

50534-188

11-8-2002

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Please read instructions on reverse before completing form.

<div style="display: inline-block; vertical-align: middle; text-align: center;"> United States Environmental Protection Agency Washington, DC 20460 </div>		<input type="checkbox"/> Registration <input type="checkbox"/> Amendment <input checked="" type="checkbox"/> Other	OPP Identifier Number NOTIFICATION
Application for Pesticide - Section I			
1. Company/Product Number 50534-188		2. EPA Product Manager Cynthia Giles-Parker	
4. Company/Product (Name) BRAVO® 720 (Bravo® Weather Stik®)		3. Proposed Classification <input checked="" type="checkbox"/> None <input type="checkbox"/> Restricted	
5. Name and Address of Applicant (Include ZIP Code) Syngenta Crop Protection, Inc. P. O. Box 18300 Greensboro, NC 27419 <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☐ Amendment - Explain below.☐ Resubmission in response to Agency letter dated _____☒ Notification - Explain below.☐ Final printed labels in response to Agency letter dated _____☐ "Me Too" Application.☐ Other - Explain below.**NOTIFICATION****NOV 08 2002****Explanation:** Use additional page(s) if necessary. (For Section I and Section II.).

GB Biosciences Corporation respectfully resubmits the supplemental label for use of Bravo 720 (Bravo Weather Stik) on soybean. A new disease, Rust, was added to the soybean label. This resubmission is in response to your letter dated October 11, 2002, as well as PR Notice 98-10 Section VI.

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:**

Child-Resistant Packaging

☐ Yes*
☐ No

Unit Packaging

☐ Yes
☐ No

Water Soluble Packaging

☐ Yes
☐ No
2. Type of Container
☐ Metal
☐ Plastic
☐ Glass
☐ Paper
☐ Other (Specify) _____

*Certification must be submitted

If "Yes"

Unit Packaging wgt.

No. per

Container

If "Yes"

Unit Packaging wgt.

No. per

container

3. Location of Net Contents Information☐ Label☐ Container**4. Size(s) Retail Container****5. Location of Label Directions**☐ On Label☐ On Labeling accompanying product**6. Manner in Which Label is Affixed to Product**
☐ Lithograph
☐ Paper glued
☐ Stenciled
☐ Other _____**Section - IV****1. Contact Point (Complete items directly below for identification of individual to be contacted, if necessary, to process this application.)**

Name

Ruhi Rezaaiyan

Title

Regulatory Product Manager

Telephone No. (Include Area Code)

336.632.7381

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.

2. Signature
3. Title

Regulatory Product Manager

4. Typed Name

Ruhi Rezaaiyan

5. Date

October 30, 2002

6. Date Application Received (Stamped)

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PRODUCT INFORMATION

GB Biosciences Corporation

**410 Swing Road
Greensboro, NC 27409**

SUPPLEMENTAL LABEL FOR BRAVO WEATHER STIK®

Fungicide

EPA Reg. No. 50534-188

Broad spectrum fungicide for control of plant diseases

Active Ingredient:	
Chlorothalonil (tetrachloroisophthalonitile)	54.0%
Inert Ingredients:	46.0%
Total:	100.0%

Contains 6.0 Pounds of Chlorothalonil per gallon (720 grams per liter)

KEEP OUT OF REACH OF CHILDREN.

WARNING/AVISO

Si usted no entiende la etiqueta, busque a alguien para que se la explique a usted en detalle. (If you do not understand the label, find someone to explain it to you in detail.)

All applicable directions, restrictions and precautions on the EPA-registered label are to be followed.

This labeling must be in the possession of the user at the time of pesticide application.

Reformulation is prohibited. See individual container labels for repackaging limitations.

SCP 50534-188-S4 0802

NOTIFICATION
NOV 08 2002

DIRECTIONS FOR APPLICATION

Crop	Target Diseases	Use Rate lbs. product/A (lbs. a.i./A)	Remarks
Soybeans Determinate (Southern) Varieties AND Indeterminate (Northern) Varieties	Rust <i>(Phakopsora spp.)</i>	1 3/8 to 2 1/4 pts. (1.0 to 1.7)	<p>Make the first application at the first sign of disease. Alternate with another fungicide registered for soybean rust control.</p> <p>Apply in sufficient water to obtain complete coverage, generally 10-20 gallons water per acre. The minimum re-treatment interval is 14 days. DO NOT exceed total of 3 applications per season. DO NOT apply more than 6 pints Bravo Weather Stik (4.5 lbs. a.i.) per acre during each growing season. DO NOT apply within 6 weeks of harvest. DO NOT feed treated parts to livestock or allow grazing in treated fields.</p>
Beans (Snap)	Rust <i>(Phakopsora spp.)</i>	1 3/8 to 3 pts. (1.0 to 2.25)	<p>Make the first application at the first sign of disease. Alternate with another fungicide registered for bean rust control.</p> <p>Apply in sufficient water to obtain complete coverage, generally 10-20 gallons water per acre. The minimum re-treatment interval is 7 days. DO NOT apply more than 12 pints Bravo Weather Stik (9 lbs. a.i.) per acre during each growing season. DO NOT apply within 7 days of harvest.</p>
Beans (Dry)	Rust <i>(Phakopsora spp.)</i>	1 3/8 to 2 pts. (1.0 to 1.5)	<p>Make the first application at the first sign of disease. Alternate with another fungicide registered for bean rust control.</p> <p>Apply in sufficient water to obtain complete coverage, generally 10-20 gallons water per acre. The minimum re-treatment interval is 7 days. DO NOT apply more than 8 pints Bravo Weather Stik (6 lbs. a.i.) per acre during each growing season. DO NOT apply within 14 days before harvest.</p> <p>Bravo Weather Stik may be applied through sprinkler irrigation equipment. See calibration directions which appear on the product label.</p>

Bravo Weather Stik® trademark of a Syngenta Group Company

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GB Biosciences Corporation
Greensboro, North Carolina 27409
www.syngenta-us.com

SCP 50534-188-S4 0802

B-BRA WEA 50534-188-S4 0802-SL - nsp 9/4/02

GB BIOSCIENCES™ CORPORATION

410 Swing Road
P.O. Box 18300
Greensboro, NC 27409

Telephone (336) 632-2380
Fax (336) 292-6374

FEDERAL EXPRESS

October 30, 2002

Ms. Cynthia Giles-Parker/Ms. Rose Kearns
Fungicide Branch – Team 22
Document Processing Desk (NOTIF)
Office of Pesticide Programs (H7504C)
U.S. Environmental Protection Agency
1921 Jefferson Davis Highway
Crystal Mall 2 – Room 266A
Arlington, VA 22202

Attention: Ms. Cynthia Giles Parker and Ms. Rose Kearns

Subject: BRAVO® 720 (BRAVO® Weather Stik®) Fungicide
EPA Reg. No. 50534-188
Resubmission of Notification for Addition of a New Disease
(Rust) to Soybean Label

Dear Ms. Giles-Parker and Ms. Kearns:

GB Biosciences Corporation respectfully resubmits the supplemental label for use of Bravo 720 (Bravo Weather Stik) on soybean. A new disease, Rust, was added to the soybean label. This resubmission is in response to your letter dated October 11, 2002, as well as PR Notice 98-10 Section VI.

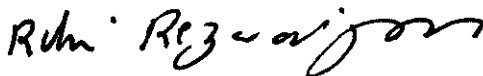
“This notification is consistent with the provisions of PR Notice 98-10 and EPA regulations at 40 CFR 152.46, and no other changes have been made to the labeling or the confidential statement of formula of this product. I understand that it is a violation of 18 U.S.C. Sec. 1001 to willfully make any 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.”

The following documents are enclosed in support of this notification.

- Two (2) copies of the label
- Completed EPA Application for Pesticide Registration Form 8570-1

If you have any questions or require additional information, please contact me at 336.632.7381 or my Regulatory Assistant, Trina Brodie at 336.632.2062.

Sincerely,



Ruhi Rezaaiyan
Regulatory Product Manager