- 1		
1	Sandra A. Edwards (State Bar No. 154578) Joshua W. Malone (State Bar No. 301836)	
2	Farella Braun + Martel LLP	ELECTRONICALLY
3	235 Montgomery Street, 17th Floor San Francisco, CA 94104	FILED
4	Telephone: (415) 954-4400; Fax: (415) 954-4480 sedwards@fbm.com	County of San Francisco
5	jmalone@fbm.com	06/12/2018 Clerk of the Court BY:VANESSA WU
6	Joe G. Hollingsworth (appearance <i>pro hac vice</i>) Martin C. Calhoun (appearance <i>pro hac vice</i>)	Deputy Clerk
7	Kirby T. Griffis (appearance <i>pro hac vice</i>) William J. Cople (appearance <i>pro hac vice</i>)	
8	Hollingsworth LLP 1350 I Street, N.W.	
9	Washington, DC 20005 Telephone: (202) 898-5800; Fax: (202) 682-1639	
	jhollingsworth@hollingsworthllp.com	,
10	mcalhoun@hollingsworthllp.com kgriffis@hollingsworthllp.com	
11	wcople@hollingsworthllp.com	
12	George C. Lombardi (appearance <i>pro hac vice</i>) James M. Hilmert (appearance <i>pro hac vice</i>)	
13	Winston & Strawn LLP 35 West Wacker Drive	
14	Chicago, IL 60601 Telephone: (312) 558-5969; Fax: (312) 558-5700 glombard@winston.com jhilmert@winston.com Attorneys for Defendant	
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17	MONSÁŇTO COMPANY	
18	SUPERIOR COURT OF THE STATE OF CALIFORNIA	
19	COUNTY OF SAN FRANCISCO	
20	DEWAYNE JOHNSON	Case No. CGC-16-550128
21	Plaintiff,	DEFENDANT MONSANTO COMPANY'S REPLY IN SUPPORT OF MOTION IN
22	VS.	LIMINE NO. 13 TO EXCLUDE INTRODUCTION, ARGUMENT, OR REFERENCE TO THE SERALINI STUDY AND ANY INFORMATION THEREIN Trial Date: June 18, 2018 Time: 9:30 a.m. Department: TBD
23	MONSANTO COMPANY,	
24	Defendant.	
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I. INTRODUCTION

Plaintiff Dewayne Johnson ("Plaintiff") seeks to introduce a study rejected by his own experts, his favored group--the International Agency for Research on Cancer ("IARC"), and international regulators so that he can show pictures of rats covered with giant tumors and claim that this is what happens when you conduct long-term rodent carcinogenicity studies with Roundup[®] (as opposed to glyphosate alone). Plaintiff would attempt to introduce the study via his company documents expert, Dr. Charles Benbrook, given his rodent carcinogenicity expert, Dr. Christopher Portier, disavowed any reliance on the study. Introducing a subject divorced from the causation inquiry and for which no reliable expert testimony exists is highly prejudicial and improper.

II. <u>ARGUMENT</u>

One of Plaintiff's primary themes in this case is that Monsanto did not adequately test glyphosate-based herbicides ("GBHs"). *See* Plaintiff's Opp'n to MIL No. 13 ("Pl.'s Opp.") at 3 (noting "[t]he extent of Monsanto's testing of Roundup, and studies reaching conclusions regarding the carcinogenic potential of the formulated Roundup product, are at the heart of the issues in this case"); *see also* Declaration of Sandra A. Edwards ("Edwards Decl.") at ¶ 4, Ex. 3 (Report of Charles Benbrook ("Benbrook Rpt.") at ¶ 69) (noting that "[w]ithout doubt, Monsanto should have conducted long-term carcinogenicity tests of at least its top two or three Roundup formulations"). Dr. Benbrook has "no doubt" that long-term rodent carcinogenicity testing should have been conducted on Roundup[®], despite admitting 1) neither EPA nor any other worldwide regulators require such studies; 2) there are regulatory policy reasons such studies are not conducted); and 3) no other pesticide company has conducted such studies. *See, e.g.*, Edwards Decl. at ¶ 2, Ex. 1 (Dep. of Benbrook at 205:16-20, 206:21-207:5, 210:21-211:15 (May 23, 2018)). Monsanto should not be held to a standard to which no other pesticide company in history has been held, and the jury should not consider a study that is irrelevant to whether Monsanto failed to adequately test or adequately warn.

Again, Dr. Benbrook's accusations rely on a string of emails (on which his opinions are excluded, *see* 5/17/2018 Order on *Sargon* and Summary Judgement at 30-31) from which he infers

Monsanto's intent and knowledge, while he ignores primary studies indicating that Monsanto 1 adequately studied Roundup® formulations. Compare Edwards Decl. at ¶ 4 Ex. 3 (Benbrook Rpt. 2 at ¶¶ 803-833) (discussing a "remarkable exchange of emails" regarding Seralini) with Edwards 3 Decl. at ¶ 2, Ex. 1 (Benbrook Dep. at 88:20-25) (admitting that the "record that [he] reviewed on 4 5 the genotoxicity of the formulated products is based on company e-mails either given to [him] by the Miller Firm or [his] own search"); see also id. at 92:9-14 (agreeing he was "quite confident 6 7 studies didn't exist with respect to Monsanto's formulated product genotoxicity studies based on 8 [his] review of the company e-mails given to [him] by the Miller Firm"); id. at 271:22-273:11 9 (admitting Monsanto conducted and EPA is in possession of genotoxicity tests on the formulated product after being shown the primary studies). 10 11 Realizing the Seralini study is itself of highly questionable scientific validity, Plaintiff 12 attempts to argue that "the actions of Monsanto related to the study are relevant" as "evidence of 13 Monsanto improperly influencing journals and third-party scientists." Pl.'s Opp. at 4. As the Court may be aware, Dr. Benbrook discusses numerous other examples of Monsanto purportedly 14 influencing journals and third-party scientists for more than 200 pages of his expert report, and 15 Plaintiff submits hundreds of exhibits detached from the questionable study to support the theme 16 17 of Monsanto influencing the science. Inclusion of the highly prejudicial Seralini study and 18 associated photos of tumor-ridden rats greatly exceeds any probative value on the issue of 19 Monsanto influencing the science. 20 21 22 23 24 25 26 27

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III. **CONCLUSION** For the foregoing reasons, the Court should exclude introduction, argument, or reference to the Seralini Study, as well as Dr. Seralini's subsequent book and film documentary, and any information and images contained therein. Dated: June 12, 2018 Respectfully submitted, FARELLA BRAUN + MARTEL LLP and the By: Sandra A. Edwards Attorneys for Defendant MONSANTO COMPANY

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