TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	06/30/2006

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Kruger Seed Company		06/29/2006	CORPORATION: IOWA

RECEIVING PARTY DATA

Name:	DJK L.L.C.	
Street Address:	33938 160th Street, P.O. Box A	
City:	Dike	
State/Country:	IOWA	
Postal Code:	50624	
Entity Type:	LIMITED LIABILITY COMPANY: IOWA	

PROPERTY NUMBERS Total: 2

Property Type	Number	Word Mark
Registration Number:	2724286	CIRCLE SEED HYBRIDS
Registration Number:	2711233	CIRCLE SEED HYBRIDS

CORRESPONDENCE DATA

Fax Number: (314)694-9009

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

Phone: 314-694-5201

Email: barbara.a.bunning-stevens@monsanto.com

Correspondent Name: Monsanto Company

Address Line 1: 800 North Lindbergh Blvd. E2NA
Address Line 4: St. Louis, MISSOURI 63167

NAME OF SUBMITTER:	Barbara Bunning-Stevens	
Signature:	/bbs/	
Date:	09/08/2006 TDADEMARK	

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Total Attachments: 3
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ARTICLES OF MERGER
OF
KRUGER SEED COMPANY
(an Iowa corporation)
AND
DJK L.L.C.
(an Iowa limited liability company)

To the Secretary of State State of Iowa

Pursuant to the provisions of the Iowa Limited Liability Company Act, the domestic business corporation and domestic limited liability company herein named do hereby adopt the following Articles of Merger.

- Attached hereto and incorporated herewith is the Plan of Merger for merging Knuger Seed Company, an Iowa corporation, with and into DJK LL.C., an Iowa limited liability company.
- 2. DJK LL.C., an Iowa limited liability company, shall be the surviving enrity.
- The Plan of Merger was duly authorized and approved by Kruger Seed Company and DJK
 L.L.C. in accordance with Section 490A.1203 of the Iowa Limited Liability Company Act.
- 4. The time and effective date of the merger herein provided for shall be 5:00 p.m. CDT on June 30, 2006.

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Executed on June 29, 2006.

KRUGER SEED COMPANY

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PLAN OF MERGER approved June 29, 2006 by Kruger Seed Company, a business corporation organized under the laws of the State of Iowa, and by DJK LL.C., a limited liability company organized under the laws of the State of Iowa.

- 1. Kruger Seed Company and DJK LLC shall, pursuant to the provisions of the Iowa Limited Liability Company Act, be merged with and into DJK LLC, which shall be the surviving entity at the effective time and date of the merger and which is sometimes hereinafter referred to as the "surviving entity", and which shall continue to exist as said surviving entity under its present name pursuant to the provisions of the Iowa Limited Liability Company Act. The separate existence of Kruger Seed Company, which is sometimes hereinafter referred to as the "non-surviving entity", shall cease at the effective time and date of the merger in accordance with the provisions of the Iowa Business Corporation Act.
- 2. The Articles of Organization of the surviving entity at the effective time and date of the merger shall be the Articles of Organization of said surviving entity and said Articles of Organization shall continue in full force and effect until amended and changed in the manner prescribed by the provisions of the Iowa Limited Liability Company Act.
- 3. The present Operating Agreement of the surviving entity will be the Operating Agreement of said surviving entity and will continue in full force and effect until changed, altered, or amended as therein provided and in the manner prescribed by the provisions of the Iowa Limited Liability Company.
- 4. The Manager of the surviving entity at the effective time and date of the merger shall be the Manager of the surviving entity, until his successor is elected and qualified or until his tenure is otherwise terminated in accordance with the Operating Agreement of the surviving entity.
- 5. Each issued and outstanding share of the non-surviving entity immediately prior to the effective time and date of the merger shall, at the effective time and date of the merger be cancelled. The membership interests of the surviving entity shall not be converted or exchanged in any manner and shall be unaffected by virtue of the merger.
- 6. The proper officers of the non-surviving entity and the Manager of the surviving entity, respectively, are hereby authorized, empowered, and directed to do any and all acts and things, and to make, execute, deliver, file, and/or record any and all insumments, papers, and documents which shall be or become necessary, proper, or convenient to carry our or put into effect any of the provisions of this Plan of Merger or of the merger herein provided for.

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RECORDED: 09/08/2006

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