Pork Direct Antitrust Litigation c/o A.B. Data, Ltd. P.O. Box 173117 Milwaukee, WI 53217

UNIQUE ID: _	
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#### UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MINNESOTA

Our records indicate you may be a member of the Settlement Class in this action for Settlements previously reached with Defendants JBS USA Food Company, JBS USA Food Company Holding ("JBS"), and Smithfield Foods, Inc. ("Smithfield") (collectively, the "Settlements"). The Settlement Class, subject to certain exclusions, is defined as "All persons who purchased Pork directly from any of the Defendants or any co-conspirator, or their respective subsidiaries or affiliates for use or delivery in the United States from January 1, 2009, through January 12, 2021."

The Court has now issued final approval for the Settlements and a claims process will now commence to distribute the Net Settlement Funds to eligible Settlement Class Members. In accordance with the Settlement Agreements, the combined Settlement Proceeds, minus Court-approved attorneys' fees and litigation expenses, any Class Representative Service Award approved by the Court, and Settlement Administration and notice expenses (the "Net Settlement Fund"), will be distributed to Settlement Class Members on a pro rata basis based on the amount of Pork purchases by each participating Settlement Class Member compared to the combined Pork purchases of all participating Settlement Class Members. To be eligible to receive a payment, you must submit this Claim Form to the mailing address listed at the top of this form or on the Settlement Website www.PorkAntitrustLitigation.com by June 14, 2022.

You may use your Unique ID number listed at the top of this page to log in at www.PorkAntitrustLitigation.com, where you can submit a claim and review your purchase information electronically. If your organization received more than one notice, you only need to file one Claim Form for each Unique ID.

## **Review your purchase information**

The total award amount you receive will be calculated based on the purchase information from records available from Defendants. Your total known Settlement qualifying purchases from Defendants for the period between January 1, 2009 through December 31, 2019<sup>1</sup> are \$<<Total Purchases>>. The details concerning the amount of your qualifying purchases are set forth on page 2.



If you agree with the purchase information listed on Page 2, you simply need to complete the Claimant Information section on Page 3 of this Claim Form, affirm and sign the attestation also on Page 3, and submit it by June 14, 2022 (postmarked or submitted online).

If you do not agree with the purchase information on Page 2 or want to supplement your claim to include 2020 and 2021 purchase data, you may complete the Purchase Audit Request form posted on www.PorkAntitrustLitigation.com and submit it with your Claim Form.

<sup>&</sup>lt;sup>1</sup> Purchase information from all Defendants is only available through 2019. If you wish to include any 2020 or 2021 Settlement Class Period purchases in your claim, then please complete the Purchase Audit Request form pursuant to the instructions below.

### **PURCHASE INFORMATION**

DEFENDANT/ CO-CONSPIRATOR	2009	2010	2011	2012	2013	2014	2015
Clemens							
Hormel							
JBS							
Seaboard <sup>2</sup>							
Smithfield							
Triumph <sup>2</sup>							
Tyson							
DEFENDANT/ CO-CONSPIRATOR	2016	2017	2018	2019		•	
Clemens							
Hormel							
JBS							
Seaboard <sup>2</sup>							
Smithfield							
Triumph <sup>2</sup>							

#### **Total Purchase Amount \$<<Total Purchases>>**



If you <u>agree</u> with the purchase information listed on Page 2, you simply need to complete the Claimant Information section on Page 3 of this Claim Form, affirm and sign the attestation also on Page 3, and submit it by June 14, 2022 (postmarked or submitted online).

If you do <u>not agree</u> with the purchase information on Page 2 or want to supplement your claim to include 2020 and 2021 purchase data, you may complete the Purchase Audit Request form posted on <u>www.PorkAntitrustLitigation.com</u> and submit it with your Claim Form.

<sup>&</sup>lt;sup>2</sup> Purchases from Seaboard, Triumph and Seaboard Triumph Foods have been generated from the same data source. If the total sales from Seaboard and Triumph reflects the amounts you have purchased from these three entities, there is no need to submit a Purchase Audit Request Form.

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# DIRECT PURCHASER ANTITRUST CLAIM FORM

UNIQUE ID:						
submit it by June 14, 2022, (postabove.  If you do <u>not agree</u> with below, as well as the <u>www.PorkAntitrustLitigation</u> . Settlement Administrator at the invoices, purchase information, or If you agree with the purand 2021 purchase data, please c posted on the Settlement W (postmarked or submitted onlind documentation to support your content of the settlement work o	n the purchase informat <b>Purchase Audit F</b> com, and submit them address listed above, al etc.). rchase information liste omplete the Claimant In ebsite www.PorkAntie) to the Settlement Action for purchases in the information, etc.). clude actual receipts of and net purchase among the purchase and the information of the purchase and the purchase among th	ion listed on particle on listed on particle form by June 14, 2 ong with additional don page 2 but afformation belog trustLitigation design additional time additional time rinvoices that	complete the Claimant Information below and Settlement Administrator at the address listed ge 2, please complete the Claimant Information posted on the Settlement Website 2022, (postmarked or submitted online) to the onal documentation to support your claim (e.g., want to supplement your claim to include 2020 w, as well as the Purchase Audit Request form acom, and submit them by June 14, 2022, the address listed above, along with additional me period between January 1, 2020 and January include the product name, name of Defendant bmit legible copies. Do not send originals but			
	CLAIMANT	ΓINFORMA	ΓΙΟΝ			
CONTACT NAME:	First	M.I.	Last			
COMPANY NAME:	Company Name					
CURRENT MAILING ADDRESS:	Address 1  Address 2  City  State/Province  Postal Code  Country					
CONTACT TELEPHONE:						
CONTACT EMAIL ADDRESS:						
I am duly authorized and have t I/we are not officers, directors, interest; an affiliate, legal repre entity; and (4) I/we agree to sub process my/our claim.  Signature:	he legal capacity to sig or employees of any D sentative, heir, or assig omit additional informa	n this Claim For efendant; any e n of any Defer tion, if requeste Date	information is true and correct; (2) I warrant that form on behalf of the direct purchaser entity; (3) entity in which any Defendant has a controlling ident, or a federal, state, or local governmental ed, in order for the Settlement Administrator to			
Printed Full Name (First, Middle	e, and Last):	Title:				