

1157-50

10/18/2011

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UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
WASHINGTON, D.C. 20460

October 18, 2011

OFFICE OF
PREVENTION, PESTICIDES AND
TOXIC SUBSTANCES

Martha Smith
ADM Alliance Nutrition, Inc.
1000 North 30th Street
P.O. Box C1
Quincy, IL 62305-3115

Subject: Application for Label Notification to add the alternate brand names "LOOMIX Mineral Tub Plus IGR" and "LOOMIX Hi Phos Mineral Tub Plus IGR".
ADM Alliance Nutrition 0.01% IGR Tub
EPA Reg. No.: 1157-50
Your submission dated September 13, 2011
Decision Number: 456061

Dear Ms. Smith:

The Biopesticides and Pollution Prevention Division is in receipt of your application for Notification under PR Notice 98-10 dated above. A preliminary screen of this request has been conducted for its applicability under PR Notice 98-10 and it has been determined that the action(s) requested falls within the scope of PR Notice 98-10. Our records have been duly noted and the label submitted with this application has been stamped "Notification Accepted".

If you have any questions concerning this action, please feel free to contact Mr. Colin Walsh at (703) 308-0298 or via email at walsh.colin@epa.gov.

Sincerely,

Linda A. Hollis

Linda A. Hollis, Chief
Biochemical Pesticides Branch
Biopesticides and Pollution Prevention
Division (7511P)

20f5

Please read instructions on reverse before completing form.

Form Approved, OMB No. 2070-0060

Print Form



United States
Environmental Protection Agency
Washington, DC 20460

☐ Registration
☐ Amendment
☒ Other

OPP Identifier Number

Application for Pesticide - Section I

1. Company/Product Number 1157-50	2. EPA Product Manager Linda Hollis	3. Proposed Classification <input checked="" type="checkbox"/> None <input type="checkbox"/> Restricted
4. Company/Product (Name) ADM Alliance Nutrition 0.01% IGR Tub	PM# Chief/Biochemicals/BPPD	
5. Name and Address of Applicant (Include ZIP Code) ADM Alliance Nutrition, Inc. 1000 N. 30th Street, PO Box C1 <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 _____	Notification Accepted Date: OCT 18 2011
<input type="checkbox"/> Resubmission in response to Agency letter dated _____	<input type="checkbox"/> "Me Too" Application.	
<input type="checkbox"/> Notification - Explain below.	<input type="checkbox"/> Other - Explain below.	

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

Reviewer: C. Walsh

This notification is to add an alternate brand name to this product's label and is not subject to PRIA.
This notification is consistent with the 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.

Section - III

1. Material This Product Will Be Packaged In:			
Child-Resistant Packaging <input type="checkbox"/> Yes* <input checked="" type="checkbox"/> No	Unit Packaging <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	Water Soluble Packaging <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	2. Type of Container <input checked="" 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 Packaging wgt. 200 lb	No. per container 1
If "Yes" Package wgt		No. per container	
3. Location of Net Contents Information <input checked="" type="checkbox"/> Label <input type="checkbox"/> Container		4. Size(s) Retail Container 200 lb	
5. Location of Label Directions <input checked="" type="checkbox"/> On Label <input type="checkbox"/> On Labeling accompanying product		6. Manner in Which Label is Affixed to Product label on wrap on top of tub <input checked="" 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 Martha Smith	Title Registr. & Compliance Mgr	Telephone No. (Include Area Code) 217-231-2695
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 Registration and Compliance Manager	
4. Typed Name Martha Smith	5. Date Sep 13, 2011	



ADM Alliance Nutrition, Inc.
1000 North 30th Street
P. O. Box C1
Quincy, IL 62305-3115
T: 217.222.7100

September 13, 2011

Linda Hollis, Chief Biochemicals/BPPD
Office of Pesticide Products, US EPA
Room S-4900, One Potomac Yard
2777 South Crystal Drive
Arlington, VA 22202-4501

RE: ADM Alliance Nutrition® 0.01% IGR Tub (EPA Reg. No. 1157-50)
Notification to add alternate brand names per PR Notice 98-10

Dear Ms. Hollis,

ADM Alliance Nutrition is submitting the enclosed notification to add alternate brand names to the above referenced product label.

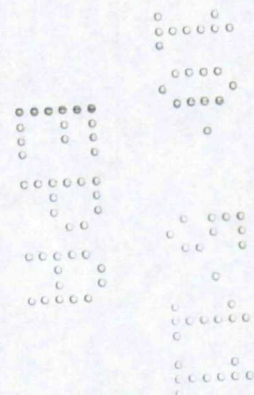
This notification is consistent with the provisions of PR Notice 95-2 and EPA regulations at 40 CFR 152.46 and no other changes have been made to the labeling or the confidential statement of formula of this product. I understand that it is a violation of 18 U.S.C. Sec 1001 to willfully make any false 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.

Should you have any questions or comments, please contact me at (217) 231-2695 or e-mail marty.smith@adm.com

Sincerely,

A handwritten signature in blue ink that reads "Martha Smith".

Martha Smith
Registration and Compliance Manager



ADM Alliance Nutrition® 0.01% IGR Tub

{Alternate Brand Names: ADM Alliance Nutrition MasterGain 8/4 IGR Tub, ADM Alliance Nutrition MasterGain EF 8/4 IGR Tub, and ADM Alliance Nutrition MasterGain 8/4 IGR Fescue Tub, ADM Alliance Nutrition Prospector Car-Min Plus IGR, Fly Stopper P Mineral IGR Tub, ACT Performance Breed Right Mineral IGR Tub, Fly Stopper C Range Mineral Tub, LOOMIX Mineral Tub Plus IGR, LOOMIX Hi Phos Mineral Tub Plus IGR}

To prevent the breeding of horn flies in the manure of treated cattle only.

A pesticidally active feed concentrate for beef cattle containing methoprene insect growth regulator for continuous feeding during the fly season.

ACTIVE INGREDIENT: S-methoprene (CAS Number 65733-16-6)..... 0.01%
OTHER INGREDIENTS: 99.99%
TOTAL..... 100.00%

GUARANTEED ANALYSIS

Calcium (Ca), Min, Max 7.5-9.0%
Phosphorus (P), not less than 4.0%
NaCl, Min, max 7.5-9.0%
Iodine (I), not less than 100 ppm
Magnesium (Mg), not less than 3.0%
Potassium (K), not less than..... 1.0%
Copper (Cu), not less than 1000 ppm
Selenium (Se), not less than 26 ppm
Zinc (Zn), not less than 4000 ppm
Vitamin A, not less than 150,000 IU/lb

FEED INGREDIENTS

Defluorinated Phosphate, Salt, Soybean Meal, Mono/Dical Phosphate, Calcium Carbonate, Cane Molasses, Iron Oxide, Manganous Oxide, Paraffin Wax, Zinc Oxide, Lignin Sulfonate, Copper Sulfate, Vitamin E Supplement, Ferrous Sulfate, Magnesium Oxide, Vitamin A Acetate, Ethylenediamine Dihydriodide, Potassium Iodide, Sodium Selenite, Cobalt Carbonate, Mineral Oil, Cholecalciferol (Source of Vitamin D₃).

Keep out of reach of children

CAUTION

Use this product only as specified on the label.

EPA REG. NO. : 1157-50

EPA Est. : 1157-IL-01, 1157-TX-01, 37774-IA-01

Manufactured by :
ADM Alliance Nutrition, Inc.,
Quincy, Illinois 62305-3115

NET WT 250 lb. (113.35 kg)

Notification Accepted

Date: OCT 18 2011

Reviewer: C. Walsh

**PRECAUTIONARY STATEMENTS
ENVIRONMENTAL HAZARDS**

Do not apply directly to water, or to areas where surface water is present or to intertidal areas below the mean high water mark.

DIRECTIONS FOR USE

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

Make sure cattle are not starved for minerals or salt by providing them before feeding ADM Alliance Nutrition 0.01% IGR Mineral Tub. Then remove salt or mineral supplement and place ADM Alliance Nutrition 0.01% IGR Mineral Tub before cattle as the only source of minerals. Start feeding this product continuously in the spring before horn flies appear on cattle and continue feeding until cold weather restricts horn fly activity.

The recommended consumption of ADM Alliance Nutrition 0.01% IGR Mineral Tub is 0.25 lb (1/4 lb) to 0.5 lb (1/2 lb) per 100 lb of body weight per month. Protect this product from the rain.

If consumption of this product is above 0.25 lb (1/4 lb) to 0.5 lb (1/2 lb), reduce the number of feeding locations where this product is fed or relocate this product in areas less frequented by cattle.

If consumption of this product is below 0.25 lb (1/4 lb) to 0.5 lb (1/2 lb) per day, increase the number of feeding locations where this product is fed or relocate this product in areas more frequented by cattle.

STORAGE AND DISPOSAL

Do not contaminate water or food by storage or disposal.

PESTICIDE STORAGE: Store in a cool, dry area.

PESTICIDE DISPOSAL: Wastes resulting from the use of this product may be disposed of on site or at an approved waste disposal facility.

CONTAINER DISPOSAL: Nonrefillable container. Do not reuse or refill this container. Completely empty the tub into application equipment. Then dispose of tub in a sanitary landfill or by incineration, or, if allowed by State and local authorities, by burning. If burned, stay out of smoke.

