

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

JS-6

**UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA**

Agrícola Cuyuma SA, and
Corporación Agrícola Viñasol SAC,

Plaintiffs,

v.

Corona Seeds, Inc., and
Crites Seed, Inc.,

Defendants.

Case No. CV 17-8220-DMG (SKx)

JUDGMENT

1 The above-captioned action was tried by a jury from June 21 through 28, 2021,
2 and the jury has rendered a verdict. Consistent with the jury's findings,

3 IT IS ORDERED AND ADJUDGED that:

4 1. On all causes of action, Plaintiff Agrícola Cuyuma SA shall recover nothing
5 from Defendant Corona Seeds, Inc. and the action is dismissed on the
6 merits as to Defendant Corona Seeds, Inc., which shall recover costs from
7 Plaintiff Agrícola Cuyuma SA;

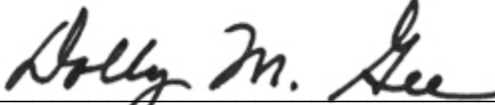
8 2. On the strict liability cause of action, Plaintiff Agrícola Cuyuma SA shall
9 recover nothing from Defendant Crites Seed, Inc., and on the negligence
10 cause of action, judgment is entered against Defendant Crites Seed, Inc. and
11 in favor of Plaintiff Agrícola Cuyuma SA in the total amount of \$21,227.04,
12 inclusive of prejudgment interest at the rate of 7%, and Plaintiff Agrícola
13 Cuyuma SA shall recover costs from Defendant Crites Seed, Inc.;

14 3. On all causes of action, Plaintiff Corporación Agrícola Viñasol SAC shall
15 recover nothing from Defendant Corona Seeds, Inc. and the action is
16 dismissed on the merits as to Defendant Corona Seeds, Inc., which shall
17 recover costs from Plaintiff Corporación Agrícola Viñasol SAC;

18 4. On the strict liability cause of action, Plaintiff Corporación Agrícola
19 Viñasol SAC shall recover nothing from Defendant Crites Seed, Inc., and
20 on the negligence cause of action, judgment is entered against Defendant
21 Crites Seed, Inc. and in favor of Plaintiff Corporación Agrícola Viñasol
22 SAC in the total amount of \$247,098.39, inclusive of prejudgment interest
23 at the rate of 7%, and Plaintiff Corporación Agrícola Viñasol SAC shall
24 recover costs from Defendant Crites Seed, Inc.; and
25
26
27
28

1 5. Jurisdiction of this case is retained to enter further orders, if necessary, that
2 are proper for execution, garnishment, or to award costs.¹
3

4 DATED: July 15, 2021

5 
6 _____
7 DOLLY M. GEE
8 UNITED STATES DISTRICT JUDGE
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26

27 _____
28 ¹ The parties shall comply with the procedure set forth in Local Rule 54 for the recovery of costs.