Form Approved. OMB No. 2070-0060 Please read instructions on reverse before completing form. **OPP Identifier Number** Registration **\$EPA Environmental Protection Agency** 296809 **Amendment** Washington, DC 20460 Other Application for Pesticide - Section I 1. Company/Product Number 2. EPA Product Manager 3. Proposed Classification Monsanto / 524-512 Mr. James Tompkins Restricted None 4. Company/Product (Name) 25 enemeraja iru. j Roundup UltraMAX Herbicide 5. Name and Address of Applicant (Include ZIP Code) 6. Expedited Review. In accordance with FIFRA Section 3(c)(3) (b)(i), my product is similar or identical in composition and labeling Monsanto Company 600 13th Street, N.W., Suite 660 Washington, DC 20005 EPA Reg. No.\_\_\_\_ Check if this is a new address **Product Name** Section - II Final printed labels in response to Amendment - Explain below. NOTIFICATION Agency letter dated Resubmission in response to Agency letter dated .... "Me Too" Application. Compleir MAR 3 2004 Notification - Explain below. Other - Explain below, Explanation: Use additional page(s) if necessary. (For section I and Section II.) Weed Resistance Management Supplemental Label Section - III 1. Material This Product Will Be Packaged In: Child-Resistant Packaging Unit Packaging Water Soluble Packaging 2. Type of Container Matal Yes\* Yes Plastic No Nο Nο Glass Paper If "Yes" No. per No. per \* Certification must Unit Packaging wgt. Package wgt container Other (Specify) be submitted 3. Location of Net Contents Information 5. Location of Label Directions 4. Size(s) Retail Container On Label Container On Labeling accompanying product Label Other 6. Manner in Which Label is Affixed to Product Lithograph Paper glued Stenciled Section - IV 1. Contact Point (Complete items directly below for identification of individual to be contacted, if necessary, to process this epplication.) Telephone No. (Include Area Code) Name Dr. Russell P. Schneider Director, Regulatory Affairs (202) 733-2460 8. Date Application Certification Received 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. (Stamped) both under applicable law. 3. Title 2. Signature Manager, Registrations 4. Typed Name 5. Date Stephen J. Wratten, Ph.D. January 21, 2004

MONSANTO COMPANY 600 13TH STREET, N.W. SUITE 660 WASHINGTON, D.C. 20005 http://www.monsanto.com

January 21, 2004

Document Processing Center (NOTIF)
Office of Pesticide Programs (7504C)
U. S. Environmental Protection Agency
Room 266A, Crystal Mall #2
1921 Jefferson Davis Highway
Arlington, VA 22202-4501

Attention:

Mr. James A. Tompkins

Team Leader (25)

Subject:

Roundup UltraMAX Herbicide (EPA Reg. No. 524-512)

Weed Resistance Management Supplemental Label

Dear Mr. Tompkins:

On 30-Oct-2003, EPA approved Monsanto's proposed label direction for weed resistance management procedures for Roundup WeatherMAX Herbicide (524-537), relating to PR Notice 2001-5. Copies of EPA's letter and the stamped label are enclosed for your reference.

In the course of discussion at the 14-Jul-2003 meeting on this subject, EPA informed Monsanto that it would be acceptable to extend this same label language to other Monsanto glyphosate registrations via Notification. Accordingly, Monsanto is notifying the Agency that we will use this same label text for products on the 524-512 registration, typified by Roundup UltraMAX Herbicide. Enclosed for the Agency's records are five (5) copies of draft labeling.

This notification is consistent with the provisions of PR Notice 98-10 and EPA regulations at 40 CFR§ 152.46, and no other change, besides the addition of the attached text, have been made to the labeling or the confidential statement of formula of this product. I understand that it is a violation of 18 USC Sec. 1001 to willfully make any false statements to the EPA. I further understand that if this notification is not consistent with the terms of PR Notice 98-10

and 40 CFR 152.46, this product may be in violation of FIFRA and I may be subject to enforcement actions and penalties under sections 12 and 14 of FIFRA.

If you have any questions on this matter please feel free to contact me through Dr. Russell P. Schneider (202-383-2866) or by direct phone (314-694-1582), fax (314-694-4028), or electronic mail at stephen.j.wratten@monsanto.com.

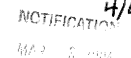
Sincerely,

Stephen J. Wraiten . Manager, Registrations

cc: R. P. Schneider

Rup UltraMAX weed resist manag.DOC

### SUPPLEMENTAL LABELING



## READ THE ENTIRE LABEL FOR ROUNDUP ULTRAMAX HERBICIDE BEFORE PROCEEDING WITH THE USE DIRECTIONS CONTAINED IN THIS SUPPLEMENTAL LABELING.

When using Roundup UltraMAX as permitted according to this supplemental labeling, read and follow all applicable directions, restrictions, and precautions on the label booklet provided with the pesticide container and on this supplemental labeling.

## Roundup UltraMAX

Herbicide

EPA Reg. No. 524-512

Roundup Ready is a registered trademark and Roundup UltraMAX is a trademark of Monsanto Technology LLC.

### For Glyphosate Weed Resistance Management

# Keep out of reach of children. CAUTION!

In case of emergency involving this product, Call Collect, day or night, 314-694-4000.

#### **DIRECTIONS FOR USE**

It is a violation of Federal law to use this product in any manner inconsistent with its labeling.

AVOID CONTACT OF HERBICIDE WITH FOLIAGE, GREEN STEMS, EXPOSED NON-WOODY ROOTS OR FRUIT OF CROPS, (EXCEPT AS SPECIFIED FOR INDIVIDUAL ROUNDUP READY® CROPS) DESIRABLE PLANTS AND TREES, BECAUSE SEVERE INJURY OR DESTRUCTION MAY RESULT.

For specific rates of application and instructions, refer to the "ANNUAL WEEDS" and "PERENNIAL WEEDS RATE TABLES" in the label booklet for Roundup UltraMAX herbicide.

#### Information on Weed Resistance



Glyphosate, the active ingredient in this product, is a Group 9 herbicide. Target site resistance to Group 9 herbicides is rare. Although rare in occurrence, any weed population may contain plants naturally resistant to Group 9 herbicides. Weed species resistant to Group 9 herbicides may be effectively managed utilizing another herbicide from a different Group or using other cultural practices.

Weed resistance management recommendations for Group 9 herbicides are:

 Ensure optimum weed control by making applications at the right time (correct weed size) and

- utilizing the recommended label rate for the most difficult to control weed in your field.
- Base decisions on local needs and use the tool(s) necessary to obtain optimum weed control and minimize weed escapes.
- Avoid tank-mixtures that reduce this product's efficacy (through antagonism) or which encourage rates of this product below the label recommendations.
- Scout treated weed populations for escapes 2-4 weeks after application.
- Report any incidence of repeated non-performance of this product on a particular weed to the local retailer, county extension agent, or Monsanto representative.

Read the "LIMIT OF WARRANTY AND LIABILITY" in the label booklet for Roundup UltraMAX herbicide before using. These terms apply to this supplemental labeling and if these terms are not acceptable, return the product unopened at once.

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