

Category 1 Documents:

One or more of the following records are sufficient to establish dicamba symptomology for an Affected Field for a Damage Year:

- 1) an Administrative Agency Report sufficient to support a finding of dicamba symptomology in the Affected Field in the Damage Year;
- 2) a report from an insurance adjuster or inspector sufficient to support a finding of dicamba symptomology in the Affected Field in the Damage Year;
- 3) a report or similar contemporaneous writing from a cooperative extension agent or other University representative sufficient to support a finding of dicamba symptomology in the Affected Field in the Damage Year;
- 4) a report or similar contemporaneous writing from a private agronomist or weed scientist sufficient to support a finding of dicamba symptomology in the Affected Field in the Damage Year; or
- 5) a report, statement or admission of a present or former Monsanto or BASF employee who inspected the Affected Field indicating dicamba symptomology in the Affected Field in the Damage Year.

Category 2 Documents:

Two or more of the following records are sufficient to establish dicamba symptomology for an Affected Field for a Damage Year:

- 1) dated (where available) and authenticated photographs or videos sufficient to support a finding of dicamba symptomology in the Affected Field in the Damage Year;
- 2) a complaint filed with a Federal or State agency, including the USDA, sufficient to support a finding of dicamba symptomology in the Affected Field in the Damage Year;
- 3) a report or statement from a crop consultant or crop scout sufficient to support a finding of dicamba symptomology in the Affected Field in the Damage Year;
- 4) a declaration of an applicator who sprayed the dicamba over the top of dicamba-tolerant soybean or cotton plants that produced dicamba symptomology in the Affected Field in the Damage Year;
- 5) a retained expert's report sufficient to support a finding of dicamba symptomology in the Affected Field in the Damage Year;
- 6) a declaration of the Claimant describing dicamba symptomology in the Affected Field in the Damage Year with a corroborating declaration from a disinterested third party either:
 - a. describing the dicamba symptomology in the Affected Field in the Damage Year; or
 - b. otherwise confirming the symptomology or dicamba exposure in the Affected Field in the Damage Year, including by virtue of confirming that the Claimant made consistent, contemporaneous statements regarding the existence of dicamba symptomology in the Affected Field in the Damage Year;
- 7) aerial or drone photography of sufficient quality to show dicamba symptomology in the Affected Field in the Damage Year;
- 8) both: (i) any one Category 1 document or any two documents described in Sections 7.d.ii(1)-(7) of the Settlement Agreement related to a Field other than the Affected Field for which dicamba symptomology is being established, but within the same Farm Number as the Affected Field for which dicamba symptomology is being established, from the same Damage Year; and (ii) a declaration from the Claimant that dicamba symptomology similar to that reflected in (i) existed on the Affected Field for

which Dicamba Injury is being established in the Damage Year; or

- 9) documents that the Claims Administrator deems to have a similar level of reliability as documents described in Sections 7.d.i(1)-(5), 7.d.ii(1), 7.d.ii(2), 7.d.ii(3), or 7.d.ii(7) of the Settlement Agreement sufficient to support a finding of dicamba symptomology in the Affected Field in the Damage Year, which must be limited to documents created in the same growing season as the Damage Year by (1) Claimants in the ordinary course of farming operations or (2) disinterested third parties (other than any disinterested party providing a corroborating declaration under Section 7.d.ii(6)) of the Settlement Agreement who has received no compensation, directly or indirectly from:
 - (i) Enrolling Counsel for the submitting Claimant;
 - (ii) any member of the ECC; or
 - (iii) the submitting Claimant or an Affiliated Claimant associated with the submitting Claimant relating to application of herbicides, crop scouting, litigation, or submission of a Process Claim.

A Claimant must provide sufficient information to the Claims Administrator to match proffered Injury Records to an Affected Field and Damage Year. The Claims Administrator may seek this information from a Claimant if the Claimant did not provide it as part of the Claims Package.