

Please read instructions on reverse before completing form.

Form Approved. OMB No: 2070-0060. Approval expires 11-30-93

(A) 	United States Environmental Protection Agency Office of Pesticide Programs (H7505C) Washington, DC 20460	<input type="checkbox"/> Registration <input checked="" type="checkbox"/> Amendment <input checked="" type="checkbox"/> Other	OPP Identifier Number 207849
	Application for Pesticide:		

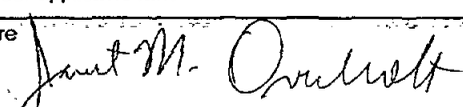
Section I		
1. Company/Product Number 241-350	2. EPA Product Manager R. Taylor	3. Proposed Classification <input type="checkbox"/> None <input type="checkbox"/> Restricted
4. Company/Product (Name) PURSUIT® DG herbicide	PM# 25	
5. Name and Address of Applicant (Include ZIP Code) American Cyanamid Company Agricultural Research Center P.O. Box 400 Princeton, NJ 08543-0400 <input type="checkbox"/> Check if this is a new address	6. Expedited Review. In accordance with FIFRA Section 3(c)(3)(b)(i), my product is similar or identical in composition and labeling to: EPA Reg. No. _____ Product Name _____	

Section II		
<input type="checkbox"/> Amendment - Explain below	<input type="checkbox"/> Final printed labels in response to Agency letter dated _____	
<input type="checkbox"/> Resubmission in response to Agency letter dated _____	<input type="checkbox"/> "Me Too" Application.	
<input checked="" type="checkbox"/> Notification - Explain below.	<input type="checkbox"/> Other - explain below.	

Explanation: Use additional page(s) if necessary. (For section I and Section II.)

Notification of change in supplemental label text to agree with approved text as per PR Notice 95-2. This notification is consistent with the provisions of PR Notice 95-2 and EPA regulations at 40 CFR 152.46, and no other changes have been made to the labeling or the confidential statement of formula of this product. I understand that it is a violation of 18 U.S.C. Sec. 1001 to willfully make any false statement to EPA. I further understand that if this notification is not consistent with the terms of PR Notice 95-2 and 40 CFR 152.46, this product may be in violation of FIFRA and I may be subject to enforcement action and penalties under sections 12 and 14 of FIFRA.

Section III					
1. Material This Product Will Be Packaged In:					
Child-Resistant Packaging <input type="checkbox"/> Yes* <input type="checkbox"/> No	Unit Packaging <input type="checkbox"/> Yes <input type="checkbox"/> No	Water Soluble Packaging <input type="checkbox"/> Yes <input type="checkbox"/> No	2. Type of Container <input type="checkbox"/> Metal <input type="checkbox"/> Plastic <input type="checkbox"/> Glass <input type="checkbox"/> Paper <input type="checkbox"/> Other (Specify) _____		
* Certification must be submitted.		If "Yes," Unit Package wgt.	No. per container	If "Yes," Package wgt.	No. per container
3. Location of Net Contents Information <input type="checkbox"/> Label <input type="checkbox"/> Container		4. Size(s) of Retail Container		5. Location of Label Directions <input type="checkbox"/> On Label <input type="checkbox"/> On Labeling accompanying product	
6. Manner in Which Label Is Affixed To Product <input type="checkbox"/> Lithograph <input type="checkbox"/> Paper glued <input type="checkbox"/> Stenciled <input type="checkbox"/> Other (_____)					

Section IV			
1. Contact Point (Complete items directly below for identification of individual to be contacted, if necessary, to process this application.)			
Name Janet M. Overholt	Title Product Registrations Manager	Telephone No. (Include Area Code) 609-716-2420	
Certification I certify that the statements I have made on this form and all attachments thereto are true, accurate and complete. I acknowledge that any knowingly false or misleading statement may be punishable by fine or imprisonment or both under applicable law.			6. Date Application Received (Stamped)
2. Signature 	3. Title Product Registrations Manager		
4. Typed Name Janet M. Overholt	5. Date 12/11/95		



Supplemental Labeling

EPA Reg. No. 241-350

2/9

FOR USE IN ALFALFA ONLY

For Use In California Only

OBSERVE ALL PRECAUTIONARY STATEMENTS IN THE PURSUIT DG LEAFLET LABEL BEFORE USING. SEE THE PURSUIT DG LEAFLET LABEL FOR MIXING AND APPLICATION INFORMATION, WORKER PROTECTION INFORMATION AND PRECAUTIONARY STATEMENTS.

DIRECTIONS FOR USE

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

GENERAL INFORMATION

SEEDLING ALFALFA

PURSUIT DG must be applied postemergence to seedling alfalfa. Apply PURSUIT DG when the seedling alfalfa is in the second (2nd) trifoliate stage or larger and when the majority of the weeds are 1-3 inches (see weed control tables on pages 4-6). For low growing weeds (such as mustards) apply PURSUIT DG before the rosette exceeds 3 inches. When PURSUIT DG is applied to seedling alfalfa, there may be a temporary reduction in growth. Alfalfa soon outgrows any effects of the herbicide.

ESTABLISHED ALFALFA

PURSUIT DG can be applied to established alfalfa in the fall, in the spring to dormant, or semi-dormant alfalfa (less than 3 inches of re-growth), or between cuttings. Any application should be made before significant alfalfa growth or re-growth (3 inches) to allow PURSUIT DG to reach the target weeds.

Replanting: If replanting is necessary in a field previously treated with PURSUIT DG, do not plant the field to alfalfa for 4 months following the PURSUIT DG application. Refer to the ROTATIONAL CROP GUIDELINE section on this label for plant-back interval of various crops.

MIXING INSTRUCTIONS

POSTEMERGENCE APPLICATIONS OF PURSUIT DG REQUIRE THE ADDITION OF AN ADJUVANT.

ADJUVANTS

SURFACTANTS: Use a non-ionic surfactant containing at least 80% active ingredient. Apply the surfactant at the rate of 1 quart per 100 gallons (0.25% V/V). An organo-silicone surfactant may be used in place of a non-ionic surfactant.

OR

CROP OIL CONCENTRATE: Instead of a surfactant, a petroleum or vegetable seed based oil concentrate (such as SUN-IT II¹) may be used. SUN-IT II is recommended when weeds are under moisture or temperature stress. Use SUN-IT II or other methylated seed oils at the rate of 1.5 to 2 pints per acre (use the higher rate when weeds are at the maximum label size), or use a crop oil concentrate at 2 pints per acre.

WEEDS CONTROLLED

When applied as directed, PURSUIT DG will control or reduce competition from the weeds listed below. Refer to the MIXING INSTRUCTIONS section on pages 1-2 for recommendations when weeds are at the maximum recommended growth stage, or are under stress.

NOTE: C = Control R = Reduced Competition

BROADLEAF WEEDS CONTROLLED

WEEDS 1-3 Inches*	PURSUIT DG APPLICATION RATE		
	1.08 Oz/A	1.44 Oz/A	2.16 Oz/A
Artichoke, Jerusalem	R	C	C
Beets, wild	C	C	C
Bedstraw, catchweed		C	C
Buckwheat, wild		C	C
Chickweed			
common	R	C	C
mouseear	R	C	C
Cocklebur, common	R	C	C
Dandelion		R	R
Dock,			
broadleaf (seedling)			R
curly (seedling)			R
Fiddleneck			R
Filaree			
redstem		R	C
whitestem		R	C
Flixweed	R	C	C
Goosefoot, nettleleaf	R	C	C
Grounsel, common			R
Henbit		R	C
Jimsonweed		C	C
Knotweed, prostrate		R	C
Kochia	R	C	C
Lambsquarter,			
common (1-2 leaves)		R	R
Lettuce, miners		C	C
Mallow,			
common		C	C
little		C	C
Marshelder		C	C
Morningglory,			
entireleaf			C
ivyleaf			C
pitted			C
smallflower		C	C
tall			C
Mustards			
tumble	C	C	C
wild	C	C	C
black	C	C	C
Nettle, burning		C	C

*Apply PURSUIT DG to weeds 1-3 inches tall or when rosettes are 1-3 inches wide. This will generally occur when weeds have 2-6 leaves.

6/9

BROADLEAF WEEDS CONTROLLED - Continued

WEEDS 1-3 Inches	PURSUIT DG APPLICATION RATE		
	1.08 Oz/A	1.44 Oz/A	2.16 Oz/A
Nightshade			
black	C	C	C
Eastern black	C	C	C
hairy	C	C	C
Oxtongue, bristly			R
Pennycress, field	C	C	C
Pepperweed,			
field	C	C	C
Virginia	R	C	C
Pigweed			
redroot	C	C	C
smooth	R	C	C
spiny		C	C
Radish, wild		R	C
Ragweed			
common		C	C
giant		C	C
Redmaids		C	C
Rocket			
London	C	C	C
yellow	R	C	C
Rockpurslane, desert			C
Shepherdspurse	C	C	C
Smartweed			
ladysthumb	R	C	C
Pennsylvania	R	C	C
swamp (seedling)		C	C
Spurge			
prostrate		R	C
spotted		R	C
petty		C	C
Spurry, corn		C	C
Sunflower, common	R	C	C
Swinecress		C	C
Tansymustard			
green	C	C	C
pinnate	C	C	C
Thistle, Russian	R	C	C
Velvetleaf	R	C	C
Wartcress, creeping		C	C
Watercress		C	C
Willowweed, panicle		C	C

ROTATIONAL CROP GUIDELINE

8/9

The following rotational crops may be planted after applying PURSUIT DG at the recommended rate: (Planting earlier than the recommended interval may result in crop injury).

1. Anytime
 - Lima beans
 - Southern peas
 - Soybeans
 - Peanuts
 - IMI-Corn™ (resistant/tolerant to PURSUIT DG)
2. Four months after PURSUIT DG application:
 - Alfalfa
 - Rye
 - Wheat
 - Edible beans and peas (other than lima beans and Southern peas)
3. Eight and one-half months after PURSUIT DG application:
 - Field corn
 - Field corn grown for seed
4. Nine and one-half months after PURSUIT DG application:
 - Barley
 - Tobacco
5. Eighteen months after PURSUIT DG application:

Cotton	Lettuce
Oats	Popcorn
Safflower	Sorghum
Sunflower	Sweet corn
6. Twenty six months after PURSUIT DG application.
 - Potatoes
7. Forty months after PURSUIT DG application.*
 - All crops not listed elsewhere in this ROTATIONAL CROP GUIDELINE.

*Following forty months after a PURSUIT DG 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.

Use of PURSUIT DG herbicide 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.

