≎ EÍ	PA		Environmenta	United States I Protectio ington, DC 204	•			Regist Amen Other			OPP Iden	tifier Numbe
				Applicatio	n for Pestic	de - Sec	tion l					
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Cleary C 178 Rido Dayton,	Chemical ge Road	Corp		(b)(i), r to:	edited Re ny product Reg. No	is simil	ar or ide	entical i	n com	position		
Dayton,												
<u></u>	Check	if this	is a new address			ct Name						
-					Section -	<u> </u>						
Ame	endment - E	Explain	below.			Final prints			nse to	N	OTIFIC	ATION
Resubmission in response to Agency letter dated						"Me Too" Application. Other - Explain below.			JUN 2 2 2004			
Notification	of addition:	al retail	al page(s) if necessa container size of 20 ll	b bag.								
1. Material Child-Resist	This Produ	ct Will	container size of 20 ll Be Packaged In: Unit Packaging	b bag.	Section - I			2. Type				
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E^xponent

(formerly Novigen Sciences, Inc.)

May 27, 2004

Exponent 1730 Rhode Island Ave., NW Suite 1100 Washington, DC 20036

telephone 202-772-4900 facsimile 202-772-4979 www.exponent.com

Ms. Mary Waller
US Environmental Protection Agency
Office of Pesticide Programs
Registration Division, Fungicide Branch
1921 Jefferson Davis Highway
Arlington, VA 22202

Subject: 3336 G (EPA Registration # 1001-70) Notification

Dear Ms. Waller:

On behalf of Cleary Chemical Corporation (EPA Company #1001), Exponent, Inc. is submitting a notification, per EPA PR Notice 98-10, to inform the Agency of the addition of a new packaging size for their product 3336G and its alternate brand name Cavalier G (EPA Registration Number 1001-70). The additional packaging size will be a 20 lb bag. To facilitate this notification, please find enclosed the following information:

- Transmittal document (this letter); and
- Application for Pesticide Registration, EPA 8570-1 Form.

This notification is consistent with provisions of PR Notice 98-10 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 98-10 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.

Should you have any questions you can reach me via telephone at (202) 772-4916 or via email at cdaniels@exponent.com.

NOTIFICATION

Sincerely,

JUN 22 2004

Carrie Daniels

Authorized Representative for

Cleary Chemical Corporation

cc: Karen Plumley, Cleary Chemical James Messina, Exponent