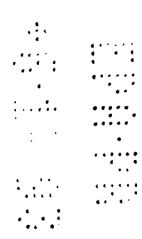
	TATILLY SOURCE STORE STO					
(A) States Environment Office of Pesticide Pro Washington, Do Application for	Protection Agency Protection A					
- Contour						
1. Company/Product Number 55947- 32	SEE ATTACHED LETTER					
4. Company/Product (Name): SEE ATTACHED LIST Ranvel CS	SEE ATTACHED LETTER					
5 Name and Address of Applicant (Include ZIP Code)  SANDOZ AGRO, INC.  1300 EAST TOUHY AVENUE  DES PLAINES, IL 60018	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					
Check if this is a new address	Product Name					
Sect	ion ( i					
Amendment - Explain below	Final printed labels in response to Agency letter dated					
Resubmission in response to Agency letter dated	*Me Too* Application.					
Notification - Explain below.	Other - explain below.					
Explanation: 'Use additional page(s) if necessary. (For section	I and Section II.)					
NOTIFICATION TO COMPLY WITH PR NOTICE 93-3  SEE ATTACHED LIST FOR ALL LABELS AFFECTED.  NOTIFICATION LABEL NOT REVIEWED PER PR NOTICE 80-6						
Ş	DATE 7/12/93					
DECT AVA	HLABLE GOPY					
Section	on ill					
Material This Product Will Be Packaged in:	<del></del>					
Child-Resistant Packaging Unit Packaging	Water Soluble Packaging 2. Type of Container					
☐ Yes* ☐ Yes	Yes Metal Plastic					
No No	No Glass Paper					
* Certification must be Unit Package wgt. No. per Unit Package wgt. container submitted.	If "Yes," No. per Other (Specify)					
	Retail Container 5. Location of Label Directions					
Label Container	On Label On Labeling accompanying product					
6. Manner In Which Label Is Affixed To Product Lithogo	aph Other (					
Paper Stenoil	glued					
Sec	lion IV					
	of individual to be contacted, if necessary, to process this application.)					
Name  JAMES FICKLE	Telephone No. (include Area Code) MANGER, PRODUCT REGISTRATION 708/390-3223					
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.  (Stamped)						
16	MANAGER, PRODUCT REGISTRATION					
	JUNE 4, 1993					
EPA Form 8570-1 (Rev. 12-90) Previous editions are obso	lete. White - EPA File Copy (original) Yellow - Applicant copy					

# PR Notice 93-3 Compliance Notification

### 4 June 1993

Product Name	EPA Reg. #	EPA PM
Frontier Herbicide	-140	22
Barricade 65 WG Herbicide Barricade 65 WG Herbicide (Water Soluble Pack) Barricade F Herbicide	-43 -143 -144	23 23 23
Thiolux Dry Flowable Micronized Sulfur	-48	21
Banvel Herbicide Banvel CST SAN821/Clarity Herbicide IPA Salt of Dicamba Banvel Herbicide (The Potassium Formulation) Banvel SGF Herbicide Mondak Herbicide Marksman Herbicide	-1 -32 -46 -47 -38 -28 -7 -39	25 25 25 25 25 25 25 25 25
Banvel 720 W.S. Industrial Herbicide Weedmaster Herbicide	-20 -24	23 23



NOTIFICATION LABEL NOT REVIEWED PER PRINCIPLE 14-8

DATE. 7/12/93

(Container Label)

# BANVEL® CST FOR CUT SURFACE TREATMENT TO CONTROL UNDESIRABLE TREES FOR COMMERCIAL OR AGRICULTURAL USE ONLY

#### Active Ingredient:

Dimethylamine salt of dicamba\*

•

TOTAL...100.0%

This product contains 11.0% 3,6-dichloro-o-anisic acid (dicamba) or 1 pound per gallon (120 g/L).

#### **ROLL OR SHAKE CONTAINER BEFORE USING**

KEEP OUT OF REACH OF CHILDREN CAUTION

See side panel for additional precautionary statements

EPA Reg. No. 55947-32 Net Contents: EPA Est. No. 55947-TX-1 Sandoz Crop Protection Corporation Des Plaines, IL 60018

#### PRECAUTIONARY STATEMENTS

## HAZARDS TO HUMANS AND DOMESTIC ANIMALS

#### CAUTION

Harmful if swallowed. Avoid breathing spray mist. Avoid contact with skin, eyes, or clothing. In case of contact, wash skin with soap and water; for eyes, flush with water for 15 minutes and get medical attention.

#### **ENVIRONMENTAL HAZARDS**

Keep out of lakes, streams or ponds. For terrestrial uses do not apply directly to vater, or to areas where surface water is present or to intertigal areas, below the mean high water mark. Do not contaminate water when disposing of equipment washwaters. Apply this product only as directed on label.

#### 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 through any type of irrigation system. Refer to the DIRECTIONS FOR USE booklet attached to this container for proper use directions and additional precautionary statements.

#### STORAGE AND DISPOSAL

#### **PROHIBITIOMS**

Do not contaminate water, food or feed by storage or disposal:

#### CORPORATE HEADQUARTERS

TEL. 708.699.1616

Document Processing Desk (LIP) Office of Pesticide Programs - H7504C U. S. Environmental Protection Agency 401 M Street SW Washington, D.C. 20460-0001

June 4, 1993

Att:	Richard Mountfort	(PM-10)	George Larocca	(PM-13)
	Phillip Hutton	(PM-18)	Dennis Edwards Jr.	(PM-19)
	Susan Lewis	(PM-21)	Cynthia Giles-Parker	(PM-22)
	Joanne Miller	(PM-23)	Robert Taylor	(PM-25)

Subject: Compliance Notification - PR 93-3

Dear Product Manager:

Sandoz Agro, Inc. herein submits notification of compliance with PR 93-3, Labelling Statement Prohibiting Application to Water, for all Sandoz Products under the Environmental Hazards section of the Precautionary Statements.

Mr. Jeff Kempter of Registration Division has allowed use of this master letter and a single 8570-1 amendment form (# 202685) for all Sandoz Products listed on the following pages. For each product under your responsibility (highlighted on list) there is attached a copy of the amendment form and the labelling with the addition of "For terrestrial uses," to the previous water application prohibition under Environmental Hazards.

Final printed labelling including the "For terrestrial uses," will be submitted for each product as new label stock is printed. All production released after April 21, 1994 will include the revised statement. Would you please add this notification to the appropriate registration jacket? Thanks for your assistance.

Sincerely. SANDOZ AGRO, INC.

Lec Jonathan E. Bryant, Ph.D.

Nera K. Canty

Sr. Registration Specialist

JEB/vc Attachments