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05/31/2006

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	reverse before completi	ing form			Form Apr	proved	J. OMB No.	2070-000	80. Approval expires 2-28-95
\$EPA	United States Environmental Protection Agency Washington, DC 20460				Registra Amenda Other	ation	OPP Identifier Number		
		Applicatio	n for	r Pesticio	de - Sect	tion	1		
1. Company/Product Numbe 241-331					Product Man			3. P	roposed Classification
4. Company/Product (Name) PURSUIT PLUS EC He				PM# 25					
5. Name and Address of App BASF Corporation 26 Davis Drive Research Triangle Pa				(b)(i), m to: EPA R	ny product i Reg. No ct Name _	is sim	nilar or ident		n FIFRA Section 3(c)(3) omposition and labeling
			Se	ction - I	<u> </u>				
Amendment - Explain Resubmission in resp Notification - Explain	onse to Agency letter d	Jated		_ [] _ []	Final printed Agency lette "Me Too" A Other - Expl	er dat Applica	ation.	e to	MAY 3 1 2006
Explanation: Use addition Notification to remove specific regulations at 40 CFR 152.46 it is a violation of 18 U.S.C. S of PR Notice 98-10 and 40 Cland 14 of FIFRA.	ic states from the use are 6, and no other changes h Sec. 1001 to willfully make	ea as per PR No have been mad e any false stat	lotice 98 de to th tement ation of l	8-10. This no ne labeling or to EPA. I fur FIFRA and I	the confident other understa may be subje	tial sta and tha	atement of for at if this notific	mula of thi	is product. I understand that of consistent with the terms
			Sec	ction - II	<u> </u>				
1. Material This Product Will	1		<u> </u>						
Child-Resistant Packaging Yes No	Unit Packaging Yes No If "Yes"	No. per	Wate	ar Soluble Pa Yes No	ackaging No. per		2. Type of	Metal Plastic Glass Paper	
* Certification must be submitted	Unit Packaging wgt.	container	1	age wgt	container				Specify)
3. Location of Net Contents I	Information 4	4. Size(s) Reta	sil Cont	ainer		5. Lo	cation of Lat	oel Directi	ons
6. Manner in Which Label is	Affixed to Product	Lithogra Paper g Stencile	od od		Other	,			
				ction - IV					
1. Contact Point (Complete	items directly below for	r identification	of indi	ividual to be	contacted, i	if nec	essery, to pr	ocess this	s application.)
Name Rebecca L. Johnston	-	I 3	Title Senior	· Regulatory	/ Affairs Mar	nager	r	Telephon 919-547	ne No. (Include Area Code) -2609
I certify that the staten I acknowledge that any both under applicable I.	ments I have mede on the y knowlinglly false or milaw.	Certificat this form and a nisleading state	all attac	chments the may be puni	reto are true ishable by fir	, accu	urate and cor imprisonmen	mplete. t or	6. Date Application Received +Stamped)
2. cianature Newwy L.	John-	1 -	Senior	Global Regu	latory Affairs	Mana	ger		
4. Typed Name Rebecca L. Johnston	U	5	. Date	5-10-	-06				



Supplemental Labeling

EPA Reg. No. 241-331

FOR USE IN SUCCULENT PEAS, DRY EDIBLE PEAS, LENTILS, CHICKPEAS AND LIMA BEANS

Pursuit Plus EC herbicide can be used on succulent peas, dry edible peas (including chickpeas), lentils and lima beans in North Dakota and Minnesota (north of Hwy #210) only.

OBSERVE ALL PRECAUTIONARY STATEMENTS AND SPRAYING AND APPLICATION INFORMATION IN THE PURSUIT® PLUS EC LEAFLET LABEL BEFORE USING.

APPLY WITH GROUND EQUIPMENT ONLY.

GENERAL INFORMATION

Reduced crop growth, quality, yield and/or delayed maturity may result from a **Pursuit Plus EC** application to edible legume vegetables. Since crop maturity may be delayed, timing of harvest may need to be adjusted accordingly. **DO NOT** apply **Pursut Plus EC** if planting is delayed and chance of frost prior to maturity is likely.

DO NOT apply **Pursuit Plus EC** if cold and/or wet conditions are present or predicted to occur within one week of application.

USE **Pursuit Plus EC** ONLY if proper agronomic practices have been utilized, including good soil fertility, proper crop rotation, disease and insect management and tiltage practices that eliminate compaction and hardpans.

Use of **Pursuit Pluc EC** in accordance with label directions is expected to result in normal growth of rotational crops in most situations; however, various environmental and agronomic factors make it impossible to eliminate all risks associated with the use of this product and, therefore, rotational crop injury is always possible.

DISCLAIMER

This product, when used on edible legume vegetable crops, may lead to crop injury, loss or damage. BASF Corporation recommends that the user and/or grower test this product in order to determine its suitability for such intended use. BASF makes this product available to the user and/or grower solely to the extent the benefit and utility, in the sole opinion of the user and/or grower, outweigh the extent of potential injury associated with the use of this product. The decision to use or not to use this herbicide must be made by each individual **Pursuit Plus EC** user and/or grower on the basis of possible crop injury from **Pursuit Plus EC**, the severity of weed infestation, the cost of alternative weed controls, and other factors. BASF intends that because of the risk of failure to perform or crop damage that all such use is at the user's and/or grower's risk.

BASF disclaims any liability for claims, causes of action, fines, penalties, damages, including consequential incidents and damages, losses, liabilities, judgments, and expenses arising out of or relating to injury to persons, crops, or property resulting from the use of **Pursuit Plus EC** on edible legumes contrary to the label instructions. BASF warrants only that the material contained herein conforms to the chemical description on the label and is reasonably fit for the use therein described when used in accordance with the directions for use, subject to the risks referred to above.

BASF does not make or authorize any agent or representative to make any other warranties, express or implied, and expressly excludes and disclaims all implied warranties of merchantability or fitness for a particular purpose.

DIRECTIONS FOR USE

It is a violation of federal law to use this product in a manner inconsistent with its labeling. **DO NOT** apply this product through any type of irrigation system. This label must be in the possession of the user at the time of herbicide application.

DO NOT apply by air.

DO NOT apply Pursuit Plus EC* herbicide in any manner not specifically described in this label.

Sensitive crops such as sugarbeet, canola, and leafy vegetables may be injured by spray drift or other indirect contact with **Pursuit Plus EC**.

Spray equipment used for **Pursuit Plus EC** application must be drained and thoroughly cleaned with water before being used to apply other products.

DO NOT make more than one application of Pursuit Plus EC per year.

DO NOT apply Pursuit Plus EC to sand, loamy sand, or sandy loam soils.

DO NOT apply Pursuit Plus EC after June 20.

Allow at least 30 days between application and harvest of succulent peas.

Allow at least 60 days between application and harvest of dry edible peas, chickpeas, lentils, and lima beans.

When **Pursuit Plus EC** is used in combination with another herbicide, refer to the respective label for rates, methods of application, proper timing, weeds controlled, restrictions and precautions. Always use in accordance with the more restrictive label restrictions and precautions. No label dosages should be exceeded. **DO NOT** mix **Pursuit Plus EC** with any product containing a label prohibiting such mixtures.

Preplant Incorporated Applications. Apply **Pursuit Plus EC** within one week before planting. Applied preplant incorporated, **Pursuit Plus EC** may be tank-mixed with other registered herbicides. Refer to the following table for use rate:

Location

Pursuit Plus EC Use Rate

North Dakota and Minnesota (North of Hwy #210)	20 oz./acre (1.25 pts./acre)
	<u> </u>

For control of the annual grass weed species listed on the **Prowl® 3.3 EC herbicide** label, add 0.75 to 1 pt./acre of **Prowl 3.3 EC** to the 20 oz./acre rate of **Pursuit Plus EC**.

Weeds Controlled

Pursuit Plus EC applied at the broadcast rate of 20 ounces per acre preplant incorporated will control light to moderate infestations of:

Mustard, wild	Nightshade, Eastern black
Nightshade, black	Pigweed, redroot

ROTATIONAL CROP GUIDELINE

The following crops may be planted after applying Pursuit® Plus EC herbicide as recommended in this label:

1. Anvtime:

Sovbeans

Peanuts

Edible bean and pea types listed on this label (Refer to heading on page 1)

2. Two months after Pursuit Plus EC application:

Snap Beans

3 Four months after Pursuit Plus EC application:

Barley

Edible bean and pea types not listed on this label (Refer to heading on page 1)

Wheat

4. Eight and one-half months after Pursuit Plus EC application

Field corn

Field corn grown for seed'

5. Nine and one-half months after Pursuit Plus EC application:

Alfalfa

Tobacco

6. Eighteen months after **Pursuit Plus EC** application:

Cotton Lettuce Popcorn Safflower Sunflower Sweet Corn

Oats

Sorahum

7. Twenty-six months after Pursuit Plus EC application:

Potatoes

8. Forty months after Pursuit Plus EC application:

All crops not listed elsewhere in this ROTATIONAL CROP GUIDELINE. Following forty months after a **Pursuit Plus EC** application, and before planting any crop not listed elsewhere in the ROTATIONAL CROP GUIDELINE, a successful field bioassay must be completed. The field bioassay consists of a test strip of the intended rotational crop planted across the previously treated field and grown to maturity. The test strip should include low areas and knolls, and include variations in soil such as type and pH. If no crop injury is evident in the test strip, the intended rotational crop may be planted the following year.

If the field is limed to adjust pH prior to planting rotational crops not listed in the ROTATIONAL CROP GUIDELINE, apply the lime at least 12 months prior to planting the rotational crop.

In the event of a crop loss, the bean or pea crop may be replanted.

DO NOT feed treated forage, hay or straw to livestock.

Several seed companies have tested a wide range of inbreeds for sensitivity to **Pursuit Plus EC** soil residues and have reported good crop safety. However, due to the proprietary nature of seed production, BASF Corporation has not been given access to the inbred data. Growers are directed to contact the seed company for information and recommendations regarding the planting of corn grown for seed in fields treated with **Pursuit Plus EC** the previous year. Since growing conditions, environmental conditions and grower practices are beyond the control of BASF Corporation, all risks and consequences associated with planting seed corn inbreeds into fields treated previously with **Pursuit Plus EC** shall be assumed by the user.

CONSULT THE Pursuit Plus EC LEAFLET LABEL FOR OTHER PRECAUTIONS.

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000241-00331.20060508. **NVA 2006-04-131-0164**Based on Supersedes: NVA 2004-04-131-0076
Supersedes: NVA 2004-04-131-0076

BASF Corporation Agricultural Products 26 Davis Drive Research Triangle Park, NC 27709

The Chemical Company





The Chemical Company

May 10, 2006

Document Processing Desk (NOTIF)
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U.S. Environmental Protection Agency
Room S-4900, One Potomac Yard
2777 South Crystal Drive
Arlington, VA 22202--4501
Attn: James Tompkins Room S-7337

RE: PURSUIT® PLUS EC Herbicide EPA Reg. No. 241-331

Amendment to Supplemental Label for PURSUIT PLUS EC for Use in Succulent Peas, Dry Edible Peas, Lentils, Chickpeas and Lima Beans

Dear Mr. Tompkins:

BASF Corporation hereby notifies EPA of a minor change to the PURSUIT PLUS EC herbicide (EPA Reg. No. 241-331) supplemental label for use in succulent peas, dry edible peas, lentils, chickpeas and lima beans. The change to the label is to remove the states of Washington, Idaho, Oregon and Montana from the use area due to the potential for crop injury in these states. North Dakota and Minnesota (north of Highway #210) will remain as the only states in the use area.

In support of this notification, enclosed is an application form and a highlighted version of the revised supplemental label. A copy of the stamp-approved PURSUIT PLUS EC supplemental label is also enclosed as the Approved Label. For your convenience, 5 copies of the proposed supplemental label are included for your files.

Thank you for your continued assistance with the registration issues of this product. If there are any questions concerning this application, please contact me at 919-547-2609.

Sincerely,

Rebecca L. Johnstorn

Senior Global Regulatory Manager

Global Regulatory Affairs

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