

File number: \_\_\_\_\_

I received an avoidance claim settlement offer from ASK LLP dated \_\_\_\_\_.

I am a dairy farmer.

I was selling milk to Dean Foods in the ordinary course of my business relationship with Dean Foods when Dean filed its bankruptcy petition on November 11, 2019. I also sold milk to Dean in the ordinary course of my business relationship with Dean during the 90 days prior to November 11, 2019.

Prior to November 11, 2019, I had sold milk to Dean for \_\_\_\_\_ years. During the course of my relationship with Dean, my milk was picked up every \_\_\_\_\_ days and sold to Dean.

While my milk was picked up every \_\_\_\_\_ days, I was paid two times per month on the dates and in a manner mandated by Federal and/or State Regulations (7 CFR sections 10XX.70-10XX.74 and 7 CFR section 10XX.90). I was paid on these dates and in this manner during the 90 days prior to November 11, 2019, and during the entire course of my business relationship with Dean prior to the period beginning 90 days prior to November 11, 2019. There was no difference in my payments from Dean or milk shipments to Dean during the period 90 days prior to November 11, 2019, as compared to the course of our business relationship prior to that period.

I did not receive preferential payment treatment from Dean during the 90 days prior to November 11, 2019. I did not receive preferential payment treatment, nor did I ask for preferential payment treatment, because there was no need to ask for preferential payment treatment. I put no pressure on Dean to pay me because it always paid on time according to the applicable Federal and/or State Regulations.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this \_\_\_\_\_ day of \_\_\_\_\_, 2020

\_\_\_\_\_  
Print name

\_\_\_\_\_  
Signature

Address: