@uchicago.edu	dcourse@uchicago.edu	crobling@aynetho@mpson.com; sherry.ford@syngenta.com; beth.carroll@syngenta.com	MS Outlook	Yes; Consultant/Expert	
UC0000898		1/25/2009			dcourse@uchicago.edu; d-coursey@aynetho@mpson.com	Mark Surprenant <Mark.Surprenant@barlaw.com>; d-coursey@uchicago.edu	dcourse@uchicago.edu	crobling@aynetho@mpson.com; sherry.ford@syngenta.com; beth.carroll@syngenta.com	MS Outlook	Yes; Consultant/Expert	
UC0000899		1/25/2009			dcourse@uchicago.edu; d-coursey@aynetho@mpson.com	Mark Surprenant <Mark.Surprenant@barlaw.com>; d-coursey@uchicago.edu	dcourse@uchicago.edu	crobling@aynetho@mpson.com; sherry.ford@syngenta.com; beth.carroll@syngenta.com	MS Outlook	Yes; Consultant/Expert	
UC0000900		1/25/2009			dcourse@uchicago.edu; d-coursey@aynetho@mpson.com	Mark Surprenant <Mark.Surprenant@barlaw.com>; d-coursey@uchicago.edu	dcourse@uchicago.edu	crobling@aynetho@mpson.com; sherry.ford@syngenta.com; beth.carroll@syngenta.com	MS Outlook	Yes; Consultant/Expert	
UC0000901		1/28/2009			dcourse@uchicago.edu; d-coursey@aynetho@mpson.com	Mark Surprenant <Mark.Surprenant@barlaw.com>; d-coursey@uchicago.edu	dcourse@uchicago.edu	crobling@aynetho@mpson.com; sherry.ford@syngenta.com; beth.carroll@syngenta.com	MS Outlook	Yes; Consultant/Expert	
UC0000902		1/28/2009			dcourse@uchicago.edu; d-coursey@aynetho@mpson.com	Mark Surprenant <Mark.Surprenant@barlaw.com>; d-coursey@uchicago.edu	dcourse@uchicago.edu	crobling@aynetho@mpson.com; sherry.ford@syngenta.com; beth.carroll@syngenta.com	MS Outlook	Yes; Consultant/Expert	
UC0000903		1/28/2009			dcourse@uchicago.edu; d-coursey@aynetho@mpson.com	Mark Surprenant <Mark.Surprenant@barlaw.com>; d-coursey@uchicago.edu	dcourse@uchicago.edu	crobling@aynetho@mpson.com; sherry.ford@syngenta.com; beth.carroll@syngenta.com	MS Outlook	Yes; Consultant/Expert	
UC0000904		1/29/2009			dcourse@uchicago.edu; d-coursey@aynetho@mpson.com	Mark Surprenant <Mark.Surprenant@barlaw.com>; d-coursey@uchicago.edu	dcourse@uchicago.edu	crobling@aynetho@mpson.com; sherry.ford@syngenta.com; beth.carroll@syngenta.com	MS Outlook	Yes; Consultant/Expert	
UC0000905	griesge	1/29/2009	1/29/2009	2/27/2009	edu; d-coursey@uchicago.edu	Gene Hill 1/29/2009	gene.hill@syngenta.com	crobling@aynetho@mpson.com; EU Corn Information	EU Corn	Microsoft Excel	Yes;
UC0000906		1/29/2009			dcourse@uchicago.edu	Gene Hill 1/29/2009	2/9/2009	2/27/2009	EU Corn Information	Microsoft Excel	Yes;
UC0000907	griesge		1/29/2009	2/27/2009		Gene Hill 1/29/2009	1/29/2009	2/27/2009		Microsoft Excel	Yes;
UC0000908	griesge					Gene Hill 1/29/2009	1/29/2009	2/27/2009		Microsoft Excel	Yes;
UC0000909	griesge					Gene Hill 1/29/2009	1/29/2009	2/27/2009		Microsoft Word	Yes;
UC0000910	Office 2004 Test					Gene Hill 1/29/2009	1/29/2009	2/27/2009		MS Outlook	Yes;
UC0000911						Tom Hudson	Tom Hudson	Invite		Adobe Acrobat (PDF)	Yes;
UC0000912	T Hudson					Tom Hudson	Tom Hudson	Invite		MS Outlook	Yes;
UC0000913						Tom Hudson	Tom Hudson	Invite		Ackerman (2007) has cited three other selected	Yes; Consultant/Expert
UC0000914	Don Coursey		2/5/2009	2/5/2009						Microsoft Word 2003/2004	Yes; Consultant/Expert
UC0000915		2/5/2009								MS Outlook	Yes; Consultant/Expert
UC0000916		2/5/2009								MS Outlook	Yes; Consultant/Expert

Ref#Doc	Author	Date Sent	Date Created	Date Modified	To	From	Cc	Email Subject	Title	Relativity Native	Privileged
UC000917		2/5/2009			<croblin@jayneitho.mson.com>	discourse@uchicago.edu		RE: Additions to Illinois Paper	MS Outlook	Yes; Consultant/Expert	
UC000918		2/5/2009				discourse@uchicago.edu			MS Outlook	Yes; Consultant/Expert	
UC000919	Don Coursey		2/5/2009	2/5/2009				Ackerman (2007) has cited three other selected	Microsoft Word 2003/2004	Yes; Consultant/Expert	
UC000920	Don Coursey		2/5/2009	2/5/2009		<croblin@jayneitho.mson.com>	discourse@uchicago.edu	RE: Additions to Illinois Paper	Microsoft Word 2003/2004	Yes; Consultant/Expert	
UC000921		2/5/2009						Ackerman (2007) has cited three other selected	Microsoft Word 2003/2004	Yes; Consultant/Expert	
UC000922	Don Coursey		2/5/2009	2/5/2009				Ackerman (2007) has cited three other selected	Microsoft Word 2003/2004	Yes; Consultant/Expert	
UC000923	Don Coursey		2/5/2009	2/5/2009		<croblin@jayneitho.mson.com>	discourse@uchicago.edu	Additions to Illinois	Microsoft Word 2003/2004	Yes; Consultant/Expert	
UC000924		2/5/2009							MS Outlook	Yes; Consultant/Expert	
					Don Coursey <d-coursey@uchicago.edu> Don L. Coursey Ph. D. <discourse@uchicago.edu> Thomas G. Hudson <thudson@gmail.com>	Chris Roblin <croblin@gmail.com>	Jayne Thompson <jayneitho.mson.com>	Fw: EU atrazine			
UC000925		2/6/2009				discourse@uchicago.edu		Re: Invoice	MS Outlook	Yes; Consultant/Expert	
UC000929		2/10/2009				Tom Hudson <thudson@gmail.com>		MN draft	MS Outlook	Yes; Consultant/Expert	
UC000930		2/12/2009				<croblin@jayneitho.mson.com>	<croblin@jayneitho.mson.com>	Philip K. Howard <pk.howard@chicagobar.org> 3/3 on Legal reform	MS Outlook	Yes; Consultant/Expert	
UC000931		2/19/2009				Tom Hudson <thudson@gmail.com>		Re: MN draft	MS Outlook	Yes; Consultant/Expert	
UC000933		2/20/2009						Yellow = changes	MS Outlook	Yes; Consultant/Expert	
UC000934	Office 2004 Test		2/20/2009	2/20/2009					Microsoft Word	Yes; Consultant/Expert	
UC000935	Office 2004 Test		2/20/2009	2/20/2009				Yellow = changes	Microsoft Word	Yes; Consultant/Expert	
					gene.hill@syngenta.com; Don Coursey <d-coursey@uchicago.edu> Don L. Coursey Ph. D. <discourse@uchicago.edu> Mark Suprenant <Mark.Suprenant@carlaw.com>	Chris Roblin <croblin@gmail.com>	FW: Spreading Obama				
UC000936		2/26/2009							MS Outlook	Yes; Consultant/Expert	
UC000937		3/3/2009				mpson.com; discourse@uchicago.edu	coursey@uchicago.edu; sherry.ford@syngenta.com	Next week	MS Outlook	Yes; Consultant/Expert	
UC000939		3/4/2009						Privileged & Confidential: 2006 MN data.	MS Outlook	Yes; Consultant/Expert	

BerDoc	Author	Date Sent	Date Created	Date Modified	To	From	CC	Email Subject	Title	Relativity Native	Privileged
UC0000940		3/4/2009			<Mark.Surprenant @ariaw.com>	<Mark.Surprenant @ariaw.com>		Re: Next week	MS Outlook	Yes; Consultant/Expert	
UC0000941					privileged & Confidential: 2006 mn data.	coursey@uchicago. edu;	gene.hill@syngene. .com		MS Outlook	Yes; Consultant/Expert	
UC0000942		3/4/2009			<sherry.ford@syngene. .com>	<sherry.ford@syngene. .com>	<jthompson@jaynele. hompson.com>	Re: Next week	MS Outlook	Yes; Consultant/Expert	
UC0000943		3/4/2009				discourse@uchicago. .edu		don't delighted	MS Outlook	Yes; Consultant/Expert	
UC0000944		3/4/2009			<Mark.Surprenant @ariaw.com>	<Mark.Surprenant @ariaw.com>		Re: Next week	MS Outlook	Yes; Consultant/Expert	
UC0000947		3/4/2009			<mark.surprenant @ariaw.com>	<mark.surprenant @ariaw.com>		Re: Privileged & Confidential: 2006 mn data.	MS Outlook	Yes; Consultant/Expert	
UC0000948		3/4/2009			<mark.surprenant @ariaw.com>	<mark.surprenant @ariaw.com>		Re: Next week	MS Outlook	Yes; Consultant/Expert	
UC0000949		3/5/2009			<mark.surprenant @ariaw.com>	<mark.surprenant @ariaw.com>		Re: Next week	MS Outlook	Yes; Consultant/Expert	
UC0000950		3/5/2009			<mark.surprenant @ariaw.com>	<mark.surprenant @ariaw.com>		RE: Privileged & Confidential: 2006 mn data.	MS Outlook	Yes; Consultant/Expert	
UC0000951		3/5/2009			<mark.surprenant @ariaw.com>	<mark.surprenant @ariaw.com>		RE: Privileged & Confidential: 2006 mn data.	MS Outlook	Yes; Consultant/Expert	
UC0000952		3/5/2009			<mark.surprenant @ariaw.com>	<mark.surprenant @ariaw.com>		RE: Privileged & Confidential: 2006 mn data.	MS Outlook	Yes; Consultant/Expert	
UC0000953		3/5/2009			<mark.surprenant @ariaw.com>	<mark.surprenant @ariaw.com>		RE: Privileged & Confidential: 2006 mn data.	MS Outlook	Yes; Consultant/Expert	
UC0000954		3/5/2009			<mark.surprenant @ariaw.com>	<mark.surprenant @ariaw.com>		RE: Privileged & Confidential: 2006 mn data.	MS Outlook	Yes; Consultant/Expert	
UC0000955		3/5/2009			<mark.surprenant @ariaw.com>	<mark.surprenant @ariaw.com>		PRIVILEGED AND CONFIDENTIAL	MS Outlook	Yes; Consultant/Expert	
UC0000956		3/12/2009			<kreg@eeglawfir. .m.com>	<kreg@eeglawfir. .m.com>		RE: Next week	MS Outlook	Yes; Consultant/Expert	
UC0000957		3/12/2009			<mark.surprenant @ariaw.com>	<mark.surprenant @ariaw.com>		RE: Next week	MS Outlook	Yes; Consultant/Expert	
UC0000958		3/13/2009			<mark.surprenant @ariaw.com>	<mark.surprenant @ariaw.com>		RE: Next week	MS Outlook	Yes; Consultant/Expert	
UC0000959		3/17/2009			<tom.hudson@ghudson.c om>	<tom.hudson@ghudson.c om>		RE: MN draft	MS Outlook	Yes; Consultant/Expert	
UC0000960		3/17/2009			<croblong@aynetho. .edu>	<croblong@aynetho. .edu>		Re: MN draft	MS Outlook	Yes; Consultant/Expert	
UC0000961		3/18/2009			<tom.hudson@ghudson.c om>	<tom.hudson@ghudson.c om>		Re: MN draft	MS Outlook	Yes; Consultant/Expert	
UC0000962		3/25/2009			<tom.hudson@ghudson.c om>	<tom.hudson@ghudson.c om>		Re: MN draft	MS Outlook	Yes; Consultant/Expert	

BugDoc	Author	Date Sent	Date Created	Date Modified	To	From	GC	Email Subject	Title	Relativity Native	Privileged
UC0000963		3/25/2009			<crobling@aymeteo.edu>	lghudson@gmail.com</lghudson@uchicago.edu>		Re: MN draft	MS Outlook	Yes; Consultant/Expert	
UC0000964		3/25/2009			<crobling@aymeteo.mn>	lghudson@gmail.com</lghudson@uchicago.edu>		Re: MN draft	MS Outlook	Yes; Consultant/Expert	
UC0000965		3/25/2009			<crobling@aymeteo.mn>	lghudson@gmail.com</lghudson@uchicago.edu>		Re: MN draft	MS Outlook	Yes; Consultant/Expert	
UC0000966		3/25/2009			<crobling@aymeteo.mn>	lghudson@gmail.com</lghudson@uchicago.edu>		Re: MN draft	MS Outlook	Yes; Consultant/Expert	
UC0000967		3/25/2009			<crobling@aymeteo.mn>	lghudson@gmail.com</lghudson@uchicago.edu>		Re: MN draft	MS Outlook	Yes; Consultant/Expert	
UC0000968		3/25/2009			<crobling@aymeteo.mn>	lghudson@gmail.com</lghudson@uchicago.edu>		Re: MN draft	MS Outlook	Yes; Consultant/Expert	
UC0000969	Office 2004 Test	3/25/2009	3/25/2009	3/25/2009	<crobling@aymeteo.mn>	lghudson@gmail.com</lghudson@uchicago.edu>		Re: MN draft	MS Outlook	Yes; Consultant/Expert	
UC0000970					<crobling@aymeteo.mn>	lghudson@gmail.com</lghudson@uchicago.edu>		Re: MN draft	Microsoft Word	Yes; Consultant/Expert	
UC0000971		3/26/2009			<crobling@aymeteo.mn>	lghudson@gmail.com</lghudson@uchicago.edu>		Re: MN draft	MS Outlook	Yes; Consultant/Expert	
UC0000972		3/26/2009			<crobling@aymeteo.mn>	lghudson@gmail.com</lghudson@uchicago.edu>		Re: MN draft	MS Outlook	Yes; Consultant/Expert	
UC0000973		3/26/2009			<crobling@aymeteo.mn>	lghudson@gmail.com</lghudson@uchicago.edu>		RE: MN draft	MS Outlook	Yes; Consultant/Expert	
UC0000974		3/26/2009			<crobling@aymeteo.mn>	alan.nadel@syngene.com</alan.nadel@kreglawfir.com>		RE: Europe and Afrazine	MS Outlook	Yes; Consultant/Expert	
UC0000975		3/30/2009			<crobling@aymeteo.mn>	alan.nadel@syngene.com</alan.nadel@kreglawfir.com>		RE: Europe and Afrazine	MS Outlook	Yes; Consultant/Expert	
UC0000976		3/30/2009			<crobling@aymeteo.mn>	alan.nadel@syngene.com</alan.nadel@kreglawfir.com>		Re: Europe and Afrazine	MS Outlook	Yes; Consultant/Expert	
UC0000977		3/30/2009			<crobling@aymeteo.mn>	alan.nadel@syngene.com</alan.nadel@kreglawfir.com>		Re: Europe and Afrazine	MS Outlook	Yes; Consultant/Expert	
UC0000978		3/30/2009			<crobling@aymeteo.mn>	alan.nadel@syngene.com</alan.nadel@kreglawfir.com>		RE: Europe and Afrazine	MS Outlook	Yes; Consultant/Expert	
UC0000979		3/30/2009			<crobling@aymeteo.mn>	alan.nadel@syngene.com</alan.nadel@kreglawfir.com>		RE: Europe and Afrazine	MS Outlook	Yes; Consultant/Expert	
UC0000980		3/31/2009			<crobling@aymeteo.mn>	alan.nadel@syngene.com</alan.nadel@kreglawfir.com>		RE: Europe and Afrazine	MS Outlook	Yes; Consultant/Expert	
UC0000981		3/31/2009			<crobling@aymeteo.mn>	alan.nadel@syngene.com</alan.nadel@kreglawfir.com>		RE: Europe and Afrazine	MS Outlook	Yes; Consultant/Expert	
UC0000982		4/6/2009			<crobling@aymeteo.mn>	alan.nadel@syngene.com</alan.nadel@kreglawfir.com>		RE: MN draft	MS Outlook	Yes; Consultant/Expert	
UC0000983		4/13/2009			<crobling@aymeteo.mn>	alan.nadel@syngene.com</alan.nadel@kreglawfir.com>		Thank You	MS Outlook	Yes; Consultant/Expert	
UC0000984		4/13/2009			<crobling@aymeteo.mn>	alan.nadel@syngene.com</alan.nadel@kreglawfir.com>		Re: MN Wish List	MS Outlook	Yes; Consultant/Expert	
UC0000985	Giles Gary LISUW	4/14/2009			<crobling@aymeteo.mn>	alan.nadel@syngene.com</alan.nadel@kreglawfir.com>			Microsoft Excel	Yes; Consultant/Expert	
UC0000986	Giles Gary LISUW	4/14/2009			<crobling@aymeteo.mn>	alan.nadel@syngene.com</alan.nadel@kreglawfir.com>			Microsoft Excel	Yes; Consultant/Expert	

BlobDoc	Author	Date Sent	Date Created	Date Modified	To	From	C	Email Subject	Title	Relativity Native	Microsoft Excel	Privileged
UC00000887	Gries Gary USUW	4/14/2009	4/17/2009	gene.hill@syngenta.com	discourse@uchicago.edu	sherry.ford@syngenta.com	mn.request	MN Request	Yes;	Yes;	Consultant/Expert	
UC00000888		4/14/2009		tgudson@gmail.com	discourse@uchicago.edu	sherry.ford@syngenta.com	Confidential: 2006 Mn data.	Out of Office	MS Outlook	MS Outlook	Yes;	Consultant/Expert
UC00000889		4/14/2009		4/14/2009	gene.hill@syngenta.com	sherry.ford@syngenta.com	gene.hill@syngenta.com	FW: MN Request	MS Outlook	MS Outlook	Yes;	Consultant/Expert
UC00000890		4/14/2009		4/14/2009	gary.gries@syngenta.com	sherry.ford@syngenta.com	gene.hill@syngenta.com	Re: FW: MN	MS Outlook	MS Outlook	Yes;	Consultant/Expert
UC00000891	Gries Gary USUW	4/14/2009	4/14/2009	4/16/2009	discourse@uchicago.edu	sherry.ford@syngenta.com	gene.hill@syngenta.com	Re: FW: MN	MS Outlook	MS Outlook	Yes;	Consultant/Expert
UC00000892	Gries Gary USUW	4/14/2009	4/14/2009	4/16/2009	gene.hill@syngenta.com	discourse@uchicago.edu	sherry.ford@syngenta.com	Re: FW: MN	MS Outlook	MS Outlook	Yes;	Consultant/Expert
UC00000893		4/14/2009		4/16/2009	mark.surprenant@arlaw.com>	discourse@uchicago.edu	sherry.ford@syngenta.com	Re: FW: MN	MS Outlook	MS Outlook	Yes;	Consultant/Expert
UC00000894	Gries Gary USUW			4/16/2009	<mark.surprenant@arlaw.com>	discourse@uchicago.edu	sherry.ford@syngenta.com	Re: atrazine	MS Outlook	MS Outlook	Yes;	Consultant/Expert
UC00000895		4/15/2009			gary.gries@syngenta.com	sherry.ford@syngenta.com	sherry.ford@syngenta.com	Re: atrazine	MS Outlook	MS Outlook	Yes;	Consultant/Expert
UC00000896		4/15/2009			gary.gries@syngenta.com	sherry.ford@syngenta.com	sherry.ford@syngenta.com	Re: atrazine	MS Outlook	MS Outlook	Yes;	Consultant/Expert
UC00000897		4/16/2009			gary.gries@syngenta.com	sherry.ford@syngenta.com	sherry.ford@syngenta.com	RE: MN Request	MS Outlook	MS Outlook	Yes;	Consultant/Expert
UC00000898		4/16/2009			gary.gries@syngenta.com	sherry.ford@syngenta.com	sherry.ford@syngenta.com	RE: MN Request	MS Outlook	MS Outlook	Yes;	Consultant/Expert
UC00000899		4/17/2009			gary.gries@syngenta.com	sherry.ford@syngenta.com	sherry.ford@syngenta.com	RE: MN Request	MS Outlook	MS Outlook	Yes;	Consultant/Expert
UC00001000		4/17/2009			gene.hill@syngenta.com	sherry.ford@syngenta.com	sherry.ford@syngenta.com	RE: MN Request	MS Outlook	MS Outlook	Yes;	Consultant/Expert
UC00001001		4/17/2009			gene.hill@syngenta.com	sherry.ford@syngenta.com	sherry.ford@syngenta.com	Re: FW: MN	MS Outlook	MS Outlook	Yes;	Consultant/Expert
UC00001002		4/17/2009			gene.hill@syngenta.com	sherry.ford@syngenta.com	sherry.ford@syngenta.com	RE: MN Request	MS Outlook	MS Outlook	Yes;	Consultant/Expert
UC00001003		4/17/2009			gene.hill@syngenta.com	sherry.ford@syngenta.com	sherry.ford@syngenta.com	RE: MN Request	MS Outlook	MS Outlook	Yes;	Consultant/Expert
UC00001004		4/17/2009			gene.hill@syngenta.com	sherry.ford@syngenta.com	sherry.ford@syngenta.com	FW: MN Request	MS Outlook	MS Outlook	Yes;	Consultant/Expert
UC00001005		4/17/2009			gene.hill@syngenta.com	sherry.ford@syngenta.com	sherry.ford@syngenta.com	FW: MN Request	MS Outlook	MS Outlook	Yes;	Consultant/Expert
UC00001006		4/20/2009			tgudson@gmail.com	discourse@uchicago.edu	sherry.ford@syngenta.com	Fwd: RE: MN	MS Outlook	MS Outlook	Yes;	Consultant/Expert
UC00001007		4/22/2009			tgudson@gmail.com	discourse@uchicago.edu	sherry.ford@syngenta.com	Re: RE: MN	MS Outlook	MS Outlook	Yes;	Consultant/Expert
UC00001008		4/22/2009			tgudson@gmail.com	discourse@uchicago.edu	sherry.ford@syngenta.com	Re: RE: MN	MS Outlook	MS Outlook	Yes;	Consultant/Expert
UC00001009		4/22/2009			tgudson@gmail.com	discourse@uchicago.edu	sherry.ford@syngenta.com	Re: RE: MN	MS Outlook	MS Outlook	Yes;	Consultant/Expert
UC00001010		4/22/2009			tgudson@gmail.com	discourse@uchicago.edu	sherry.ford@syngenta.com	Re: RE: MN	MS Outlook	MS Outlook	Yes;	Consultant/Expert
UC00001011		4/22/2009			tgudson@gmail.com	discourse@uchicago.edu	sherry.ford@syngenta.com	Re: RE: MN	MS Outlook	MS Outlook	Yes;	Consultant/Expert
UC00001012		4/22/2009			tgudson@gmail.com	discourse@uchicago.edu	sherry.ford@syngenta.com	Re: RE: MN	MS Outlook	MS Outlook	Yes;	Consultant/Expert
UC00001013	Office 2004 Test	4/22/2009	4/22/2009	4/22/2009	gene.hill@syngenta.com	discourse@uchicago.edu	sherry.ford@syngenta.com	RE: A few more things...	Table 3	Microsoft Word	Yes;	Consultant/Expert
UC00001014	Office 2004 Test	4/22/2009	4/22/2009	4/22/2009	tgudson@gmail.com	discourse@uchicago.edu	sherry.ford@syngenta.com	Fwd: RE: A few more things...	Table 1	Microsoft Word	Yes;	Consultant/Expert
UC00001015		4/24/2009			tgudson@gmail.com	discourse@uchicago.edu	sherry.ford@syngenta.com	RE: A few more things...	MS Outlook	MS Outlook	Yes;	Consultant/Expert
UC00001016		4/24/2009			tgudson@gmail.com	discourse@uchicago.edu	sherry.ford@syngenta.com	RE: A few more things...	MS Outlook	MS Outlook	Yes;	Consultant/Expert
UC00001017		4/24/2009			tgudson@gmail.com	discourse@uchicago.edu	sherry.ford@syngenta.com	RE: A few more things...	MS Outlook	MS Outlook	Yes;	Consultant/Expert
UC00001018		4/24/2009			tgudson@gmail.com	discourse@uchicago.edu	sherry.ford@syngenta.com	RE: A few more things...	MS Outlook	MS Outlook	Yes;	Consultant/Expert
UC00001019		4/24/2009			tgudson@gmail.com	discourse@uchicago.edu	sherry.ford@syngenta.com	RE: A few more things...	MS Outlook	MS Outlook	Yes;	Consultant/Expert
UC00001020		4/24/2009			tgudson@gmail.com	discourse@uchicago.edu	sherry.ford@syngenta.com	RE: A few more things...	MS Outlook	MS Outlook	Yes;	Consultant/Expert
UC00001022		5/6/2009			tgudson@gmail.com	discourse@uchicago.edu	sherry.ford@syngenta.com	Re: MN draft	MS Outlook	MS Outlook	Yes;	Consultant/Expert
UC00001023		5/6/2009			tgudson@gmail.com	discourse@uchicago.edu	sherry.ford@syngenta.com	Re: MN draft	MS Outlook	MS Outlook	Yes;	Consultant/Expert
UC00001024		5/6/2009			tgudson@gmail.com	discourse@uchicago.edu	sherry.ford@syngenta.com	Re: MN draft	MS Outlook	MS Outlook	Yes;	Consultant/Expert

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UC0001025		5/6/2009			alan.nadel@syngenta.com		RE: First Quarter	MS Outlook	Yes;	
UC0001026		5/6/2009			brenda.alley@syngenta.com		RE: First Quarter	MS Outlook	Yes;	
UC0001027		5/6/2009			alan.nadel@syngenta.com		Re: FW: First	MS Outlook	Yes;	
UC0001028		5/6/2009			alan.nadel@syngenta.com		First Quarter Billing	MS Outlook	Yes;	
UC0001029		5/6/2009			<chudson@gmail.com>	<croblin@aynethoimpson.com>	Re: MN draft	MS Outlook	Yes;	
UC0001030	Office 2004 Test	5/6/2009			<course@uchicago.edu>	<chudson@gmail.com>	Re: MN draft	MS Outlook	Yes;	
UC0001031	Office 2004 Test	5/20/2009					Yellow = changes	Microsoft Word	Yes;	
UC0001032	Office 2004 Test	5/20/2009					Yellow = changes	Microsoft Word	Yes;	
UC0001033	Office 2004 Test	5/20/2009					Yellow = changes	Microsoft Word	Yes;	
UC0001034	Chris Robling	5/21/2009					Yellow = changes	Microsoft Word	Yes;	
UC0001035		5/21/2009			coursey@uchicago.edu;	<croblin@aynethoimpson.com>	Jayne Thompson	MS Outlook	Yes;	
UC0001036	Chris Robling	5/21/2009			<course@uchicago.edu>; Don L. Coursey Ph. D.	<chudson@gmail.com>	CEEPEES copy.doc for use	MS Outlook	Yes;	
UC0001037		5/21/2009			<course@uchicago.edu>; Don L. Coursey Ph. D.	<croblin@aynethoimpson.com>	CEEPEES copy.doc	MS Outlook	Yes;	
UC0001039		5/21/2009			Gene Hill <gene.hill@syngenta.com>	<croblin@aynethoimpson.com>	Don Coursey <d-coursey@uchicago.edu>; Don L. Coursey Ph. D.	MS Outlook	Yes;	
UC0001040		5/21/2009			Jayne Thompson <jthompson@aynethoimpson.com>	<croblin@aynethoimpson.com>	Thomas G. Hudson <thudson@gmail.com>; Don Coursey <coursey@uchicago.edu>; Don Coursey <d-coursey@uchicago.edu>;	MS Outlook	Yes;	
UC0001041		5/21/2009			Sberry Duvall Ford <sberry.ford@syngenta.com>	<croblin@aynethoimpson.com>	Sherry Ford <sherry.ford@syngenta.com>	MS Outlook	Yes;	
UC0001043		5/22/2009			gary.gries@syngenta.com	<croblin@aynethoimpson.com>	Chris Robling <croblin@aynethoimpson.com>	MS Outlook	Yes;	
UC0001044		5/22/2009			gene.hill@syngenta.com		coursey@uchicago.edu;	MS Outlook	Yes;	
UC0001045		5/22/2009			gene.hill@syngenta.com	gary.gries@syngenta.com	RE: GH08033: 2006 Minn Corn Request.	MS Outlook	Yes;	
					gene.hill@syngenta.com	gene.hill@syngenta.com	RE: GH08033: 2006 Illinois Corn Request.	MS Outlook	Yes;	

Box/Dag	Author	Date Sent	Date Created	Date Modified	To	From	CC	Email Subject	Title	Relativity Native	Privileged
UC0001046		5/22/2009			gene.hill@syngenta.com	gary.gries@syngenta.com	d-coursey@uchicago.edu;	RE: GH08033: 2006 Minn Corn Request		Yes; Consultant/Expert	
UC0001047		5/26/2009			dicourse@comcast.net	dicourse@uchicago.edu	For Marisa		MS Outlook	Yes; Consultant/Expert	
UC0001048	T Hudson	5/27/2009	5/27/2009	5/27/2009	<tjhudson@gmail.com>	<tjhudson@ayneitho.edu>			MS Outlook	Yes; Consultant/Expert	
UC0001049	Office 2004 Test	5/27/2009	5/27/2009	5/27/2009	<tjhudson@gmail.com>	<tjhudson@ayneitho.edu>			Adobe Acrobat (PDF)	Yes; Consultant/Expert	
UC0001050		5/27/2009			<tjhudson@gmail.com>	<tjhudson@ayneitho.edu>			Microsoft Word	Yes; Consultant/Expert	
UC0001051		5/27/2009	5/27/2009	5/27/2009	<tjhudson@gmail.com>	<tjhudson@ayneitho.edu>			Yellow = changes	Yes; Consultant/Expert	
UC0001052		5/27/2009							MS Outlook	Yes; Consultant/Expert	
UC0001053	T Hudson	5/27/2009	5/27/2009	5/27/2009	<tjhudson@gmail.com>	<tjhudson@ayneitho.edu>			Adobe Acrobat (PDF)	Yes; Consultant/Expert	
UC0001054	Office 2004 Test	5/27/2009	5/27/2009	5/27/2009	<tjhudson@gmail.com>	<tjhudson@ayneitho.edu>			Microsoft Word	Yes; Consultant/Expert	
UC0001055		5/28/2009			<tjhudson@gmail.com>	<tjhudson@ayneitho.edu>			Yellow = changes	Yes; Consultant/Expert	
UC0001056		5/29/2009			<tjhudson@gmail.com>	<tjhudson@ayneitho.edu>			MS Outlook	Yes; Consultant/Expert	
UC0001057		5/29/2009			<tjhudson@gmail.com>	<tjhudson@ayneitho.edu>			MS Outlook	Yes; Consultant/Expert	
UC0001058	Office 2004 Test	5/29/2009	5/29/2009	5/29/2009	<tjhudson@gmail.com>	<tjhudson@ayneitho.edu>			MS Outlook	Yes; Consultant/Expert	
UC0001059	Office 2004 Test	5/29/2009			<tjhudson@gmail.com>	<tjhudson@ayneitho.edu>			MS Outlook	Yes; Consultant/Expert	
UC0001060		5/29/2009			<tjhudson@gmail.com>	<tjhudson@ayneitho.edu>			MS Outlook	Yes; Consultant/Expert	
UC0001061		6/3/2009			<tjhudson@gmail.com>	<tjhudson@ayneitho.edu>			MS Outlook	Yes; Consultant/Expert	
UC0001062		6/3/2009			<tjhudson@gmail.com>	<tjhudson@ayneitho.edu>			MS Outlook	Yes; Consultant/Expert	
UC0001063		6/3/2009			<tjhudson@gmail.com>	<tjhudson@ayneitho.edu>			MS Outlook	Yes; Consultant/Expert	
UC0001064	Shantai Young		6/3/2009	6/3/2009	<tjhudson@gmail.com>	<tjhudson@ayneitho.edu>			MS Outlook	Yes; Consultant/Expert	
UC0001065									MS Outlook	Yes; Consultant/Expert	
UC0001066									MS Outlook	Yes; Consultant/Expert	
UC0001067		6/9/2009							MS Outlook	Yes; Consultant/Expert	
UC0001068	Shantai Young		6/9/2009	6/9/2009					MS Outlook	Yes; Consultant/Expert	

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UC0001069	Shantai Young		6/9/2009	6/9/2009					Microsoft Word		
UC0001070	Shantai Young		6/9/2009	6/9/2009					Microsoft Word		
UC0001071	Shantai Young		6/9/2009	6/9/2009					Microsoft Word		
UC0001072	Shantai Young		6/9/2009	6/9/2009	<crobbing@aymetho	discourse@uchicago		Charts for MN Paper	Microsoft Word	Yes;	Consultant/Expert
UC0001073		6/9/2009		6/9/2009	moson.com>	edu			MS Outlook		
UC0001074	Shantai Young		6/9/2009	6/9/2009					Microsoft Word		
UC0001075	Shantai Young		6/9/2009	6/9/2009					Microsoft Word		
UC0001076	Shantai Young		6/9/2009	6/9/2009					Microsoft Word		
UC0001077	Office 2004 Test Drive User		6/10/2009	6/10/2009					Com Seeds & Herbicide Use	Yes;	Consultant/Expert
UC0001078	Office 2004 Test Drive User		6/10/2009	6/10/2009					Microsoft Word	Yes;	Consultant/Expert
UC0001079	Office 2004 Test Drive User		6/10/2009	6/10/2009	<crobbing@aymetho	Tom Hudson <ghudson@google.com>		MN edits; Hudson in green + seed & herbicide chart	MS Outlook	Yes;	Consultant/Expert
UC0001080		6/10/2009		6/10/2009	discourse@uchicago	edu		>Yellow = changes	Microsoft Word	Yes;	Consultant/Expert
UC0001081	Office 2004 Test		6/10/2009	6/10/2009	coursey@uchicago.edu; Don L. Coursey Ph. D <coursey@uchicago.edu>; Thomas G. Hudson <thudson@impson.com>			MN Merge Working Document 6-10.doc	MS Outlook	Yes;	Consultant/Expert
UC0001082	Office 2004 Test		6/10/2009	6/10/2009	<ghudson@gmail.com>	<crobbing@aymetho		>Yellow = changes	Microsoft Word	Yes;	Consultant/Expert
UC0001083					<ghudson@gmail.com>	impson.com>		Hudson in green + seed & herbicide	MS Outlook	Yes;	Consultant/Expert
UC0001084	Robust		6/11/2009	6/11/2009					Microsoft Excel	Yes;	Consultant/Expert
UC0001085	Robust		6/11/2009	6/11/2009					Microsoft Excel	Yes;	Consultant/Expert
UC0001086	Robust		6/11/2009	6/11/2009					Microsoft Excel	Yes;	Consultant/Expert
UC0001087	Robust		6/11/2009	6/11/2009	<ghudson@gmail.com>; Chris Robling <crobbing@aymetho	edu		Hudson in green + seed & herbicide chart	MS Outlook	Yes;	Consultant/Expert
UC0001088					<crobbing@aymetho	impson.com>		Hudson in green + seed & herbicide	MS Outlook	Yes;	Consultant/Expert
UC0001089			6/11/2009	6/11/2009	<crobbing@aymetho	edu			MS Outlook	Yes;	Consultant/Expert
UC0001090			6/11/2009	6/11/2009	<crobbing@aymetho	impson.com>			MS Outlook	Yes;	Consultant/Expert
UC0001091			6/11/2009	6/11/2009	<crobbing@aymetho	edu		Re: MN Merge Working Document 6-10.doc	MS Outlook	Yes;	Consultant/Expert
UC0001092			6/11/2009	6/11/2009	<coursey@uchicago	edu		Re: Gov candidate Minnesota Corn Receiving	MS Outlook	Yes;	Consultant/Expert
UC0001093			6/12/2009	6/12/2009	gene.hill@syngenta	a.com		Corn Receiving Glyphosate Exclusively.	MS Outlook	Yes;	Consultant/Expert
UC0001094			6/12/2009	6/12/2009	gary.gries@syngenta	a.com			MS Outlook	Yes;	Consultant/Expert

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UC0001095		6/12/2009			gene.hill@syngenta.com	gary.gries@syngenta.com	Corn Receiving Glyphosate Exclusively.		MS Outlook	Yes; Consultant/Expert
UC0001098		6/15/2009			Don Coursey <d.coursey@uchicago.edu>; Don L. Coursey Ph. D. <d.coursey@uchicago.edu>; Gene Hill <gene.hill@syngenta.com>; Don L. Coursey Ph. D. <coursey@uchicago.edu>; Chris Robling <crobling@synegeta.com>	Chris Robling <crobling@synegeta.com>	Syngenta.doc		MS Outlook	Yes; Consultant/Expert
UC0001099		6/15/2009			Chris Robling <crobling@jaynetho.com>; Don Coursey <d.coursey@jaynetho.com>; Chris Robling <crobling@jaynetho.com>; Tom Hudson <tjhudson@gmail.com>	Chris Robling <crobling@jaynetho.com>; Tom Hudson <tjhudson@gmail.com>	Syngenta.doc		MS Outlook	Yes; Consultant/Expert
UC0001100		6/16/2009			Chris Robling <crobling@jaynetho.com>; Don Coursey <d.coursey@jaynetho.com>; Tom Hudson <tjhudson@gmail.com>	Chris Robling <crobling@jaynetho.com>; Tom Hudson <tjhudson@gmail.com>	Re: Syngenta.doc		MS Outlook	Yes; Consultant/Expert
UC0001101	Office 2004 Test	6/17/2009	6/18/2009	6/18/2009	<thudson@jaynetho.com>	<thudson@jaynetho.com>	Re: Syngenta.doc		MS Outlook	Yes; Consultant/Expert
UC0001102		6/18/2009			Thomas G. Hudson <thudson@umn.com>; Don Coursey <d.coursey@uchicago.edu>; Chris Robling <crobling@jaynetho.com>; Tom Hudson <thudson@gmail.com>	Thomas G. Hudson <thudson@umn.com>; Jayne Thompson <jthompson@jaynetho.com>; Shantai Young <syuong@jaynetho.com>; Tom Hudson <tjhudson@gmail.com>; Tom Hudson <thudson@uchicago.edu>	RE: MN Draft	Yellow = changes	Microsoft Word	Yes; Consultant/Expert
UC0001103		6/18/2009							MS Outlook	Yes; Consultant/Expert
UC0001104		6/18/2009							MS Outlook	Yes; Consultant/Expert
UC0001105		6/18/2009							MS Outlook	Yes; Consultant/Expert
UC0001106	Office 2004 Test	6/18/2009	6/18/2009	6/18/2009	<sherry.ford@syngenta.com>	Chris Robling <crobling@synegeta.com>; Tom Hudson <tjhudson@gmail.com>	MN Draft	Yellow = changes	Microsoft Word	Yes; Consultant/Expert
UC0001107		6/19/2009	6/19/2009	6/19/2009	<crobling@jaynetho.com>; Tom Hudson <tjhudson@gmail.com>	<thompson@jaynetho.com>; Don Coursey <d.coursey@uchicago.edu>; Tom Hudson <tjhudson@gmail.com>	Minnesota reading draft		MS Outlook	Yes; Consultant/Expert
UC0001108	Office 2004 Test								MS Outlook	Yes; Consultant/Expert
UC0001109		6/19/2009	6/19/2009	6/19/2009	<thompson@jaynetho.com>; Tom Hudson <tjhudson@gmail.com>	Jayne Thompson <jthompson@jaynetho.com>	RE: MN Draft	Yellow = changes	Microsoft Word	Yes; Consultant/Expert
UC0001110		6/19/2009							MS Outlook	Yes; Consultant/Expert
UC0001111		6/19/2009							MS Outlook	Yes; Consultant/Expert
UC0001112		7/2/2009							MS Outlook	Yes; Consultant/Expert
UC0001113		7/3/2009							MS Outlook	Yes; Consultant/Expert
UC0001114		7/3/2009							3-Jd-08	Microsoft Word
UC0001115	Don Coursey		7/3/2009	7/3/2009					5-Mar-07	Microsoft Word
UC0001116	HP Authorized									Yes;

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UC0001117	HP Authorized	7/3/2009	7/3/2009	7/3/2009	d.	dicourse@uchicago			5-Mar-07 Microsoft Word	Yes;	MS Outlook	Yes;
UC0001118									3-Jul-09 Microsoft Word	Yes;	5-Mar-07 Microsoft Word	Yes;
UC0001119	Don Coursey								5-Mar-07 Microsoft Word	Yes;	5-Mar-07 Microsoft Word	Yes;
UC0001120	HP Authorized								5-Mar-07 Microsoft Word	Yes;	5-Mar-07 Microsoft Word	Yes;
UC0001121	HP Authorized								5-Mar-07 Microsoft Word	Yes;	5-Mar-07 Microsoft Word	Yes;
UC0001122	HP Authorized								5-Mar-07 Microsoft Word	Yes;	5-Mar-07 Microsoft Word	Yes;
UC0001123	HP Authorized								5-Mar-07 Microsoft Word	Yes;	5-Mar-07 Microsoft Word	Yes;
UC0001124	HP Authorized								5-Mar-07 Microsoft Word	Yes;	5-Mar-07 Microsoft Word	Yes;
UC0001125		7/3/2009			<crobling@aymetho.edu>	dicourse@uchicago		Re: FW: comment on tuesday program	WSI antitrust airlin	MS Outlook	Consultant/Expert	Yes;
UC0001126	mandersson	7/18/2009	7/18/2009	7/18/2009	D.	<crobling@aymetho			ss.doc	Adobe Acrobat (PDF)	MS Outlook	Yes;
UC0001127		7/21/2009			<dicourse@uchicago	mpson.com>		FW: WSI article	MS Outlook	MS Outlook	Consultant/Expert	Yes;
UC0001128		7/30/2009			Kurtis Reeg	dicourse@uchicago		Re: HS&D v.	MS Outlook	MS Outlook	Yes;	
UC0001129		7/30/2009			Don Coursey <d-course@uchicago.edu>	Kurtis Reeg	<kreeg@eegiawir.m.com>	Mark Surpreenant <Mark.Surpreenant@ahlaw.com>; Steven Nicoletti <snicoletti@reegia	HS&D v. Syngenta	MS Outlook	Consultant/Expert	Yes;
UC0001130	T Hudson	8/2/2009	8/2/2009	8/2/2009	d.	dicourse@uchicago	Tom Hudson	Invoice	Invoice	MS Outlook	MS Outlook	Yes;
UC0001131	T Hudson	8/2/2009	8/2/2009	8/2/2009	d.	dicourse@uchicago			Microsoft Word - Adobe Acrobat	MS Outlook	Adobe Acrobat	Yes;
UC0001132	T Hudson	10/4/2009	10/4/2009	10/4/2009	d.	dicourse@uchicago			Microsoft Word - Adobe Acrobat	MS Outlook	MS Outlook	Yes;
UC0001133		10/4/2009			d.	dicourse@uchicago			MS Outlook	MS Outlook	MS Outlook	Yes;
UC0001134		10/4/2009			d.	dicourse@uchicago			MS Outlook	MS Outlook	MS Outlook	Yes;
UC0001135	Joe Smith	10/14/2009	10/14/2009	10/14/2009	edu: d.	<crobling@aymetho	mpson.com>	GSP jobs conversion.doc	MS Outlook	MS Outlook	Consultant/Expert	Yes;
UC0001136	Joe Smith	10/14/2009	10/14/2009	10/14/2009	d.	dicourse@uchicago			Microsoft Word	MS Outlook	Microsoft Word	Yes;
UC0001137	Joe Smith	10/19/2009	10/19/2009	10/19/2009	d.	dicourse@uchicago			MS Outlook	MS Outlook	MS Outlook	Yes;
UC0001138	HP Authorized								5-Mar-07 Microsoft Word	Yes;	5-Mar-07 Microsoft Word	Yes;
UC0001139	HP Authorized								MS Outlook	MS Outlook	MS Outlook	Yes;
UC0001140		10/19/2009			d.	dicourse@uchicago			5-Mar-07 Microsoft Word	Yes;	5-Mar-07 Microsoft Word	Yes;
UC0001141	HP Authorized				d.	dicourse@uchicago			5-Mar-07 Microsoft Word	Yes;	5-Mar-07 Microsoft Word	Yes;
UC0001142	Robust	11/27/2009	1/8/2010	1/8/2010	edu: d.	<crobling@aymetho	mpson.com>	mark.info	MS Outlook	MS Outlook	Consultant/Expert	Yes;
UC0001143	Robust				d.	gene.hill@syngenta	entia.com	GHO0056: Illinois Request.	Microsoft Excel	Microsoft Excel	Consultant/Expert	Yes;
UC0001144	Robust	12/8/2009	1/4/2010	1/4/2010	d.	dicourse@uchicago	edu		MS Outlook	MS Outlook	Consultant/Expert	Yes;
UC0001145	Robust				d.	<crobling@aymetho	mpson.com>	12/17 in GSO, will advise	Microsoft Excel	Microsoft Excel	Consultant/Expert	Yes;
UC0001146	Robust				d.	<crobling@aymetho	mpson.com>	Re: Mon Jan 4 -	MS Outlook	MS Outlook	Consultant/Expert	Yes;
UC0001147		12/8/2009			d.	<crobling@aymetho	mpson.com>		Microsoft Excel	Microsoft Excel	Consultant/Expert	Yes;
UC0001148		12/14/2009			d.	<crobling@aymetho	mpson.com>		MS Outlook	MS Outlook	Consultant/Expert	Yes;
UC0001149	Robust				d.	gene.hill@syngenta	entia.com	Corn Herbicide Actives.	MS Outlook	MS Outlook	Consultant/Expert	Yes;
UC0001150		12/15/2009			d.	gene.hill@syngenta	entia.com	susan.covington@syngenta.com	Microsoft Excel	Microsoft Excel	Consultant/Expert	Yes;
UC0001151	Robust				d.							

Ref Doc	Author	Date Sent	Date Created	Date Modified	To	From	CC	Email Subject	Title	Relativity Native	Privileged
UC0001152		12/21/2009			gene.hill@syngenta.com	gary.gries@syngenta.com	janis.mcarlano@syngenta.com	GHI0000; Corn Herbicide Actives Used in Illinois in 2009.		MS Outlook	Yes; Consultant/Expert
UC0001153		1/4/2010		1/6/2010	1/15/2010	gene.hill@syngenta.com	gary.gries@syngenta.com	GHI0002; Partner Atrazine and		MS Outlook	Yes; Consultant/Expert
UC0001155				1/6/2010	1/15/2010					Microsoft Excel	Yes;
UC0001156				1/6/2010	1/15/2010					Microsoft Excel	Yes;
UC0001157				1/6/2010	1/15/2010					Microsoft Excel	Yes;
UC0001158				1/6/2010	1/15/2010					Microsoft Excel	Yes;
UC0001159				1/6/2010	1/15/2010					Microsoft Excel	Yes;
UC0001160				1/6/2010	1/15/2010					Microsoft Excel	Yes;
UC0001161				1/6/2010	1/15/2010					Microsoft Excel	Yes;
UC0001162				1/6/2010	1/15/2010					Microsoft Excel	Yes;
UC0001163				1/6/2010	1/15/2010					Microsoft Excel	Yes;
UC0001164	Robust			1/8/2010		<croibling@jaynetho.edu; d-course@uchicago.edu;	gary.gries@syngenta.com	take your mind off of reality...if but for		MS Outlook	
UC0001165	Robust			1/10/2010						Microsoft Excel	Yes;
UC0001166	Robust			1/10/2010						Microsoft Excel	Yes;
UC0001167	Robust			1/10/2010						Microsoft Excel	Yes;
UC0001168				1/11/2010						MS Outlook	Yes; Consultant/Expert
UC0001169	Your User Name			1/11/2010						MS Outlook	Yes; Consultant/Expert
UC0001170	Robust			1/12/2010	1/19/2010					MS Outlook	Yes; Consultant/Expert
UC0001171	Your User Name			1/12/2010	2/25/2010					MS Outlook	Yes; Consultant/Expert
UC0001172	Robust			1/12/2010	2/3/2010					MS Outlook	Yes; Consultant/Expert
UC0001173	Your User Name			1/12/2010	2/3/2010					MS Outlook	Yes; Consultant/Expert
UC0001174	Your User Name			1/12/2010	1/19/2010					MS Outlook	Yes; Consultant/Expert
UC0001175	Your User Name			1/12/2010	1/19/2010					MS Outlook	Yes; Consultant/Expert
UC0001176				1/13/2010						MS Outlook	Yes; Consultant/Expert
UC0001177	Sue Webb			1/13/2010	3/4/2010					MS Outlook	Yes; Consultant/Expert
UC0001178	Sue Webb			1/14/2010	3/4/2010					MS Outlook	Yes; Consultant/Expert
UC0001179										MS Outlook	Yes; Consultant/Expert
UC0001180				1/15/2010						MS Outlook	Yes; Consultant/Expert
UC0001181				1/18/2010						MS Outlook	Yes; Consultant/Expert
UC0001182				1/18/2010						MS Outlook	Yes; Consultant/Expert
UC0001183				1/18/2010						MS Outlook	Yes; Consultant/Expert
UC0001184				1/18/2010						MS Outlook	Yes; Consultant/Expert

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UC0001185		1/18/2010	gene.hill@syngenta.com	geoffrey.lower@syngenta.com	crobling@syngenta.com	croblin...		corn herbicides - excluding adjuvants	MS Outlook	Yes; Consultant/Expert	
UC0001186		1/19/2010		dicourse@uchicago.edu	gene.hill@syngenta.com	imposon.com:	Confidential: alain.nade@syngenta.com;			MS Outlook	Yes; Consultant/Expert
UC0001187		1/26/2010		gene.hill@syngenta.com	geoffrey.lower@syngenta.com	imposon.com:	Confidential: alain.nade@syngenta.com;	but I did say it would take a while as our Research	MS Outlook	Yes; Consultant/Expert	
UC0001188		1/26/2010		gene.hill@syngenta.com	geoffrey.lower@syngenta.com	imposon.com:	Confidential: alain.nade@syngenta.com;	but I did say it would take a while as our Research	MS Outlook	Yes; Consultant/Expert	
UC0001189	U283913	2/4/2010	2/4/2010	3/16/2010	2/9/2010	2/9/2010			MS Outlook	Microsoft	Consultant/Expert
UC0001190	U283913	2/4/2010	2/4/2010	3/16/2010	2/9/2010	2/9/2010			MS Outlook	Microsoft	Consultant/Expert
UC0001191	U283913								MS Outlook	Microsoft	Consultant/Expert
UC0001192	U283913								MS Outlook	Microsoft	Consultant/Expert
UC0001193	U283913								MS Outlook	Microsoft	Consultant/Expert
UC0001194	U283913								MS Outlook	Microsoft	Consultant/Expert
UC0001195	U283913	2/4/2010	2/4/2010	2/24/2010	2/4/2010	2/4/2010			MS Outlook	Microsoft	Consultant/Expert
UC0001196	U283913	2/4/2010	2/4/2010	2/24/2010	2/9/2010	2/9/2010			MS Outlook	Microsoft	Consultant/Expert
UC0001197	Robust	2/8/2010	2/8/2010	2/22/2010					MS Outlook	Microsoft	Consultant/Expert
UC0001198					dicourse@uchicago.edu	gene.hill@syngenta.com	crobli...	Privileged & Confidential: FW: Maize Centroids of Germany		Microsoft Excel	Yes; Consultant/Expert
UC0001199					dicourse@uchicago.edu	gene.hill@syngenta.com	imposon.com:	FW: Maize Centroid of Germany	MS Outlook	Yes; Consultant/Expert	
UC0001200		2/9/2010	2/9/2010	2/9/2010	discourse@uchicago.edu	imposon.com:	Maize Centroids of Re: FW: Maize	FW: Maize Centroids of Re: FW: Maize	MS Outlook	Yes; Consultant/Expert	
UC0001201					discourse@uchicago.edu	imposon.com:			MS Outlook	Yes; Consultant/Expert	
UC0001202		2/15/2010			<crobling@syngenta.com>	imposon.com:	Re: FW: Question		MS Outlook	Yes; Consultant/Expert	
UC0001203		2/15/2010			<crobling@syngenta.com>	imposon.com:	FW: Question		MS Outlook	Yes; Consultant/Expert	
UC0001204		2/16/2010			gene.hill@syngenta.com	imposon.com:	Corn planning dates		MS Outlook	Yes; Consultant/Expert	
UC0001205		2/16/2010			lauri.maure@yorkn.com	imposon.com:	Corn planning dates		MS Outlook	Yes; Consultant/Expert	
UC0001206		2/19/2010			gene.hill@syngenta.com	imposon.com:	Costs		MS Outlook	Yes; Consultant/Expert	
UC0001207		2/22/2010			chuck.toresman@syngenta.com	imposon.com:	AgroTrak v EZTrak		MS Outlook	Yes; Consultant/Expert	
					gary.gries@syngenta.com	imposon.com:	susan.cowington@s...	Pricing	MS Outlook	Yes; Consultant/Expert	
					alan.nade@syngenta.com	imposon.com:	Confidential: FW: Countries with requested centroids		MS Outlook	Yes; Consultant/Expert	
					dicourse@uchicago.edu	imposon.com:	Confidential: FW: Countries with		MS Outlook	Yes; Consultant/Expert	
					gene.hill@syngenta.com	imposon.com:	Confidential: FW: Countries with		MS Outlook	Yes; Consultant/Expert	
					gene.hill@syngenta.com	imposon.com:	Confidential: FW: Countries with		MS Outlook	Yes; Consultant/Expert	

Belloc	Author	Date Sent	Date Created	Date Modified	To	From	Cc	Email Subject	Title	Relativity Native	Privileged
UC0001211		3/1/2010			<crobling@jaynetho impson.com>	discourse@uchicago edu		Re: How are we doing?	MS Outlook	Yes; Consultant/Expert	
UC0001212		3/1/2010			<crobling@jaynetho impson.com>	discourse@uchicago edu		Re: How are we doing?	MS Outlook	Yes; Consultant/Expert	
UC0001213	Robust	3/3/2010		3/4/2010	<crobling@jaynetho impson.com>	discourse@uchicago edu		Re: FM: GSP jobs conversion.doc	Microsoft Excel	Yes; Consultant/Expert	
UC0001214		3/3/2010			<crobling@jaynetho impson.com>	discourse@uchicago edu		Re: FM: GSP jobs conversion.doc	MS Outlook	Yes; Consultant/Expert	
UC0001215		3/3/2010			gene.hill@syngenta com	iatwill.maurer@vtxn et.ch		Montenegro - Ukraine - Russian	MS Outlook	Yes; Consultant/Expert	
UC0001216	Jacqueline Maurer	3/3/2010		3/3/2010	gene.hill@syngenta .com	iatwill.maurer@vtxn et.ch		Montenegro - Ukraine - Russian	30 Microsoft Word	Yes; Consultant/Expert	
UC0001217	Jacqueline Maurer	3/3/2010		3/3/2010	gene.hill@syngenta .com	iatwill.maurer@vtxn et.ch		Montenegro - Ukraine - Russian	MS Outlook	Yes; Consultant/Expert	
UC0001218	Jacqueline Maurer				gene.hill@syngenta .com	iatwill.maurer@vtxn et.ch		Montenegro - Ukraine - Russian	30 Microsoft Word	Yes; Consultant/Expert	
UC0001219		3/3/2010			gene.hill@syngenta .com	iatwill.maurer@vtxn et.ch		Montenegro - Ukraine - Russian	MS Outlook	Yes; Consultant/Expert	
UC0001220	Jacqueline Maurer	3/3/2010		3/3/2010	gene.hill@syngenta .com	iatwill.maurer@vtxn et.ch		Montenegro - Ukraine - Russian	30 Microsoft Word	Yes; Consultant/Expert	
UC0001221	Jacqueline Maurer	3/3/2010		3/3/2010	gene.hill@syngenta .com	iatwill.maurer@vtxn et.ch		Montenegro - Ukraine - Russian	MS Outlook	Yes; Consultant/Expert	
UC0001222	Jacqueline Maurer	3/3/2010		3/3/2010	gene.hill@syngenta .com	iatwill.maurer@vtxn et.ch		Montenegro - Ukraine - Russian	30 Microsoft Word	Yes; Consultant/Expert	
UC0001223		3/3/2010			gene.hill@syngenta .com	iatwill.maurer@vtxn et.ch		Montenegro - Ukraine - Russian	MS Outlook	Yes; Consultant/Expert	
UC0001224	Jacqueline Maurer	3/3/2010		3/3/2010	gene.hill@syngenta .com	iatwill.maurer@vtxn et.ch		Montenegro - Ukraine - Russian	30 Microsoft Word	Yes; Consultant/Expert	
UC0001225	Jacqueline Maurer	3/3/2010		3/3/2010	gene.hill@syngenta .com	iatwill.maurer@vtxn et.ch		Montenegro - Ukraine - Russian	MS Outlook	Yes; Consultant/Expert	
UC0001226	Jacqueline Maurer	3/3/2010		3/3/2010	gene.hill@syngenta .com	iatwill.maurer@vtxn et.ch		Montenegro - Ukraine - Russian	30 Microsoft Word	Yes; Consultant/Expert	
UC0001227		3/3/2010			gary.gries@syngenta .com	chrish.Robling@syng ent.com		FW: GSP jobs conversion.doc	MS Outlook	Yes; Consultant/Expert	
UC0001228		3/4/2010			gary.gries@syngenta .com	gary.gries@syngenta .com		Atrazine Use on Field Corn	MS Outlook	Yes; Consultant/Expert	
UC0001229		3/5/2010			discourse@uchicago .edu	alan.nadel@syngenta ta.com;		Privileged & Confidential: Emailing: AckMesoComp.doc	MS Outlook	Yes; Consultant/Expert	
UC0001230		3/9/2010			discourse@uchicago .edu	Chris.Robling@syng ent.com		FW: Google Alert - atrazine	MS Outlook	Yes; Consultant/Expert	
UC0001231		3/9/2010			discourse@uchicago .edu	Chris.Robling@syng ent.com		FW: Don Coursey Confidential: Data for IL 2009	MS Outlook	Yes; Consultant/Expert	
UC0001232		3/9/2010			discourse@uchicago .edu	alan.nadel@syngenta ta.com;			MS Outlook	Yes; Consultant/Expert	
UC0001233		3/9/2010			discourse@uchicago .edu	beth.carroll@syng enta.com;		Privileged & Confidential: Data for IL 2009	MS Outlook	Yes; Consultant/Expert	
UC0001234		3/15/2010		3/15/2010	gene.hill@syngenta .com	gene.hill@syngenta .com		RE: 7 Maps for RE: 7 Maps for	MS Outlook	Yes; Consultant/Expert	
UC0001235					gene.hill@syngenta .com	isu.dang@syngenta ta.com;			MS Outlook	Yes; Consultant/Expert	

BagDoc	Author	Date Sent	Date Created	Date Modified	To	From	CC	Email Subject	Title	Relativity Native	Privileged
UC0001236		3/16/2010			alan.nadel@syngenta.com; beth.carroll@syngenta.com; Krieg@eclawfirm.com	gene.hill@syngenta.com; discourse@uchicago.edu	gene.hill@syngenta.com; discourse@uchicago.edu	Privileged & Confidential: European Data Confidential.		MS Outlook	Yes; Consultant/Expert
UC0001237		3/16/2010			gene.hill@syngenta.com; discourse@uchicago.edu	gene.hill@syngenta.com; discourse@uchicago.edu	gene.hill@syngenta.com; discourse@uchicago.edu	Additional FW: EU weather data		MS Outlook	Yes; Consultant/Expert
UC0001238		3/24/2010			3/24/2010	3/24/2010				MS Outlook	Yes; Consultant/Expert
UC0001239	u283913				3/24/2010	3/24/2010			Slide 1	Microsoft	Yes; Consultant/Expert
UC0001240	u283913				3/24/2010	3/24/2010			Slide 1	Microsoft	Yes; Consultant/Expert
UC0001241		3/24/2010			discourse@uchicago.edu	gene.hill@syngenta.com; discourse@uchicago.edu	alan.nadel@syngenta.com; beth.carroll@syngenta.com;	Privileged & Confidential: FW: EU weather data summary		MS Outlook	Yes; Consultant/Expert
UC0001242		3/27/2010			D. Chris Robling <crobling@aynethompson.com>	gene.hill@syngenta.com; discourse@uchicago.edu	gene.hill@syngenta.com; discourse@uchicago.edu	chuck connor		MS Outlook	Yes; Consultant/Expert
UC0001243		3/27/2010			<discourse@uchicago.edu>; Don O'ord <crobling@aynethompson.com>			Re: chuck connor		MS Outlook	Yes; Consultant/Expert
UC0001244		4/2/2010			4/2/2010		alan.nadel@syngenta.com; beth.carroll@syngenta.com; discourse@uchicago.edu	Privileged & Confidential: FW: European Rainfall Data by County		Microsoft Excel	Yes; Consultant/Expert
UC0001245		4/5/2010			gene.hill@syngenta.com; discourse@uchicago.edu	gene.hill@syngenta.com; discourse@uchicago.edu	gene.hill@syngenta.com; discourse@uchicago.edu	FW: European Rainfall		MS Outlook	Yes; Consultant/Expert
UC0001246		4/5/2010			coursey@uchicago.edu	crobling@aynethompson.com	crobling@aynethompson.com	FW: getting together		MS Outlook	Yes; Consultant/Expert
UC0001247		4/8/2010			edi: d- <crobling@aynethompson.com>	crobling@aynethompson.com		FW: Coursey		MS Outlook	Yes; Consultant/Expert
UC0001248		4/9/2010			Don Coursey <d-coursey@uchicago.edu>; Don L. Coursey Ph. D. <discourse@uchicago.edu>	Chris Robling <crobling@aynethompson.com>	jayne.thompson@jayne.thompson.com			MS Outlook	Yes; Consultant/Expert
UC0001249		4/9/2010			<discourse@uchicago.edu>	discourse@uchicago.edu	jayne.thompson@jayne.thompson.com	FW: Coursey		MS Outlook	Yes; Consultant/Expert
UC0001250		4/9/2010			<crobling@aynethompson.com>	discourse@uchicago.edu	jayne.thompson@jayne.thompson.com	Re: FW: Coursey		MS Outlook	Yes; Consultant/Expert
UC0001251		4/13/2010			<discourse@uchicago.edu>	edi: d- <crobling@aynethompson.com>	jayne.thompson@jayne.thompson.com	Re: Thurs lunch		MS Outlook	Yes; Consultant/Expert
UC0001252		4/13/2010			<discourse@uchicago.edu>	Chris Robling <crobling@aynethompson.com>	jayne.thompson@jayne.thompson.com	Thurs lunch		MS Outlook	Yes; Consultant/Expert
UC0001253		4/14/2010			<discourse@uchicago.edu>	edi: d- <crobling@aynethompson.com>	jayne.thompson@jayne.thompson.com	Re: Tomorrow		MS Outlook	Yes; Consultant/Expert
UC0001254		4/14/2010			<discourse@uchicago.edu>	edi: d- <crobling@aynethompson.com>	jayne.thompson@jayne.thompson.com	RE: Tomorrow		MS Outlook	Yes; Consultant/Expert

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UC0001255	Chris Robling		4/14/2010	4/14/2010	<du-dcoursey@uchicago.edu>	<crobling@jaynethoimpson.com>			Microsoft Word	Yes; Consultant/Expert 2003/2004	
UC0001256		4/14/2010			<crobling@jaynethoimpson.com>	<jaynethoimpson.com>		Hire and hv drift	MS Outlook	Yes; Consultant/Expert	
UC0001257	Chris Robling	4/14/2010		4/14/2010		<jaynethoimpson.com>		Re: Tomorrow	MS Outlook	Yes; Consultant/Expert	
UC0001258	Chris Robling	4/14/2010		4/14/2010	<crobling@jaynethoimpson.com>	<jaynethoimpson.com>		Re: will keep looking	Microsoft Word	Yes; Consultant/Expert	
UC0001259	Chris Robling	4/15/2010		4/15/2010	<crobling@jaynethoimpson.com>	<jaynethoimpson.com>		Re: will keep looking	MS Outlook	Yes; Consultant/Expert	
UC0001260	Chris Robling	4/15/2010		4/15/2010	<crobling@jaynethoimpson.com>	<jaynethoimpson.com>			Microsoft Word	Yes; Consultant/Expert	
UC0001261	Press Enter								Microsoft Word	Yes; Consultant/Expert	
UC0001262	Press Enter								Microsoft Word	Yes; Consultant/Expert	
UC0001263		4/15/2010			<crobling@jaynethoimpson.com>	<jaynethoimpson.com>		RE: Tomorrow	MS Outlook	Yes; Consultant/Expert	
UC0001264		4/15/2010			<crobling@jaynethoimpson.com>	<jaynethoimpson.com>		Re: will keep looking	MS Outlook	Yes; Consultant/Expert	
UC0001265		4/15/2010			<crobling@jaynethoimpson.com>	<jaynethoimpson.com>		Breakfast--	MS Outlook	Yes; Consultant/Expert	
UC0001266					John Schmitz <johnschmitz@gm ail.com>;	<crobling@jaynethoimpson.com>;		Jayne Thompson <jthompson@jaynet hoimpson.com>;		Yes; Consultant/Expert	
UC0001267					ipschmitz@grayatchi cago.edu	<crobling@jaynethoimpson.com>		draft statement	MS Outlook	Yes; Consultant/Expert	
UC0001268					dcoursey@uchicago.edu	<crobling@jaynethoimpson.com>		Re: will keep looking	MS Outlook	Yes; Consultant/Expert	
UC0001269					dcoursey@uchicago.edu	<crobling@jaynethoimpson.com>			MS Outlook	Yes; Consultant/Expert	
UC0001270	Press Enter				dcoursey@uchicago.edu	<crobling@jaynethoimpson.com>			MS Outlook	Yes; Consultant/Expert	
UC0001271		4/15/2010			dcoursey@uchicago.edu	<crobling@jaynethoimpson.com>			MS Outlook	Yes; Consultant/Expert	
UC0001272		4/15/2010			dcoursey@uchicago.edu	<crobling@jaynethoimpson.com>		RE: new version -- see you then.	MS Outlook	Yes; Consultant/Expert	
UC0001273		4/15/2010			dcoursey@uchicago.edu	<crobling@jaynethoimpson.com>		will keep looking	MS Outlook	Yes; Consultant/Expert	
UC0001274		4/15/2010			dcoursey@uchicago.edu	<crobling@jaynethoimpson.com>			MS Outlook	Yes; Consultant/Expert	
UC0001275	Chris Robling	4/15/2010		4/15/2010	crobling@jaynethoimpson.com	<jaynethoimpson.com>		new version -- see you then.	Microsoft Word	Yes; Consultant/Expert	
UC0001276					crobling@jaynethoimpson.com	<jaynethoimpson.com>			Microsoft Word	Yes; Consultant/Expert	

DocID	Author	Date Sent	Date Created	Date Modified	To	From	Email Subject	Title	Relativity Native	Privileged
UC0001277	Chris Robling	4/16/2010	4/16/2010	4/16/2010	John Schmitz personal <johnpschmitz@amail.com> John Schmitz office	Steven Goldsmith, APR <steven.goldsmith@syngenta.com>	Jayne Thompson <jthompson@aynet.com> Don Coursey <dcoursey@uchicago.edu>	DiLCCSd 4-10.doc	MS Outlook	Yes; Consultant/Expert
UC0001278	Chris Robling	4/16/2010	4/16/2010	4/16/2010	John Schmitz personal <johnpschmitz@amail.com> John Schmitz office	Chris Robling <crobling@jayneithoimpson.com>	Don Coursey <dcoursey@uchicago.edu>; Don L. Coursey Ph. D. <dcoursey@uchicago.edu> -- WHO/FAO	Aus -- WHO/FAO	Microsoft Word	Yes; Consultant/Expert
UC0001279	Chris Robling	4/16/2010	4/16/2010	4/16/2010	John Schmitz personal <johnpschmitz@amail.com> John Schmitz office	Chris Robling <crobling@jayneithoimpson.com>	Don Coursey <dcoursey@uchicago.edu>; Don L. Coursey Ph. D. <dcoursey@uchicago.edu>	Aus -- WHO/FAO	MS Outlook	Yes; Consultant/Expert
UC0001280	HP Authorized			4/16/2010	4/16/2010				Microsoft Word	Yes; Consultant/Expert
UC0001281	HP Authorized			4/19/2010	4/19/2010				5-Mar-07 Microsoft Word	Yes; Consultant/Expert
UC0001282	HP Authorized			4/19/2010	4/19/2010				MS Outlook	Yes; Consultant/Expert
UC0001283	HP Authorized			4/19/2010	4/19/2010				5-Mar-07 Microsoft Word	Yes; Consultant/Expert
UC0001284				4/19/2010		steven.goldsmith@impson.com	RE: DiLCCSd 4-10.doc		MS Outlook	Yes; Consultant/Expert
UC0001285				4/19/2010		steven.goldsmith@syngenta.com	Jayne Thompson <jthompson@aynet.com> Don Coursey <dcoursey@uchicago.edu> <salan.jaide@syngenta.com>		MS Outlook	Yes; Consultant/Expert
UC0001286							<steven.goldsmith@syngenta.com>; Steven Goldsmith, APR <steven.goldsmith@syngenta.com>; eric.kuhn@syngenta.com; Janis McFarland <janis.mcfarland@syngenta.com>; Beth.Carroll <beth.carroll@syngenta.com>; Sherry Duval Ford, APR <sherry.ford@syngenta.com>; Mark Supienant <kreeg@reqlawfirm.com>	Re: DLCCSe 4-10.doc	MS Outlook	Yes; Consultant/Expert

BodyDoc	Author	Date Sent	Date Created	Date Modified	To	From	CC	Email Subject	Title	Relativity Native	Privileged
UC0001287	Kurtis Reeg <kreeg@reglawfirm.com>; Alan Nadal, Esq. <alan.nadal@syngenta.com>; Steven Goldsmith, APR <steven.goldsmith@syngenta.com>; eric.kuhn@syngenta.com; Janis McFarland <janis.mcfarland@syringenta.com>; Beth Carroll <beth.carroll@syringenta.com>; Sherry Duvall Ford, APR <sherry.ford@syringenta.com>; Mark Surprenant <mark.surprenant@airlaw.com>	4/20/2010	4/20/2010	4/20/2010	Jayne Thompson <thompson@jaynetthompson.com>; Don Coursey <dcoursey@uchicago.edu>; Don L. Coursey, Ph. D <dcoursey@uchicago.edu>				DLCCSE 4-10.doc	MS Outlook	Yes; Consultant/Expert
UC0001288	Chris Robling	4/20/2010	4/20/2010	4/20/2010						Microsoft Word	Yes;
UC0001289	Chris Robling	4/20/2010	4/22/2010	4/22/2010						Microsoft Word	Yes;
UC0001290	Chris Robling	4/20/2010	4/22/2010	4/22/2010						Microsoft Word	Yes;
UC0001291	Chris Robling	4/20/2010	4/22/2010	4/22/2010						Microsoft Word	Yes;
UC0001292	Chris Robling	4/20/2010	4/22/2010	4/22/2010						Microsoft Word	Yes;
UC0001293	Chris Robling	4/20/2010	4/22/2010	4/22/2010						Microsoft Word	Yes;
UC0001294	Chris Robling	4/20/2010	4/22/2010	4/22/2010	Chris Robling <crobling@aymethompson.com>				DLCCSg 4-10.doc	MS Outlook	Yes; Consultant/Expert
UC0001295	Chris Robling	4/22/2010								Microsoft Word	Yes; Consultant/Expert
UC0001296	Chris Robling	4/22/2010	4/22/2010	4/22/2010	Chris Robling <crobling@aymethompson.com>					MS Outlook	Yes; Consultant/Expert
UC0001297	Chris Robling	4/22/2010	4/22/2010	4/22/2010						MS Outlook	Yes; Consultant/Expert
UC0001298	Chris Robling	4/22/2010	4/22/2010	4/22/2010						MS Outlook	Yes; Consultant/Expert
UC0001299	Chris Robling	4/22/2010	4/22/2010	4/22/2010						MS Outlook	Yes; Consultant/Expert
UC0001300	Chris Robling	4/22/2010	4/22/2010	4/22/2010						MS Outlook	Yes; Consultant/Expert
UC0001301	Chris Robling	4/22/2010	4/22/2010	4/22/2010						MS Outlook	Yes; Consultant/Expert
UC0001302	Chris Robling	4/22/2010	4/22/2010	4/22/2010						MS Outlook	Yes; Consultant/Expert
UC0001303	Chris Robling	4/22/2010	4/22/2010	4/22/2010	Chris Robling <crobling@aymethompson.com>				DLCCSh 4-10.doc	MS Outlook	Yes; Consultant/Expert
UC0001304	Chris Robling	4/22/2010	4/22/2010	4/22/2010						Microsoft Word	Yes;
UC0001305	Chris Robling	4/22/2010	4/22/2010	4/22/2010						Microsoft Word	Yes;

ReqdDoc	Author	Date Sent	Date Created	Date Modified	To	From	Cc	Email Subject	Title	Relativity Native	Privileged
UC0001306	Chris Robling	4/22/2010	4/22/2010	D.	<crobling@uchicago.edu>; Don impson.com>	Chris Robling <crobling@jayneithoimpson.com>		FW: DLCCSe 4-10.doc	MS Outlook	Yes; Consultant/Expert	
UC0001307	Chris Robling	4/22/2010	4/22/2010						Microsoft Word	Yes;	
UC0001308		5/19/2010			dicourse@uchicago.edu	gene.hill@syngenta.com	chuck.foresman@syngenta.com	Im Confirmation #3389423319	MS Outlook	Yes; Consultant/Expert	
UC0001309		5/19/2010			dicourse@uchicago.edu	sherry.ford@syngenta.com	garden.lm@syngenta.com;	Garden Inn Confirmation	MS Outlook	Yes; Consultant/Expert	
UC0001310		5/19/2010			dicourse@uchicago.edu	gene.hill@syngenta.com	chuck.foresman@syngenta.com	Garden Inn Confirmation	MS Outlook	Yes; Consultant/Expert	
UC0001311		5/19/2010			dicourse@uchicago.edu	gene.hill@syngenta.com	chuck.foresman@syngenta.com	Garden Inn Confirmation	MS Outlook	Yes; Consultant/Expert	
UC0001312		5/1/2010			dicourse@uchicago.edu	gene.hill@syngenta.com	chuck.foresman@syngenta.com;	Garden Inn Confirmation	MS Outlook	Yes; Consultant/Expert	
					mpson.com; d-courses@uchicago.edu;	gordon.vail@SYNGENTA.COM;	beth.carroll@SYNGENTA.COM	May 25-2010 ATZ CF Notes Draftpix	MS Outlook	Yes; Consultant/Expert	
					pmitchell@wisc.edu;	gary.gree@SYNGENTRA.COM;	Dora.Drake@SYNGENTA.COM		Microsoft Word	Yes;	
					gene.hill@SYNGENTRA.COM;	dbridges@abac-edu	Chris Robling <crobling@jayneithoimpson.com>;	Jobs doc from Prof. Jayne Thompson	MS Outlook	Yes; Consultant/Expert	
UC0001313	Chris Robling	5/26/2010	6/2/2010	6/2/2010		coursey@uchicago.edu;	<crobling@jayneithoimpson.com>;	Jobs doc from Prof. Jayne Thompson Coursey: ATTY CLIENT	MS Outlook	Yes; Consultant/Expert	
UC0001314	Chris Robling	6/2/2010	6/2/2010	6/2/2010		Chris Robling <crobling@jayneithoimpson.com>;		atz jobs doc from Prof. Coursey: ATTY CLIENT	MS Outlook	Yes; Consultant/Expert	
UC0001315	Chris Robling	6/2/2010	6/2/2010	6/2/2010		Chris Robling <crobling@jayneithoimpson.com>;		atz jobs doc from Prof. Coursey: ATTY CLIENT	MS Outlook	Yes; Consultant/Expert	
UC0001316	Chris Robling								Microsoft Word	Yes;	
UC0001317	Chris Robling								MS Outlook	Yes; Consultant/Expert	
UC0001318	Chris Robling								Microsoft Word	Yes;	
UC0001319	Chris Robling								MS Outlook	Yes; Consultant/Expert	
UC0001320		6/3/2010							Microsoft Word	Yes;	
UC0001321	Chris Robling	6/17/2010							MS Outlook	Yes; Consultant/Expert	
UC0001322	Chris Robling	6/17/2010							Microsoft Word	Yes;	
UC0001323	Chris Robling	6/17/2010							Microsoft Word	Yes;	
UC0001324	Chris Robling	6/18/2010							Microsoft Word	Yes;	
UC0001325		6/18/2010						Re: important urgent, please call !!	MS Outlook	Yes; Consultant/Expert	

Ref Doc	Author	Date Sent	Date Created	Date Modified	To	From	Cc	Email Subject	Title	Relativity Native	Privileged
UC0001326	Chris Robling	6/18/2010			<dcourses@uchicago.edu>; Don L. impson.com>	Chris Robling <crobling@aynethompson.com>	Jayne Thompson <jaynethompson.com>	Important urgent please call !!	MS Outlook	Yes; Consultant/Expert	
UC0001327	Chris Robling	6/18/2010			6/18/2010	coursey@uchicago.edu;	<crobling@aynethompson.com>		Microsoft Word	Yes;	
UC0001328		6/22/2010			coursey@uchicago.edu;	<crobling@aynethompson.com>		Let's talk today-- Confidential:	MS Outlook	Yes; Consultant/Expert	
UC0001329		6/23/2010			6/23/2010	<chardree@uchicago.edu>; Bevis L. Pardee d.	<crobling@aynethompson.com>	FW: 7 Maps for	MS Outlook	Yes; Consultant/Expert	
UC0001330		6/23/2010						Applying the CEEFES Results to	Microsoft Word	Yes; Consultant/Expert	
UC0001331	Paul D. Mitchell	6/23/2010			6/27/2010	Chris Robling <crobling@aynethompson.com>	Jayne Thompson <jaynethompson.com>	DRAFT 6-23-10.doc	MS Outlook	Yes; Consultant/Expert	
UC0001332	amarusic	6/23/2010			6/23/2010	coursey@uchicago.edu;	<crobling@aynethompson.com>	Coursey jobs rel	Microsoft Word	Yes;	
UC0001333						Coursey Ph. D.	<jayne.thompson@aynethompson.com>	DRAFT 6-23-10.doc	MS Outlook	Yes; Consultant/Expert	
UC0001334		6/23/2010				coursey@uchicago.edu;	<crobling@aynethompson.com>	two versions	MS Outlook	Yes; Consultant/Expert	
UC0001335		6/23/2010				coursey@uchicago.edu;	<jayne.thompson@aynethompson.com>	RE: two versions	MS Outlook	Yes; Consultant/Expert	
UC0001336		6/23/2010				<crobling@aynethompson.com>	<jayne.thompson@aynethompson.com>	Re: two versions	MS Outlook	Yes; Consultant/Expert	
UC0001337		6/23/2010				<crobling@aynethompson.com>	<jayne.thompson@aynethompson.com>	RE: two versions	MS Outlook	Yes; Consultant/Expert	
UC0001338		6/24/2010				<crobling@aynethompson.com>; Steven Goldsmith, APR	Jayne Thompson <jaynethompson.com>; Steven Goldsmith <steven.goldsmith@syngenta.com>	FW: Federalist Society Video Redux	MS Outlook	Yes; Consultant/Expert	
UC0001341	Chris Robling	6/25/2010			6/25/2010	<crobling@aynethompson.com>	<jayne.thompson@aynethompson.com>	NAPS piece on Coursey report	MS Outlook	Yes; Consultant/Expert	
UC0001342	Chris Robling	6/25/2010			6/25/2010			Final and approved	Microsoft Word	Yes;	
UC0001343	Chris Robling	6/25/2010			6/25/2010				Microsoft Word	Yes;	
UC0001344									Microsoft Excel	Yes;	
UC0001357		6/28/2010				<crobling@aynethompson.com>		Room, Providence Airport	MS Outlook	Yes; Consultant/Expert	
UC0001358		6/28/2010				<crobling@aynethompson.com>		RE: op-ed submission	MS Outlook	Yes; Consultant/Expert	
UC0001359		6/28/2010				<crobling@aynethompson.com>			MS Outlook	Yes; Consultant/Expert	
UC0001360											

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UC0001361		6/28/2010			<discourse@uchicago.edu>	<crobling@aynetho.meson.com>		Room, Providence Airport	MS Outlook	Yes; Consultant/Expert		
UC0001367		6/28/2010			Don Coursey <d-coursey@uchicago.edu>; Don L. Coursey Ph. D.	Chris Robling <crobling@aynetho.meson.com>	Steven Goldsmith, Steven.goldsmith@syngenta.com; Jayne Thompson <jthompson@jaynet.hompson.com>; Steven Goldsmith, steven.goldsmith@syngenta.com; steven.goldsmith@syngenta.com; steven.goldsmith@syngenta.com; Jayne Thompson <jthompson@jaynet.hompson.com>; d-coursey@uchicago.edu; Don L. Coursey Ph. D.	Cameron Room, Providence Airport	MS Outlook	Yes; Consultant/Expert		
UC0001368		6/28/2010			<discourse@uchicago.edu>; Don L. Coursey Ph. D.	Chris Robling <crobling@aynetho.meson.com>		Des Moines Register	MS Outlook	Yes; Consultant/Expert		
UC0001369		6/30/2010			<discourse@uchicago.edu>; Don L. Coursey Ph. D.	<crobling@aynetho.meson.com>		Fw: Com Congress	MS Outlook	Yes; Consultant/Expert		
UC0001370		6/30/2010			Paul Minehart@SYNENTA.COM	Chris Robling <crobling@aynetho.meson.com>	steven.goldsmith@syngenta.com; Jayne Thompson <jthompson@jaynet.hompson.com>; d-coursey@uchicago.edu; Don L. Coursey Ph. D.	Re: Scott Kilman DLCCS Final 7-1a.doc	MS Outlook	Yes; Consultant/Expert		
UC0001375		7/1/2010			<APR<steven.goldsmith@syngenta.com>; Don Coursey <d-coursey@uchicago.edu>; Don L. Coursey Ph. D.	Chris Robling <crobling@aynetho.meson.com>			MS Outlook	Yes; Consultant/Expert		
UC0001392		7/2/2010			<APR<steven.goldsmith@syngenta.com>; Don Coursey <d-coursey@uchicago.edu>; Don L. Coursey Ph. D.	Chris Robling <crobling@aynetho.meson.com>; Jayne Thompson <jthompson@jaynet.hompson.com>; Billings@ungs.edu		minneapolis update	MS Outlook	Yes; Consultant/Expert		
UC0001393		7/2/2010					Dennis Kelly <dennis.kelly@syngenta.com>; Dennis.Kelly@syngenta.com	RE: docs to jere	MS Outlook	Yes; Consultant/Expert		
UC0001394		7/5/2010		7/5/2010			Chirs Robling <crobling@aynetho.meson.com>; discourse@uchicago.edu	Association - RFP - Energy and	Proposal	MS Outlook	Yes; Consultant/Expert	
UC0001395		7/5/2010		7/5/2010			nkmartin@uchicago.edu		Proposal	Microsoft Word	Yes; Consultant/Expert	
UC0001396		7/5/2010			<discourse@uchicago.edu>; Jayne Thompson <jthompson@jaynet.hompson.com>; Billings@ungs.edu			RE: docs to jere	MS Outlook	Yes; Consultant/Expert		
UC0001397		7/5/2010						Association - RFP -	MS Outlook	Yes; Consultant/Expert		
UC0001398	Don Coursey			7/5/2010				925: departure	Proposal	Microsoft Word	Yes; Consultant/Expert	
UC0001399		7/5/2010		7/5/2010				Association - RFP -	MS Outlook	Microsoft Word	Yes; Consultant/Expert	
UC0001400		7/5/2010		7/5/2010				Energy and	Proposal	Microsoft Word	Yes; Consultant/Expert	

DocID	Author	Date Sent	Date Created	Date Modified	To	From	CC	Email Subject	Title	Relativity Native	Privileged
UC0001424	Josh Gilder <joshhagilder@gmail.com>	7/9/2010	7/9/2010		<sherry.ford@syngenta.com>; Jayne Thompson <jthompson@aynet.homson.com>; Jessica Adelman <jessica.adelman@syngenta.com>; Paul Minhardt <paul.minhardt@syngenta.com>; adam.diluzansky@wfw.com; Robert Briebarth <rbriebarth@syngenta.com>; RE: Robert Briebarth's piece in MS Outlook Yes; Consultant/Expert						
UC0001425	Chris Robling <crobling@aynet.homson.com>	7/9/2010	7/9/2010		<stamatatos@uchicago.edu>; mark.surprenant@aynet.homson.com>; RE: Subpoena FYI: The Delta Farm Press article appeared in CAST Friday Notes - July 9, 2010 MS Outlook Yes; Attorney/Client						
UC0001427	steven.goldsmith@syngenta.com; janis.mcclarand@syngenta.com; angus.kelly@syngenta.com; beth.carroll@syngenta.com	7/9/2010	7/9/2010		Jayne Thompson <jthompson@aynet.homson.com>; Chris Robling <crobling@aynet.homson.com>; Don eddus <eddus@aynet.homson.com>; d. coursey@uchicago.edu	D. coursey <dcourse@uchicago.edu>; Don eddus <eddus@aynet.homson.com>; d. coursey@uchicago.edu	DLC CC 7-12a.doc	Fw: Coursey bio for intro-- Steven.Goldsmith@syngenta.com	MS Outlook Yes; Consultant/Expert		
UC0001428	Chris Robling <crobling@aynet.homson.com>	7/9/2010	7/9/2010		Chris Robling <crobling@aynet.homson.com>; Jayne Thompson <jthompson@aynet.homson.com>; Steven.Goldsmith@syngenta.com	Chris Robling <crobling@aynet.homson.com>; Jayne Thompson <jthompson@aynet.homson.com>; Steven.Goldsmith@syngenta.com	DLC CC 7-10a.doc	Fw: Coursey bio for intro-- Steven.Goldsmith@syngenta.com	MS Outlook Yes; Consultant/Expert		
UC0001429	Don eddus <eddus@aynet.homson.com>	7/9/2010	7/9/2010		Don eddus <eddus@aynet.homson.com>; d. coursey@uchicago.edu	Don eddus <eddus@aynet.homson.com>; d. coursey@uchicago.edu	DLC CC 7-12a.doc	Re: DLC CC 7-12a.doc	MS Outlook Yes; Consultant/Expert		
UC0001431	d. coursey@uchicago.edu	7/9/2010	7/9/2010		Stamatatos <stamatatos@uchicago.edu>; mark.surprenant@aynet.homson.com>; Re: Subpoena Bounce	Stamatatos <stamatatos@uchicago.edu>; mark.surprenant@aynet.homson.com>; Re: Subpoena Bounce	MS Outlook Yes; Attorney/Client				
UC0001432	Don eddus <eddus@aynet.homson.com>	7/9/2010	7/9/2010		coursey@uchicago.edu; Jayne Thompson <jthompson@aynet.homson.com>; Re: An idea re Pres Export Council d.	coursey@uchicago.edu; Jayne Thompson <jthompson@aynet.homson.com>; Re: An idea re Pres Export Council d.	MS Outlook Yes; Consultant/Expert				
UC0001433	d. coursey@uchicago.edu	7/9/2010	7/9/2010		coursey@uchicago.edu; Jayne Thompson <jthompson@aynet.homson.com>; Re: An idea re Pres Export Council d.	coursey@uchicago.edu; Jayne Thompson <jthompson@aynet.homson.com>; Re: An idea re Pres Export Council d.	MS Outlook Yes; Consultant/Expert				
UC0001434	mark.surprenant@aynet.homson.com>; steven.goldsmith@syngenta.com	7/9/2010	7/9/2010		coursey@uchicago.edu; Jayne Thompson <jthompson@aynet.homson.com>; Re: An idea re Pres Export Council d.	coursey@uchicago.edu; Jayne Thompson <jthompson@aynet.homson.com>; Re: An idea re Pres Export Council d.	MS Outlook Yes; Consultant/Expert				
UC0001436	steven.goldsmith@syngenta.com	7/9/2010	7/9/2010		coursey@uchicago.edu; Jayne Thompson <jthompson@aynet.homson.com>; Re: An idea re Pres Export Council d.	coursey@uchicago.edu; Jayne Thompson <jthompson@aynet.homson.com>; Re: An idea re Pres Export Council d.	MS Outlook Yes; Consultant/Expert				
UC0001438	re: At ord and on my way	7/10/2010	7/10/2010		coursey@uchicago.edu; Jayne Thompson <jthompson@aynet.homson.com>; Re: An idea re Pres Export Council d.	coursey@uchicago.edu; Jayne Thompson <jthompson@aynet.homson.com>; Re: An idea re Pres Export Council d.	MS Outlook Yes; Consultant/Expert				
UC0001439		7/10/2010			coursey@uchicago.edu; Jayne Thompson <jthompson@aynet.homson.com>; Re: An idea re Pres Export Council d.	coursey@uchicago.edu; Jayne Thompson <jthompson@aynet.homson.com>; Re: An idea re Pres Export Council d.	MS Outlook Yes; Consultant/Expert				
UC0001440		7/10/2010			coursey@uchicago.edu; Jayne Thompson <jthompson@aynet.homson.com>; Re: An idea re Pres Export Council d.	coursey@uchicago.edu; Jayne Thompson <jthompson@aynet.homson.com>; Re: An idea re Pres Export Council d.	MS Outlook Yes; Consultant/Expert				
UC0001441		7/11/2010			coursey@uchicago.edu; Jayne Thompson <jthompson@aynet.homson.com>; Re: An idea re Pres Export Council d.	coursey@uchicago.edu; Jayne Thompson <jthompson@aynet.homson.com>; Re: An idea re Pres Export Council d.	MS Outlook Yes; Consultant/Expert				

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UC0001442		7/12/2010			<crobling@aynetho impson.com>	discourse@uchicago .edu	Re: All ord and on my wv Re: Holiday Shores v. Syngenta	MS Outlook	Yes; Consultant/Expert	
UC0001443		7/12/2010			<bell@foleytransf er.com>			MS Outlook	Yes; Attorney/Client	
UC0001444	Chris Robling		7/12/2010					Microsoft Word	Yes;	
UC0001445	Chris Robling		7/12/2010					Microsoft Word	Yes;	
UC0001446	Chris Robling		7/12/2010					Microsoft Word	Yes;	
UC0001447		7/12/2010			coursey@uchicago .edu	<rbell@foleytransf er.com>	Holiday Shores v. Syngenta	MS Outlook	Yes; Attorney/Client	
UC0001448		7/13/2010			<ithompson@aynetho impson.com>; sherry.lord@syne ra.com; steven.goldsmit@ syngenta.com; d- impson.com>	Chris Robling <crobling@aynetho impson.com>	Fw: op-ed submission	MS Outlook	Yes; Consultant/Expert	
UC0001449		7/13/2010			Don L. Coursey Ph. D.	Jayne Thompson <jthompson@aynetho impson.com>				
UC0001450		7/13/2010			<discourse@uchicago .edu>; Don Coursey <d- coursey@uchicago. edu>; Don L. Coursey Ph. D.	Chris Robling <crobling@aynetho impson.com>	Emailing: latest.pdf	MS Outlook	Yes; Consultant/Expert	
UC0001451	Chris Robling		7/13/2010			Jayne Thompson <jthompson@aynetho impson.com>				
UC0001452		7/13/2010			<discourse@uchicago .edu>	<crobling@aynetho impson.com>	Re: draft	MS Outlook	Yes; Consultant/Expert	
UC0001453		7/13/2010			Don L. Coursey Ph. D.					
UC0001454		7/13/2010			<discourse@uchicago .edu>; Don Coursey <d- coursey@uchicago. edu>	Chris Robling <crobling@aynetho impson.com>	RE: Emailing: latest.pdf	MS Outlook	Yes; Consultant/Expert	
UC0001455	Chris Robling		7/13/2010			Jayne Thompson <jthompson@aynetho impson.com>				
UC0001456	Chris Robling		7/13/2010					MS Outlook	Yes;	
UC0001457	HP Authorized		7/14/2010					Microsoft Word	Yes;	
UC0001459		7/14/2010			<crobling@aynetho impson.com>	discourse@uchicago .edu	Coursey on Sen. Johanns' trade op-	MS Outlook	Yes; Consultant/Expert	

BugIDoc	Author	Date Sent	Date Created	Date Modified	To	From	Cc	Email Subject	Title	Relativity Native	Privileged	
UC0001460					<dcourse@uchicago.edu>	Don Coursey <dcoursey@uchicago.edu>						
UC0001464		7/14/2010			Chris Robling <crobling@jaynetthompson.com>	Jayne Thompson <jthompson@jaynetthompson.com>		wsj reply--Coursey on Sen. Johanns' Trade op-ed	MS Outlook	Yes; Consultant/Expert		
UC0001465		7/14/2010			Chris Robling <crobling@jaynetthompson.com>	Chris Robling <crobling@jaynetthompson.com>		Fw: coursey docs	MS Outlook	Yes; Consultant/Expert		
UC0001466		7/15/2010			Chris Robling <crobling@jaynetthompson.com>	coursey@uchicago.edu		Talk today...	MS Outlook	Yes; Consultant/Expert		
UC0001467		7/15/2010			Chris Robling <crobling@jaynetthompson.com>	coursey@uchicago.edu		usda ag report...	MS Outlook	Yes; Consultant/Expert		
UC0001468		7/20/2010			Chris Robling <crobling@jaynetthompson.com>	Chris Robling <crobling@jaynetthompson.com>		Fw: Altrazine news - July 20, 2010	MS Outlook	Yes; Consultant/Expert		
UC0001469		7/21/2010			Chris Robling <crobling@jaynetthompson.com>	coursey@uchicago.edu		call tomorrow at 9:30 eastern?	MS Outlook	Yes; Consultant/Expert		
UC0001471		7/21/2010			Chris Robling <crobling@jaynetthompson.com>	chuck.foresman@s.ygenta.com		Fwd: Altrazine Benefits Team Meeting	MS Outlook	Yes; Consultant/Expert		
UC0001473		7/22/2010			Chris Robling <crobling@jaynetthompson.com>	sherry.ford@syngenta.com		Altrazine Benefits Team Meeting	MS Outlook	Yes; Consultant/Expert		
UC0001474		7/22/2010			Chris Robling <crobling@jaynetthompson.com>	chuck.foresman@s.ygenta.com		Fw: cartoon from 1934...	MS Outlook	Yes; Consultant/Expert		
UC0001475		7/26/2010			Chris Robling <crobling@jaynetthompson.com>	coursey@uchicago.edu		Panic setting in	MS Outlook	Yes; Consultant/Expert		
UC0001476		7/26/2010			Dora.Drake@SYN GENTA.COM	Dora.Drake@SYN GENTA.COM		#33885046338	MS Outlook	Yes; Consultant/Expert		
UC0001477		7/28/2010			Dora.Drake@SYN GENTA.COM	coursey@uchicago.edu		Irrn Confirmation #33885046338	MS Outlook	Yes; Consultant/Expert		
UC0001478		7/28/2010			Garden Irrn Confirmation #33885046338	Dora.Drake@SYN GENTA.COM		Garden Irrn Confirmation #33885046338	MS Outlook	Yes; Consultant/Expert		
UC0001479		7/28/2010			Re: Need your date	dora.drake@syn GENTA.COM		Re: Need your date	MS Outlook	Yes; Consultant/Expert		
UC0001480		7/29/2010			Altrazine Benefits Team Meeting,	chuck.foresman@s.ygenta.com		Altrazine Benefits Team Meeting,	MS Outlook	Yes; Consultant/Expert		
UC0001481		7/29/2010							European Corn Yields. A	Microsoft Word	Yes; Consultant/Expert	
UC0001482	foresh1	7/29/2010								2003/2004		
UC0001483	Don Coursey	7/29/2010								Microsoft Word	Yes; Consultant/Expert	

BugDoc	Author	Date Sent	Date Created	Date Modified	To	From	CC	Email Subject	Title	Relativity/ Nature	Privileged
UC0001484	foresch1		7/29/2010	7/30/2010					Microsoft Word	Yes;	
UC0001485	Don Coursey		7/29/2010	7/29/2010					European Corn	Microsoft Word	Yes;
UC0001486	Don Coursey		7/29/2010	7/29/2010					Yields: A	2003/2004	Consultant/Expert
UC0001487	foresch1		7/29/2010	7/29/2010	dicourse@uchicago.edu	Dora.Drake@SYN GENTA.COM		INVOICE FOR TRAVEL DATE	European Corn	Microsoft Word	Yes;
UC0001488	foresch1		7/29/2010	7/29/2010	crobiling@aynetho.edu	dicourse@uchicago.edu		European Analysis	Yields: A	2003/2004	Consultant/Expert
UC0001489			7/29/2010	7/29/2010					MS Outlook	Microsoft Word	Yes;
UC0001490	Don Coursey		7/29/2010	7/29/2010					MS Outlook	MS Outlook	Yes;
UC0001491	foresch1		7/29/2010	7/29/2010	d-courses@uchicago.edu,	eric.kuhn@syngent.com			European Corn	Microsoft Word	Yes;
UC0001492	foresch1		7/29/2010	7/29/2010	jthompson@aynetho.com;	sherry.ford@syngent.com;			Yields: A	2003/2004	Consultant/Expert
UC0001493			7/29/2010	7/29/2010	nkmarin@uchicago.edu	eric.kuhn@syngent.com		INVOICE FOR TRAVEL DATE	MS Outlook	Microsoft Word	Yes;
UC0001494			7/29/2010	7/29/2010	dicourse@uchicago.edu	Dora.Drake@SYN GENTA.COM		INVOICE FOR TRAVEL DATE	MS Outlook	Microsoft Word	Yes;
UC0001495			7/29/2010	7/29/2010	nkmarin@uchicago.edu	dicourse@uchicago.edu		Inn Confirmation #4398504636	MS Outlook	Microsoft Word	Yes;
UC0001496			7/29/2010	7/29/2010	crobiling@aynetho.edu	dicourse@uchicago.edu		European Analysis	MS Outlook	Microsoft Word	Yes;
UC0001497	Don Coursey		7/29/2010	7/29/2010					European Corn	Microsoft Word	Yes;
UC0001498			7/29/2010	7/29/2010	dicourse@uchicago.edu	Dora.Drake@SYN GENTA.COM		Need your date of	Yields: A	2003/2004	Consultant/Expert
UC0001499			7/29/2010	7/29/2010	Chris.Robling@mpson.com>	coursey@uchicago.edu; Jayne.Thompson@GardenInn.com		Re: European Analysis	MS Outlook	Microsoft Word	Yes;
UC0001500			7/29/2010	7/29/2010	D. <dicourse@uchicago.edu>; Don.o.educ>	Dora.Drake@SYN GENTA.COM		Garden Inn Confirmation	MS Outlook	Microsoft Word	Yes;
UC0001501			7/30/2010	7/30/2010	<crobiling@aynetho.com>	Chris.Robling@mpson.com>		Afrazine Bans and European Corn Yields.doc	MS Outlook	Microsoft Word	Yes;
UC0001502	Don Coursey		7/30/2010	7/30/2010	Jayne.Thompson@aynetho.com>	Chris.Robling@aynetho.com>		European Corn Yields: A	2003/2004	Microsoft Word	Yes;
UC0001503			7/30/2010	7/30/2010	<dicourse@uchicago.edu>; Don.o.educ>	Jayne.Thompson@aynetho.com>		Alfrazine Bans and European Corn Yields.doc	MS Outlook	Microsoft Word	Yes;
UC0001504	Don Coursey		7/30/2010	7/30/2010					European Corn Yields: A	2003/2004	Consultant/Expert

DocID	Author	Date Sent	Date Created	Date Modified	To	From	CC	Email Subject	Title	Relativity Native	Privileged
UC0001505					u.pdmitchell@wisc.edu; u.fawcett1@huxcom.m.net; gene.hill@syngenta.com; mdower@iastate.edu; gary.gries@syngenta.a.com; eric.kuhn@syngenta.a.com; ianis.mcferland@syngenta.com; coursey@uchicago.edu; impson.com>	Dora.Drake@syngenta.com		Agenda August 9-2010.docx	FW: Agenda August 9-2010.docx	MS Outlook	Yes; Consultant/Expert
UC0001506		7/30/2010			chuck.foresman@syngenta.com; <crobding@jaynethoimpson.com>				MS Outlook	Yes; Consultant/Expert	
UC0001507	Don Coursey		7/30/2010	7/30/2010					European Corn Yields: A	Microsoft Word 2003/2004	
UC0001508	Don Coursey		7/30/2010	7/30/2010					European Corn Yields: A	Microsoft Word 2003/2004	
UC0001509	Don Coursey		7/30/2010	7/30/2010	<crobding@jaynethoimpson.com>				European Corn Yields: A	Microsoft Word 2003/2004	
UC0001510			8/4/2010		Chris.Robling@uchicago.edu	Jayne.Thompson@jaynethoimpson.com>	All set for monday		MS Outlook	Yes; Consultant/Expert	
UC0001511			8/4/2010		Don.Coursey@uchicago.edu	Chris.Robling@uchicago.edu			MS Outlook	Yes; Consultant/Expert	
UC0001512			8/4/2010		<crobding@jaynethoimpson.com>				MS Outlook	Yes; Consultant/Expert	
UC0001513	Don Coursey		8/4/2010	8/4/2010	<jthompson@jaynethoimpson.com>; Chris.Robling<crobding@jaynethoimpson.com>; d.coursey@uchicago.edu	Shantai.Young<syoung@jaynethoimpson.com>	Illinois 2006 Altrazine 8-10.doc	Altrazine Utilization in Illinois	Microsoft Word 2003/2004	Yes; Consultant/Expert	
UC0001514				8/5/2010							
UC0001515	Don Coursey			8/5/2010							
UC0001516				8/5/2010							
UC0001517	Chris Robling			8/5/2010							
UC0001518	Chris Robling			8/5/2010							
UC0001519	Chris Robling			8/5/2010							

File#Doc	Author	Date Sent	Date Created	Date Modified	To	From	CC	Email Subject	Title	Relativity Native	Privileged
UC0001520		8/9/2010			<scrolling@jayneitho>	discourse@uchicago.edu		Re: Best of luck this	MS Outlook	Yes; Consultant/Expert	
UC0001521		8/9/2010			<nmarlin@uchicago.com>	discourse@uchicago.edu		More Information	MS Outlook	Yes; Consultant/Expert	
UC0001522		8/9/2010			<scrolling@jayneitho>	discourse@uchicago.edu		Re: Best of luck this	MS Outlook	Yes; Consultant/Expert	
UC0001523		8/9/2010			<nmarlin@uchicago.com>	discourse@uchicago.edu		Re: More	MS Outlook	Yes; Consultant/Expert	
UC0001524		8/10/2010			<nmarlin@uchicago.com>	discourse@uchicago.edu		RE: updated CEEPEES analysis	MS Outlook	Yes; Consultant/Expert	
UC0001525		8/10/2010			<alan.nade@syngenita.com>	alan.nade@wisc.edu		updated CEEPEES analysis	MS Outlook	Yes; Consultant/Expert	
UC0001526	Paul D. Mitchell	8/10/2010	8/10/2010		<alan.nade@syngenita.com>	alan.nade@wisc.edu		Applying the CEEPEES Results to	Microsoft Word	Yes; Consultant/Expert	
UC0001527		8/10/2010			<alan.nade@syngenita.com>	alan.nade@wisc.edu		2003/2004			
UC0001528		8/10/2010			<alan.nade@syngenita.com>	alan.nade@wisc.edu					
UC0001529		8/10/2010			<alan.nade@syngenita.com>	alan.nade@wisc.edu					
UC0001530	Paul D. Mitchell	8/10/2010	8/10/2010		<alan.nade@syngenita.com>	alan.nade@wisc.edu					
UC0001531		8/10/2010			<alan.nade@syngenita.com>	alan.nade@wisc.edu					
UC0001532		8/11/2010			<jthompson@jaynet.hompson.com>	discourse@uchicago.edu		Re: Flights for EU maize yield trend analysis	MS Outlook	Yes; Consultant/Expert	
UC0001533		8/13/2010			<jthompson@jaynet.hompson.com>	discourse@uchicago.edu					
UC0001534		8/15/2010			<jthompson@jaynet.hompson.com>	discourse@uchicago.edu					
UC0001535		8/15/2010			<jthompson@jaynet.hompson.com>	discourse@uchicago.edu					
UC0001536	Don Coursey	8/15/2010	8/15/2010		<jthompson@jaynet.hompson.com>	discourse@uchicago.edu		Attorney-Client Privileged and Confidential	European Corn Yields: A	Yes; Consultant/Expert	
UC0001537		8/15/2010			<jthompson@jaynet.hompson.com>	discourse@uchicago.edu					
UC0001538		8/15/2010			<jthompson@jaynet.hompson.com>	discourse@uchicago.edu					
UC0001539	Don Coursey	8/15/2010	8/15/2010		<jthompson@jaynet.hompson.com>	discourse@uchicago.edu		Client Privileged and Confidential	European Corn Yields: A	Yes; Consultant/Expert	
UC0001540		8/15/2010			<jthompson@jaynet.hompson.com>	discourse@uchicago.edu					
UC0001541	Don Coursey	8/15/2010	8/15/2010								
UC0001542	Don Coursey	8/16/2010	8/23/2010								

BB# Doc	Author	Date Sent	Date Created	Date Modified	To	From	CC	Email Subject	Title	Relativity Native	Privileged
UC0001543	Don Coursey	8/16/2010	8/16/2010	8/16/2010	dicourse@uchicago.edu	<jthompson@jaynetthompson.com>		Client Privileged and Confidential	European Corn Yields: A	Microsoft Word	Yes; Consultant/Expert
UC0001544		8/16/2010								2003/2004	Yes; Consultant/Expert
UC0001545	Don Coursey	8/16/2010	8/16/2010	8/16/2010					European Corn Yields: A	MS Outlook	Yes; Consultant/Expert
UC0001546	Don Coursey	8/16/2010	8/16/2010	8/16/2010					European Corn Yields: A	Microsoft Word	Yes; Consultant/Expert
UC0001547		8/17/2010							INVOICE FOR TRAVEL DATE	2003/2004	Yes; Consultant/Expert
UC0001548		8/17/2010							INVOICE FOR TRAVEL DATE	Microsoft Word	Yes; Consultant/Expert
UC0001549		8/17/2010							RE: Flights for	MS Outlook	Yes; Consultant/Expert
UC0001550		8/17/2010							INVOICE FOR TRAVEL DATE	MS Outlook	Yes; Consultant/Expert
UC0001551		8/17/2010							Re: Flights for	MS Outlook	Yes; Consultant/Expert
UC0001552		8/17/2010							INVOICE FOR TRAVEL DATE	MS Outlook	Yes; Consultant/Expert
UC0001553		8/17/2010							23Aug FOR INVOICE FOR TRAVEL DATE	MS Outlook	Yes; Consultant/Expert
UC0001554		8/19/2010							23Aug FOR INVOICE FOR TRAVEL DATE	MS Outlook	Yes; Consultant/Expert
UC0001555		8/20/2010							23Aug FOR INVOICE FOR TRAVEL DATE	MS Outlook	Yes; Consultant/Expert
UC0001556	Don Coursey		8/20/2010	8/20/2010					Confidential: FW: Revised Course report Attorney Revised Atrazine	European Corn Yields: A	2003/2004
UC0001557		8/20/2010							Re: Revised Atrazine Study	MS Outlook	Yes; Consultant/Expert
UC0001558		8/20/2010							RE: Revised Atrazine Study	MS Outlook	Yes; Consultant/Expert
UC0001559		8/20/2010							RE: Revised Atrazine Study	MS Outlook	Yes; Consultant/Expert
UC0001560		8/20/2010							RE: Revised Atrazine Study	European Corn Yields: A	2003/2004
UC0001561	Don Coursey		8/20/2010	8/20/2010					RE: Revised Atrazine Study	Microsoft Word	Yes; Consultant/Expert
UC0001562	Don Coursey		8/20/2010	8/20/2010					RE: Revised Atrazine Study	Microsoft Word	Yes; Consultant/Expert
UC0001563	Don Coursey		8/20/2010	8/20/2010					RE: Revised Atrazine Study	Microsoft Word	Yes; Consultant/Expert
UC0001564									RE: Revised Atrazine Study	MS Outlook	Yes; Consultant/Expert
UC0001565									RE: Revised Atrazine Study	MS Outlook	Yes; Consultant/Expert
UC0001566									RE: Revised Atrazine Study	MS Outlook	Yes; Consultant/Expert

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UC0001567					m.net; dbridges@abac.edu; mowner@iastate.edu; pmitchell@wisc.edu; linda@edgefoncomunications.com; sherry.ford@syngenta.com; eric.kuhn@syngenta.com;			August 24/25 Atrazine Benefits Team Agenda	MS Outlook	Yes; Consultant/Expert	
UC0001568		8/22/2010			ynagenta.com			Delta Farm Press on herbicide options for glyphosate resistance Aug 24, 2010 3:40 PM, By Bob Scott, Extension Weed Specialist	MS Outlook	Yes; Consultant/Expert	
UC0001569					gene.hill@syngenta.com; rfawcett@huxcom.m.net; pmitchell@wisc.edu;				Microsoft Excel	Yes;	
UC0001570		8/25/2010			beth.carroll@syngenta.com			European Corn Yields SUNDAY 15	MS Outlook	Yes; Consultant/Expert	
UC0001572		8/27/2010			<crobling@jaynethtompson.com>			Re: FW: thoughts Re: Submission	MS Outlook	Yes; Consultant/Expert	
UC0001573		8/27/2010			Nancy Martin				MS Outlook	Yes;	
UC0001574		8/27/2010			coursey@uchicago.edu;			Chris Robling <crobling@jaynethtompson.com>	FW: Atrazine news - Aug. 26, 2010	Yes; Consultant/Expert	
UC0001575		8/27/2010			coursey@uchicago.edu;			Chris Robling <crobling@jaynethtompson.com>	MS Outlook	Yes; Consultant/Expert	
					Don L. Coursey Ph. D.			Attorney-Client Privileged and Confidential	MS Outlook	Yes; Consultant/Expert	
UC0001576		8/27/2010			Don L. Coursey Ph. D.			ATTY CLIENT PRIVILEGED & CONFIDENTIAL	MS Outlook	Yes; Consultant/Expert	
UC0001577		8/27/2010			Chris Robling <crobling@jaynethtompson.com>				MS Outlook	Yes; Consultant/Expert	
UC0001578		8/27/2010			Chris Robling <crobling@jaynethtompson.com>			FW: thoughts Re: Submission	MS Outlook	Yes; Consultant/Expert	
UC0001580		8/27/2010			Nancy Martin				MS Outlook	Yes; Consultant/Expert	
UC0001581		8/27/2010			<crobling@jaynethtompson.com>			RE: FW: thoughts	MS Outlook	Yes; Consultant/Expert	

BunDoc	Author	Date Sent	Date Created	Date Modified	To	From	CC	Email Subject	Title	Relativity Native	Privileged
UC0001604		9/22/2010			ymganta.com; dbridges@abac.edu; pmitchell@wisc.edu; midowen@jastate.edu; rfawcett@huxcom m.net; crobling@aynetho mpson.com;			Re: Telecon to discuss Benefits Rollout		MS Outlook	Yes; Consultant/Expert
UC0001605		9/22/2010			pmitchell@wisc.edu; midowen@jastate.edu; rfawcett@huxcom m.net; crobling@aynetho mpson.com; dcourse@uchicago edu;	chuck.foresman@s ymganta.com		Telecon to discuss Benefits Rollout		MS Outlook	Yes; Consultant/Expert
UC0001606		9/23/2010			pmitchell@wisc.edu; midowen@jastate.edu; rfawcett@huxcom m.net; crobling@aynetho mpson.com; dcourse@uchicago edu;	David Bridges <bridges@abac.edu>		RE: Telecon to discuss Benefits Rollout		MS Outlook	Yes; Consultant/Expert
UC0001607 UC0001608	foresch1				mpson.com; dbridges@abac.edu; pmitchell@wisc.edu; midowen@jastate.edu; rfawcett@huxcom m.net; dcourse@uchicago edu;	chuck.foresman@s ymganta.com		RE: Telecon to discuss Benefits Rollout		MS Outlook Microsoft Word	Yes; Consultant/Expert Yes;

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					u; dbridges@abac.edu; u; dicourse@uchicago.edu; r.fawcett1@huxcom.m.net; mdowen@iastate.edu; gene.hill@syngenta.com; ron.brooks@syngenta.com; nta.com; coursey@uchicago.edu; pdmitchell@wisc.edu; u; dbridges@abac.edu; dicourse@uchicago.edu; r.fawcett1@huxcom.m.net; mdowen@iastate.edu; ron.brooks@syngenta.com; nta.com;	chuck.foresman@syngenta.com <chell@folymansfielid.com>	Notes from ATZ telecon	Syngenta				Yes; Consultant/Expert
UC0001609		9/28/2010									MS Outlook	
UC0001610		9/28/2010									MS Outlook	
											Yes; Attorney/Client	
UC0001611		9/29/2010									MS Outlook	
											Yes; Consultant/Expert	
UC0001612		9/29/2010									MS Outlook	
UC0001613	Paul D. Mitchell		9/29/2010	9/29/2010							Yes; Consultant/Expert	
UC0001614	Paul D. Mitchell		9/29/2010	9/29/2010							Yes; Consultant/Expert	
UC0001615	Paul D. Mitchell		9/29/2010	9/29/2010							Yes; Consultant/Expert	
UC0001616	Richard Fawcett		9/29/2010	10/1/2010							Yes; Consultant/Expert	
UC0001617	Richard Fawcett		9/30/2010	10/1/2010							Yes; Consultant/Expert	
UC0001618	Richard Fawcett		9/30/2010	10/1/2010							Yes; Consultant/Expert	
UC0001619	Richard Fawcett		9/30/2010	10/1/2010							Yes; Consultant/Expert	

Ref Doc	Author	Date Sent	Date Created	Date Modified	To	From	CC	Email Subject	Title	Relativity Native	Privileged
UC0001638	Don Coursey		10/14/2010	10/14/2010	<rbell@foleymansfi.edu>	discourse@uchicago.edu		RE: One Final Thing	14-Oct-10 Microsoft Word	Yes, Attorney/Client	
UC0001639	C. Raymond Bell	10/14/2010	10/14/2010	10/14/2010					MS Outlook	Yes, Attorney/Client	
UC0001640					<crobining@jayneethoimpson.com>	discourse@uchicago.edu			Microsoft Word	Yes, Attorney/Client	
UC0001641		10/14/2010							MS Outlook	Yes;	
UC0001642	Don Coursey	10/14/2010	10/14/2010	10/14/2010	<rbell@foleymansfi.edu>	discourse@uchicago.edu		RE: Today Syngenta	MS Outlook	Yes, Attorney/Client	
UC0001643	Don Coursey	10/14/2010	10/14/2010	10/14/2010					14-Oct-10 Microsoft Word	Yes, Attorney/Client	
UC0001644	Don Coursey	10/14/2010	10/14/2010	10/14/2010	<rbell@foleymansfi.edu>	discourse@uchicago.edu		RE: One Final Thing	14-Oct-10 Microsoft Word	Yes, Attorney/Client	
UC0001645		10/14/2010							MS Outlook	Yes, Attorney/Client	
UC0001646		10/14/2010			<rbell@foleymansfi.edu>	discourse@uchicago.edu		RE: One Final Thing	MS Outlook	Yes, Attorney/Client	
UC0001647		10/14/2010							MS Outlook	Yes, Attorney/Client	
UC0001648		10/14/2010			<rbell@foleymansfi.edu>	discourse@uchicago.edu		Re: Documents Subpoenas served on Don Coursey	MS Outlook	Yes, Attorney/Client	
UC0001649		10/14/2010							MS Outlook	Yes, Attorney/Client	
UC0001650		10/14/2010			<rbell@foleymansfi.edu>	discourse@uchicago.edu			MS Outlook	Yes, Attorney/Client	
UC0001651		10/14/2010							MS Outlook	Yes, Attorney/Client	
UC0001652		10/14/2010			<rbell@foleymansfi.edu>	discourse@uchicago.edu			MS Outlook	Yes, Attorney/Client	
UC0001653		10/14/2010							MS Outlook	Yes, Attorney/Client	
UC0001654		10/14/2010			<rbell@foleymansfi.edu>	discourse@uchicago.edu			MS Outlook	Yes, Attorney/Client	
UC0001655		10/14/2010							MS Outlook	Yes, Attorney/Client	
UC0001656		10/14/2010			<rbell@foleymansfi.edu>	discourse@uchicago.edu		here we go... Fwd: dtb loss	MS Outlook	Yes, Attorney/Client	
UC0001657		10/14/2010							MS Outlook	Yes, Attorney/Client	
UC0001658		10/14/2010			<rbell@foleymansfi.edu>	discourse@uchicago.edu		here we go... job loss estimate matter...	MS Outlook	Yes, Attorney/Client	
UC0001659		10/14/2010							MS Outlook	Yes, Attorney/Client	
UC0001660		10/14/2010			<rbell@foleymansfi.edu>	discourse@uchicago.edu		here we go... job loss estimate matter...	MS Outlook	Yes, Attorney/Client	
UC0001661		10/14/2010							MS Outlook	Yes, Attorney/Client	
UC0001662		10/14/2010			<rbell@foleymansfi.edu>	discourse@uchicago.edu		RE: One Final Thing	MS Outlook	Yes, Attorney/Client	
UC0001663		10/14/2010							MS Outlook	Yes, Attorney/Client	
UC0001664		10/14/2010			<rbell@foleymansfi.edu>	discourse@uchicago.edu		RE: One Final Thing	MS Outlook	Yes, Attorney/Client	
UC0001665		10/14/2010							MS Outlook	Yes, Attorney/Client	

Box Doc	Author	Date Sent	Date Created	Date Modified	To	From	CC	Email Subject	Title	Relativity Native	Privileged
UC0001686 UC0001687		10/14/2010 10/14/2010		coursey@uchicago.edu	Chris Robling <crabling@lajnethoimpson.com>			Here we go... Fwd: job loss job loss estimate matter....	MS Outlook MS Outlook	Yes; Yes; Attorney/Client Consultant/Expert	
UC0001688 UC0001689		10/14/2010 10/14/2010		<discourse@uchicago.edu> <rbell@foleymansfiel	<crabling@lajnethoimpson.com>	discourse@uchicago.edu rbell@foleymansfiel		Fwd: DLC CC 7- DLC CC 7-12a.doc- FINAL.doc	MS Outlook MS Outlook	Yes; Yes; Attorney/Client Consultant/Expert	
UC0001670		10/14/2010		<discourse@uchicago.edu>	<crabling@lajnethoimpson.com>				MS Outlook	Yes; Yes; Attorney/Client Consultant/Expert	
UC0001671		10/14/2010		<rbell@foleymansfiel.edu>	<rbell@foleymansfiel.edu>			RE: Documents	MS Outlook	Yes; Attorney/Client	
UC0001672 UC0001673	C. Raymond Bell	10/14/2010	10/14/2010	10/14/2010				RE: Documents	MS Outlook	Yes; Attorney/Client Microsoft Word	Yes; Attorney/Client
UC0001674 UC0001675	Richard Fawcett										
UC0001676		10/21/2010	10/21/2010	10/21/2010							
UC0001677		10/22/2010									
UC0001678		10/22/2010									
UC0001679		10/22/2010									
UC0001680		10/22/2010									
UC0001681	Linda Edgerton										
UC0001682											
UC0001683	Nancy Martin										
UC0001685											

Ref Doc	Author	Date Sent	Date Created	Date Modified	To	From	CC	Email Subject	Title	Relativity Native	Privileged
UC00011986		12/21/2010	8/10/2010	8/10/2010					vCalendar	Yes;	
UC00011987		12/21/2010	8/10/2010	8/10/2010					vCalendar	Yes;	
UC00011988		12/21/2010	7/7/2010	7/7/2010					vCalendar	Yes;	
UC00011989		12/21/2010	8/27/2010	8/27/2010					MHTML/Web	Yes;	
UC00011990		12/21/2010	7/7/2010	7/7/2010					vCalendar	Yes;	
UC00011994	Nancy Martin	12/21/2010	7/6/2010	7/6/2010					Microsoft Word	Yes;	
UC00011995		12/21/2010	3/18/2008	12/21/2010					Outlook Express	Yes;	