IN THE UNITED STATES BANKRUPTCY COURT FOR THE DISTRICT OF DELAWARE

In re:

Chapter 11

AgFeed USA, LLC, et al.,1

Case No. 13-11761 (BLS)

Debtors.

Jointly Administered

Hearing Date: April 30, 2014, at 11:00 a.m. (ET) Objection Deadline: April 14, 2014, at 4:00 p.m. (ET)

DEBTORS' SEVENTH OMNIBUS (NON-SUBSTANTIVE) OBJECTION TO CLAIMS PURSUANT TO SECTION 502(b) OF THE BANKRUPTCY CODE, BANKRUPTCY RULES 3003 AND 3007, AND LOCAL RULE 3007-1

AgFeed USA, LLC ("AgFeed USA") and its above-captioned affiliated debtors and debtors in possession (collectively, the "Debtors"), by and through their undersigned proposed counsel, hereby object (the "Objection") to each of the claims and interests (the "Disputed Claims") listed on Exhibits 1 through 3 attached to the proposed form of order (the "Proposed Order"), attached hereto as Exhibit A, pursuant to section 502(b) of title 11 of the United States Code (the "Bankruptcy Code"), Rules 3003 and 3007 of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), and Rule 3007-1 of the Local Rules of Bankruptcy Practice and Procedure of the United States Bankruptcy Court for the District of Delaware (the "Local Rules"), and request the entry of the Proposed Order disallowing in full the Disputed Claims as indicated in further detail below and in the exhibits to the Proposed Order. In support of this Objection, the Debtors rely upon the Declaration of Keith A. Maib in Support of the Debtors' Seventh Omnibus (Non-Substantive) Objection to Claims Pursuant to Section

¹ The Debtors and the last four digits of their federal tax identification numbers are: AgFeed USA, LLC (8748), AgFeed Industries, Inc. (7168); TS Finishing, LLC (8748); New York Finishing, LLC (8748); Pork Technologies, LC (2076); New Colony Farms, LLC (9246); Heritage Farms, LLC (8141); Heritage Land, LLC (8129); Genetics Operating, LLC (1921); M2P2 Facilities, LLC (8748); MGM, LLC (8748); M2P2 General Operations, LLC (8748); New Colony Land Company, LLC(5834); M2P2 AF JV, LLC (8748); Midwest Finishing, LLC (8748); and Genetics Land, LLC (1921). The mailing address for the Debtors is 616 Congress Ave., Suite 1280, Austin, Texas 78701.

502(b) of the Bankruptcy Code, Bankruptcy Rules 3003 and 3007, and Local Rule 3007-1 (the "Maib Declaration"), attached hereto as Exhibit B. In further support of this Objection, the Debtors respectfully state as follows:

Jurisdiction

1. The Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 1334(b) and 157, and the *Amended Standing Order of Reference* from the United States District Court for the District of Delaware dated as of February 29, 2012 (the "Amended Standing Order"). This matter is a core proceeding pursuant to 28 U.S.C. § 157(b)(2), and the Court may enter a final order consistent with Article III of the United States Constitution. Venue is proper in this Court pursuant to 28 U.S.C. §§ 1408 and 1409. The statutory and legal predicates for the relief requested herein are section 502(b) of the Bankruptcy Code, Bankruptcy Rules 3003 and 3007, and Local Rule 3007-1.

Background

- 2. On July 15, 2013 (the "Petition Date"), the Debtors filed voluntary petitions (collectively, the "Chapter 11 Cases") for relief under chapter 11 of the Bankruptcy Code. The Debtors have continued in possession of their properties and have continued to operate and maintain their business as debtors in possession pursuant to sections 1107(a) and 1108 of the Bankruptcy Code.
- 3. On July 23, 2013, the United States Trustee for the District of Delaware (the "<u>U.S. Trustee</u>") appointed an official committee of unsecured creditors (the "<u>Creditors'</u> Committee"). On August 23, 2013, the U.S. Trustee appointed an official committee of equity security holders (the "Equity Security Holders' Committee") [Docket No. 195].

4. Additional information about the Debtors' business and the events leading up to the Petition Date can be found in the *Declaration of Keith A. Maib in Support of First Day Motions* [Docket No. 4], filed on the Petition Date and incorporated by reference herein.

Bar Dates and Proofs of Claim

- 5. On July 16, 2013, this Court entered an order [Docket No. 27] appointing BMC Group, Inc. ("BMC") as claims and noticing agent in these Chapter 11 Cases. BMC is authorized to maintain (i) all proofs of claim filed against the Debtors and (ii) an official claims register by docketing all proofs of claim in a claims database containing, inter alia, information regarding the name and address of each claimant, the date the proof of claim was received by BMC, the claim number assigned to the proof of claim, and the asserted amount and classification of the claim.
- Order") establishing November 12, 2013, at 4:00 p.m. (Prevailing Eastern Time) (the "General Bar Date") as the final date and time for any entity, other than governmental units as defined in section 101(27) of the Bankruptcy Code, to assert (i) a claim against any of the Debtors in these Chapter 11 Cases (whether secured, unsecured priority, or unsecured nonpriority) that arose prior to the Petition Date and (ii) an administrative expense claim pursuant to section 503 of the Bankruptcy Code against AgFeed USA or any other Debtor (excluding Debtor AgFeed Industries, Inc.) arising post-petition through September 12, 2013. Pursuant to the Bar Date Order, the Court established a bar date of January 13, 2014, at 4:00 p.m. (Prevailing Eastern Time) for government entities (collectively, with the General Bar Date, the "Bar Dates").
- 7. In accordance with the Bar Date Order, actual notice of the Bar Dates was sent to, among others, (i) all known potential claimants and their counsel (if known); (ii) all

parties that have requested notice in these cases; (iii) all equity holders; (iv) the U.S. Trustee; (v) all taxing authorities for the jurisdictions in which the Debtors do business; (vi) all holders of Claims listed on the Debtors' schedules of assets and liabilities; (vii) all counterparties to executory contracts; (viii) all parties to litigation with any of the Debtors as of the date of the Bar Date Order; (ix) all regulatory agencies that have jurisdiction over the Debtors; (x) the Internal Revenue Service; (xi) the Securities and Exchange Commission; (xii) the Environmental Protection Agency; (xiii) the Debtors current officers, directors, and employees; and (xiv) individuals who were former officers, directors, or employees of the Debtors within three (3) years of the Petition Date. In addition, notice of the Bar Dates was published in the New York Times on October 17, 2013. Affidavits of service and publication confirming such actual and publication notice of the Bar Dates have been filed with this Court [Docket Nos. 400, 403, 429, 468, 479, 487, 492, 496, 497, 500 & 527].

8. To date, approximately 490 proofs of claim have been filed in these Chapter 11 Cases.

Objection

9. By this Objection, the Debtors seek entry of the Proposed Order disallowing in full and expunging and modifying the classification of each of the Disputed Claims as indicated in further detail below. This Objection complies in all respects with Local Rule 3007-1.

I. Late Claims

10. The claims listed in Exhibit 1 to the Proposed Order (the "Late Filed Claims") were filed after the relevant Bar Date and should therefore be disallowed pursuant to section 502(b)(9) of the Bankruptcy Code. Section 502(b)(9) of the Bankruptcy Code provides

that a claim shall not be allowed if "proof of such claim is not timely filed, except to the extent tardily filed as permitted under paragraph (1), (2) or (3) of section 726(a) of this title or under the Federal Rules of Bankruptcy Procedure[.]"

11. The Late Filed Claims (i) are subject to the requirement that proofs of claim be filed no later than the relevant Bar Date and (ii) were filed after the relevant Bar Date, as indicated by the date listed in the column entitled "Reason for Proposed Disallowance" on Exhibit 1 to the Proposed Order. Accordingly, the Debtors request that the Late Filed Claims be disallowed and expunged in their entirety.

II. Equity Interest Claims

on account of equity interests held by such party in the applicable Debtor (the "Equity Interest Claims"). The Debtors object to the Equity Interest Claims because they were filed by shareholders based solely on ownership of stock of the applicable Debtor and not on account of damages or a claim against the Debtor. Therefore, the Debtors hereby object to the Equity Interest Claims and request entry of an order disallowing in full the Equity Interest Claims.

III. Wrong Debtor Claims

13. The claims listed on Exhibit 3 of the Proposed Order were filed by the claimants against the Debtors identified by the case numbers listed under the column titled "Case" (collectively, the "Wrong Debtor Claims"). Additionally, some of the Wrong Debtor Claims failed to list any Debtor entity or case number. After reviewing the Debtors' books and records, the Debtors believe that they have determined the appropriate Debtors that the Wrong Debtor Claims should have been filed against. As a result, the Debtors have listed a new case number for each of the Wrong Debtor Claims under the column titled "Modified Case." The

Debtors believe that any failure to reassign the Wrong Debtor Claims to the correct Debtor entities would result in claims being improperly asserted against the estates of certain other Debtors. Accordingly, the Debtors hereby object to the Wrong Debtor Claims and request the Court to enter the Proposed Order reassigning the Wrong Debtor Claims to the appropriate Debtors and case numbers, as provided for on Exhibit 3 to the Proposed Order.

Reservation of Rights

14. The Debtors expressly reserve the right to amend, modify, or supplement this Objection, and to file additional objections to any claims filed in these Chapter 11 Cases including, without limitation, the claims that are the subject of this Objection. Should one or more of the grounds for this Objection be dismissed or overruled, the Debtors reserve the right to object to any Disputed Claim listed on <u>Exhibits 1</u> through <u>3</u> to the Proposed Order on any other ground.

Statement of Compliance with Local Bankruptcy Rule 3007-1

15. The undersigned representative of Young Conaway Stargatt & Taylor, LLP has reviewed the requirements of Local Rule 3007-1 and certifies that the Objection substantially complies with that Local Rule. To the extent that the Objection does not comply in all respects with the requirements of Local Rule 3007-1, the Debtors believe such deviations are not material and respectfully requests that any such requirement be waived.

Notice

16. The Debtors have provided notice of this Objection to: (i) the U.S. Trustee; (ii) counsel to the Debtors' prepetition secured lenders; (iii) counsel to the Creditors' Committee; (iv) counsel to the Equity Security Holders' Committee; (v) the holders of the Disputed Claims; and (vi) all parties requesting notice in the Chapter 11 Cases pursuant to

Bankruptcy Rule 2002 as of the date hereof. In light of the nature of the relief requested herein, the Debtors respectfully submit that no further notice is necessary.

Conclusion

WHEREFORE, for the reasons set forth herein, the Debtors respectfully request that the Court enter the Proposed Order granting the relief requested herein and granting such other and further relief as the Court deems appropriate.

Dated: March 31, 2014 Wilmington, Delaware YOUNG CONAWAY STARGATT & TAYLOR, LLP

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