IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS

)

)

)

)

)

IN RE POTASH ANTITRUST LITIGATION (II)

THIS DOCUMENT RELATES TO ALL INDIRECT PURCHASER ACTIONS

MDL Dkt. No. 1996

No. 1:08-CV-6910

Hon. Ruben Castillo

NOTICE OF PROPOSED SETTLEMENTS IN A CLASS ACTION

TO: ALL PERSONS AND ENTITIES (EXCLUDING GOVERNMENT ENTITIES) WHO PURCHASED POTASH IN THE UNITED STATES INDIRECTLY FOR END-USE AND NOT FOR RESALE FROM ONE OR MORE DEFENDANTS LISTED BELOW BETWEEN JULY 1, 2003 AND JANUARY 30, 2013:

JSC Uralkali JSC Silvinit JSC Belarusian Potash Company BPC Chicago L.L.C. JSC International Potash Company Agrium, Inc. Agrium U.S., Inc. The Mosaic Company (n/k/a MOS Holdings Inc.) Mosaic Crop Nutrition, LLC Potash Corporation of Saskatchewan Inc. PCS Sales (USA), Inc.

A Federal Court authorized this notice. This is not a solicitation from a lawyer.

PLEASE READ THIS NOTICE CAREFULLY AS YOUR RIGHTS MAY BE AFFECTED

- Two settlements have been reached in a class action lawsuit involving potash (the "Settlements").
- The lawsuit alleges that the above-identified companies, called Defendants, conspired with other potash producing companies to fix prices for potash. Plaintiffs allege that Defendants agreed to restrict their output or sales and increase the prices they charged for potash they sold.
- The Defendants deny they did anything wrong. They have asserted a number of defenses but have nevertheless agreed to settle to avoid further expense, inconvenience, and the distraction of burdensome and protracted litigation.
- If you bought potash in the U.S. indirectly from one or more of the Defendants between July 1, 2003 and January 30, 2013, you could be a member of the Settlement Classes (described in Questions 1, 2 and 4).

• Your legal rights will be affected whether you act or you don't act. This Notice includes information on the Settlements and the litigation. Please read the entire notice carefully.

What Are My Options	
TAKE NO ACTION	You do not have to take any action now to remain part of the litigation.
SUBMIT A PROOF OF CLAIM	If you wish to make a claim against the Settlement Funds, you will need to file a claim by September 2, 2013 in order to receive money from the settlements. (See Question 8).
OBJECT	Write to the Court if you do not like either or both Settlements. (See Question 16).
GO TO THE COURT'S HEARING	If you submit an objection, you may also speak at the hearing about your objection. (See Question 20).
EXCLUDE YOURSELF	Exclude yourself from either or both Settlements and/or the continuing litigation. (See Question 10.)

The Court in charge of this case has preliminarily approved the Settlements but still has to decide whether to finally approve both Settlements. If the Court grants final approval of both Settlements, then settlement funds for each of the Settlements (see Question 8)will be established that will be distributed as described below, or as ordered by the Court.

TABLE OF CONTENTS — WHAT THIS NOTICE CONTAINS

BASIC INFORMATION	.2
WHO IS IN THE SETTLEMENTS?	.4
THE SETTLEMENTS' BENEFITS	.5
EXCLUDING YOURSELF FROM THE SETTLEMENTS	.7
THE LAWYERS REPRESENTING YOU	.9
OBJECTING TO THE SETTLEMENTS	.10
THE COURT'S FINAL APPROVAL HEARING	.12
ADDITIONAL INFORMATION	13

BASIC INFORMATION

1. What is this lawsuit about?

Certain potash suppliers ("Defendants") in Canada, the United States, Russia and Belarus were sued by several businesses and individuals ("Plaintiffs") who allege that Defendants

conspired and agreed, in violation of the antitrust laws of the United States, various States' laws and certain common law doctrines, to restrict the supply and raise or "fix" the prices for potash sold in the United States between July 1, 2003 and the present. The complaint describes how the Defendants and Co-Conspirators allegedly violated the applicable state and federal laws by establishing a global cartel that set artificially high prices for—and restricted the supply of—potash. Defendants deny Plaintiffs' allegations. The Court has not decided who is right.

The Defendants have agreed to settle the lawsuit in two separate settlements. In the first settlement, Defendants JSC Uralkali and the company formerly known as JSC Silvinit, as well as JSC Belarusian Potash Company, BPC Chicago L.L.C. and JSC International Potash Company (collectively the "Foreign Settling Defendants") agreed to settle the lawsuit.

In the second settlement, the remaining Defendants—Agrium, Inc., Agrium U.S., Inc., The Mosaic Company (n/k/a MOS Holdings Inc.), Mosaic Crop Nutrition, LLC, Potash Corporation of Saskatchewan Inc., and PCS Sales (USA), Inc. (collectively the "North American Settling Defendants")—agreed to settle the lawsuit. Collectively, the Foreign Settling Defendants and the North American Settling Defendants are referred to herein as the "Settling Defendants".

The Settling Defendants deny they have done anything wrong. The Settling Defendants have asserted a number of defenses but have agreed to settle to avoid further expense, inconvenience, and the distraction of burdensome and protracted litigation.

Multiple lawsuits were consolidated into one lawsuit in the United States District Court for the Northern District of Illinois. The case is called *In re Potash Antitrust Litigation (II)* (sometimes also called *Minn-Chem, Inc. et al. v. Agrium Inc. et al.*), and the court's file number is No. 1:08-cv-6910, MDL No. 1996.

This notice and the proposed settlements it describes refer to the case filed on behalf of people and businesses which purchased potash indirectly for end use and not for resale from Settling Defendants or their affiliates. There is a separate case involving direct purchasers of potash and those purchasers are not included in this settlement.

You could be a member of both the direct purchaser classes and the indirect purchaser classes, and you might qualify to receive payment from both settlements. It depends on from whom you purchased potash between July 1, 2003 and January 30, 2013. However, you cannot collect twice for the same purchase, so if you make a claim in the direct case, you cannot make a claim for the same purchase in the indirect case. Similarly, if you make a claim in the indirect case, you cannot make a claim for the same purchase in the same purchase in the direct case.

In addition, you could be a member of both the Foreign Settlement Class and the North American Settlement Class. However, you cannot collect twice for the same purchase.

2. Why is this a class action?

In a class action, one or more people or businesses, called class representatives, sue on behalf of themselves and others who have similar claims. All of those who have claims similar to the class representatives are class members, except for those who are excluded or who exclude themselves from the class (see Question 10). In this Indirect Purchaser case, R&M Kennedy Farms Partnership, Robert Briseno, Karin Salomon, Opal Brown, David Baier, Feyh Farms Company, Andrew E. Schwartz, Kevin Gillespie, Emerald View Vineyard, LLC, Ron Helstad, Mary Ellis, Ben Schkade, Bruce Owens, Judy Smith, Brian W. Buttars, Ben DiLorenzo, Marilyn Elizabeth Kay, Frank A. Rizzo, Roger Karrels, Gordon Michaels and Kliebenstein Acres, LLC (including its members Joe Kliebenstein and Thomas Kliebenstein) are the Class Representatives. The Court has certified a settlement class for each of the settlements (see Question 4) and appointed Co-Lead Class Counsel for each settlement class.

3. Why is there a Settlement?

There has not yet been a determination of the merits of this case. Class Counsel have investigated the facts and law regarding the Class Representatives' claims and the Settling Defendants' defenses. The parties engaged in lengthy, detailed negotiations to reach the Settlements. The Class Representatives and Class Counsel recommend the Settlements as being in the best interests of the Settlement Class Members.

WHO IS IN THE SETTLEMENTS?

4. How do I know if I am part of the Settlements?

You are included in the Indirect Purchasers' Settlement with the Foreign Settling Defendants (as a "Foreign Settlement Class Member") if you purchased potash in the United States indirectly for end-use from one or more of the Defendants between July 1, 2003 and December 11, 2012, and the purchases were in one or more of the following States: Alabama, Alaska, Arizona, Arkansas, California, Colorado, Connecticut, Delaware, District of Columbia, Florida, Georgia, Hawaii, Idaho, Illinois, Iowa, Kansas, Kentucky, Louisiana, Maine, Maryland, Massachusetts, Michigan, Minnesota, Mississippi, Missouri, Montana, Nebraska, Nevada, New Hampshire, New Jersey, New Mexico, New York, North Carolina, North Dakota, Oklahoma, Oregon, Pennsylvania, Puerto Rico, Rhode Island, South Carolina, South Dakota, Tennessee, Texas, Utah, Vermont, Virginia, Washington, West Virginia, Wisconsin, and Wyoming (the "Foreign Settlement Class").

You are included in the Indirect Purchasers' Settlement with the North American Settling Defendants (as a "North American Settlement Class Member") if you purchased potash in the United States indirectly for end-use and not for resale from one or more of the Defendants between July 1, 2003 and January 30, 2013 (the "North American Settlement Class"). The Foreign Settlement Class and the North American Settlement Class are collectively referred to as the "Settlement Classes."

An Indirect Purchaser is a person or business who purchased potash for end use and not for resale through an intermediary such as a distributor, wholesaler or retailer who is not a named

Defendant. A direct purchaser is a person or business who bought potash directly from one or more of the Defendants.

Businesses or individuals may be members of the Settlement Classes, as long as he, she or it made a qualifying purchase of potash.

You are not a member of the Settlement Classes, even if you meet the above criteria, if you are a government entity, one of the Defendants, or one of their parent companies, subsidiaries, affiliates, or employees. You also are not a member of the Settlement Classes if you are one of the judges or justices assigned to hear any aspect of the case, their judicial staff, or members of their immediate families.

5. What is potash?

Potash refers to mineral and chemical salts that contain potassium (chemical symbol K), and a multitude of other elements in various combinations. Potash is mined from naturally occurring ore deposits that were formed when seas and oceans have dried. Many of these potash deposits are covered with several hundred feet of earth. Potash is principally used as an agricultural fertilizer because it is a source of water soluable potassium, which is one of three primary plant nutrients required for plant growth and maturation. Farmers, gardeners, and anyone who uses fertilizers throughout the world use large amounts of potash for root production, to help crops fight disease and enhance crop yields. Minerals composing potash, that are naturally occurring include potassium chloride (KCl or muriate of potash (MOP)), potassium-magnesium sulfate (K2SO4-MgSO4 or sulfate of potash magnesia (SOPM)), carbonate of potash (K2CO3), or mixed-sodium-potassium nitrate (NaNO3+KNO3 or Chilean saltpeter). Potash can also include man-made compounds. Manufactured potash is one of the following: potassium sulfate (K2SO4 or sulfate of potash (SOP) or potassium nitrate (KNO3 or saltpeter)).

6. I'm still not sure if I'm a member of the Settlement Classes.

If you are still not sure whether you are a Foreign Settlement Class Member or a North American Settlement Class Member (or both), you can call (866) 778-9623 or visit www.PotashIndirectSettlement.com

THE SETTLEMENTS' BENEFITS

7. What do the Settlements provide?

<u>Settlement With Foreign Settling Defendants</u>. The Foreign Settling Defendants have entered into a settlement with the Plaintiffs which provides for a cash payment of \$2,750,000.00 for the benefit of the Foreign Settlement Class. This money has been put into a Foreign Settlement Fund that will be distributed as described below. This settlement provided for important cooperation provisions. <u>Settlement with North American Settling Defendants</u>. The North American Settling Defendants have agreed to pay \$17,500,000.00 for the benefit of the North American Settlement Class. This money will be put into a North American Settlement Fund that will be distributed as described below. The Foreign Settlement Fund and the North American Settlement Fund are collectively referred to as the "Settlement Funds". The two settlement agreements can be viewed at www.PotashIndirectSettlement.com. The Court will be asked to approve each settlement separately.

8. How do I submit a claim for Benefits from the Settlements?

To be eligible to receive a payment if the Court approves either or both Settlements, you must fill out and submit a valid Proof of Claim by September 2, 2013. A Proof of Claim is attached to this Notice and can also be completed and submitted online at www.PotashIndirectSettlement.com. It must be submitted online or postmarked by September 2, 2013. Read the instructions carefully. To the best of your ability, fill out the form and include all the information the form requests, including your signature. Then, either scan the signed form and submit it electronically via the website www.PotashIndirectSettlement.com or mail it to the Settlement Administrator at:

Potash Indirect Purchaser Litigation Settlement Administrator c/o A.B. Data, Ltd. P.O. Box 170500 Milwaukee, WI 53217-8091

Please keep all documentation you have about purchasing potash during the relevant dates for your use in filing or supporting your Proof of Claim, or if issues should arise. Having documentation is important to filing a successful claim.

If the Settlements are approved, members of the Settlement Classes who submit valid Proofs of Claim may be entitled to receive a cash payment. The settlement proceeds will be paid out to members of the Settlement Classes who submit valid claims (subject to review by the Settlement Administrator) pursuant to the terms of the Plan of Allocation, which has been preliminarily approved by the Court. A copy of the Plan of Allocation is attached to this Notice. The Plan of Allocation may be modified by the Court without providing further notice. And the final approval, disapproval or modification of the Plan of Allocation shall not affect final approval of either of the final approval of either Settlement.

9. What am I giving up to remain in the Settlement Classes?

If the settlement with the Foreign Settling Defendants becomes final you will give up your right to sue the Foreign Settling Defendants and the corresponding Releasees (as defined in the Settlement) about the claims being resolved by that Settlement. Similarly, if the settlement with the North American Settling Defendants becomes final, you will give up your right to sue the North American Settling Defendants and the corresponding Released Parties (as defined in the settlement) about the claims being resolved by that Settlement. The specific claims you are giving up against the Settling Defendants and their affiliates are described in the respective Settlement Agreements. Unless you exclude yourself, you are "releasing" the claims, whether or not you submit a claim.

The Settlement Agreements are available at <u>www.PotashIndirectSettlement.com</u>. The specific claims you are releasing are described in paragraphs 13 and 14 of the Foreign Settling Defendants' Settlement Agreement, and at paragraphs 14 and 15 of the North American Settling Defendants' Settlement Agreement.

EXCLUDING YOURSELF FROM THE SETTLEMENTS

If you don't want to be eligible for benefits from the Settlements, and you want to keep the right to sue or to continue to sue one or both groups of Settling Defendants (or any one of them) on your own about the legal issues in this case, then you must take steps to elect to exclude yourself from the Settlements. This is called excluding yourself from or "opting out" of the Settlement Classes.

10. How do I exclude myself from one or both of the Settlement Classes?

To exclude yourself from the Settlements, you must send a letter to the Settlement Administrator, Class Counsel, and counsel for the Settling Defendants that includes the following:

• Your name, address, and telephone number.

• All trade names or business names and addresses used by you or your business, as well as any parents, subsidiaries, or affiliates that indirectly purchased potash from the Defendants at any time from July 1, 2003 to December 11, 2012 if you are a Foreign Settlement Class Member, or from the Defendants at any time during the period from July 1, 2003 to January 30, 2013, if you are a North American Settlement Class Member.

• The case name In re Potash Antitrust Litigation (II), MDL Docket No. 1996 (N.D. Ill.).

• In addition, you must include one or both of the following signed statements, as applicable:

• To exclude yourself from the Foreign Settling Defendants' Settlement, a signed statement that, "I/we hereby request that I/we be excluded from the proposed Indirect Settlement with JSC Uralkali, JSC Silvinit, JSC Belarusian Potash Company, BPC Chicago L.L.C., and JSC International Potash Company in In re Potash Antitrust Litigation (II), MDL Docket No. 1996 (N.D. Ill.).

• To exclude yourself from the North American Settling Defendants' Settlement, a signed statement that, "I/we hereby request that I/we be excluded from the proposed Indirect Settlement with Agrium, Inc., Agrium U.S., Inc., The Mosaic Company (n/k/a MOS Holdings Inc.), Mosaic Crop Nutrition, LLC, Potash Corporation of Saskatchewan Inc., and PCS Sales (USA), Inc. in In re Potash Antitrust Litigation (II), MDL Docket No. 1996 (N.D. Ill.).

Case: 1:08-cv-06910 Document #: 538-1 Filed: 02/13/13 Page 9 of 14 PageID #:8089

• *To exclude yourself from both Settlements, you must include both signed statements.*

You must mail your exclusion request, postmarked no later than May 22, 2013, to:

Settlement Administrator:	Co-Lead Class Counsel
Potash Indirect Purchaser Litigation Settlement Administrator c/o A.B. Data, Ltd. P.O. Box 170500 Milwaukee, WI 53217-8091	Miller Law LLC Attn: Marvin A. Miller 115 South LaSalle Street, Suite 2910 Chicago, IL 60603 Lovell Stewart Halebian Jacobson LLP Attn: Christopher Lovell 61 Broadway, Suite 501 New York, NY 10006
Counsel for the North American Settling Defendants: O'Melveny & Myers LLP Attn: James M. Pearl 1999 Avenue of the Stars, Ste. 700 Los Angeles, CA 90067 Mayer Brown LLP Attn: Britt M. Miller 71 South Wacker Drive Chicago, IL 60606 Jones Day Attn: Michael Sennett 77 West Wacker Drive Chicago, IL 60601-1692	Counsel for the Foreign Settling Defendants: Winston & Strawn LLP Attn: Jeffrey J. Amato 200 Park Avenue New York, NY 10166

11. If I don't exclude myself, can I sue the Defendants for the same thing later?

No. Unless you exclude yourself from one or both of the Settlements (as appropriate), you give up the right to sue the respective Settling Defendants about the issues in this lawsuit. You give up this right even if you don't submit a Proof of Claim and thereby do not receive the

benefits of the Settlements. You must exclude yourself from the appropriate Settlement Class in order to sue one or more of the Settling Defendants separately. (But see Questions 12 and13). You will not have any right to object to the settlement with the Foreign Settling Defendants if you exclude yourself from the corresponding settlement class. Similarly, you will not have any right to object to the settlement class. Similarly, you will not have any right to object to the settlement class. Similarly, you will not have any right to object to the settlement class. Similarly, you will not have any right to object to the settlement class. If you elect to stay in the applicable Settlement Class, you do need to do anything now.

12. If I exclude myself from the Settlements, can I still get benefits from the Settlement?

No. You will not get any benefits from the Settlements if you exclude yourself from the Settlements.

13. If I exclude myself from the Settlements, can I change my mind later?

No. In these Settlements, once you exclude yourself, you may not participate in the Settlement.

THE LAWYERS REPRESENTING YOU

14. Do I have a lawyer in this case?

The Court has appointed the firms and lawyers listed below as Co-Lead Class Counsel in this case:

Co-Lead Class Counsel:	Co-Lead Class Counsel
Miller Law LLC	Lovell Stewart Halebian Jacobson LLP
Attn: Marvin A. Miller	Attn: Christopher Lovell
115 South LaSalle Street, Suite 2910	61 Broadway, Suite 501
Chicago, IL 60603	New York, NY 10006

Class Counsel will represent you and other members of the settlement classes. Class Counsel will be paid by asking the Court for a share of the proceeds of the two settlements. (See Question 15). Class Counsel will also ask the Court to approve incentive awards for the Class Representatives (listed in Question 2) for their time and effort in representing the putative class members in this litigation. If you want to be represented by your own lawyer, you may hire one at your own expense.

15. How will the lawyers be paid?

The Court will decide how much Class Counsel will be paid. On or before April 29, 2013, Class Counsel intend to file a fee petition and request an amount not to exceed one-third of the proceeds of these Settlements. Class Counsel also will seek reimbursement of their costs and expenses incurred for the prosecution of the litigation in an amount not to exceed \$[650,000.00].

Class Counsel will also request the Court to award incentive payments in an aggregate amount not to exceed \$[16,500.00] to be paid to the Class Representatives who helped the lawyers on behalf of the putative classes. The fees, costs, expenses and incentive awards will come from the proceeds of the Settlements.

OBJECTING TO THE SETTLEMENT

16. How do I tell the Court that I don't like the Settlement?

If you are a member of the one or both of the Settlement Classes, and if you do not exclude yourself from the Settlement Classes (see Question No. 10), you may object to all or part of each Settlement, the proposed Plan of Allocation, Class Counsel's request for fees and expenses, the proposed incentive awards to the Class Representatives, or all four. To object, you must send a letter that includes the following:

- Your name, address, and telephone number.
- A statement saying that you object to the Indirect Purchaser Settlement with Defendants Agrium, Inc., Agrium U.S., Inc., The Mosaic Company (n/k/a MOS Holdings Inc.), Mosaic Crop Nutrition, LLC, Potash Corporation of Saskatchewan Inc., and PCS Sales (USA), Inc. in In re Potash Antitrust Litigation (II), MDL Docket No. 1996 (ND. Ill.).

AND/OR

- A statement saying that you object to the Indirect Purchaser Settlement with Defendants JSC Uralkali, JSC Silvinit, JSC Belarusian Potash Company, BPC Chicago L.L.C., and JSC International Potash Company in In re Potash Antitrust Litigation (II), MDL Docket No. 1996 (N.D. Ill.).
- Proof of your membership in the Foreign Settlement Class and/or the North American Settlement Class, as appropriate.
- The reasons you object along with any supporting materials, including any legal support and any evidence to support your objection.
- Your signature.

You must submit your objection, no later than May 22, 2013, to each of the following addresses:

Clerk of the Court	Co-Lead Class Counsel:
United States District Court for the Northern	
District of Illinois	Miller Law LLC.
Everett McKinley Dirksen Courthouse	Attn: Marvin A. Miller
219 South Dearborn Street	115 South LaSalle Street, Suite 2910
Chicago, IL 60604	Chicago, IL 60603

	Lovell Stewart Halebian Jacobson LLP Attn: Christopher Lovell 61 Broadway, Suite 501 New York, NY 10006
Counsel for the North American Settling	Counsel for the Foreign Settling Defendants :
Defendants:	Winston & Strawn LLP
O'Melveny & Myers LLP	Attn: Jeffrey J. Amato
Attn: James M. Pearl	200 Park Avenue
1999 Avenue of the Stars, Ste. 700	New York, NY 10166
Los Angeles, CA 90067	,
Mayer Brown LLP Attn: Britt M. Miller 71 South Wacker Drive Chicago, IL 60606 Jones Day Attn: Michael Sennett	
77 West Wacker Drive Chicago, IL 60601-1692	

If by this deadline you do not object to the Settlements, the proposed Plan of Allocation, Class Counsel's request for fees and reimbursement of expenses, or the proposed incentive awards for the Class Plaintiffs, you will have waived your right to object at a later time.

17. What is the difference between objecting and excluding?

Objecting is simply telling the Court that you don't like something about the Settlements, the Plan of Allocation, Class Counsel's request for fees and expenses, or the proposed incentive awards for the Class Plaintiffs. You can object to these things only if you remain in the settlement class for the Settlement to which you are objecting and do not exclude yourself from that Settlement. Excluding yourself from a Settlement is telling the Court that you don't want to be a part of the Settlement or the settlement class. If you exclude yourself from a Settlement, you have no right to object to the Settlement because it no longer affects you.

THE COURT'S FINAL APPROVAL HEARING

18. When and where will the Court decide whether to approve the Settlements?

The Court will hold a Final Approval Hearing at 1:30 p.m. on June 12, 2013, at Courtroom 2146 in the Everett McKinley Dirksen United States Courthouse, 219 South Dearborn Street, Chicago, IL 60604. The hearing may be moved to a different date or time without additional notice, so please check <u>www.PotashIndirectSettlement.com</u> for any schedule updates.

At this hearing, the Court will consider whether the Settlements are fair, reasonable, and adequate and whether to approve the proposed Plan of Allocation. The Court will also consider Class Counsel's request for attorneys' fees and reimbursement of expenses, and the request for incentive awards for the Class Representatives. If there are objections, the Court will consider them at that time.

After the hearing, the Court will decide whether to approve the Settlements. The Court's decision may be appealed. We do not know how long these decisions will take. Please be patient.

19. Do I have to come to the hearing?

No. Class Counsel will answer questions the Court may pose. But you may come at your own expense if you wish. If you send an objection, you don't have to come to Court to talk about it. So long as you submitted your written objection on time, to the proper addresses, the Court may consider it. You may also pay your own lawyer to attend, but it's not necessary. If you want your own lawyer instead of Class Counsel to speak on your behalf at the Final Approval Hearing, your lawyer must first file a "Notice of Appearance" with the Court. The Notice of Appearance should include your name, address, telephone number, your lawyer's name, address, telephone number, and signature, and the name and number of the litigation (In re Potash Antitrust Litigation (II), MDL Docket No. 1996 (N.D. Ill.). In the Notice of Appearance, your lawyer should state that he or she wishes to enter an appearance at the Fairness Hearing. The Notice of Appearance must be filed with the Clerk of the Court for the Northern District of Illinois by May 29, 2013, and served by that date on Counsel at the addresses listed above in Question 16.

20. May I speak at the hearing?

Yes. If you timely submitted an objection as outlined in Question 16, you may appear at the hearing, either on your own or through an attorney you hire (see Question 19), to present any evidence or argument that the Court decides is proper and relevant.

ADDITIONAL INFORMATION

21. How do I get more information?

This notice summarizes the proposed Settlements. More details are in the two settlement agreements. You can get a copy of the settlement agreements at<u>www.PotashIndirectSettlement.com</u>. The settlement agreements and other documents have been filed in the Court's file on this case, which can be inspected at the office of the Clerk of the Court, United States District Court for the Northern District of Illinois, Everett McKinley

Dirksen Courthouse, 219 South Dearborn Street, 20th Floor, Chicago, IL 60604. You may also write with questions to or call the Settlement Administrator at:

Potash Indirect Purchaser Litigation Settlement Administrator c/o A.B. Data, Ltd. P.O. Box 170500 Milwaukee, WI 53217-8091 866-778-9623

If you did not receive a notice in the mail from the Settlement Administrator, you can also register to receive future information using this contact information.

DO NOT CONTACT THE JUDGE OR THE CLERK OF COURT.

Dated: _____, 2013

BY ORDER OF THE COURT.

Clerk of the United States District Court Northern District of Illinois