

PLEASE NOTE

**This image contains more than one label
approved for this product on this date.**



United States
Environmental Protection Agency
Washington, DC 20460

☐ Registration
☐ Amendment
☒ Other

OPP Identifier Number

Application for Pesticide - Section I

1. Company/Product Number 9198-196	2. EPA Product Manager Giles-Parker	3. Proposed Classification <input checked="" type="checkbox"/> None <input type="checkbox"/> Restricted
4. Company/Product (Name) Fertilizer with TGR Poa Annua Control	PM# 22	
5. Name and Address of Applicant (Include ZIP Code) The Andersons Lawn Fert. Div., Inc. d/b/a Free Flow Fert. PO Box 119 Maumee, OH 43537 <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.

NOTIFICATION

AUG 30 2002

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

Notification of Minor Label changes per PR Notice 98-10 : transferred registration - changed warranty, converted to Andersons' standard via non-notification; see cover letter

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. 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.

Section - III

1. Material This Product Will Be Packaged In:				2. Type of Container	
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		<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 Packaging 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) Retail Container		5. Location of Label Directions <input type="checkbox"/> On Label	
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 Dawn L. Walters	Title Regulatory Administrator	Telephone No. (Include Area Code) 334-262-2766
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 Dawn L. Walters	3. Title Regulatory Administrator	
4. Typed Name Dawn L. Walters	5. Date 5/28/02	

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The Andersons, Inc.

P.O. Box 119 • Maumee, Ohio 43537 • 419/893/5050

May 28, 2002

Ms. Cynthia Giles-Parker (PM22)
Document Processing Desk (NOTIF)
Office of Pesticide Programs (7505C)
US Environmental Protection Agency
Ariel Rios Building
1200 Pennsylvania Ave., NW
Washington, DC 20460-0001

RE: Notification of Minor Label Change

SUBJECT: Fertilizer with TGR® *Poa annua* Control
EPA Reg. No. 9198-196

Dear Ms. Giles-Parker,

The subject registration has been transferred to The Andersons Lawn Fertilizer Division, Inc., from The Scotts Company. The previous registration number was 538-212. This registration is a 'range' registration with labeling for a high end of the range and low end of the range.

Per PR Notice 98-10, enclosed is an EPA Form 8570-1, an application notifying the Agency of a revision to the labeling for the subject registration. One copy of the revised labeling for both the high and low end points is enclosed. The changes are underlined and marked in bold, yellow highlight for additions and in red strikeout for deletions on the first copy.

We have made the following changes by notification:

1. Revise our warranty statement to match The Andersons' company standard.

The following changes are allowable by non-notification:

1. The company name and address has been revised to The Andersons
2. The EPA registration number has been changed to our approved number, 9198-196
3. Added more production establishments
4. Revised gusset information
5. Changed the BRAND designation from Scotts ProTurf® to Andersons Golf Products™
6. Changed the fertilizer designation from 31-3-9 and 29-3-3 to XX to allow for multiple fertilizer analysis

Enclosed is a stamped, self-addressed card indicating the acceptance or rejection of this notification. Please complete the card and return via mail. It is already addressed and stamped and does not need to be mailed in an envelope.

If there are any questions or comments regarding this notification, please contact me immediately.

Sincerely,
The Andersons Lawn Fertilizer Division, Inc.

Dawn L. Walters

Dawn L. Walters
Regulatory Administrator
Phone 334-262-2766
Fax 334-265-5703
Email dawn_walters@andersonsinc.com

enclosures

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Scotts® ProTurf Andersons Golf Course Brand

FERTILIZER WITH TGR® POA ANNUA CONTROL

- Suppresses *Poa annua* growth in bentgrass, zoysiagrass, Kentucky bluegrass, and Kentucky bluegrass/perennial ryegrass fairways, tees, and roughs and bentgrass greens
- Encourages preferential and aggressive growth of bentgrass, zoysiagrass, Kentucky bluegrass, and perennial ryegrass into adjacent *Poa annua* areas
- Extends color response through controlled-release nitrogen feeding and growth modification from Nutralene® technology

Net Weight XXX lbs (XXX kg)

KEEP OUT OF REACH OF CHILDREN
CAUTION
PRECAUTIONARY STATEMENTS

Hazards to Humans and Domestic Animals: CAUTION. Keep out of reach of children. Harmful if swallowed. Avoid contact with skin, eyes or clothing. Causes eye irritation. If in eyes, flush with plenty of water. Get medical attention if irritation persists. Do not contaminate feed or foodstuffs. Do not graze treated areas. Do not feed clippings to livestock.

Personal Protective Equipment

Applicators and other handlers must wear: Long-sleeved shirt and long pants, waterproof gloves, shoes plus socks.

Follow manufacturer's instructions for cleaning/maintaining PPE. If no such instructions for washables, use detergent and hot water. Keep and wash PPE separately from other laundry.

User Safety Recommendations: Users should:

- Wash hands before eating, drinking, chewing gum, using tobacco or using the toilet.
- Remove clothing immediately if pesticide gets inside. Then wash thoroughly and put on clean clothing.
- Remove PPE immediately after handling this product. Wash the outside of gloves before removing. As soon as possible, wash thoroughly and change into clean clothing.

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. Do not apply to steep slopes near water or when weather conditions favor drift from target areas. Do not contaminate water when disposing of equipment washwaters.

ACTIVE INGREDIENT:

Paclobutrazol (+)-(R*,R*)-B-[(4-chlorophenyl)methyl]-a-(1,1-dimethylethyl)-1H-1,2,4-triazole-1-ethanol

0.018%

INERT INGREDIENTS:

99.982%

Total

100.000%

Guaranteed Analysis

Total Nitrogen (N) 31% XX%

— 0.7% ammoniacal nitrogen

— 23.5% urea- methylene-ureas nitrogen

— 6.8% water insoluble nitrogen

Available phosphate (P2O5) 3% X%

Soluble potash (K2O) 9% X%

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Derived from monoammonium phosphate, urea, methylene ureas, potassium sulfate

EPA Reg. No. 533-212 **9198-196**

EPA Est No. 538-OH-1S, **9198-OH-1M**, 9198-OH-2B, 9198-AL-001A

Underlined letter is first letter used in run code on bag

US Pat Nos. 3,705,794 and 3,989,470

Product of USA

ProTurf Division, The OM Scott & Sons Company

Marysville, OH 43041

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Recommended for Use by Professional Turfgrass Managers

XXXX- 31-3-9 Fertilizer with TGR™ Poa Annua Control

Andersons Golf	Fertilizer with TGR™	Product Code	UPC
Products brand	<u>Poa annua Control</u>		

RIGHT GUSSET:

XXXX- (Scotts®) 31-3-9 Fertilizer with TGR™ Poa Annua Control
ProTurf® Brand

Andersons Golf	Fertilizer with TGR™	Product Code	UPC
Products brand	<u>Poa annua Control</u>		

LEFT GUSSET:

(Scotts®) 31-3-9 Fertilizer with TGR™ Poa Annua Control XXXX
ProTurf® Brand

Andersons Golf	Fertilizer with TGR™	Product Code	UPC
Products brand	<u>Poa annua Control</u>		

31-3-9 Fertilizer with TGR™ Poa Annua Control XXXX

Scotts® ProTurf® Andersons Golf Products BRAND

31-3-9 Fertilizer With TGR™ Poa annua control

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 in a way that will contact workers or other persons, either directly or through drift. Only protected handlers may be in the area during application. For any requirements specific to your State or Tribe, consult the agency responsible for pesticide regulation.

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AGRICULTURAL USE REQUIREMENTS

Use this product only in accordance with its labeling and with the Workers Protection Standard 40 CFR part 170. This standard contains requirements for the protection of agricultural workers on farms, forests, nurseries, and greenhouses and handlers of agricultural pesticides. It contains requirements for training, decontamination, notification and emergency assistance. It also contains specific instructions and exceptions pertaining to the statements on this label about personal protective equipment (PPE) and restricted-entry interval. The requirements in this box only apply to uses of this product that are covered by the Worker Protection Standard.

Do not enter or allow worker entry into treated areas during the restricted-entry interval (REI) of 24 hours.

PPE required for early entry to treated areas that is permitted under the Worker Protection Standard and that involves contact with anything that has been treated, such as plants, soil, or water is: coveralls, waterproof gloves, shoes plus socks.

POA ANNUA CONTROL

For suppression of *Poa annua* in bentgrass, zoysiagrass, Kentucky bluegrass, and Kentucky bluegrass/perennial ryegrass fairways, tees and roughs, and bentgrass greens. Repeat applications in a programmed approach will result in the gradual elimination of *Poa annua* as a major component of the turfgrass stand. Once the desired level of *Poa annua* is obtained, annual applications and appropriate management practices will help prevent *Poa annua* from reestablishing as a major management problem.

WHAT TO EXPECT

The growth and competitive ability of *Poa annua* will be reduced within 1-2 weeks of an application. The shoot and leaf tissue will become discolored (yellow to brown) for 3-8 weeks following the onset of growth regulation. Growth reduction of *Poa annua* will last for at least 3-8 weeks. During this period, growth of bentgrass, zoysiagrass, Kentucky bluegrass, and perennial ryegrass will be stimulated to "crowd out" the weakened *Poa annua*. Creeping bentgrasses will be more effective than Colonial bentgrass varieties in aggressively encroaching *Poa annua* areas. On bentgrass greens, growth reduction of *Poa annua* may last longer than 8 weeks and in some cases *Poa annua* discoloration may not occur during this growth reduction period.

The formation of *Poa annua* seedheads will not be prevented, but spring and previous fall applications will stunt the growth of the seedhead stalk. Applications made just prior to seedhead emergence will greatly reduce the visibility of seedheads for 3-5 weeks.

Regreening/regrowth of *Poa annua* will occur 4-8 weeks after application. Bentgrass, Kentucky bluegrass, and perennial ryegrass color will be enhanced for 6-12 weeks under non-stress conditions.

Stress conditions following application may result in temporary undesirable color changes of bentgrass and Kentucky bluegrass. Avoid these conditions by irrigating and apply at the recommended time.

Treatments will not have any detrimental effects on turfgrass root growth under normal growing conditions and when used as directed.

The degree of *Poa annua* control will be influenced by turfgrass management practices, climate, soil type, bentgrass variety, and *Poa annua* biotype.

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PROGRAM SCHEDULING

Use any time when *Poa annua* is actively growing. Avoid applications during stressful conditions since the extent of discoloration on *Poa annua* and other desirable grasses may be unacceptable.

Fairways and roughs: Repeat late summer/early fall followed by spring applications are recommended for gradual *Poa annua* control. Avoid applications during stressful conditions.

Greens and tees: Apply one or two weeks prior to *Poa annua* seedhead emergence to reduce seedhead visibility and encourage bentgrass growth and coverage. Repeat applications can be made under non-stress conditions at least two weeks after *Poa annua* has recovered from any discoloration.

For long-term control in areas containing a high initial percentage of *Poa annua* contamination, repeat applications over a 2 to 3 year period may be required before the desirable grasses predominate.

Moderate soil moisture conditions should be present before and after applications to achieve the best regulating effect (see precautions concerning saturated soil conditions). For best results, avoid applications during extreme soil temperature and moisture conditions.

Spring applications should be delayed until any observable effects from preemergent control applications on bentgrass growth, color and quality have subsided.

Where large areas of the desirable turf have been thinned from winter-damage, disease or insects, withhold application until desired fill-in and rooting of the turf stand is achieved.

Continue normal cultural practices after application. However, do not aerify and topdress greens while *Poa annua* is undergoing growth regulation. Allow aerification treatments to heal before applying product.

When *Poa annua* populations have been reduced to the desired level, annual late summer/early fall applications are recommended where continuous long-term control is desired.

HOW TO USE

Apply to dry foliage. For best results, water in (at least ¼ inch) within 48 hours after application.

Adjust the application rate according to the percent of *Poa annua* contamination.

<u>Poa annua Contamination Level</u>	<u>Recommended Application Rate</u>
High (50-70%) <i>Poa annua</i> population density	LIGHT (for less overall discoloration of <i>Poa annua</i>)
Low (less than 50%) <i>Poa annua</i> population density	NORMAL (for quicker removal)

ADDITIONAL PROGRAM SCHEDULING

Overseeding is recommended to hasten conversion from *Poa annua* to the more desirable grasses. To avoid stunting growth of the desirable seedlings allow at least 2 weeks following treatment before overseeding, and in newly overseeded areas, make treatments at least 6 weeks after overseeding.

If crabgrass or other annual weeds have been a problem in the past, an application of the appropriate preemergent control product should be made before using this product.

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If a weed, disease or insect problem occurs after application, apply a recommended control product in the same manner as is normally practiced, since the use of this product is compatible with the existing control products.

If Embark® is used for *Poa annua* seedhead control, apply this product at least 14 days after Embark® use to avoid potential discoloration of bentgrass and Kentucky bluegrass.

Avoid fall applications during onset of turfgrass dormancy to prevent fall and early spring discoloration of bentgrass and Kentucky bluegrass. Subsequent renewed growth and spring mowings will eliminate this potential discoloration.

Applications made in the fall after the desirable grasses have ceased growing may result in less color response and reduced or delayed activity in affecting *Poa annua* but will provide both a greening response on the desirable grasses as well as growth suppression of *Poa annua* the following spring.

Collecting clippings and the use of lightweight equipment throughout the year will enhance the long-term performance of treatments.

*Embark® is a registered trademark of PBI Gordon Corporation.

PRECAUTIONS

Not for use on hybrid bermudagrass areas or sod farms.

Not for use on athletic fields under heavy traffic or where maximum growth potential of the turf is desired.

Do not apply to Kentucky bluegrass collars and other areas around greens where consistent turf height and color are desired.

Not for use around shrubs, fruit trees, flowers or vegetable plants; however, applications to turf areas under the tree canopies will not affect or harm trees.

Do not use during periods of extreme environmental stress, such as heat, drought, or cold, or during heavy insect or disease activity.

Frequent irrigation after application throughout hot and dry weather conditions will help prevent potential discoloration of bentgrass and Kentucky bluegrass and ensure continued aggressive growth of the desirable grasses into *Poa annua* areas.

Heavy rainfall or irrigation after application in areas where the soil is already saturated may cause the active ingredient to move laterally on steep slopes and collect in low areas. These areas may undergo more severe growth control for a longer period of time. To avoid this response, do not apply when soil is already saturated.

Do not use spreader settings other than those recommended. Improper rates may cause undesirable turf growth control and areas may discolor temporarily.

When large areas of the desirable turf have been thinned from winter damage, disease, or insects, withhold application until desired fill-in and rooting of the turf stand is achieved.

Use in areas containing greater than 70% *Poa annua* will result in more widespread discoloration or the fairway and green and may not appear acceptable to the user. Use of other cultural techniques are encouraged to lower the percentage of *Poa annua* below the 70% level.

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LIMITATION OF LIABILITY

While a wide variety of tests have been conducted, it must be understood that this product has not been tested on greens of all bentgrass varieties under all possible growing conditions. The user should exercise judgement and caution when using this product on a given variety until familiar with the performance under his growing conditions. ~~NO WARRANTY OR REPRESENTATION IS MADE, EXPRESS OR IMPLIED CONCERNING THE RESULTS OBTAINED FROM THE USE OF THIS PRODUCT ON BENTGRASS GREENS IF NOT USED IN ACCORDANCE WITH DIRECTIONS AND ESTABLISHED SAFE PRACTICES.~~ The exclusive remedy of the user or Buyer, and the limit of liability of The OM Scott & Sons Company or any other Seller, for any and all losses, injuries and damages resulting from the use or handling of this product shall be the purchase price paid by the user or Buyer for the quantity of this product involved. The Buyer and all users are deemed to have accepted the terms of this Notice, which may be varied only by agreement in writing signed by a duly authorized representative of The OM Scott & Sons Company.

IMPORTANT: READ BEFORE USE:

Read the entire Directions for Use and the Warranty Disclaimer and Limitation of Liability before using this product. If terms are not acceptable, return the unopened product container at once. By using this product, user or Buyer accepts the following Warranty Disclaimer and Limitation of Liability:

WARRANTY DISCLAIMER and LIMITATION of LIABILITY:

Manufacturer warrants that this product conforms to the chemical description on the label and is reasonably fit for the purposes stated on the label when used in strict accordance with the directions. Manufacturer makes NO OTHER EXPRESS OR IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Where permissible, it is Manufacturer's intent to LIMIT ANY LIABILITY FOR SPECIAL, CONSEQUENTIAL OR INCIDENTAL ECONOMIC DAMAGES to refund of purchase price or replacement of product, at Buyer's choice. Manufacturer DISCLAIMS ANY LIABILITY FOR COMPENSATORY OR OTHER DAMAGES ARISING OUT OF ANY USE CONTRARY TO LABEL DIRECTIONS. Use contrary to label directions is not permitted.

LEGAL RIGHTS: THIS LIMITED WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS; YOU MAY HAVE OTHER RIGHTS THAT VARY FROM STATE/JURISDICTION TO STATE/JURISDICTION. (RVnot052802)

Manufactured by
The Andersons Lawn Fertilizer Division, Inc.
D/b/a Free Flow Fertilizer
PO Box 119
Maumee, OH 43537

Date Printed	5/28/02
Date Approved	(transfer from Scotts)
Supersedes	
Label Changes	Notification - warranty
Filename	9198-196 high end
Label Code	RVnot052802

10/16

Scotts® ProTurf Andersons Golf Course Brand

FERTILIZER WITH TGR® POA ANNUA CONTROL

- Suppresses *Poa annua* growth in bentgrass, zoysiagrass, Kentucky bluegrass, and Kentucky bluegrass/perennial ryegrass fairways, tees, and roughs and bentgrass greens
- Encourages preferential and aggressive growth of bentgrass, zoysiagrass, Kentucky bluegrass, and perennial ryegrass into adjacent *Poa annua* areas
- Extends color response through controlled-release nitrogen feeding and growth modification from Nutralene® technology

Net Weight 701.45 lbs (318.17 kg)

KEEP OUT OF REACH OF CHILDREN
CAUTION
PRECAUTIONARY STATEMENTS

Hazards to Humans and Domestic Animals: CAUTION. Keep out of reach of children. Harmful if swallowed. Avoid contact with skin, eyes or clothing. Causes eye irritation. If in eyes, flush with plenty of water. Get medical attention if irritation persists. Do not contaminate feed or foodstuffs. Do not graze treated areas. Do not feed clippings to livestock.

Personal Protective Equipment

Applicators and other handlers must wear: Long-sleeved shirt and long pants, waterproof gloves, shoes plus socks.

Follow manufacturer's instructions for cleaning/maintaining PPE. If no such instructions for washables, use detergent and hot water. Keep and wash PPE separately from other laundry.

User Safety Recommendations:

Users should:

- Wash hands before eating, drinking, chewing gum, using tobacco or using the toilet.
- Remove clothing immediately if pesticide gets inside. Then wash thoroughly and put on clean clothing.
- Remove PPE immediately after handling this product. Wash the outside of gloves before removing. As soon as possible, wash thoroughly and change into clean clothing.

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. Do not apply to steep slopes near water or when weather conditions favor drift from target areas. Do not contaminate water when disposing of equipment washwaters.

ACTIVE INGREDIENT:

Paclobutrazol (+)-(R*,R*)-B-[(4-chlorophenyl)methyl]-a-(1,1-dimethylethyl)-1H-1,2,4-triazole-1-ethanol

1.38%

INERT INGREDIENTS:

98.62%

Total

100.00%

Guaranteed Analysis

Total Nitrogen (N) 29% XX%

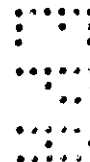
~~0.7% ammoniacal nitrogen~~

~~22.1% urea methylene ureas nitrogen~~

~~6.3% water insoluble nitrogen~~

Available phosphate (P₂O₅) 3% X%

Soluble potash (K₂O) 3% X%



Derived from monoammonium phosphate, urea, methylene ureas, potassium sulfate

EPA Reg. No. 538-212 9198-196

EPA Est No. 538-OH-1S, 9198-OH-1M, 9198-OH-2B, 9198-AL-001A

Underlined letter is first letter used in run code on bag

US Pat Nos. 3,705,794 and 3,989,470

Product of USA

ProTurf Division, The OM Scott & Sons Company

Marysville, OH 43041

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Recommended for Use by Professional Turfgrass Managers

XXXX 29-3-3 Fertilizer with TGR™ Poa Annua Control
Andersons Golf Fertilizer with TGR™ Product Code UPC
Products brand Poa annua Control

RIGHT GUSSET:

XXXX (Scotts®) 29-3-3 Fertilizer with TGR™ Poa Annua Control
ProTurf® Brand
Andersons Golf Fertilizer with TGR™ Product Code UPC
Products brand Poa annua Control

LEFT GUSSET:

(Scotts®) 29-3-3 Fertilizer with TGR™ Poa Annua Control XXXX
ProTurf® Brand
Andersons Golf Fertilizer with TGR™ Product Code UPC
Products brand Poa annua Control

29-3-3 Fertilizer with TGR™ Poa Annua Control XXXX

Scotts® ProTurf® Andersons Golf Products BRAND

29-3-3 Fertilizer With TGR™ Poa annua control

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 in a way that will contact workers or other persons, either directly or through drift. Only protected handlers may be in the area during application. For any requirements specific to your State or Tribe, consult the agency responsible for pesticide regulation.

AGRICULTURAL USE REQUIREMENTS

Use this product only in accordance with its labeling and with the Worker Protection Standard 40 CFR part 170. This standard contains requirements for the protection of agricultural workers on farms, forests, nurseries, and greenhouses and handlers of agricultural pesticides. It contains requirements for training, decontamination, notification and emergency assistance. It also contains specific instructions and exceptions pertaining to the statements on this label about personal protective equipment (PPE) and restricted-entry interval. The requirements in this box only apply to uses of this product that are covered by the Worker Protection Standard.

Do not enter or allow worker entry into treated areas during the restricted-entry interval (REI) of 24 hours.

PPE required for early entry to treated areas that is permitted under the Worker Protection Standard and that involves contact with anything that has been treated, such as plants, soil, or water is: coveralls, waterproof gloves, shoes plus socks.

POA ANNUA CONTROL

For suppression of *Poa annua* in bentgrass, zoysiagrass, Kentucky bluegrass, and Kentucky bluegrass/perennial ryegrass fairways, tees and roughs, and bentgrass greens. Repeat applications in a programmed approach will result in the gradual elimination of *Poa annua* as a major component of the turfgrass stand. Once the desired level of *Poa annua* is obtained, annual applications and appropriate management practices will help prevent *Poa annua* from reestablishing as a major management problem.

WHAT TO EXPECT

The growth and competitive ability of *Poa annua* will be reduced within 1-2 weeks of an application. The shoot and leaf tissue will become discolored (yellow to brown) for 3-8 weeks following the onset of growth regulation. Growth reduction of *Poa annua* will last for at least 3-8 weeks. During this period, growth of bentgrass, zoysiagrass, Kentucky bluegrass, and perennial ryegrass will be stimulated to "crowd out" the weakened *Poa annua*. Creeping bentgrasses will be more effective than Colonial bentgrass varieties in aggressively encroaching *Poa annua* areas. On bentgrass greens, growth reduction of *Poa annua* may last longer than 8 weeks and in some cases *Poa annua* discoloration may not occur during this growth reduction period.

The formation of *Poa annua* seedheads will not be prevented, but spring and previous fall applications will stunt the growth of the seedhead stalk. Applications made just prior to seedhead emergence will greatly reduce the visibility of seedheads for 3-5 weeks.

Regreening/regrowth of *Poa annua* will occur 4-8 weeks after application. Bentgrass, Kentucky bluegrass, and perennial ryegrass color will be enhanced for 6-12 weeks under non-stress conditions.

Stress conditions following application may result in temporary undesirable color changes of bentgrass and Kentucky bluegrass. Avoid these conditions by irrigating and apply at the recommended time.

Treatments will not have any detrimental effects on turfgrass root growth under normal growing conditions and when used as directed.

The degree of *Poa annua* control will be influenced by turfgrass management practices, climate, soil type, bentgrass variety, and *Poa annua* biotype.

PROGRAM SCHEDULING

Use any time when *Poa annua* is actively growing. Avoid applications during stressful conditions since the extent of discoloration on *Poa annua* and other desirable grasses may be unacceptable.

Fairways and roughs: Repeat late summer/early fall followed by spring applications are recommended for gradual *Poa annua* control. Avoid applications during stressful conditions.

Greens and tees: Apply one or two weeks prior to *Poa annua* seedhead emergence to reduce seedhead visibility and encourage bentgrass growth and coverage. Repeat applications can be made under non-stress conditions at least two weeks after *Poa annua* has recovered from any discoloration.

For long-term control in areas containing a high initial percentage of *Poa annua* contamination, repeat applications over a 2 to 3 year period may be required before the desirable grasses predominate.

Moderate soil moisture conditions should be present before and after applications to achieve the best regulating effect (see precautions concerning saturated soil conditions). For best results, avoid applications during extreme soil temperature and moisture conditions.

Spring applications should be delayed until any observable effects from preemergent control applications on bentgrass growth, color and quality have subsided.

Where large areas of the desirable turf have been thinned from winter-damage, disease or insects, withhold application until desired fill-in and rooting of the turf stand is achieved.

Continue normal cultural practices after application. However, do not aerify and topdress greens while *Poa annua* is undergoing growth regulation. Allow aerification treatments to heal before applying product.

When *Poa annua* populations have been reduced to the desired level, annual late summer/early fall applications are recommended where continuous long-term control is desired.

HOW TO USE

Apply to dry foliage. For best results, water in (at least ¼ inch) within 48 hours after application.

Adjust the application rate according to the percent of *Poa annua* contamination.

<u>Poa annua Contamination Level</u>	<u>Recommended Application Rate</u>
High (50-70%) <i>Poa annua</i> population density	LIGHT (for less overall discoloration of <i>Poa annua</i>)
Low (less than 50%) <i>Poa annua</i> population density	NORMAL (for quicker removal)

ADDITIONAL PROGRAM SCHEDULING

Overseeding is recommended to hasten conversion from *Poa annua* to the more desirable grasses. To avoid stunting growth of the desirable seedlings allow at least 2 weeks following treatment before overseeding, and in newly overseeded areas, make treatments at least 6 weeks after overseeding.

If crabgrass or other annual weeds have been a problem in the past, an application of the appropriate preemergent control product should be made before using this product.

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If a weed, disease or insect problem occurs after application, apply a recommended control product in the same manner as is normally practiced, since the use of this product is compatible with the existing control products.

If Embark® is used for *Poa annua* seedhead control, apply this product at least 14 days after Embark® use to avoid potential discoloration of bentgrass and Kentucky bluegrass.

Avoid fall applications during onset of turfgrass dormancy to prevent fall and early spring discoloration of bentgrass and Kentucky bluegrass. Subsequent renewed growth and spring mowings will eliminate this potential discoloration.

Applications made in the fall after the desirable grasses have ceased growing may result in less color response and reduced or delayed activity in affecting *Poa annua* but will provide both a greening response on the desirable grasses as well as growth suppression of *Poa annua* the following spring.

Collecting clippings and the use of lightweight equipment throughout the year will enhance the long-term performance of treatments.

*Embark® is a registered trademark of PBI Gordon Corporation.

PRECAUTIONS

Not for use on hybrid bermudagrass areas or sod farms.

Not for use on athletic fields under heavy traffic or where maximum growth potential of the turf is desired.

Do not apply to Kentucky bluegrass collars and other areas around greens where consistent turf height and color are desired.

Not for use around shrubs, fruit trees, flowers or vegetable plants; however, applications to turf areas under the tree canopies will not affect or harm trees.

Do not use during periods of extreme environmental stress, such as heat, drought, or cold, or during heavy insect or disease activity.

Frequent irrigation after application throughout hot and dry weather conditions will help prevent potential discoloration of bentgrass and Kentucky bluegrass and ensure continued aggressive growth of the desirable grasses into *Poa annua* areas.

Heavy rainfall or irrigation after application in areas where the soil is already saturated may cause the active ingredient to move laterally on steep slopes and collect in low areas. These areas may undergo more severe growth control for a longer period of time. To avoid this response, do not apply when soil is already saturated.

Do not use spreader settings other than those recommended. Improper rates may cause undesirable turf growth control and areas may discolor temporarily.

When large areas of the desirable turf have been thinned from winter damage, disease, or insects, withhold application until desired fill-in and rooting of the turf stand is achieved.

Use in areas containing greater than 70% *Poa annua* will result in more widespread discoloration or the fairway and green and may not appear acceptable to the user. Use of other cultural techniques are encouraged to lower the percentage of *Poa annua* below the 70% level.

Recommended Spreader Settings						
To provide proper distribution calibrate spreader before application						
701.45 lbs. (318.17 kg) treats 11,000 ft ² (1/4 acre/1022m ²) at Normal rate						
701.45 lbs. (318.17 kg) treats 16,500 ft ² (3/8 acre/1532m ²) at Light rate						
Spreader	Ground or PTO Speed	Width of Coverage	Spreader Settings			
			Light		Normal	
			1/3 X	2/3 X	1/2 X	1 X
Scotts Rotaries**						
R-7, R-7X*	3 mph	XX ft	X	X	X	X
R-8A (cone X)	3 mph	XX ft	X	X	X	X
Lely Models (see below)	4.5 mph	XX ft	X	X	X	XX
Vicon	4.5 mph	XX ft	X	X	X	XX

Lely models WTR, WFR, HR and 1250. PTO at 450 RPM.

*Move slide to 1/4 closed position

** For more uniform coverage on greens, apply at half the light (1/3X) and normal (1/2X) rates and use half widths (5 1/2 ft.) to achieve the intended Light and Normal application rate.

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LIMITATION OF LIABILITY

While a wide variety of tests have been conducted, it must be understood that this product has not been tested on greens of all bentgrass varieties under all possible growing conditions. The user should exercise judgement and caution when using this product on a given variety until familiar with the performance under his growing conditions. NO WARRANTY OR REPRESENTATION IS MADE, EXPRESS OR IMPLIED CONCERNING THE RESULTS OBTAINED FROM THE USE OF THIS PRODUCT ON BENTGRASS GREENS IF NOT USED IN ACCORDANCE WITH DIRECTIONS AND ESTABLISHED SAFE PRACTICES. The exclusive remedy of the user or Buyer, and the limit of liability of The OM Scott & Sons Company or any other Seller, for any and all losses, injuries and damages resulting from the use or handling of this product shall be the purchase price paid by the user or Buyer for the quantity of this product involved. The Buyer and all users are deemed to have accepted the terms of this Notice, which may be varied only by agreement in writing signed by a duly authorized representative of The OM Scott & Sons Company.

IMPORTANT: READ BEFORE USE:

Read the entire Directions for Use and the Warranty Disclaimer and Limitation of Liability before using this product. If terms are not acceptable, return the unopened product container at once. By using this product, user or Buyer accepts the following Warranty Disclaimer and Limitation of Liability:

WARRANTY DISCLAIMER and LIMITATION of LIABILITY:

Manufacturer warrants that this product conforms to the chemical description on the label and is reasonably fit for the purposes stated on the label when used in strict accordance with the directions. Manufacturer makes NO OTHER EXPRESS OR IMPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. Where permissible, it is Manufacturer's intent to LIMIT ANY LIABILITY FOR SPECIAL, CONSEQUENTIAL OR INCIDENTAL ECONOMIC DAMAGES to refund of purchase price or replacement of product, at Buyer's choice. Manufacturer DISCLAIMS ANY LIABILITY FOR COMPENSATORY OR OTHER DAMAGES ARISING OUT OF ANY USE CONTRARY TO LABEL DIRECTIONS. Use contrary to label directions is not permitted.

LEGAL RIGHTS: THIS LIMITED WARRANTY GIVES YOU SPECIFIC LEGAL RIGHTS; YOU MAY HAVE OTHER RIGHTS THAT VARY FROM STATE/JURISDICTION TO STATE/JURISDICTION. (RVnot052802)

Manufactured by
The Andersons Lawn Fertilizer Division, Inc.
D/b/a Free Flow Fertilizer
PO Box 119
Maumee, OH 43537

Date Printed	5/28/02
Date Approved	(transfer from Scotts)
Supersedes	
Label Changes	Notification - warranty,
Filename	9198-196 low end
Label Code	RVnot052802

NEXT

LABEL



United States
Environmental Protection Agency
Washington, DC 20460

☐ Registration
☐ Amendment
☒ Other

OPP Identifier Number

Application for Pesticide - Section I

1. Company/Product Number 9198-196	2. EPA Product Manager Giles-Parker	3. Proposed Classification <input checked="" type="checkbox"/> None <input type="checkbox"/> Restricted
4. Company/Product (Name) Fertilizer with TGR Poa Annua Control	PM# 22	
5. Name and Address of Applicant (Include ZIP Code) The Andersons Lawn Fert. Div., Inc. d/b/a Free Flow Fert. PO Box 119 Maumee, OH 43537 <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.

NOTIFICATION

AUG 30 2002

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

Notification of Alternate Brand Name per PR Notice 98-10 : Andersons Golf Products 31-3-6 with TGR Poa Annua Control

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. 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.

Section - III

1. Material This Product Will Be Packaged In:				2. Type of Container	
Child-Resistant Packaging <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Unit Packaging <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	Water Soluble Packaging <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No		<input checked="" type="checkbox"/> Metal <input type="checkbox"/> Plastic <input type="checkbox"/> Glass <input type="checkbox"/> Paper <input type="checkbox"/> Other (Specify) _____	
* Certification must submitted		If "Yes" Unit Packaging wgt.	No. per container	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 50 lbs.		5. Location of Label Directions <input checked="" type="checkbox"/> On Label	
6. Manner in Which Label is Affixed to Product <input type="checkbox"/> Lithograph <input type="checkbox"/> Paper glued <input type="checkbox"/> Stenciled		<input checked="" type="checkbox"/> Other Pocket			

Section - IV

1. Contact Point (Complete items directly below for identification of individual to be contacted, if necessary, to process this application.)		
Name Dawn L. Walters	Title Regulatory Administrator	Telephone No. (Include Area Code) 334-262-2766
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.		8. Date Application Received (Stamped)
2. Signature Dawn L. Walters	3. Title Regulatory Administrator	
4. Typed Name Dawn L. Walters	5. Date 8/15/02	



The Andersons, Inc.

P.O. Box 119 • Maumee, Ohio 43537 • 419/893/5050

August 15, 2002

Document Processing Desk (NOTIF)
Office of Pesticide Programs - (7504C)
U. S. Environment Protection Agency
Ariel Rios Building
1200 Pennsylvania Ave., NW
Washington, D.C. 20460-001

Subject: NOTIFICATION - Additional Brand Name

**RE: Fertilizer with TGR® *Poa annua* Control
EPA Reg. No 9198-196**

Per PR Notice 98-10, enclosed is an EPA Form 8570-1, an application notifying the Agency that we wish to market an additional product under the subject basic registration. The additional brand name is:

Andersons Golf Products 31-3-6 with TGR *Poa annua* Control

One copy of the final printed label is enclosed.

It is understood that all precautionary labeling, manufacturing practices and ingredients will remain identical to that of the basic registration.

Enclosed is a stamped, self-addressed card indicating the acceptance or rejection of this notification. Please complete the card and return via mail. It is already addressed and stamped and does not need to be mailed in an envelope.

If there are any questions, please contact me.

Sincerely,
The Andersons Lawn Fertilizer Division, Inc.

Dawn L. Walters

Dawn L. Walters
Regulatory Administrator
Phone 334-262-2766
Fax 334-265-5703
Email dawn_walters@andersonsinc.com

enclosure