

REPORT OF NON-GM, IDENTITY PRESERVED SYSTEM VERIFICATION

Certificate Number: 08/3/2023 Ingredion Incorporated

Certificate Issued On: August 3, 2023 Certificate Issued By: SGS North America, **Agricultural Services**

Company / Facility Audited:

Ingredion Inc 1001 Bedford Ave North Kansas City, MO 64116 UNITED STATES OF AMERICA

Certificate Valid Thru: September 7, 2024

Processes Audited During This Audit: Planting, Harvesting, Training, Storage, Receiving Records, of NonGM/IP Corn in accordance with the "True Trace" program for Regular Dent, Waxy, WaxiPro, and High Amylose corn. These NonGM/IP grains are used to produce starch products along with gluten meal and gluten feed.

SGS Lead Auditor: Stephens Guidry

Signature:

Stephet Jundy

Note: The Company listed above must undergo and pass an SGS maintenance audit and be re-certified on or before the Certificate expiry date listed to maintain certification status for an additional one year period. This Certificate reflects our findings at the time and place of the last audit only and intends to confirm that, with respect to the audited processes listed above, the Company named above has adequately complied with the SGS North America Good Manufacturing Practices Audit for Bulk Grain Handling Facilities which incorporates key elements of HACCP current at audit date. This Certificate provides no guarantee or warranty of the safety of individual products or shipments or of compliance to contractual specifications. Any decision or action undertaken by any party based on information contained in this Certificate is under that party's sole responsibility and at its own risk.

"All orders are accepted and all reports and certificates are issued subject to the SGS General Conditions of Service for North America (available upon request or accessible at http://www.sgs.com/terms_and_conditions.htm, or as otherwise agreed. Any person, including the customer, using or relying on such report or certificate agrees that the liability of the contracting SGS affiliate shall in no case exceed a total aggregate sum of the lesser of US \$20,000 or ten times the fee paid or payable for the service allegedly giving rise to the claim, but in no event in excess of the contracting SGS affiliate's proven negligence; and that the contracting SGS affiliate assumes no responsibility for indirect or consequential loss (including loss of profits)."

Member of the SGS Group (Societe Generale de Surveillance)