UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 8-K

CURRENT REPORT Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934

Date of Report: (Date of earliest event reported): February 14, 2023

Calyxt, Inc.

(Exact name of registrant as specified in its charter)

Delaware (State or other jurisdiction of incorporation)

001-38161 (Commission File Number)

27-1967997 (IRS Employer Identification No.)

2800 Mount Ridge Road Roseville, MN 55113-1127 (Address and zip code of principal executive offices)

(651) 683-2807 ephone number, inclu

(Registrant's tele iding area code)

Not Applicable ner name or former address, if changed since last report) (Forn

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425) \mathbf{X}

Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)

Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))

Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))

Securities registered pursuant to Section 12(b) of the Act:

-

Title of each class	Trading Symbol(s)	Name of exchange on which registered		
Common Stock, par value \$0.0001 per share	CLXT	The NASDAQ Stock Market LLC		

Indicate by check mark whether the registrant is an emerging growth company as defined in Rule 405 of the Securities Act of 1933 (§230.405 of this chapter) or Rule 12b-2 of the Securities Exchange Act of 1934 (§240.12b-2 of this chapter). Emerging growth company \Box

If an emerging growth company, indicate by check mark if the registrant has elected not to use the extended transition period for complying with any new or revised financial accounting standards provided pursuant to Section 13(a) of the Exchange Act. \Box

Item 7.01. Regulation FD Disclosure.

As previously disclosed, on January 13, 2023, Calyxt, Inc, ("Calyxt") and Calypso Merger Subsidiary, LLC, a wholly-owned subsidiary of Calyxt, entered into an Agreement and Plan of Merger (the "Merger Agreement") with Cibus Global LLC, a Delaware limited liability company ("Cibus") and certain blocker entities identified in the Merger Agreement. As a result of the transactions contemplated by the Merger Agreement, pre-closing Calyxt stockholders are expected to own approximately 5.0% of issued and outstanding common stock of the resulting public company, which will be renamed Cibus, Inc., and pre-closing holders of Cibus membership units and warrants are expected to own approximately 95.0% of the issued and outstanding common stock of resulting public company, in each case subject to certain limitations, dilution, and adjustments contemplated in the Merger Agreement.

Attached as Exhibit 99.1 to this Current Report on Form 8-K and incorporated herein by reference is the form of an investor presentation to be used by Calyxt and Cibus to discuss the transaction with certain of Calyxt's and Cibus' securityholders and other persons. The information furnished in this Item 7.01 and Exhibit 99.1 attached hereto shall not be deemed to be "filed" for the purposes of Section 18 of the Securities and Exchange Act of 1934, as amended (the "Exchange Act"), or otherwise subject to the liabilities of such section, nor shall such information be deemed to be incorporated by reference into any filing under the Securities Act of 1933, as amended (the "Securities Act"), or the Exchange Act, except as shall be expressly set forth by specific reference in such a filing.

Cautionary Statement Regarding Forward-Looking Statements

The information included in this Current Report on Form 8-K and the materials incorporated by reference herein include "forward-looking statements" within the meaning of Section 27A of the Securities Act and Section 21E of the Exchange Act. All statements, other than statements of present or historical fact included herein, regarding the transactions, the ability of the parties to the merger agreement to consummate the transactions, the benefits of the transactions, Calyxt's future financial performance (including its liquidity and capital resources and cash runway), the combined company's future performance following the transactions, financial positions, prospects and plans as well as the objectives of management are forward-looking statements. Words such as "expects," "continues," "may," "will," "approximately," "intends," the negative of such terms and other similar expressions are intended to identify forward-looking statements, although not all forward-looking statements contain such identifying words.

These forward-looking statements are based on the current expectations and assumptions of Cibus's and Calvxt's management about future events and are based on currently available information as to the outcome and timing of future events. Forward-looking statements are subject to risks and uncertainties, most of which are difficult to predict and many of which are beyond the control of Calyxt and Cibus. These risks include, but are not limited to, (i) the risk that the conditions to the closing of the proposed Transactions are not satisfied, including the failure to obtain stockholder approval of matters related to the proposed Transactions in a timely manner or at all, (ii) uncertainties as to the timing of the consummation of the proposed Transactions, (iii) risks related to Calyxt's capital resources and the ability of Calyxt and Cibus, respectively, to correctly estimate and manage their respective operating expenses and expenses associated with the proposed Transactions, (iv) risks related to Calyxt's continued listing on the Nasdaq Capital Market until closing of the proposed Transactions, (v) risks associated with the possible failure to realize certain anticipated benefits of the proposed Transactions, including with respect to future financial and operating results; (vi) uncertainties regarding the impact that any delay in the Closing would have on the anticipated cash resources of the combined company upon Closing and other events and unanticipated spending and costs that could reduce the combined company's cash resources; (vii) the potential for the occurrence of any event, change or other circumstance or condition that could give rise to the termination of the Merger Agreement; (viii) the possible effect of the announcement, pendency or completion of the Merger on Calyxt's or Cibus's business relationships, operating results and business generally; (ix) risks related to unexpected costs related to the Merger (x) the potential for, and uncertainty associated with the outcome of, any legal proceedings that may be instituted against Calyxt or Cibus or any of their respective directors or officers related to the Merger Agreement or the Transactions; (xi) risks associated with the ability of Calyxt and Cibus to protect their respective intellectual property rights; (xii) the potential impact of competitive responses to the proposed Transactions and changes in

expected or existing competition; (xiii) the possibility that Calyxt, Cibus or the combined company may be adversely affected by other economic, business, or competitive factors; (xiv) risks associated with the loss of key employees of Calyxt or Cibus; (xv) risks associated with changes in applicable laws or regulations and the potential impact of such changes on Calyxt's, Cibus's or the combined company's ability to advance product development and commercialization; and (xvi) other risks and uncertainties identified from time to time in documents filed or to be filed with the SEC by Calyxt or the combined company, including those discussed in the "Risk Factors" section of Calyxt's Annual Report on Form 10-K, which was filed with the SEC on March 3, 2022, and Quarterly Reports on Form 10-Q, which were filed with the SEC on August 4, 2022 and November 3, 2022, respectively. Should one or more of the risks or uncertainties occur, or should underlying assumptions prove incorrect, actual results and plans could differ materially from those expressed in any forward-looking statements. In addition, the forward-looking statements included in this Current Report on Form 8-K represent Calyxt's and Cibus's views as of the date hereof. Calyxt and Cibus anticipate that subsequent events and developments will cause the respective company's views to change. Calyxt and Cibus specifically disclaim any obligation to update such forward-looking statements in the future, except as required under applicable law. These forward-looking statements should not be relied upon as representing Calyxt's or Cibus's views as of of any date subsequent to the date hereof.

Important Additional Information

In connection with the proposed transactions, Calyxt has filed materials with the Securities and Exchange Commission (the "SEC"), including a registration statement on Form S-4 (the "Form S-4"), which includes a proxy statement of Calyxt for the stockholders of Calyxt and that will serve as a prospectus of Calyxt and an information statement of Cibus, and other documents relating to the proposed transactions. INVESTORS AND SECURITY HOLDERS ARE URGED TO READ THESE MATERIALS, INCLUDING THE FORM S-4 AND THE PROXY STATEMENT/PROSPECTUS INCLUDED THEREIN BECAUSE THEY CONTAIN IMPORTANT INFORMATION ABOUT CALYXT, CIBUS AND THE PROPOSED TRANSACTIONS. After the Form S-4 is declared effective, the definitive proxy statement included in the Form S-4 will be mailed to Calyxt stockholders as of a record date to be established for voting on the matters to be considered at the Calyxt special meeting of stockholders being held in connection with the Transactions. The Form S-4, the proxy statement/prospectus included therein, and other materials filed by Calyxt with the SEC may be obtained free of charge from the SEC's website (www.sec.gov) or from Calyxt by directing a request to: Calyxt, Inc., 2800 Mount Ridge Road, Roseville, MN 55113.

Participants in the Solicitation

Calyxt, Cibus and their respective directors, executive officers and other members of management may be deemed to be participants in the solicitation of proxies with respect to the proposed Transactions under the rules of the SEC. Information about the directors and executive officers of Calyxt is set forth in Calyxt's Annual Report on Form 10-K for the fiscal year ended December 31, 2021, which was filed with the SEC on March 3, 2022, and its definitive proxy statement for its 2022 Annual Meeting of Shareholders, which was filed with the SEC on April 19, 2022.

Other information regarding persons who may, under the rules of the SEC, be deemed to be participants in the proxy solicitation and a description of their interests in the transaction, by security holdings or otherwise, are included in the proxy statement/prospectus included in the Form S-4 and other relevant materials filed with the SEC regarding the proposed transaction. Investors should read the proxy statement/prospectus carefully when it becomes available before making any voting or investment decisions. You may obtain free copies of these documents from Calyxt or the SEC's website, as indicated above.

No Offer or Solicitation

This Current Report on Form 8-K and the materials incorporated by reference herein shall not constitute an offer to sell or a solicitation of an offer to buy the securities of Calyxt, Cibus or the combined company, nor shall there be any sale of any such securities in any state or jurisdiction in which such offer, solicitation, or sale would be unlawful prior to registration or qualification under the securities laws of such state or jurisdiction. No offering of securities shall be made in the United States except by means of a prospectus meeting the requirements of Section 10 of the Securities Act. Subject to certain exceptions to be approved by the relevant regulators or certain facts to be ascertained, a public offer will not be made directly or indirectly, in or into any jurisdiction where to do so would constitute a violation of the laws of such jurisdiction, or by use of the mails or by any means or instrumentality (including without limitation, facsimile transmission, telephone or internet) of interstate or foreign commerce, or any facility of a national securities exchange, of any such jurisdiction.

Item 9.01.	Financial Statements and Exhibits.
(d) Exhibits	
Exhibit Number	Description

99.1	Investor Presentation, dated February 14, 2023

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Cover Page Interactive Data File (embedded within the Inline XBRL document)

SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, Calyxt, Inc. has duly caused this report to be signed on its behalf by the undersigned hereunto duly authorized.

Dated: February 14, 2023

CALYXT, INC.

 By:
 /s/ Michael A. Carr

 Name:
 Michael A. Carr

 Title:
 President and Chief Executive Officer



Company Introduction

February 2023



"Investing in seed innovation is one of the best ways to ensure food security."

- Bill Gates

Key Management Team



Rory Riggs CHIEF EXECUTIVE OFFICER CHAIRMAN CO-FOUNDER



Peter Beetham, PhD CHIEF OPERATING OFFICER PRESIDENT CO-FOUNDER



Greg Gocal, PhD CHIEF SCIENTIFIC OFFICER EXECUTIVE VICE PRESIDENT CO-FOUNDER



Noel Sauer, PhD SENIOR VICE PRESIDENT HEAD OF R&D



Wade King, MD CHIEF FINANCIAL OFFICER



Rosa Cheuk Kim, JD SENIOR VICE PRESIDENT LEGAL

Background

FOUNDED EMPLOYEES 2001 ~200 HEADQUARTERS San Diego, CA

Major oil crops

Major grain crops



C I B U S[°] is in The Trait Business

Products

Productivity traits Plant traits that improve yields and/or lower costs such as chemicals

Sustainable ingredients

Customers Seed Companies

Farmers pay for Seed Co's Traits - Seed Co's pay **Trait Royalties** to Trait Co's for **Trait IP**

Consumer, Pharma, Energy Co's Renewable Low-Carbon Inputs

Technology

Gene Editing Proprietary Gene Editing Technology OVER 400 ISSUED OR PENDING PATENTS





MERGER AGREEMENT

https://www.Cibus.com/press-release.php



Productivity Traits

Gene Edited Plants Oil Seeds Cereals

(Both)

(Both)

Sustainable Ingredients Plants, Micro-Organisms

Yarrowia Plant Cell Matrix (Cibus) (Calyxt)



Technology & Business

The Trait Machine™

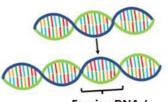
Cibus' Patented Gene Editing Platform

- Changes the Scale, Speed & Accuracy of breeding
- Scale materially shortens timelines to develop & commercialize Traits
- > Changes the Opportunity Set

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Cibus is Leader in Gene Edited Traits

(non-GMO *RTDS®** Technology w/o integrating Foreign DNA)



Foreign DNA / Transgene Insertion

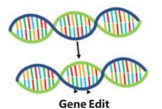
GMO Trait Technology

Genetic Modification integrating Foreign DNA/Transgene

PROCESS Foreign DNA or Transgene integrated in Editing Process

TRAIT PRODUCT Final Product has Foreign Material

(*) The above charts shows the difference between GMO Trait Technology and **RTDS's trait technology**. These differences are central to a global regulatory movement to regulate Gene Editing similarly to traditional breeding. In the US, South America and certain key markets, **RTDS** technology is not regulated as GMO.



Cibus RTDS Trait Technology

Genetic Modification w/o integrating Foreign DNA/Transgene

Trait Product is "Nature Identical"

PROCESS No Foreign DNA or Transgene Integrated in Editing Process

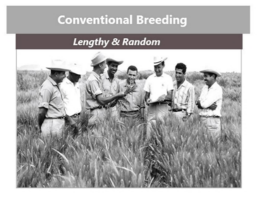
TRAIT PRODUCT Final Product is "Nature identical"

CỉBUS°

RTDS Enables the Trait Machine

An Industrial Scale End-to-End Semi-Automated Gene Editing (*Breeding*) Process

"Step Change in Breeding"



The Trait Machine™

Timebound & Predictable



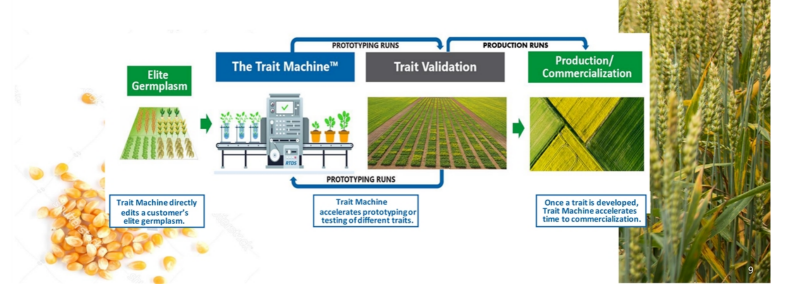
"Nature Identical" Traits Traits from the Trait Machine are indistinguishable from nature (or, breeding).

Bio-Mfg. Standards Pharma Standard Quality Control & Assurance.

The Trait Machine

The Step Change in Breeding Happens Two Ways

- **#1- Prototyping:** Accelerates Development & Proof of Concept.
- **#2 Production:** Accelerates Speed to Market by Editing Directly in Elite Germplasm.



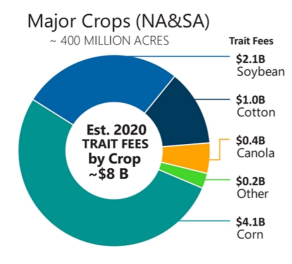
Business Model: Traits Distributed in Seeds by Seed Co's

Seed Companies in-license productivity traits and pay traits royalties **E.G.:** In 2018, Corteva disclosed that they pay ~\$750 million in Trait Royalties.(*)





Economics*: Farmers Pay Seed Co's Fees for Productivity Traits Seed Co's Pay Trait Co's Royalties for Trait IP



* See slide 21 regarding data assumptions in this presentation.



Trait Fee Pricing is based on Trait Specific Economics

FOOD SUPPLY CHALLENGE

The Sustainable Supply of the Major Crops

These 5 crops: Corn, Wheat, Rice, Soybean & Canola provide

> 90% ° 70% °

of our proteins and of our vegetable oils

The 5 Crops are grown on over **1 billion acres**

Productivity Impacted by Climate Change

Heat & Humidity Impacting:

- Orought
- Oiseases
- O Pests
- 3 Weeds
- Sertilizer Supply

Scale Solutions Limited for a Problem > 1B Acres

ORGANIC FARMING Low productivity, no scale

VERTICAL/INDOOR FARMING Impractical for Major Crops

SOIL MGMT. TECHNOLOGIES Important but selective & customized



GENE EDITING

Productivity Traits: Applicable to multiple crops, change economics at scale

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The Plan: Address Major Challenges at Scale

Many areas like disease resistance & climate traits are now real targets. As a Multi-crop platform, Cibus can launch in multiple crops simultaneously.

Resistance Traits



DISEASE RESISTANCE Able to resist or fight disease pathogens. Reduces fungicide use.



INSECT RESISTANCE Able to resist specific pests or insects. Reduces pesticide use.



Efficiency Traits

NUTRIENT PROCESSING Able to better process available nutrients. Reduces fertilizer needs.

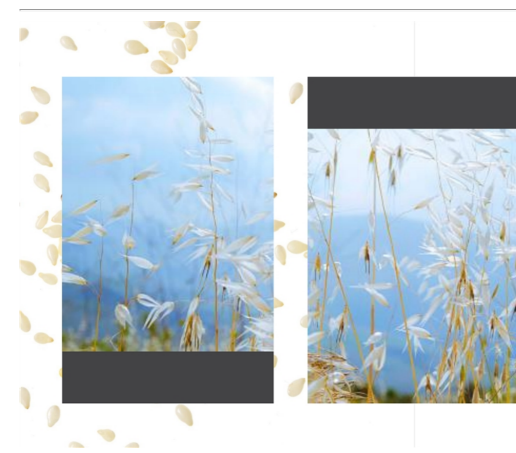


AGRONOMY Physiological traits that improve yields and farmability





NOTE: TAM - Total Addressable Market includes just hybrid crops in North America, South America and Europe. Across the three crops, there are 35 million European acres included above. These acres are dependent on the proposed change in EU legislation.



Product Review

Six Unique Traits that are Developed or Advanced

3 Tra	aits be	ainnina	commercialization
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Pod Shatter Reduction	HT1 Rice	
Canola		

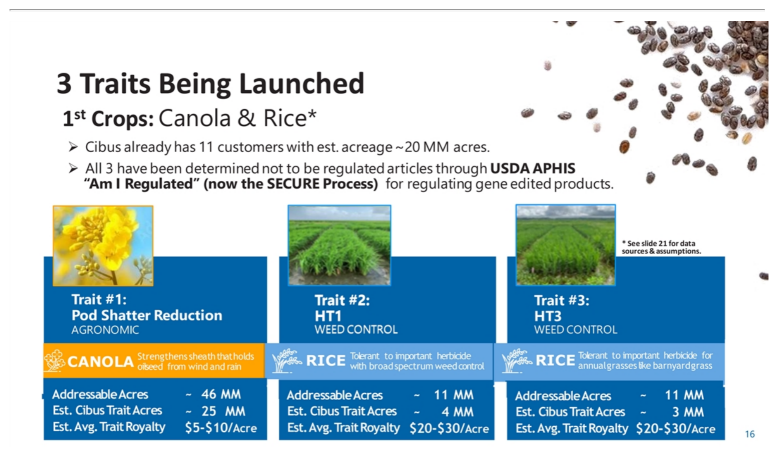
e Rice

3 Traits in advanced development

Sclerotinia White Mold Canola	HT2 Canola	Nutrient Use Efficiency Rice
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Pipeline

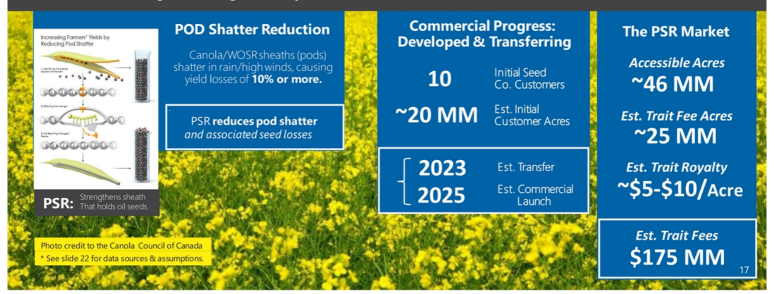




Lead Trait: PSR

Pod Shatter Reduction (PSR) - Canola/WOSR

Quantifiable Savings & Pricing, Recently Issued Product Patent*



Crop Strategy: Multi-Trait Crops

Strategy: Within a Crop, Build a Pipeline of Stacked Traits Available to Each Customer *Multiple Traits Increases Trait Specific Acres for the Specific Crop*

Cibus has a Multi-Trait Pip	eline for Canola			
	100	Est. Cibus Trait Acres*	Est. Trait Royalty*	20
and the second se	Pod Shatter (PSR)	25 MM	\$5-\$10/Acre	10.
ഹ്ര	Sclerotinia Resistance	30 MM	\$5-\$10/Acre	
	Herbicide Tolerance #2	20 MM	\$5-\$10/Acre	5.
Canola OSR	Herbicide Tolerance #1	15 MM	\$5-\$10/Acre	
~46 MM Acres	Nutrient Use Efficiency	46 MM	\$10-\$15/Acre	1 ~ 2
	<i>Sclerotinia</i> , HT#2, HT#1&NUE (in dark gray) are Multi-Crop Traits	~140 MM Cibus Trait Fee Acres	~\$30-\$55/Acre Potential Royalty per Customer	124
and free	Photo credit to the Canola Council of Canada	Trait Fee Pricing is based on See slide 21 for additional d	Trait Specific Economics. ata sourcing & assumptions.	18

Trait Strategy: Multi-Crop Traits

Strategy: Build a Pipeline of Stacked Traits Available to Multiple Crops *Multiple Crops Increase the Potential Addressable Acres for Each Trait*

Cibus' Multi-Crop Traits are Applicable to the Major Crops*

* See slide 21 for data sources & assumptions.		ADDRESSABLE ACRES (MM)	EST. CIBUS TRAIT FEE ACRES (MM)	EST. TRAIT ROYALTY
Specialty	Pod Shatter (PSR)	46	25	\$5 - \$10
Traits	Herbicide Tolerance #3	11	3	\$20-\$30
	Sclerotinia Resistance	237	80	\$5 -\$10
Multi-Crop	Herbicide Tolerance #1	351	138	\$5-\$25
Traits	Herbicide Tolerance #2	236	94	\$5-\$10
	Nutrient Use Efficiency	351	328	\$10-\$15
			1. 28	1.

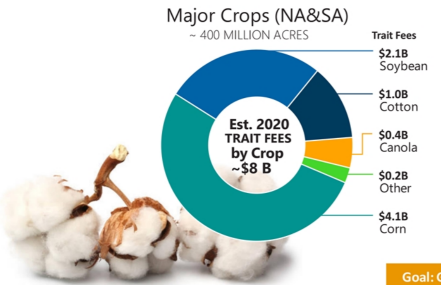
EST. CIBUS TRAIT ACRES

specialty traits

MULTI-CROP TRAITS

Business Strategy:

- > Build Trait Machine Capabilities for all Major Crops
- > Build Family of Important Traits Applicable to Multiple Crops



Trait Business Scale

- Major Traits are Applicable to Multiple Crops
- Trait Royalties are Paid for Each Trait for its Specific Economics
- Est. 2020 Trait Fees Across Multiple Crops: ~ \$8 Billion

See slide 21 regarding data assumptions in this presentation. Current 3rd party trait market is primarily GMO traits.

Goal: Global Revenues Diversified by Crops & Traits 20

Disclaimer

Securities Law Matters This presentation shall not constitute an offer, nor a solicitation of an offer, of the sale or purchase of securities, nor shall any securities of the Company be offered or sold, in any jurisdiction in which such an offer, solicitation or sale would be unlawful. Neither the Securities and Exchange Commission nor any state securities commission has approved or disapproved of the transactions contemplated hereby or determined if this presentation is truthful or complete. Any representation to the contrary is a criminal offense.

Forward Looking Statements This presentation contains forward-looking statements that involve risks and uncertainties. This presentation contains forward-looking statements that involve risks and uncertainties. These forward-looking statements relate to, among other things, the expected timetable for development of certain crop traits and our future financial performance, including our operations, economic performance, financial condition, prospects and other future events. These forward-looking statements are only predictions and are largely based on our current expectations. These forward-looking statements appear in a number of places in this Presentation. In addition, a number of known and unknown risks, uncertainties and other factors could affect the accuracy of these statements. These risks may cause our actual results, levels of performance or achievements to differ materially from any future results, levels of activity, performance or achievements expressed or implied by these forward- looking statements.

Industry and Market Data

Industry and Market Data Information about market and industry statistics contained in this presentation is included based on information available to the Company that it believes is accurate in all material respects. It is generally based on academic and other publications that are not produced for purposes of securities offerings or economic analysis. The Company has not reviewed or included data from all sources, and the Company cannot assure potential investors of the accuracy or completeness of the data included in this presentation. Forecasts and other forward-looking information obtained from these sources, including estimates of future market size revenue and market accentance of products and services are subject to the same market size, revenue and market acceptance of products and services, are subject to the same qualifications and the additional uncertainties accompanying any forward-looking statements

Acreage Data This presentation has 2 available acreage calculations: TAM-Total Accessible Acres and Trait Fees Acres. These are based on the company's estimate of total hybrid acres available in: North America, South America & Europe for each crop. European acres are not currently accessible. These acres depend on a favorable outcome of the current EU Parliamentary process. They are shown to show the potential increase in available acres if the EU were to pass the proposed legislation. The EU is expected to address these changes in 2023.

Intellectual Property "Cibus," "RTDS," "Rapid Trait Development System," "FALCO," "SU Canola," "Nucelis," "ASAP," "A Different Breed, " Trait Machine," "Inspired by Nature," "Driving Sustainable Agriculture," "Reshaping Crop Protection," "Reinventing Trait Development", "Timebound & Predictable", "Driving Trait & Breeding Innovation", the Cibus logo and other trademarks or service marks of Cibus appearing in this presentation are the property of Cibus. Trade names, trademarks and service marks of other companies that appear are the property of their respective holders and do not imply a relationship with, or endorsement or sponsorship of us, by these other companies. Solely for convenience, trademarks and trade names in this presentation appear without the ™ and @ symbols, but any such failure to appear should not be construed as indicating that their respective owners will not assert their rights with respect thereto.

Company Data & Projections

- Developed means validated field trials (Canola PSR, rice HT1, HT3); Advanced development means editing process underway with known edit targets. Launching means sending or preparing to send to customers (Canola PSR)
- TAM, 2032 & Est. Peak Sales are company estimates. There can be no assurance future projections can be achieved.

3rd Party Data

- Trait Fee information are 2020 estimates based on data from Agbioinvestor, US Gov, BCG and 3rd party consultants. Traits are predominantly GMO traits.
- Corteva, Nutrien, Royalty Pharma are 2021 operating income from Company filings with SEC.