

cooperation and conjunction with USDA FSIS to accomplish this objective.

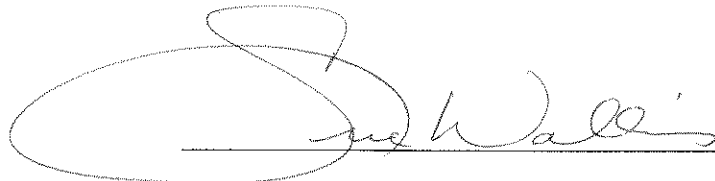
4. CHEVALINE continues in this effort to the present day and is still actively engaged in the process of among other things marketing equine animals for human consumption.

5. CHEVALINE intends to continue to seek the necessary approvals and inspections to begin operations of its lawful business enterprise.

6. CHEVALINE has been threatened by the impact litigation by several of Plaintiffs in the current case at bar. CHEVALINE learned on July 2, 2013 that Plaintiffs had filed litigation seeking to enjoin the Federal Government from granting the necessary approvals such that companies that contract with CHEVALINE such as Rains Natural Meats of Missouri and Responsible Transportation, Inc. of Iowa may pursue their lawful agribusiness enterprises. CHEVALINE will be substantially harmed by further delay if the government is so enjoined. To that end I have authorized our attorney A. Blair Dunn to seek to have the company intervene in the present legal action.

Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct, based on my own personal knowledge and experience.

Executed this 19th day of July 2013, in GILLETTE, WY.

A handwritten signature in cursive script, appearing to read "Sue Wallis", written over a horizontal line.

SUE WALLIS