



IF YOU ARE OR WERE A CORN PRODUCER, GRAIN HANDLING FACILITY, OR ETHANOL PRODUCTION FACILITY,

You may be entitled to a portion of a \$1.51 billion Syngenta settlement.

A Settlement has been reached with Syngenta over class action and individual lawsuits related to the sale and marketing of its Agrisure Viptera and Duracade corn seeds and the alleged harm that Syngenta's conduct caused corn producers, grain handling facilities and ethanol plants. Syngenta denies it did anything wrong. The Court has not decided who is right.

Who's included?

The Settlement may affect your rights if you are:

- (1) **A Corn Producer** (i.e., an owner, operator, landlord, waterlord, tenant, or sharecropper who shares in the risk of producing corn and is entitled to share in the revenue from certain corn crops) in the U.S. who priced corn for sale between September 15, 2013 and April 10, 2018. A landlord who receives a variable rent payable based on a share of the crop or proceeds from the sale of Corn is a Corn Producer. A landlord who receives only a fixed cash amount for renting the land that does not vary with the size of, or pricing for, the crop is not a Corn Producer; or
- (2) **A Grain Handling Facility** (i.e., a grain elevator, grain distributor, grain transporter, or other similar entity) in the U.S. with an interest in U.S. corn priced for sale between September 15, 2013 and April 10, 2018; or
- (3) **An Ethanol Production Facility** (i.e., an ethanol plant, biorefinery, or other similar entity) in the U.S. with an interest in U.S. corn, including DDGs, priced for sale between September 15, 2013 and April 10, 2018.

To read detailed information about the settlement, view your options, or file a claim, visit the website or call the number below.



www.CornSeedSettlement.com
1-833-567-CORN (1-833-567-2676)

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