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19	SUPERIOR COURT OF THE STATE OF CALIFORNIA		
20	COUNTY OF S	AN FRANCISCO	
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	DEWAYNE JOHNSON,	Case No. CGC-16-550128	
22	Plaintiff,	DEFENDANT MONSANTO COMPANY'S	
23	vs.	MOTION IN LIMINE NO. 24 TO EXCLUDE REFERENCE TO A "MAGIC	
24	MONSANTO COMPANY,	TUMOR"	
25	Defendant.	Trial Date: June 18, 2018 Time: 9:30 a.m.	
26	Defendant.	Department: TBD	
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## I. <u>INTRODUCTION</u>

Monsanto respectfully requests that the Court exclude any inflammatory reference to the results of the 1983 Bio/dynamics mouse study as involving a "magic tumor." This pejorative term is prejudicial and would serve to mislead the jury.

## II. FACTUAL BACKGROUND

In the early 1980s, Monsanto engaged the laboratory Bio/dynamics to conduct a long-term carcinogenicity study in mice to support the registration of glyphosate. The U.S. Environmental Protection agency ("EPA") and Monsanto discussed the results of the study and, at the EPA's suggestion, Monsanto engaged an outside consulting pathologist, Dr. Marvin Kuschner, to reexamine the slides prepared by Bio/dynamics. Upon re-evaluation, Dr. Kuschner detected a previously unidentified kidney tumor in the mouse control group.

In 1986, a Scientific Advisory Panel ("SAP") reviewed the evidence, including Dr. Kuschner's evaluation, and unanimously concluded that glyphosate should *not* be categorized as a possible human carcinogen based on the mouse study. *See* Declaration of Sandra A. Edwards ("Edwards Decl.") at ¶ 35, Ex. 34, (Scientific Advisory Panel Report) (EPA\_02241986-001-006). The EPA adopted the SAP recommendations in June of 1986. Since then, numerous worldwide regulatory bodies relying on dozens of epidemiological, animal, and genotoxicity studies have rejected any link between glyphosate and cancer.

During discovery in the federal court multi-district litigation ("MDL") *In re Roundup Prods. Liab. Litig*, No. 3:16-md-2741-VC (N.D. Cal.), plaintiffs demanded and received access to the original pathology slides that Dr. Kushner reviewed from the 1983 study. Having received access to these slides, none of Plaintiff's technical experts express any disagreement with Dr. Kushner's pathology review. Nevertheless, Plaintiff seeks to sow controversy regarding the 1983 study by denigrating Dr. Kushner's analysis. For example, in his report, Dr. Charles Benbrook—an *economist*—sensationally refers to the tumor identified by Dr. Kuschner as a "magic" tumor, as if Monsanto had somehow conjured it from thin air. *See* Edwards Decl. ¶ 14, Ex. 13 (Expert Report of Charles Benbrook at ¶ 90 (Dec. 21, 2017)) ("In 1991, EPA changed its interpretation of the 1983 mouse oncogenicity study, on account of one seemingly 'magic' tumor found by a

Monsanto-commissioned pathologist, who had been asked to reread the kidney slides in the study.
This one magic tumor in the male mouse control group turned the seemingly positive
Bio/dynamics mouse study into a negative one."). In fact, Dr. Benbrook admitted to having
concocted this phrase himself. See Edwards Decl. at ¶ 42, Ex. 41 (Dep. of Charles Benbrook at
274:6-16 (Feb. 8, 2018)). And he repeatedly used such sensational terminology when describing
the tumor during his deposition. See id. at 247:14-25. Monsanto anticipates that Plaintiff will try
to make similar insinuations to create a distraction about this supposed "magic tumor" conjuring.
III. ARGUMENT
The Court should exclude any reference to a "magic" tumor. See Cal. Evid. Code § 350.
Such evidence is irrelevant to whether glyphosate-based herbicides caused Plaintiff to develop
mycosis fungoides. None of the Plaintiff's technical experts claims that Dr. Kushner's review of
the pathology slides was flawed, or that the tumor in the control group was not real.
The only "expert" who has purportedly opined on the pathology slide is Dr. Benbrook—an
economist with no expertise in any scientific discipline, much less pathology. See 05/17/2018
Order on Sargon and Summary Judgment at 30. The Court has already precluded Dr. Benbrook
from interpreting emails or Monsanto communications. <i>Id.</i> The Court should likewise preclude
Dr. Benbrook from commenting on the results of the 1983 study, or the re-review of the pathology
slides, or expressing any opinions about that regulatory review process, or the communications

Benbrook—an 5/17/2018 r. Benbrook ise preclude the pathology unications between Monsanto and EPA about it. Likewise, the Court should preclude any argument or characterization of a "magic" tumor by Dr. Benbrook and/or Plaintiff's counsel. Using such language when describing this tumor serves only to distract or inflame the jury, has no nonprejudicial purpose, and should be excluded under Cal. Evid. Code § 352.

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<sup>&</sup>lt;sup>1</sup> "Q. You used the term "magic tumor," not only in your testimony today, but in a number of places in your report. Is that a term that EPA has used to describe the control group tumor?

Q. Is that a term that is used in the scientific evaluation of pathology slides, "magic 26 tumor"?

<sup>27</sup> A. I haven't encountered it.

Q. So you came up with that phrase?

A. Yeah. I came up with it." 28

## IV. **CONCLUSION** For the foregoing reasons, the Court should exclude any reference to a "magic tumor" pertaining to the 1983 Bio/dynamics mouse oncogenicity study. Dated: May 24, 2018 Respectfully submitted. FARELLA BRAUN + MARTEL LLP By: Sandra A. Edwards Attorneys for Defendant MONSANTO COMPANY