

09/02 8 May 2002

## FINAL ASSESSMENT REPORT (INQUIRY - s.17)

# **APPLICATION A416**

# **GLYPHOSATE-TOLERANT CORN LINE NK603**

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## **EXECUTIVE SUMMARY**

An application was received from Monsanto Australia Ltd on 29 May 2000 seeking approval under Standard A18/1.5.2 – Food Produced Using Gene Technology for food derived from corn line NK603 that has been genetically modified to provide tolerance to glyphosate, a broad-spectrum herbicide. The corn is not grown in either Australia or New Zealand but, if approved, could be found in imported processed foods.

In corn line NK603, the glyphosate-tolerance trait is generated in the plants through the addition of a bacterial EPSPS gene derived from a common soil bacterium, *Agrobacterium* sp. strain CP4 (CP4 EPSPS). The enzyme produced from the CP4 EPSPS gene has a reduced affinity for the herbicide compared with the corn enzyme, and thus confers glyphosate tolerance to the whole plant.

The bacterial gene used to confer tolerance to glyphosate in this Application is the same gene used in certain genetically modified varieties of soybean, canola, sugar beet and cotton. Foods derived from these modified crop lines have already undergone a safety assessment and have been approved<sup>1</sup> in Australia and New Zealand under Standard A18/1.5.2.

The safety of food derived from glyphosate-tolerant corn line NK603 has been evaluated according to the safety assessment guidelines prepared by ANZFA. The assessment considered the following issues: (1) the nature of the genetic modification; (2) general safety issues such as novel protein expression and the potential for transfer of antibiotic resistance genes to microorganisms in the human digestive tract; (3) toxicological issues; and (4) nutritional issues. On the basis of the available information, it is concluded that food derived from corn line NK603 is as safe and wholesome as food produced from other commercial corn varieties. A detailed food safety report on NK603 corn has been prepared.

The labelling of food derived from corn line NK603 has been considered according to the new labelling requirements of Standard A18/1.5.2 that came into effect on 7 December 2001. Under these requirements, food products manufactured from corn line NK603 will require labelling if novel DNA and/or protein is present in the final food.

ANZFA undertook two rounds of public consultation in relation to this Application. In response, 6 submissions were received during the first round, and 29 were received in the second round. The majority of the submissions were not supportive of the Application, primarily on the basis of perceived health and environmental concerns. However, the food safety concerns raised in submissions have been addressed by the safety assessment report. The Applicant submitted further, recently completed, technical information during the second period of consultation that, on evaluation, does not alter the conclusions of the safety assessment.

In certain circumstances Australia and New Zealand have an obligation to notify the WTO of changes to food standards to enable other member countries of the WTO to make comment. Notification is required in the case of any new or changed standards which may have a significant trade effect and which depart from the relevant international standard (or where no international standard exists).

<sup>&</sup>lt;sup>1</sup> The *Food Standards Code*, refer to the Table to clause 2 of Standard A18-Food Produced Using Gene Technology (Volume1), or Standard 1.5.2 (Volume 2).

This matter was notified to the WTO because there is significant international interest in the safety of GM foods and the proposed amendments may have a liberalizing effect on trade.

## **Conclusions / Statement of Reasons**

In relation to food derived from glyphosate-tolerant corn line NK603, the Australia New Zealand Food Authority recommends the adoption of the draft variation for the following reasons:

- based on the available information, there are no public health and safety concerns associated with the genetic modification introduced into corn line NK603;
- food derived from glyphosate-tolerant corn line NK603 is equivalent to food derived from other commercially available corn in terms of its safety for human consumption and its nutritional adequacy;
- food products manufactured from glyphosate-tolerant corn line NK603 will require labelling if novel DNA and/or protein is present in the final food;
- the proposed amendment to the *Food Standards Code* is consistent with the section 10 objectives of the *Australia New Zealand Food Authority Act 1991*; and
- the regulatory impact assessment indicates that, for the preferred regulatory option, namely, to permit the sale of food derived from corn line NK603, the benefits of the proposed amendment outweigh the costs.

The recommendation from the Final Assessment Report is to amend the *Food Standards Code* to give approval to the sale of food derived from corn line NK603.

The commencement date of the draft variation is to be the date of gazettal.

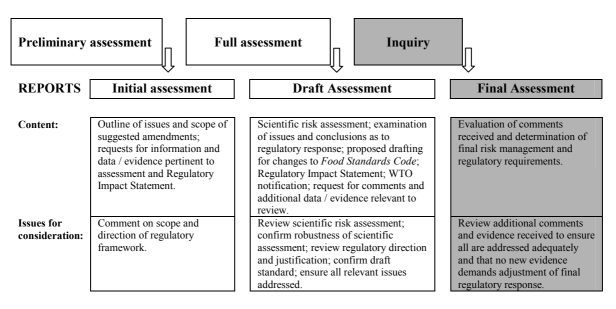
## **INTRODUCTION**

The Australia New Zealand Food Authority (ANZFA) is a bi-national statutory body responsible for developing draft food standards and draft variations of standards, in order to make recommendations to the Australia New Zealand Food Standards Council (Ministerial Council), and to review standards. The Ministerial Council may then decide to adopt the draft standards or draft variations of standards, which results in their incorporation into food laws of the Australian States and Territories, and New Zealand.

On 24 November 2000, the Ministerial Council adopted the *Australia New Zealand Food Standards Code* (known as Volume 2 of the *Food Standards Code*) that applies in both Australia and New Zealand. A two-year transitional period has been implemented at the conclusion of which Volume 2 of the *Food Standards Code* will be the sole code for both countries. In the interim, for the majority of food standards, there are two standards operating in Australia and three in New Zealand (including the New Zealand Food Regulations).

An application was received on 29 May 2000, from Monsanto Australia Ltd seeking approval for food derived from glyphosate-tolerant corn line NK603 under Standard A18 in the Australian *Food Standards Code* (Volume 1), and Standard 1.5.2 in the *Australia New Zealand Food Standards Code* (Volume 2).

Under the requirements of section 17 of the *Australia New Zealand Food Authority Act 1991*, this report is the Inquiry (referred to as the Final Assessment) and completes ANZFA's assessment of this Application as indicated below.



## **REGULATORY PROBLEM**

Standard A18 – Foods Produced Using Gene Technology - in Volume 1 (Standard 1.5.2 in Volume 2) of the *Food Standards Code* require that genetically modified (GM) foods undergo a pre-market risk assessment before being offered for sale in Australia and New Zealand. Foods that have been assessed under the Standard and subsequently approved by the Ministerial Council are listed in the Table to the Standard.

Corn line NK603 is a genetically modified variety of corn and is therefore regulated by Standard A18/1.5.2.

## **OBJECTIVE**

The Applicant seeks amendment to Standard A18 – Food Produced Using Gene Technology of the Australian *Food Standards Code* (Volume 1) and Standard 1.5.2 of the *Australia New Zealand Food Standards Code* (Volume 2) to include food derived from glyphosate-tolerant corn line NK603 in the Table to the standard. The amendment to Standard A18/1.5.2 that is sought by this Application will need to be consistent with the section 10 objectives of the *Australia New Zealand Food Authority Act 1991*.

The objectives of the Authority in developing food regulatory measures and variations of food regulatory measures are:

- the protection of public health and safety;
- the provision of adequate information relating to food to enable consumers to make informed choices; and
- the prevention of misleading or deceptive conduct.

The Authority must also have regard to the following:

- the need for standards to be based on risk analysis using the best available scientific evidence;
- the promotion of consistency between domestic and international food standards;
- the desirability of an efficient and internationally competitive food industry;
- the promotion of fair trading in food.

## BACKGROUND

Corn line NK603 has been modified to provide tolerance to the broad spectrum herbicide glyphosate, the active ingredient in the proprietary product with the commercial name Roundup®. Glyphosate inhibits the enzyme 5-enolpyruvylshikimate-3-phosphate synthase (EPSPS), an essential enzyme involved in aromatic amino acid synthesis in plants. Blocking the enzyme results in the breakdown of the synthesis of aromatic amino acids, ultimately leading to the death of the plant.

In glyphosate-tolerant corn line NK603, the herbicide tolerance trait is generated in the plants through the addition of a bacterial EPSPS gene derived from a common soil bacterium, *Agrobacterium* sp. strain CP4 (CP4 EPSPS). The enzyme produced from the CP4 EPSPS gene has a lower affinity for the herbicide compared with the corn enzyme, and thus confers glyphosate-tolerance to the whole plant.

Glyphosate-tolerant corn line NK603 is currently not approved for commercial planting in either Australia or New Zealand and is not one of the 20 applications received by ANZFA prior to April 30, 1999. The transitional arrangements<sup>2</sup> do not apply to corn line NK603 and therefore it does not have an interim permission to be present currently in food in Australia or New Zealand.

<sup>&</sup>lt;sup>2</sup> Refer to clause 2A in Standard A18 (Volume 1) / clause 3(2) in Standard 1.5.2 (Volume 2).

Glyphosate-tolerant corn line NK603 is currently planted commercially and consumed as food in the USA. It has also been approved in Canada and Japan and is undergoing the assessment process for feed and food use in the European Union and Switzerland.

## **ISSUES ASSESSED DURING ASSESSMENT**

## Safety assessment of food derived from corn line NK603

Food derived from glyphosate-tolerant corn line NK603 has been evaluated according to the safety assessment guidelines prepared by ANZFA<sup>3</sup>. The assessment considered the following issues: (1) the nature of the genetic modification; (2) general safety issues such as novel protein expression and the potential for transfer of novel genetic material to cells in the human digestive tract; (3) toxicological issues; and (4) nutritional issues. On the basis of the submitted scientific data and other available information, ANZFA has concluded that food derived from glyphosate-tolerant corn line NK603 is as safe and wholesome as food from other commercial varieties of corn.

The full safety assessment report pertaining to this Application is at **Attachment 2** to this document.

## Labelling of food derived from Corn Line NK603

On 28 July 2000 the Australia New Zealand Food Standards Council agreed to a revised standard which requires labelling of food where novel DNA and/or protein is present in the final food and also where the food has altered characteristics. The revised standard (A18 in Volume 1 / 1.5.2 in Volume 2 of the *Food Standards Code*) came into effect on 7 December 2001.

Since certain foods derived from corn line NK603 contain novel DNA or protein, the labelling requirements of Standard A18/1.5.2 would apply.

## General issues arising from public submissions

The majority of submissions received in both the first and second rounds of public comment raised matters of a general nature relating to gene technology or reiterated issues that were addressed in the safety assessment report (see **Attachment 2**). A discussion of some of the general issues, raised in connection with GM foods or gene technology as a whole, is included at **Attachment 4**.

In light of rapid developments in the field of biotechnology, **Attachment 4** has been updated since consideration of other applications to reflect recent considerations in the international arena on matters concerning gene technology in food production. These include the publishing of the report of the New Zealand Royal Commission on Genetic Modification, the second OECD Conference on *New Biotechnology Food and Crops: Science, Safety and Society*, and the deliberations of various international committees and taskforces including those of the Codex Alimentarius Commission, the OECD and FAO/WHO Expert Consultations.

<sup>&</sup>lt;sup>3</sup> ANZFA (2001) Information for Applicants – Amending Standard A18/Standard 1.5.2 – Food Produced Using Gene Technology.

#### Potential for increased exposure to herbicide residues

Submitters' comments include concern that the spray residue in the corn is likely to increase as more herbicide is used. This is an issue that is frequently raised in submissions and a detailed response is included in **Attachment 4**, where other general safety issues are discussed.

It is normal practice in primary production to use a range of different herbicides on conventional crop plantings, selecting appropriate weed treatment depending on the nature of the crop and the particular stage of plant development. The use of a GM herbicide tolerant crop generally results in an altered treatment regime for weeds in favour of the corresponding herbicide. In the case of glyphosate-tolerant crops, the use of glyphosate is possible throughout various stages of plant development due to the modification, whereas for traditional crops other herbicides are favoured at different times. Overall, the result of this altered spraying regime is a greater reliance on one broad spectrum herbicide with a concomitant reduction in the use of other herbicides to treat weed infestations.

Because of its low toxicity to humans and to the environment, glyphosate is used widely in agriculture. As reflected in Standard 1.4.2 Maximum Residue Limits (MRL, Australia only) of the *Food Standards Code* (Volume 2), its use is permitted in the production of a broad range of human foods including a variety of fruits, vegetables, nuts and cereal grains. The purpose of this standard is to set a level of residue that does not adversely affect human health while allowing good agricultural practice. The MRL applies to the food, irrespective of the commercial crop variety from which the food is derived.

The Codex Alimentarius Commission, which is responsible for international food standards, recently concluded that separate MRLs should **not** be elaborated for GM and conventional crops (Codex Committee on Pesticide Residues, The Hague, The Netherlands, April 2001). In general, it was agreed that the existing MRLs were equally applicable to conventional and GM crops. The Committee advocated a case-by-case assessment in relation to the likely changes in the pattern of usage of a herbicide, or the requirement for residue chemical studies to be submitted as part of the safety assessment, where no previous MRL has been established for that food.

It is important to note that herbicide tolerance in plants occasionally occurs naturally, or may be enhanced in crops by conventional plant breeding. The relevant maximum residue limit also applies to the foods produced from these non-GM varieties, as it does to all other varieties including those that have been generated using recombinant DNA techniques.

#### Additional information on corn line NK603

The Applicant submitted recently completed molecular characterisation data relating to the segment of introduced DNA and regions in the plant genome surrounding the insertion site in corn line NK603. This additional technical information has been studied and evaluated and does not alter the overall conclusions of the safety assessment report. The new molecular characterisation data have been incorporated into a revised safety assessment report which is at **Attachment 2** to this report.

The revised safety assessment also includes an evaluation of another two animal feeding studies using NK603 corn that have been completed recently. These studies provide further supporting evidence on the safety of glyphosate-tolerant corn line NK603 in terms of food use (see **Attachment 2**).

## External review of safety assessment

Draft safety assessment reports for a number of the GM food applications have undergone external peer review by individuals with particular scientific expertise in the relevant disciplines. In view of the submission of additional technical information late in the assessment process, the revised safety assessment report (at **Attachment 2**) has been submitted to an external reviewer. The comments received are favourable and support the findings and conclusions of ANZFA's safety assessment.

## **RISK ASSESSMENT**

On the basis of the conclusions of the safety assessment, together with consideration of information provided by public submissions, there are no public health and safety concerns associated with the use of glyphosate-tolerant corn line NK603.

Risk management initiatives that have been implemented by ANZFA and others in response to the concerns of some members of the public regarding gene technology are discussed below.

## **REGULATORY OPTIONS**

There are two major regulatory options available:

Option 1 - To prohibit the sale of food derived from corn line NK603; or Option 2 - To permit the sale of food derived from corn line NK603.

## IMPACT ANALYSIS

The Authority is required, in the course of developing regulations suitable for adoption in Australia and New Zealand, to consider the impact of the various options (including non-regulatory options) on all sectors of the community, including consumers, the food industry and governments in both countries. The regulatory impact assessment identifies and evaluates, though is not limited to, the costs and benefits of the regulation, and its health, economic and social impacts.

## **Option 1–To prohibit the sale of corn line NK603**

The benefits of not permitting the sale of corn line NK603 are limited to those consumers who perceive GM food to be unsafe and therefore may perceive a public health and safety benefit in this option.

The costs of not permitting the sale of corn line NK603 apply to government, food manufacturers and to consumers. The costs to government relate to the possibility of a challenge to Australia under the WTO for applying more stringent restrictions than apply internationally and in the technical problems for AQIS in enforcing a prohibition of this food at the import barrier.

For manufacturers, the costs associated with this option are in the potential shortage of corn products derived from non-GM crops. The costs to industry of sourcing non-GM commodities has been estimated to be \$A 207 M in Australia and \$NZ 37 M in New Zealand. This is equivalent to 0.51% of turnover in Australia and 0.19% in New Zealand.

Costs to consumers may be incurred by a decreased availability of certain food products in the market place, or increased retail prices for certain products because manufacturers may have to seek ingredients from alternate sources.

## **Option 2–To permit the sale of corn line NK603**

There are potential benefits to consumers, and to both industry and government in permitting the sale of corn line NK603. Consumers may have access to a greater range of food products, including imported processed foods. Indirectly, consumers may benefit by a simpler primary production process, which relies on the use of one herbicide of low toxicity, compared with agricultural production methods that use a range of different herbicides.

The identified benefits to food manufacturers include an extended range of imported products from the US and Canadian markets where there is no restriction on the use of this GM food. In addition, industry may capitalise on the latest technology leading to innovations in product development. In turn, the increased competitiveness and innovation in the food industry may lead to economic benefits to government.

There may be costs to both government and industry associated with a permission to sell foods derived from corn line NK603 if Australian and New Zealand markets are discriminated in overseas markets that have a preference for non-GM foods. However, in this case, corn line NK603 is approved in several major trading countries including Japan and Canada, and approval is pending in the European Union.

Some identified costs of this option to consumers are that those who wish to avoid GM foods may experience restricted choice of products, or may have to pay more for non-GM food.

Under this option, the labelling provision of the Standard would apply, namely, that food derived from this line would generally be labelled if novel DNA or protein is present in the final food.

This option also raised the broader issue of the concerns expressed by some members of the public regarding gene technology. In order to address these concerns, ANZFA has prepared a public discussion paper on the safety assessment process for GM food<sup>4</sup>. This is widely available and may assist in addressing some of the general safety concerns raised by the public. In addition, in collaboration with Biotechnology Australia, ANZFA has produced an information pamphlet entitled *Genetically Modified Foods* that has been distributed throughout Australian supermarkets. Other government agencies such as the Office of the Gene Technology Regulator (OGTR) in Australia, and the Environmental Risk Management Authority (ERMA) in New Zealand, are also actively addressing broader concerns in relation to gene technology in agriculture.

<sup>&</sup>lt;sup>4</sup> ANZFA (2000) GM foods and the consumer: ANZFA's safety assessment process for genetically modified foods. ANZFA Occasional Paper Series No. 1.

Industry initiatives such as Agrifood Awareness Australia (<u>www.afaa.com.au</u>), launched in May 1999, have been established to enhance public awareness of gene technology and to foster informed public debate on relevant issues. This body has recently produced an information booklet entitled *Gene Technology in Australia, Fact not Fiction,* which aims to provide factual information about the uses of gene technology in agriculture and food production.

Option 2 is the preferred option since the benefits outweigh the costs to government, consumers and industry.

## CONSULTATION

## **Public consultation**

The Initial Assessment (formerly referred to as the Preliminary Assessment Report) of this Application was advertised for public comment between 29 November 2000 and 24 January 2001. A total of 6 submissions was subsequently received and a summary of these is included in this report in **Attachment 3**.

ANZFA carried out an assessment of the Application, including a safety evaluation of the food, taking into account the comments received. A Draft Assessment Report (formerly referred to as the Full Assessment Report) was subsequently released for public comment between 11 December 2001 and 23 January 2002. By closure of this second public consultation period, 29 submissions had been received, and summaries of these are also presented in **Attachment 3**.

This Final Assessment Report completes the assessment by ANZFA, again taking into account comments received from the public. ANZFA's recommendation, which is based on the conclusions of this report, will be submitted to the Ministerial Council for consideration. The general issues raised have been addressed in **Attachment 4** of this report.

## Notification to the WTO

During the ANZFA assessment process, comments are also sought internationally from other Members of the World Trade Organization (WTO). As Members of the WTO, Australia and New Zealand are signatories to the agreements on the Application of Sanitary and Phytosanitary Measures (SPS Agreement) and on Technical Barriers to Trade (TBT Agreements). In some circumstances, Australia and New Zealand have an obligation to notify the WTO of changes to food standards to enable other member countries of the WTO to make comment.

As there is significant international interest in the safety of GM foods, and the proposed amendments are likely to have a liberalizing effect on international trade, this Application has been notified to the WTO as a potential TBT or SPS matter.

## CONCLUSIONS

• based on the available information, there are no public health and safety concerns associated with the genetic modification used to produce corn line NK603;

- food derived from glyphosate-tolerant corn line NK603 is equivalent to food derived from other commercially available corn in terms of its safety for human consumption and its nutritional adequacy;
- foods produced from corn line NK603 will require labelling if it can be shown that novel DNA and/or protein is present in the final food;
- the proposed amendment to the *Food Standards Code* is consistent with the section 10 objectives of the *Australia New Zealand Food Authority Act 1991*; and
- the regulatory impact assessment indicates that, for the preferred regulatory option, namely, to permit the sale of food derived from corn line NK603, the benefits of the proposed amendment outweigh the costs.

## RECOMMENDATION

Based on the data supplied with the Application and other available information, ANZFA concludes that food derived from corn line NK603 is as safe for human consumption as food from other commercial corn varieties, and therefore recommends to the Australia New Zealand Food Standards Council that the Australian *Food Standards Code* and the Australia New Zealand *Food Standards Code* be amended to give approval to the sale of such food in Australia and New Zealand. The proposed amendment to Standard A18 / Standard 1.5.2 is provided in **Attachment 1**.

## FOOD STANDARDS SETTING IN AUSTRALIA AND NEW ZEALAND

The Governments of Australia and New Zealand entered an Agreement in December 1995 establishing a system for the development of joint food standards. On 24 November 2000, Health Ministers in the Australia New Zealand Food Standards Council (ANZFSC) agreed to adopt the new *Australian New Zealand Food Standards Code*. The new Code was gazetted on 20 December 2000 in both Australia and New Zealand as an alternate to existing food regulations until December 2002 when it will become the sole food code for both countries. It aims to reduce the prescription of existing food regulations in both countries and lead to greater industry innovation, competition and trade.

Until the joint *Australia New Zealand Food Standards Code* is finalised the following arrangements for the two countries apply:

- <u>Food imported into New Zealand other than from Australia</u> must comply with either Volume 1 (known as Australian *Food Standards Code*) or Volume 2 (known as the joint *Australia New Zealand Food Standards Code*) of the Australian *Food Standards Code*, as gazetted in New Zealand, or the New Zealand *Food Regulations 1984*, but not a combination thereof. However, in all cases maximum residue limits for agricultural and veterinary chemicals must comply solely with those limits specified in the New Zealand (Maximum Residue Limits of Agricultural Compounds) Mandatory Food Standard 1999.
- <u>Food imported into Australia other than from New Zealand</u> must comply solely with Volume 1 (known as Australian *Food Standards Code*) or Volume 2 (known as the joint *Australia New Zealand Food Standards Code*) of the Australian *Food Standards Code*, but not a combination of the two.

- <u>Food imported into New Zealand from Australia</u> must comply with either Volume 1 (known as Australian *Food Standards Code*) or Volume 2 (known as *Australia New Zealand Food Standards Code*) of the Australian *Food Standards Code* as gazetted in New Zealand, but not a combination thereof. Certain foods listed in Standard T1 in Volume 1 may be manufactured in Australia to equivalent provisions in the New Zealand *Food Regulations 1984*.
- <u>Food imported into Australia from New Zealand</u> must comply with Volume 1 (known as Australian *Food Standards Code*) or Volume 2 (known as *Australia New Zealand Food Standards Code*) of the Australian *Food Standards Code*, but not a combination of the two. However, under the provisions of the Trans-Tasman Mutual Recognition Arrangement, food may **also** be imported into Australia from New Zealand provided it complies with the New Zealand *Food Regulations 1984*.
- <u>Food manufactured in Australia and sold in Australia</u> must comply with Volume 1 (known as Australian *Food Standards Code*) or Volume 2 (known as *Australia New Zealand Food Standards Code*) of the Australian *Food Standards Code* but not a combination of the two. Certain foods listed in Standard T1 in Volume 1 may be manufactured in Australia to equivalent provisions in the New Zealand *Food Regulations 1984*.

In addition to the above, all food sold in New Zealand must comply with the New Zealand *Fair Trading Act 1986* and all food sold in Australia must comply with the Australian *Trade Practices Act 1974*, and the respective Australian State and Territory *Fair Trading Acts*.

Any person or organisation may apply to ANZFA to have the *Food Standards Code* amended. In addition, ANZFA may develop proposals to amend the Australian *Food Standards Code* or to develop joint Australia New Zealand food standards. ANZFA can provide advice on the requirements for applications to amend the *Food Standards Code*.

## **FURTHER INFORMATION**

#### **Submissions**

No submissions on this matter are sought as the Authority has completed its assessment and the matter is now with the Australia New Zealand Food Standards Council for consideration.

#### **Further Information**

Further information on this and other matters should be addressed to the Standards Liaison Officer at the Australia New Zealand Food Authority at one of the following addresses:

Australia New Zealand Food Authority PO Box 7186 Canberra BC ACT 2610 AUSTRALIA Tel (02) 6271 2258 email: <u>slo@anzfa.gov.au</u>

Australia New Zealand Food Authority PO Box 10559 The Terrace WELLINGTON 6036 NEW ZEALAND Tel (04) 473 9942 email: <u>anzfa.nz@anzfa.gov.au</u> Assessment reports are available for viewing and downloading from the ANZFA website <u>www.anzfa.gov.au</u> or alternatively paper copies of reports can be requested from the Authorities Information Officer at <u>info@anzfa.gov.au</u>.

## ATTACHMENTS

- 1. Draft variation to the *Food Standards Code*
- 2. Safety assessment report
- 3. Summary of first and second round public submissions
- 4. General issues raised in public submissions

## **ATTACHMENT 1**

## DRAFT VARIATIONS TO THE FOOD STANDARDS CODE

#### To commence: On gazettal

[1] Standard A18 of Volume 1 of the Food Standards Code is varied by inserting into Column 1 of the Table to clause 2, immediately after the last occurring entry -

Food derived from glyphosate-tolerant corn line NK603

[2] *Standard 1.5.2* of Volume 2 of the Food Standards Code is varied by inserting into Column 1 of the Table to clause 2, *immediately after the last occurring entry* -

Food derived from glyphosate-tolerant corn line NK603

## **ATTACHMENT 2**

## SAFETY ASSESSMENT REPORT

## **APPLICATION A416**

Food derived from Glyphosate-tolerant Corn Line NK603

## SUMMARY AND CONCLUSIONS

Glyphosate-tolerant corn line NK603 has been developed primarily for agricultural purposes to provide growers with an additional variety of corn that has been engineered for tolerance to the broad spectrum herbicide, glyphosate. A separate glyphosate-tolerant corn, line GA21, has previously undergone a safety assessment and was approved for food use in Australia and New Zealand on 24 November 2000.

## 1. Nature of the genetic modifications

In this Application, the glyphosate-tolerance trait has been introduced into corn plants by the addition of a bacterial gene encoding the EPSPS protein, a key enzyme in the biosynthesis of aromatic amino acids in plants and microbes. The mode of action of glyphosate is to bind to the plant EPSPS protein, thereby impairing its normal enzyme activity, subsequently resulting in plant cell death. The bacterial form of the enzyme (denoted as CP4 EPSPS) has a lower affinity for glyphosate, so that when present in plant cells, the activity of the introduced enzyme replaces the sensitive plant EPSPS enzyme. The result is that the engineered plant is able to function in the presence of the herbicide.

Line NK603 contains two linked copies of the CP4 EPSPS gene, each with separate regulatory sequences. One copy is expressed from the rice actin promoter and intron while the second is expressed from the enhanced cauliflower mosaic virus promoter, which have both been shown to direct constitutive protein expression in corn. Additional regulatory sequences in common include an optimised chloroplast transit peptide sequence, to direct translocation of the CP4 EPSPS protein to chloroplasts where the protein is functionally active, and a NOS 3' untranslated region providing the appropriate eukaryotic polyadenylation signal. Because a purified segment of DNA was used in the transformation, no extraneous bacterial genes, including laboratory marker genes, were transferred.

## General safety issues

Corn has undergone substantial genetic breeding by conventional methods over many centuries and has been safely consumed as food and feed for thousands of years. The bacterial gene used in corn line NK603 is derived from a common soil bacterium, *Agrobacterium* sp. strain CP4 which is not pathogenic. Comprehensive analytical data on the modified corn are available. The novel protein present in the plants as a result of the modification is the CP4 EPSPS enzyme and a sequence variant, CP4 EPSPS L214P, which differs by one amino acid from the expected protein sequence as a result of a nucleotide change to one to the transferred CP4 EPSPS genes. The novel protein is present in the grain of the corn, however the family of EPSPS proteins are ubiquitous in plant and microbial food sources that are already part of human diets.

## 2. Toxicological issues

The chemical similarity, and functional identity, of the CP4 EPSPS protein to other EPSPS proteins already consumed as part of the human diet provide some evidence that there is no inherent toxicity associated with the introduced protein. This was supported by the results of an acute toxicity study in mice, where animals were given purified CP4 EPSPS protein at single dose levels up to 400 mg/kg. There were no clinical signs of toxicity and animals continued to grow normally for the duration of the 9 day study.

Similarly, there is no evidence to indicate that food derived from corn line NK603 would be more likely to cause allergies than food derived from the non-transformed counterpart. The CP4 EPSPS, and its sequence variant, lack similarity to known allergens and protein toxins, are rapidly degraded in simulated digestive systems and occur at low levels in the protein fraction of the grain.

There is no possibility for the transfer of marker genes to cells in the human digestive tract from the consumption of food products derived from NK603 corn as the transformation was achieved using a purified DNA segment that did not include antibiotic resistance marker genes.

## 3. Nutritional issues

All parts of the grain may be used to produce food fractions including corn oil, flour, starch and sugars, particularly high fructose corn syrup. The results of extensive compositional analyses on glyphosate-treated plants grown at multiple locations demonstrate that the levels of the important components in NK603 corn grain (protein, total fat, carbohydrate, ash, fibre, fatty acids, amino acids, minerals and moisture) are not different from the non-transformed parental line. In addition, analyses for Vitamin E, phytic acid and trypsin inhibitor confirmed that the modification has not resulted in any variation to these minor components.

Statistical analysis of the results for fatty acids and amino acids showed that some minor differences between the transformed line and non-transformed control line occurred at one or two of the trial sites. However, the nature of the differences was not consistent across all sites in the two major studies and therefore the differences were considered to reflect random variation that is characteristic of large-scale plant analyses. Moreover, all compositional results from the transformed line were well within the ranges observed for commercial non-transformed lines for each of the parameters investigated.

Corn line NK603 was also shown to be equivalent to its non-transformed counterpart in the ability to support typical growth and well-being in animal feeding studies where grain from test and control lines was included in the diet of rapidly growing broiler chickens and grower-finisher swine, two commercially produced species. In addition, a 13 week feeding study in laboratory rats comparing diets containing NK603 corn with several non-transformed corn varieties did not identify any treatment –related changes in clinical parameters or tissue pathology. These studies support the conclusion that the genetic modification has not resulted in changes in the nutritional qualities of corn line NK603 when compared to other commercial varieties.

## 4. Conclusion

EPSPS enzymes from various plant and microbial food sources have been part of the protein component of the human diet over thousands of years, and are not associated with any known health concerns. The assessment of the safety of food derived from glyphosate-tolerant corn line NK603 is based on:

(i) a thorough understanding of the genetic modification and identification of the new gene product;

- (ii) characteristics of the CP4 EPSPS protein, and the sequence variant CP4 EPSPS L214P, in relation to potential toxicity or allergenicity;
- (iii) compositional analysis of the modified corn line compared to traditional corn lines.

Based on the available evidence, food derived from glyphosate-tolerant corn line NK603 is as safe and wholesome as food from unmodified corn varieties.

## 1. BACKGROUND

Monsanto Australia Limited has submitted an application to ANZFA to vary Standard A18 of Volume 1 (Standard 1.5.2 of Volume 2) of the *Food Standards Code* to include food products derived from glyphosate-tolerant corn line NK603. Glyphosate is the active ingredient of the proprietary herbicide Roundup® which is used widely as a non-selective agent for controlling weeds in primary crops. The corn is known commercially as Roundup Ready® (RR) corn line NK603.

Glyphosate directly affects the shikimate biosynthetic pathway in plants. The mode of action of glyphosate is to specifically bind to and block the activity of 5-enolpyruvylshikimate-3-phosphate synthase (EPSPS), an essential enzyme involved in the biosynthesis of aromatic amino acids in all plants, bacteria and fungi. Blocking the enzyme results in the breakdown of the synthesis of essential aromatic amino acids in cells, ultimately leading to the death of the plant.

Biochemical studies on the EPSPS enzyme from a variety of different species have shown that a natural variation in glyphosate binding affinity exists, particularly across bacterial species (Schultz *et al.* 1985). Tolerance to glyphosate in plants can therefore be achieved by introducing a bacterial version of the EPSPS gene producing a protein with a reduced binding affinity for glyphosate, thus allowing the plant to function normally in the presence of the herbicide.

In glyphosate-tolerant corn line NK603, the herbicide-tolerance trait is generated in the plants through the addition of a bacterial EPSPS gene derived from a common soil bacterium, *Agrobacterium* sp. strain CP4 (CP4 EPSPS). The enzyme produced from the introduced gene has a reduced affinity for the herbicide compared with the corn enzyme, and thus imparts glyphosate tolerance to the whole plant.

The bacterial CP4 EPSPS is used also in Roundup Ready® varieties of soybean, canola, sugar beet and cotton. Foods derived from these modified crop lines have previously been assessed for safety by ANZFA and have been approved<sup>5</sup> for food use in Australia and New Zealand under Standard A18 – Food Produced Using Gene Technology in Volume 1(Standard 1.5.2 in Volume 2) of the *Food Standards Code*.

Corn is used predominantly as an ingredient in the manufacture of breakfast cereals, baking products, extruded confectionery and corn chips. Maize starch is used extensively by the food industry for the manufacture of many processed foods including dessert mixes and canned foods.

<sup>&</sup>lt;sup>5</sup> The *Food Standards Code*, refer to the Table to clause 2 of Standard A18-Food Produced Using Gene Technology (Volume1), or Standard 1.5.2 (Volume 2).

Despite the diverse uses of corn products in many foods, corn is a relatively minor crop in both Australia and New Zealand, with a declining area planted over the last decade. Consequently, there is a requirement to import products such as high-fructose corn syrup and maize starch to meet manufacturing demand. The glyphosate-tolerance trait has not been introduced into sweet corn or popcorn varieties and therefore the whole kernel from corn line NK603 is not consumed directly as food, but rather is processed into various corn fractions.

## 2. DESCRIPTION OF THE GENETIC MODIFICATION

## 2.1 Methods used in the genetic modifications

Corn line NK603 was generated by transformation of embryogenic corn (*Zea mays*) cells using a particle acceleration method. This method of transformation allowed for a specific segment of plasmid DNA, purified by gel electrophoresis and incorporating only the genes of interest together with essential controlling elements, to be transferred to the plant genome. Since the introduced DNA contained a gene encoding for herbicide tolerance (in this case, the *cp4 epsps* gene), the plant cells were grown in the presence of glyphosate and only those cells which carry the DNA modification continue to grow. The independent plant line, NK603, was subsequently developed from cultivation of the transformed corn cells.

## 2.2 Function and regulation of the introduced genes

A specific DNA segment of 6706 base pairs (bp) was purified from plasmid PV-ZMGT32 by agarose gel electrophoresis and subsequently used in the transformation of embryogenic corn cells. The purified fragment consisted of two adjacent gene expression cassettes, each comprising a single copy of the *cp4 epsps* gene fused to an optimised chloroplast transit peptide sequence and separate controlling DNA elements essential for expression in plant cells (see below). The segment does not contain an antibiotic resistance selectable marker gene or bacterial origin of replication sequences.

In the first (5' end) expression cassette, the cp4 epsps gene is under the regulation of the rice actin promoter and rice actin intron. The second cassette, which is fused to the 3' end of the first, consists of the cp4 epsps gene regulated by the enhanced cauliflower mosaic virus 35S promoter (e35S) and intron from the corn heat shock protein 70 (HSP70). Both expression cassettes incorporate the 3' untranslated region of the nopaline synthase gene (NOS 3') for signal polyadenylation.

Diagrammatically, the introduced DNA segment can be represented as follows:

5'		6706 bj	)	3'	
P- ract 1	ract 1 intron	CP4 EPSPS	E358	ZmHSP70 intron	CP4 EPSPS
	CTI	P2 NO	NOS 3'		P2 NOS 3'

Although plasmid PV-ZMGT32 contained other bacterial genes and controlling sequences for selection and replication in the laboratory, these sequences were not contained within the gel purified segment used in the transformation and therefore are not present in the plant.

## 2.2.1 cp4 epsps gene cassettes

Each gene expression cassette consists of the *cp4 epsps* gene fused to promoter elements required for expression in plants, and a transcription-termination element for stability of expression. The DNA components present in the expression cassettes are described below:

Genetic element	Source	Size (kb)	Function
P-ract 1/ ract 1 intron	Rice (Oryza sativa)	1.4	5' region of the rice actin 1 gene containing the promoter, transcription start site and first intron (McElroy <i>et al.</i> , 1990).
e35S	Cauliflower Mosaic Virus (CaMV)	0.6	The 35S promoter from the cauliflower mosaic virus (Odell <i>et al.</i> , 1985) with the duplicated enhancer region (Kay <i>et al.</i> , 1985).
CTP2	Arabidopsis thaliana	0.2	DNA sequence for the chloroplast transit peptide, isolated from the <i>Arabidopsis thaliana</i> EPSPS. This component is present to direct the CP4 EPSPS protein to the plant chloroplasts where aromatic amino acid biosynthesis occurs (Klee and Rogers, 1987).
Zmhsp 70 intron	Zea mays L.	0.8	Intron from the corn <i>hsp70</i> gene (heat shock protein) present to stabilise the level of transcription in plants.
cp4 epsps	<i>Agrobacterium</i> sp. strain CP4	1.4	The DNA sequence encoding the CP4 EPSPS protein, isolated from <i>Agrobacterium</i> sp. strain CP4 which confers glyphosate tolerance (Harrison <i>et al.</i> , 1993; Padgette <i>et al.</i> , 1996)
NOS 3'	Agrobacterium tumefaciens	0.3	A 3' untranslated region of the nopaline synthase gene from the soil bacterium <i>Agrobacterium</i> <i>tumefaciens</i> T-DNA which ends transcription and directs polyadenylation of the mRNA (Fraley <i>et al.</i> , 1983)

## 2.3 *cp4 epsps* gene

The bacterial cp4 epsps gene sequence has been shown to provide high levels of tolerance to glyphosate when it is expressed in plants (Padgette *et al.*, 1993; OECD, 1999). The same gene sequence has been used to confer glyphosate-tolerance in a range of food crops namely canola, cotton, soybeans, and sugarbeet, as well as corn. Using the rice actin and e35S promoters, expression of the two introduced *cp4 epsps* genes would be expected in all parts of the plant, conferring resistance to the herbicide at the whole plant level.

The EPSPS enzyme is a key enzyme involved in the biosynthesis of aromatic amino acids by the shikimate pathway, common to plants, bacteria and fungi. The bacterial CP4 EPSPS protein is therefore one of many versions of the EPSPS enzyme found in nature (Schulz *et al.*, 1985).

However, the CP4 EPSPS protein has a high catalytic efficiency compared to most other EPSPS enzymes (Barry *et al.*, 1992; Padgette *et al.* 1993 & 1996) and, in addition, is highly tolerant to glyphosate due to a lower binding affinity with that herbicide.

The mechanism of action of glyphosate is to bind specifically to the EPSPS protein, blocking the enzyme activity, and thereby interfering with normal protein synthesis in plant cells, leading to plant death. Plants that express the CP4 EPSPS gene are tolerant to glyphosate due to the continued activity of the enzyme in the presence of the herbicide, allowing normal cellular functions to continue. The CP4 and native corn EPSPS enzymes are therefore functionally equivalent, except for their affinity for glyphosate.

## 2.3.1 Chloroplast transit peptide

In both plant gene expression cassettes, the CP4 EPSPS coding sequence is fused to a chloroplast transit peptide (CTP2) whose sequence is based on the CTP isolated from *Arabidopsis thaliana* EPSPS. The purpose of the CTP is to direct the new protein to the chloroplast, where the enzymes of the shikimate pathway operate in plant cells, and therefore where the endogenous corn EPSPS enzyme is naturally transported.

Transit peptides are commonly occurring molecular mechanisms to facilitate intracellular transport of proteins between compartments within a cell. The CTP is typically cleaved from the mature protein on uptake into the chloroplast, and subsequently rapidly degraded.

## 2.4 Characterisation of the genes in the plant

#### Studies submitted:

Deng, M.Y., Lirette, R.P., Cavato, T.A. and Sidhu, R.S.. Molecular characterisation of Roundup Ready® (CP4 EPSPS) Corn Line NK603. Monsanto Laboratory Project 99-01-46-26, MSL 16214, completed October 1999.

Cavato, T.A., Deng, M.Y. and Lirette, R.P.. Confirmation of the Genomic DNA Sequences Flanking the 5' and 3' Ends of the Insert in Roundup Ready® Corn Event NK603. Monsanto Laboratory Project 00-01-46-30, MSL 16857, completed October 2000.

Silanovich, A., Hileman, R.E., and Astwood, J.D.. Amended Report for Bioinformatic Evaluation of DNA Sequences Flanking the 3' End of the NK603 Insertion Event: Assessment of Putative Polypeptides. Monsanto Laboratory Project 00-01-46-41, MSL 17005, completed October 2000 (Amendment 1 completed December 2000).

Kesterson, N.K., Reiser, S.E., Cavato, T.A. and Lirette, R.P.. PCR and DNA Sequence Analysis of the Insert in Roundup Ready® Maize Event NK603. Monsanto Laboratory Project 01-01-46-25, MSL 17588, completed January 2002.

Multiple molecular analyses were undertaken in order to characterise the inserted DNA in corn line NK603. Genomic plant DNA was analysed using the standard methodology of Southern blot analysis to determine the insert number and the copy number as well as to provide information about the integrity of the inserted regulatory sequences and to confirm the absence of any of the plasmid backbone sequences. Polymerase chain reaction (PCR) and nucleotide sequencing was used to verify the entire DNA segment, including the junction regions at the site of integration into the plant DNA.

The test material used was leaf tissue taken from corn line NK603 grown under greenhouse conditions and treated with Roundup Ultra® (64 ounces/acre) at the V2-V3 stage (2-3 leaf collars). Leaf tissue from the untransformed parental corn line LH82 x B73 grown under similar conditions was used as the control material.

Data from the analyses support the conclusion that the genome of corn line NK603 contains a single DNA insertion, as determined by multiple Southern blots using different known molecular cleavage sites within the region of the introduced segment. The results from further analysis using different DNA probes are consistent with and support the conclusion that one complete copy of the DNA segment used in the transformation is present.

As well as the single complete copy of the DNA segment used in the transformation, the insert also includes a 217 bp fragment of the enhancer region of the rice actin promoter inversely linked at the 3'end of the introduced DNA. The evidence for this was provided by Southern blot analysis and confirmed by DNA sequence analysis of the regions at the ends of the inserted segment.

## 2.4.1 Nucleotide sequence analysis of corn line NK603

The inserted DNA in corn line NK603 has been completely sequenced, providing unequivocal information about the nature and organization of the elements in this modification. These data reveal several molecular changes in the introduced segment in the plant compared with the segment used in the transformation. The results show that the additional 217 bp at the 3' end includes polylinker sequence (50 bp) and the first 167 bp of the enhancer region of the rice actin promoter. Previously published studies on the rice actin promoter and intron indicate that sequences essential for promoter function are not present in these 167 nucleotides (McElroy *et al.*). In particular, neither the TATA box nor transcription initiation site is present in the fragment, indicating that the sequence should not function as a promoter. The expected lack of promoter activity was also confirmed experimentally where transcripts initiated by this small fragment were not detected using the extremely sensitive technique of reverse transcriptase-PCR (RT-PCR).

The sequencing data also revealed that the first (5') cp4 epsps gene corresponds exactly to the original plasmid sequence, whereas the second (3') cp4 epsps gene differs by two nucleotides. One of the nucleotide changes is silent, and does not alter the encoded amino acid. The second nucleotide change results in a single amino acid change to the CP4 EPSPS protein – a proline at position 214 of the protein instead of leucine.

These changes were confirmed in DNA obtained from grain representing the F1 generation prior to the start of this study. The F1 generation is the progenitor for all NK603 generations, including the material used in safety assessment studies, as well as the material used to generate all commercial corn varieties developed from this line. The sequence variation therefore has been present since the earliest stages of development of this line.

## 2.4.2 Analysis of the 5' and 3' flanking sequences

Further DNA sequence information was obtained with a focus specifically on the site of insertion and the flanking regions adjacent to the inserted DNA. These data supplement the data obtained by multiple Southern hybridisation experiments.

Polymerase chain reaction (PCR) methodology was used on genomic DNA extracted from leaf tissue from corn line NK603 to verify the nucleotide sequence at the 5' and 3' ends of the newly inserted segment. DNA extracted from the leaves of a non-transformed line B73 was used as a control in the PCR experiments.

Using primers specific for the known regions at the ends of the inserted DNA, PCR products were generated, subsequently cloned and the nucleotide sequence determined. These data reveal that a segment of chloroplast DNA (305bp) is immediately adjacent to the 3' end of the introduced DNA segment. It is apparent that this additional DNA has co-integrated with the transformation cassette at the same time. Bioinformatic analysis identified the chloroplast sequence as corresponding to the coding sequence for the  $\alpha$ -subunit of chloroplast DNA-directed RNA polymerase and ribosomal protein S11 in maize. This extraneous DNA was not present in the gel-isolated segment used in the transformation process and therefore the origin of the chloroplast DNA was the transformed, embryonic maize cell itself.

## 2.4.2 Summary and conclusions from sequence analysis

The sequence data define the entire length of the inserted DNA in corn line NK603 and provide corn genomic sequence extending to approximately 300 nucleotides upstream and 500 nucleotides downstream of the introduced segment. At the 3' end of the introduced DNA, as well as a rearrangement of a portion of the transformation cassette, additional extraneous DNA is present, derived from corn chloroplast DNA. In addition, there are two nucleotide changes in the second *cp4 epsps* gene, one of these changes resulting in a single amino acid substitution (L214P) in the corresponding protein.

Given the method of transformation used to generate this line, some DNA rearrangements would reasonably be expected as these have been commonly observed in plant transformations and are often reported in the scientific literature. The rearrangements do not necessarily raise any public health or safety concerns provided that they are fully characterised using detailed molecular and bioinformatic tools. In this case, both the sequence analysis and information from previously published studies (McElroy *et al.*, 1990 & 1991) indicate that the additional sequence corresponding to a portion of the rice actin promoter at the 3'end of the introduced DNA is non-functional.

Similarly, the nucleotide changes occurring in the coding region of the second *cp4 epsps* gene are minor and, of themselves, do not have implications for food safety. The variant protein, CP4 EPSPS L214P, that is produced as a result of the expression of this gene is discussed in more detail in later sections of this report.

There are several published examples where host genetic material has been observed to cointegrate with transgenes at the site of integration. It is most likely that this results from the normal DNA repair mechanisms naturally found in living cells and which are utilised deliberately and effectively in the plant transformation process. Moreover, movement of plastid DNA into the genome has been reported to occur naturally in many different plant species including tomato, spinach and rice (see for example Pichersky *et al.*, 1990 and Blanchard and Lynch, 2000). The plastid DNA is merely present in the nucleus. Finally, investigation of the chloroplast sequence and surrounding regions, do not reveal characteristics or properties that are likely to raise food safety concerns. Bioinformatic analysis of theoretical peptides encoded by the chloroplast sequence revealed no relevant sequence similarity to known toxins or allergens. The DNA corresponds to the native genetic material of the corn plant and, despite its non-native location in this plant line, has always been a natural part of this food.

## 2.5 Stability of the genetic changes

The stability of the transferred genes was investigated to ascertain plant characteristics over multiple generations. Statistically analysed segregation data for nine generations were presented by the Applicant, based on the frequency of observed versus expected numbers of progeny with tolerance to glyphosate. The stability of the insert was demonstrated through six generations of crossing and three generations of self pollination. These data show that the herbicide tolerance trait in corn line NK603 is inherited according to predicted patterns, consistent with a single active site of insertion of the CP4 EPSPS into the genomic DNA, segregating according to Mendelian genetics.

Southern blot analysis was also conducted to assess the genetic stability of the inserted DNA in this line including, as controls, non-transformed B73 corn DNA and the same B73 DNA spiked with the original plasmid DNA. Genomic DNA extracted from leaf tissues of the F1 generation (the progeny from a R0 back cross) and the fifth generation of back-crossing (BC5F1) of line NK603 and both control samples were appropriately cleaved, and probed with the full-length CTP2-CP4 EPSPS fragment.

There were no detectable differences in the observed hybridisation pattern between the DNA extracted from the F1 generation and from the BC5F1 generation. These results demonstrate that the integrated segment in corn line NK603 is stable spanning at least five generations.

## 2.6 Conclusion

Corn line NK603 was produced using the particle acceleration method with a linear DNA segment comprised of two linked *cp4 epsps* gene cassettes, each regulated by a different promoter. A plant promoter from rice is used in the first gene cassette while a promoter from the commonly occurring cauliflower mosaic virus is used in the second expression cassette. Other regulatory elements are common to both gene cassettes and have been used in other genetically modified crops, including some that have previously undergone a safety assessment and have been subsequently approved for listing in the standard for foods produced using gene technology. The molecular characterisation of this line involved multiple analyses using Southern blot hybridisations, PCR, RT-PCR and nucleotide sequencing.

At the molecular level, the analyses indicate that the transformation process has resulted in a single insertion event, comprising one complete copy of the transformation cassette together with an additional small portion of the enhancer region of the rice actin promoter, linked at the 3' end of the inserted DNA in an inverse orientation. The additional nucleotides are completely identified and are not expected to be functional on the basis of previously published studies delineating the minimum sequence requirements for functionality.

Two nucleotide changes are present in the second copy of the *cp4 epsps* gene, resulting in the expression of a protein, CP4 EPSPS L214P, which varies by one amino acid from the expected CP4 EPSPS sequence. This change was detected in the F1 generation and has therefore been present from the earliest stages of development of corn line NK603, including throughout all of the downstream scientific analyses of this line.

Approximately 300 bp of chloroplast DNA has co-integrated during transformation and is adjacent to the insert. The sequence has been identified as corn chloroplast coding sequence, however on the basis of detailed investigation, there is no evidence that its presence has any impact on corn line NK603.

Segregation data collected indicate that the inserted DNA is physically stable and is inherited in a predictable manner over multiple generations.

## 3. GENERAL SAFETY ISSUES

## 3.1 History of use

## • Recipient organism

The crop species modified in this Application is corn, *Zea mays* L., also known as maize. Corn has a long history of safe use as a food for both humans and other animals. Being the only important cereal crop indigenous to North America, it has been utilised for thousands of years. Corn seed was carried to Europe centuries ago, where it became established as an important crop in southern latitudes, moving rapidly to Africa, Asia and other parts of the world.

In countries where corn is a major crop, it is the principal component of livestock feeds, and most of it is fed to farm animals, particularly to ruminants. The use of corn as a major constituent of human diets is limited to only a few countries. In developed countries, corn is consumed mainly as popcorn, sweet corn, corn snack foods and occasionally as corn bread. However, most consumers are not aware that corn is an important source of the sweeteners, starches, oil and alcohol used in many foods, beverages and numerous other products.

In the United States, corn is the largest crop in terms of planted acreage, total production and crop value (National Corn Growers Association, 1999). While corn is generally used as a high energy animal feed, it is also a very suitable raw material for the manufacture of starch which is largely converted to a variety of products for human consumption, such as sweetener and fermentation products including high fructose corn syrup and ethanol. Corn oil is commercially processed from the germ and accounts for approximately nine percent of domestic vegetable oil production. Little whole kernel or processed corn is consumed by humans worldwide when compared to these corn-based food ingredients that are used in the manufacture of many foods including bakery and dairy goods, beverages, confections and meat products.

## • Donor organism

The only new gene expressed in the corn plants, *cp4 epsps*, is derived from the bacterial species *Agrobacterium* sp. strain CP4. The bacterial isolate, CP4, was identified by the American Type Culture Collection as an *Agrobacterium* species, commonly found in soil.

This species is not known to be pathogenic to either humans or animals. The native corn EPSPS and the CP4 EPSPS are functionally equivalent except for the binding affinity for glyphosate which is significantly reduced in the bacterial form of the enzyme.

## 3.2 Nature of novel protein

#### Studies submitted:

Padgette, S.R., Barry, G.F., Re, D.B., Weldon, M., Eichholtz, D.A., Kolacz, K.H. and Kishore, G.M., 1993. Purification, Cloning and Characterisation of a Highly Glyphosate Tolerant EPSP Synthase from *Agrobacterium* sp. strain CP4. Monsanto Technical Report MSL-12738, St. Louis, Missouri.

As part of the safety assessment of glyphosate-tolerant corn line NK603, the assessment examines the expressed products of the introduced genes and considers the levels of new protein in the grain. In this line, the only expressed protein product from the inserted gene cassettes is the CTP2-CP4 EPSPS protein, and the sequence variant CTP2-CP4 EPSPS L214P, which differs from CP4 EPSPS by one amino acid.

The EPSPS enzyme catalyses a non-rate limiting step in the shikimate pathway involved in aromatic amino acid biosynthesis in plants and microorganisms (Steinruken and Amrheim, 1980). Since EPSPS is naturally present in plants, bacteria and fungi as part of the basic biochemical makeup of the organism, several scientific studies have compared the amino acid sequences and catalytic properties of the enzyme from a wide variety of different sources (see Schultz *et al.*, 1985 and Barry *et al.*, 1992). Data from these studies show that differences in amino acid sequence of the enzyme from different species, including bacteria and fungi, result in varying degrees of sensitivity to glyphosate. The bacterial CP4 version of the EPSPS enzyme introduced into corn line NK603 exhibits a lower binding affinity for glyphosate and thus exhibits high catalytic efficiency in the presence of glyphosate when compared to the native corn EPSPS.

The catalytic function of the introduced CP4 EPSPS enzyme is well characterised in plants. It has been established that CP4 EPSPS is highly specific for its natural substrates, shikimate-3-phosphate and phosphoenolpyruvate, similar to the corn enzyme (Padgette *et al.*, 1993; Gruys and Sikorski, 1999). The characterisation included an examination of three dimensional folding patterns of the protein and sequence homology at the active site enabling comparison with the structure and function of the native corn EPSPS. The shikimate pathway does not occur in mammals, where aromatic amino acids are provided from other sources, a fact contributing to the selective toxicity of glyphosate to plants.

The CP4 EPSPS has been completely sequenced and encodes a 47.6 kDa protein consisting of a single polypeptide of 455 amino acids (Padgette *et al.*, 1996). The deduced amino acid sequence of the CP4 EPSPS with the CTP2 transit peptide (amino acids 1-76) was provided as part of the data package submitted in support of this Application. The bacterial enzyme exhibits approximately 50% amino acid sequence similarity with plant EPSPS enzymes (eg. soybean, corn and petunia).

The degree of similarity of the CP4 EPSPS protein to other EPSPS enzymes naturally present in all food crops (eg. soybean and corn) and in fungal and microbial food sources such as Baker's yeast (*Saccharomyces cerevisiae*) and *Bacillus subtilis* (Mountain, 1989) which have been safely consumed by humans for centuries, is evidence that this family of proteins has been an integral part of the food supply throughout history.

## Variant protein CP4 EPSPS L214P

One of two nucleotide changes in the coding region of the second *cp4 epsps* gene has resulted in a single amino acid substitution in the gene product. The variant protein contains a proline instead of a leucine at position 214 and is therefore referred to as CP4 EPSPS L214P. The Applicant has provided the results of bioinformatic and biochemical analyses of the variant protein in order to compare its properties with CP4 EPSPS protein which is also expressed in corn line NK603.

When compared with other EPSPS enzymes, structural modelling diagrams show that the overall predicted secondary and tertiary structure of the variant L214P protein is maintained. Moreover, the amino acid substitution has occurred away from the active site and has not altered the functional activity of the enzyme, which is still equivalent to that of the non-variant CP4 EPSPS. This observation is consistent with previously published reports that compare specific activities and protein sequences of this enzyme from a range of species and conclude that the three-dimensional structure is the key element to enzymatic function for the EPSPS family of proteins, not the precise amino acid sequence (Padgette *et al.*, 1996).

#### 3.3 Protein expression

#### **Studies submitted:**

Bisop, B.F., 1993. Production of CP4 EPSP synthase in a 100 litre recombinant *Escherichia coli* fermentation. Monsanto Technical Report MSL-12389, St Louis, Missouri.

Harrison, L.A., Leimgruber, M.R., Smith, C.E., Nida, D.L., Taylor, M.L., Gustafson, M., Heeren, B. and Padgette, S.R., 1993. Characterisation of Microbially-Expressed Protein: CP4 EPSPS. Monsanto Technical Report MSL-12901, St Louis, Missouri.

Ledesma, B.E. and Sidhu, R.S., 1999. Development and validation of a direct ELISA for quantitation of CP4 5enolpyruvylshikimate-3-phosphate synthase (CP4 EPSPS) protein in corn tissues from Roundup Ready® plants. Monsanto Technical Report, MSL-16259, St. Louis, Missouri.

Lee, T.C. and Astwood, J.D., 1999. Assessment of the Equivalence of CP4 EPSPS Protein Expressed in *Escherichia coli* and in Roundup Ready® corn lines NK600 and NK603. Monsanto Technical Report MSL-16392, St Louis, Missouri.

Under the regulation of the rice actin promoter (expression cassette 1) and the 35S promoter (expression cassette 2), the new protein is expected to occur throughout the whole plant, including the grain, since these promoters have been shown to drive constitutive gene expression in genetically modified corn. The Applicant has submitted several studies conducted to characterise the expressed protein and to determine the level of novel gene expression in corn line NK603 by various methods including Western blot analysis (immunoblotting) and an enzyme-linked immunosorbent assay (ELISA).

## 3.3.1 Western blot analysis

The expression of the full-length CP4 EPSPS protein in the grain from corn line NK603 was confirmed by Western blot analysis. Two control materials were used for this study. The first control material was obtained from a non-transformed parental corn line (LH82xB73) that does not contain the genetic material to encode CP4 EPSPS. Grain for the transformed and non-transformed corn lines was collected from field grown plants.

The second control material was a non-transformed soybean line, A5403, which likewise does not express CP4 EPSPS. The presence or absence of the CP4 EPSPS gene in the tested lines was established by a Polymerase Chain Reaction (PCR) detection method.

Two reference materials were also used for this study. The primary reference material was *in vitro* produced CP4 EPSPS derived from recombinant *E. coli*, transformed with a plasmid encoding the enzyme. The Applicant used a second reference material which was CP4 EPSPS endogenously expressed by a similarly transformed soybean line, AG3701, obtained from Asgrow (Stonington, Illinois). This soybean line is glyphosate-tolerant due to the presence and expression of the bacterial CP4 EPSPS gene, also present in corn line NK603. Immunoblotting involved the use of polyclonal antisera raised in goats against the *E. coli* produced CP4 EPSPS protein.

The results of the Western blot analysis demonstrated that the *E. coli* produced CP4 EPSPS protein used for the safety studies, the CP4 EPSPS expressed in the glyphosate-tolerant soybeans and the CP4 EPSPS expressed by glyphosate-tolerant corn line NK603 were identical, based on electrophoretic mobility and detection using specific antibodies. Immunoreactive bands at the expected apparent molecular weight (approx. 47 kDa) were observed for all CP4 EPSPS-containing samples, whether *E. coli* produced protein or extracted from the transformed corn or soybean plants. No immunoreactive bands were detected in the control (untransformed) corn or soybean extracts, confirming the specificity of the antibodies in detecting the expressed protein.

## 3.3.2 ELISA detection

Levels of the CP4 EPSPS protein were estimated in both forage and grain samples collected from six non-replicated and two replicated field sites, representative of the major U.S. corn production region during the 1998 growing season. Samples collected from line NK603 and the non-transformed parental control line (LH82xB73) were analysed using ELISA. The CP4 EPSPS protein levels in forage and grain extracts were estimated using a double antibody sandwich ELISA consisting of a monoclonal anti-CP4 EPSPS antibody as the capture antibody and a polyclonal anti-CP4 EPSPS conjugated to horseradish peroxidase (HRP) as the detection antibody. The CP4 EPSPS protein levels in plant tissue extracts were quantified by comparison of the sample absorbance (OD) to the absorbance produced by a range of concentrations of purified CP4 EPSPS reference standard. This protein standard was purified in the laboratory from an *E. coli* strain expressing the *Agrobacterium* sp. strain CP4 EPSPS, and fully characterised in the Applicant's study (Harrison *et al.*, 1993).

The CP4 EPSPS protein levels estimated in corn forage and grain samples are summarised in Table 1. The levels of CP4 EPSPS protein in all non-transformed control samples were below the limit of quantitation (LOQ) of the assay (data not presented).

Sites	Parameter	Forage µg/g fw	Grain μg/g fw
Non-replicated	Mean	25.5	11.0
_	Range	18.0-31.2	6.9-15.6
	SD	4.5	3.2
Replicated	Mean	25.9	10.6
•	Range	25.7-26.1	9.8-11.3
	SD	0.3	1.0
All sites	Mean	25.6	10.9
	Range	18.0-31.2	6.9-15.6
	SD	3.8	2.6

Table 1. Summary of CP4 EPSPS protein levels measured by ELISA in tissues of NK603 corn plants (µg/g fresh weight). The LOQ for forage equals 0.05 µg/g fw, and for grain equals 0.09 µg/g fw.

SD = Standard Deviation

As expected, the results of the ELISA show that mature CP4 EPSPS is present in low concentrations in the grain and at higher concentrations in the forage of corn line NK603. A higher level of novel protein expression in the green tissues of the plant (corresponding to the forage) is consistent with the functional rice actin and viral promoters used in the gene constructs. Although the level of expression is low, it is sufficient to confer tolerance to glyphosate at the level of the whole plant. The mean CP4 EPSPS protein levels in NK603 grain were comparable at the non-replicated sites (11.0  $\mu$ g/g fw) and the replicated sites (10.6  $\mu$ g/g fw) indicating that the novel protein is expressed at approximately the same levels either within a site or across geographically dispersed sites.

# **3.4** Impact on human health of the potential transfer of novel genetic material to cells of the human digestive tract

The human health considerations in relation to the potential for horizontal gene transfer depend on the nature of the novel genes and must be assessed on a case-by case basis.

In 1991, the World Health Organization (WHO) issued a report of a Joint FAO<sup>6</sup>/WHO Expert Consultation which looked at strategies for assessing the safety of foods produced by biotechnology (WHO 1991). It was concluded by that consultation that as DNA from all living organisms is structurally similar, the presence of transferred DNA in food products, in itself poses no health risk to consumers.

The major concern in relation to the potential transfer of novel genetic material to cells in the human digestive tract is with antibiotic resistance genes. Antibiotic resistance genes can be present in some transgenic plants as a result of their use as marker genes in the laboratory or in the field. It is generally accepted that there are no safety concerns with regard to the presence in the food of antibiotic resistance gene DNA *per se* (WHO 1993). There have been concerns expressed, however, that there could be horizontal gene transfer of antibiotic resistance genes from ingested food to microorganisms present in the human digestive tract and that this could compromise the therapeutic use of antibiotics.

<sup>&</sup>lt;sup>6</sup> Food and Agriculture Organization.

In this Application, the transformation method allowed for a gel-purified specific segment of plasmid DNA to be used to transform the plant cells from which corn line NK603 was subsequently generated. The DNA segment corresponded only to the gene of interest in conjunction with the essential controlling elements. Consequently, no extraneous plasmid DNA sequences such as antibiotic resistance marker genes were ever introduced into this plant line. In this case, positively transformed plant cells were selected using the introduced glyphosate-tolerance trait.

## 3.5 Conclusion

The novel protein expressed in corn line NK603 is CP4 EPSPS and the close sequence variant CP4 EPSPS L214P. The CP4 EPSPS is a bacterial form of an enzyme already naturally occurring in all plants including corn. Analysis of the expression of novel protein in the modified line indicates that the new protein is present at low levels in the grain, the part of the plant used as food, and at higher levels in the forage which is not used for human consumption. No laboratory marker genes, in particular antibiotic resistance genes, were transferred during the plant transformation process.

## 4. TOXICOLOGICAL ISSUES

The family of EPSPS proteins are naturally present in foods derived from plants and microbes and have no known history of toxicity or allergenicity.

The safety of other foods derived from genetically modified crops containing the CP4 EPSPS protein used in this Application has been previously addressed in assessments of glyphosate-tolerant soybeans, insect-protected corn, glyphosate-tolerant cotton and glyphosate-tolerant canola. Studies that are of some relevance to an assessment of the potential toxicity and allergenicity of this protein in the context of other GM foods have been published in the scientific literature (for example, Harrison *et al.*, 1996; Hammond *et al.*, 1996).

## 4.1 Levels of naturally occurring toxins

More than 70% of the corn kernel is composed of starch, with smaller amounts of protein, oil and other nutritionally valuable substances. There are no known naturally occurring toxins in corn. While mycotoxins can be detected in corn, these are metabolites produced by fungal contamination of corn kernels as a result of production or storage under adverse conditions. They are not a natural component of sound corn.

## 4.2 Potential toxicity of newly expressed protein

The detailed protein expression analyses have demonstrated that the only new proteins arising from the modification in corn line NK603 are the bacterial CP4 EPSPS enzyme and the close sequence variant CP4 EPSPS L214P, which differs from CP4 EPSPS by one amino acid. The CP4 EPSPS gene has been completely sequenced and encodes a 47.6 kDa protein consisting of a single polypeptide of 455 amino acids. At the amino acid level, this enzyme is similar to other EPSPS enzymes in this family of proteins with a function common to plants and microorganisms.

The similarity of the CP4 EPSPS protein to other EPSPS proteins naturally present in a variety of human foods derived from plants (for example, soybean and tomato) and microbes (for example, Baker's yeast and *Bacillus subtilis*) provides supporting evidence for the safety of this protein.

#### 4.2.1 Sequence comparison to known toxins

**Study:** Hileman, R.E. and Astwood, J.D. (1999b). Bioinformatics Analysis of CP4 EPSPS Protein Sequence Utilising Toxin and Public Domain Genetic Databases. Monsanto Technical Report MSL-16268, St. Louis, Missouri.

EPSPS proteins from plants and other biological sources have a long history of consumption by humans and have not been associated with toxicity in relation to human health. The bacterial CP4 EPSPS has been specifically tested for potential toxicity using a range of scientific approaches.

A database of 4,677 protein sequences (not all unique) associated with toxicity was assembled from publicly available genetic databases such as PIR, SwissProt, EMBL and GenBank. The amino acid sequence of the CP4 EPSPS protein was compared to protein sequences in the toxin database using the FASTA<sup>7</sup> sequence alignment tool. In addition, the amino acid sequence of the CP4 EPSPS protein was compared to all protein sequences in the publicly available sequence databases to screen for structural similarity to other known proteins, including pharmacologically active proteins. As expected from prior examinations and comparisons, the CP4 EPSPS protein shares sequence similarity only with other EPSPS proteins from different biological sources. These computer searches did not reveal other significant structural homology, confirming the lack of similarity of the CP4 EPSPS protein to known protein toxins.

## Bioinformatic analysis on CP4 EPSPS L214P

Bioinformatic analyses were performed for the variant protein CP4 EPSPS L214P using four types of sequence searches: ALLERGENSEARCH analysis using the variant sequence as a query to search the ALLERGEN3 database and FASTA analyses using the variant sequence to search the ALLERGEN3, TOXIN5 and ALLPEPTIDES databases. As for the non-variant protein, the results of these searches do not indicate any significant structural similarity of the variant protein to known protein toxins or allergens in these databases. As would reasonably be expected for two proteins that differ in only one amino acid in 445, the results obtained for searches of the ALLPEPTIDES and ALLERGEN3 databases using CP4 EPSPS L214P parallel the bioinformatic assessment that was obtained for CP4 EPSPS (Rice *et al.*, 2001).

#### 4.2.2 Acute oral toxicity study in mice

#### Studies submitted:

Harrison, L.A., Bailey, M.R., Leimgruber, R.M., Smith, C.E., Nida, D.L., Taylor, M.L., Gustafson, M.E., Heeren, B. and Padgette, S.R. (1993) Characterisation of Microbially-Expressed Protein: CP4 EPSPS. Monsanto Technical Report MSL-12901, St Louis, Missouri.

<sup>&</sup>lt;sup>7</sup> FASTA is based on the algorithms of Needleman and Wunsch (1970) and of Smith and Waterman (1981), which consider all possible alignments between a query sequence and a database sequence.

Heeren, R.A., Padgette, S.R. and Gustafson, M.E. (1993). The purification of recombinant *Escherichia coli* CP4 5-enolpyruvyl-shikimate-3-phosphate synthase for equivalence studies. Monsanto Technical Report MSL-12574, St Louis, Missouri.

Naylor, M.W. (1993). Acute Oral Toxicity Study of CP4 EPSPS Protein in Albino Mice. Monsanto Technical Report MSL-13077, St Louis, Missouri.

As a further test for potential toxicity, the Applicant carried out an acute oral toxicity study of CP4 EPSPS in young laboratory mice using purified (>90%) protein produced in *E. coli* in the laboratory. A separate protein characterisation study was completed in order to confirm the equivalence of the bacterially produced enzyme used in the toxicity study to the protein expressed in the modified plants. The results of the study showed that the purified CP4 EPSPS exhibits the appropriate chemical identity and integrity as determined by gel electrophoresis, Western blot (immunoblotting), N-terminal amino acid sequencing and ELISA. The purified protein also demonstrated functional identity as determined by enzymatic activity.

The study was conducted in general compliance with the EPA FIFRA (40 CFR Part 160). A total of 100 animals (50 males and 50 females) were used in this study, ranging from 5.5 weeks to 7 weeks of age. Test groups were randomised for weight and comprised 10 CD-1 mice of each sex per group. The protein preparation containing the CP4 EPSPS was administered as a single dose by gavage to three groups of the mice at dosages of 49, 154 and 572 mg/kg body weight respectively. These doses correspond to 40, 100 and 400 mg/kg of CP4 EPSPS protein based on the level of purity of the protein and ELISA analyses of the dosing solutions. A control group received bovine serum albumin (BSA) at a dosage of 363 mg/kg in the same solution and delivery volume as the test substance. The second control group was administered the carrier solution only, 50 mM sodium bicarbonate.

At defined stages throughout the duration of the study, clinical observations were performed for mortality and signs of toxicity, and body weights and food consumption measured. Signs of toxicity include such occurrences as changes in the skin and fur, eyes and mucous membranes, respiratory, autonomic and central nervous systems as well as behavioural changes. At the termination of the study (day 8-9), animals were sacrificed, examined for gross pathology and numerous tissues were collected. Tissues retained from the animals included aorta, adrenals, brain, colon, oesophagus, eyes, gall bladder, heart, kidneys, lung, liver, lymph nodes, muscle, ovaries, pancreas, pituitary, prostate, rectum, salivary gland, seminal vesicles, skin, spinal cord, spleen, stomach, testes, thymus, uterus and bladder. Hollow organs were opened and examined.

The results of the study showed no statistically significant differences in group mean body weights, cumulative weight gains or food consumption in any of the groups treated with either BSA or the CP4 protein, when compared with the carrier control group. The data were evaluated according to a decision-tree analysis procedure which, depending on the results of early statistical tests, determined further statistical analysis applied to detect group differences and analyse for trends. All animals survived to the scheduled termination of the study, and there were no clinical signs observed that could be related to the test material.

As recorded in Table 2, a small number of general pathological observations were detected in the female mice but these occurred throughout all groups in the study, including both control groups that did not receive the test material, and therefore these findings cannot be related to the treatment. There were no such findings in the male animals in any of the test or control groups in the study.

	Carrier Control N=10	BSA Control N=10	CP4 EPSPS 40 mg/kg N=10	<b>CP4 EPSPS</b> <b>100 mg/kg</b> N=10	<b>CP4 EPSPS</b> <b>400 mg/kg</b> N=10
Eye (corneal opacity)	0	0	0	1	0
Kidney (cyst)	0	0	1	0	0
<b>Pituitary</b> (focus)	1	0	0	0	0
Uterus (hydrometra)	2	1	1	1	2

 Table 2. Pathology - Incidence of individual gross necropsy alterations, females.

In conclusion, there was no evidence of acute toxicity in mice following a single oral dose of up to 400 mg/kg of CP4 EPSPS protein. This dose level is far in excess of the level of exposure expected from the consumption of modified corn.

#### 4.3 Potential allergenicity of new protein

Although many foods have been reported to cause allergies in some people, the prevalence of food allergy using prospective, population-based studies has been shown to be less than 2% of adults and 2-7% of infants and children, excluding cases of food intolerances such as enzyme deficiencies. Food allergies are primarily due to an immune reaction to a particular protein or glycoprotein component of the food (FAO, 1995).

The potential allergenicity of the new protein introduced into corn line NK603 has been assessed by comparing certain molecular and biochemical properties of the new protein to those of known allergens. These include amino acid sequence similarity with known protein allergens, poor digestibility and resistance to processing. Other factors that are taken into account and that may increase the likelihood of allergic oral sensitisation to proteins include the level of food consumption, and the relative quantity of the protein in the food.

## 4.3.1 Digestibility of CP4 EPSPS

#### Study :

Ream, J.E., Bailey, M.R., Leach, J.N. and Padgette, S.R., 1993. Assessment of the *in vitro* digestive fate of CP4 EPSP synthase. Monsanto Technical Report MSL-12949.

Typically, most food allergens tend to be stable to the peptic and acidic conditions of the digestive system if they are to reach and pass through the intestinal mucosa to elicit an allergic response (Kimber *et al.*, 1999; Astwood *et al.*, 1996b; Metcalfe *et al.*, 1996). To address the question of potential allergenicity, the Applicant has investigated the physicochemical properties of the CP4 EPSPS protein, which is expressed in the corn grain at low levels, and tested its susceptibility to proteolytic degradation.

Simulated mammalian gastric and intestinal digestive mixtures (described in the United States Pharmacopoeia, 1990<sup>8</sup>) were established to assess the susceptibility of the CP4 EPSPS protein to *in vitro* proteolytic digestion. The protein was incubated at approximately 37°C in simulated mammalian gastric fluid (SGF) and simulated intestinal fluid (SIF). At defined periods, the digestions were terminated and the levels of remaining CP4 EPSPS protein were determined by Western blot analysis and enzymatic activity assays.

The results show that CP4 EPSPS protein degraded readily in both simulated gastric and intestinal fluids, indicating that it would similarly break down during the processes involved in human digestion. Western blot analyses demonstrated that the half–life of the protein was less than 15 seconds in the gastric system. The results of the activity assay confirmed that the activity of the enzyme had decreased by greater than 84% at the first timepoint (that is, after 2 minutes incubation). There was a strong correlation between the results of the Western blot analysis and the enzymatic activity assay in the SGF experiments, providing evidence that the protein degrades rapidly in the stomach when ingested by mammals as a component of food.

In simulated intestinal fluid, the half-life of the CP4 EPSPS protein was less than 10 minutes as determined by Western blot analysis. In addition, the enzyme activity had decreased by greater than 94% after approximately 4.5 hours incubation. Overall, these digestibility results show that the introduced protein in corn line NK603 is readily degraded in a simulated digestive system and similarly readily degraded in the conditions of the mammalian digestive tract.

#### Biochemical studies on CP4 EPSPS L214P

#### Study submitted:

Astwood, J.D., George, C., Alibhai, M., McCoy, R., Lahman, L., Hammond, B.G., Leach, J.N. and Silvanovich, A. (2001). Safety Assessment of Roundup Ready Corn Event NK603 Containing Genes Encoding CP4 EPSPS and CP4 EPSPS L214P. MSL Number 17600.

Variant CP4 EPSPS L214P was produced in the laboratory by microbial fermentation and purified to 98% homogeneity by standard EPSPS purification techniques. The specific enzymatic activity of the CP4 EPSPS L214P was determined to be equivalent to similarly purified CP4 EPSPS. In the transformed corn, the variant protein confers the same enzymatic function as the non-variant CP4 EPSPS.

Based on the structure/function data and the high degree of similarity of the two proteins, the *in vitro* digestibility of CP4 EPSPS L214P in simulated gastric fluid (SGF) was predicted to parallel that of CP4 EPSPS. This was confirmed by digestibility experiments performed over a range of time points between 15 seconds and 60 minutes. As with previous digestibility experiments, the degree of protein digestion was assessed using SDS-PAGE and gel staining techniques. The results showed that greater than 98% of the CP4 EPSPS L214P protein was rapidly digested within 15 seconds in SGF.

#### 4.3.2 Sequence comparison to known allergens

#### Study submitted:

Hileman, R.E. and Astwood, J.D., 1999a. Bioinformatics Analysis of CP4 EPSPS Protein Sequence Utilising an Allergen Database, Monsanto Technical Report MSL No. 16267, St. Louis, MO.

<sup>&</sup>lt;sup>8</sup> The United States Pharmacopaeia, 1990, Volume XXII, NF XVII. United States Pharmacopeial Convention, Inc., Rockville, MD, page 1788.

A comparison of the amino acid sequence of an introduced protein with the amino acid sequence of known allergens is a further useful indicator of the potential for allergenicity, based on the identification of contiguous identical sequence matches which may be immunologically significant.

A database of 567 protein sequences associated with allergy and coeliac disease was assembled from publicly available genetic databases (GenBank, EMBL, PIR and SwissProt) and from current literature. The Applicant compared the amino acid sequence of the introduced CP4 EPSPS protein to these assembled sequences using the sequence alignment tool FASTA (see earlier discussion on potential toxicity). The results of the alignment showed that CP4 EPSPS shared no structurally significant sequence similarity to sequences within the assembled allergen database.

In addition, the amino acid sequence of the CP4 EPSPS protein was compared to the allergen database using an algorithm that scans for a window of eight identical linearly contiguous amino acids. This comparison did not find any sequence identities between the introduced protein and the database sequences.

Similarly, as was predicted from the structure/function data and the results of the toxin database searches, the variant CP4 EPSPS L214P protein showed no sequence identity to known allergens in the databases using the standardised parameters.

## 4.3.3 Abundance of CP4 EPSPS

Most allergens are present as major protein components in a specific food, typically ranging between 1% and 80% of total protein (Astwood and Fuchs, 1996). In contrast, CP4 EPSPS protein is present at approximately 0.01% of the total protein found in the grain of corn line NK603, noting that the grain is composed predominantly of carbohydrate and that protein normally comprises approximately 20%-25% of the grain. Corn flour is therefore the major food product likely to include corn proteins while corn oil and corn syrup are not expected to contain plant proteins including the introduced CP4 EPSPS protein.

## 4.4 Summary and conclusions

The CP4 EPSPS protein is structurally and biochemically similar to other EPSPS enzymes from various plant and microbial food sources that are currently part of the human diet and have been consumed over a long period without any health concerns. The protein does not exhibit sequence similarity with known toxins and allergens, and does not exhibit the biochemical characteristics of known protein allergens. When fed as a single dose to laboratory mice at levels greatly exceeding the likely human level of exposure through consumption of whole corn grain or flour, there was no evidence of acute toxicity. Furthermore, the novel protein is present in relatively low abundance in the grain and demonstrates digestive lability in conditions that mimic human digestion.

The additional biochemical and bioinformatic analyses applied to the variant protein CP4 EPSPS L214P expressed in NK603 corn confirm that it is indistinguishable from the non-variant CP4 EPSPS protein in terms of structural characteristics, enzymatic function, biochemistry and the potential for allergenicity or toxicity.

The combined analyses investigating the potential toxicity and allergenicity properties of the novel proteins therefore strongly support the conclusions that corn line NK603, expressing both versions of CP4 EPSPS, does not pose a food safety risk.

## 5. NUTRITIONAL ISSUES

#### Studies submitted:

Sidhu, R.S. and Ledesma, B.E., 1999. Introduced Protein Levels and Compositional Analyses of Roundup Ready® Corn Line NK603 Tissues Produced in 1998 U.S. Field Trials. Monsanto Technical Report MSL-16278, St. Louis, MO.

Ridley, W.P., George, C., Nemeth, M.A., Astwood, J.D., Breeze, M.L.\* and Sorbet R.\*\*, 2000. Compositional Analyses of Forage and Grain Collected From Roundup Ready® Maize Event NK603 Grown in 1999 E.U. Field Trials. Monsanto Technical Report MSL-16897, St Louis, MO.

\* Covance Laboratories, Madison, Wisconsin.

\*\* Statistical Analysis Facility, Certus International Inc., Chesterfield, MO.

The key nutrients in corn have been evaluated in order to compare equivalent data from the transformed line NK603, the non-transformed counterpart and published literature ranges obtained for conventional varieties of corn. This evaluation includes a study of the major constituents that are characteristic of whole corn grain, taking account of the natural variation in composition that is known to occur due to genetic variability and multiple environmental factors.

## 5.1 Compositional analyses

The Applicant has conducted two major studies to determine the compositional profile of key corn tissues collected from corn line NK603, the non-transformed parental control line and a series of commercial corn hybrids grown under field conditions. Trial sites were selected across the United States corn-growing belt and in multiple sites across Europe. The U.S. sites included two replicated sites in Illinois and Ohio and six non-replicated sites in Iowa, Illinois, Indiana and Kansas. The European sites included four replicated sites located in Germignonville, Janville and L'isle Jourdain in France and Bagnarola, Italy. These sites provided a breadth of environmental conditions representative of regions where corn varieties are grown as commercial products.

## Sample preparation and collection

Grain and forage samples of line NK603, treated with glyphosate herbicide (application rates supplied), and the non-genetically modified parental control line together with other commercial hybrids were collected from the range of sites. In the U.S. trials, several glyphosate-tolerant corn lines, including NK603, as well as the control line were planted at each site. Five different non-transformed commercial reference hybrids were planted at each of the European sites. The test and control substances were characterised at the molecular level by extracting DNA from grain tissue and analysing the DNA by event specific polymerase chain reaction (PCR) techniques.

In general, forage was collected at the late dough/early dent stage by dividing approximately 12 randomly selected plants into three roughly equal segments and placing them on dry ice within 10 mins of collection. Ears were harvested from approximately 12 self-pollinated plants at normal kernel maturity (<32% moisture), dried to a moisture level between 10-20%, shelled and the kernels pooled to provide the grain sample.

Forage (stored on dry ice) and grain (stored at ambient temperature) samples were then transferred to the laboratory for compositional analyses<sup>9</sup> and for estimation of CP4 EPSPS protein levels (see section 3.3 - Protein expression).

To conduct the analyses, forage and grain samples were collected from glyphosate-tolerant corn line NK603, the non-transformed parental control line (LH82 x B73) and reference hybrids. The control line has the same genetic background as that of the test line but lacks the gene encoding CP4 EPSPS protein. Compositional analyses included measurement of proximates (protein, fat, ash, moisture), acid detergent fibre (ADF), neutral detergent fibre (NDF), amino acids, fatty acids, vitamin E, minerals (calcium, copper, iron, magnesium, manganese, phosphorus, potassium, sodium and zinc), phytic acid and trypsin inhibitor content of the grain. Forage samples were analysed for proximate, ADF and NDF content. Carbohydrate values in both forage and grain were estimated by calculation.

Although the Applicant provided detailed results from the compositional analyses of both the grain and forage on a site-by-site basis, not all of the results are presented here. Moreover, as the forage is not consumed by humans, the focus of this assessment was primarily on the results obtained from analyses of the grain samples. The forage data provide supporting evidence of the lack of significant differences in composition throughout the transformed and non-transformed plants, including tissues of the plants that are not part of the human diet.

## Statistical analysis

The compositional data from the U.S. field trials were developed and statistically analysed as three sets of comparisons: analyses for each of the two replicated trials and for a combination of trials at different field sites. Similar multiple statistical analyses were applied to the European trial data. The test event, NK603, was compared to the non-transformed control line to determine statistically significant differences at p<0.05. In addition, the comparison of NK603 to the 95% tolerance interval for the commercial reference varieties was conducted to determine if the range of values for NK603 fell within the population of commercial corn. The data presented here are summary data pertaining to all trials.

## Analytical methods

The Applicant provided detailed information relating to the methods used in the generation of the compositional data. For each parameter tested, as well as appropriate technical references, the limit of detection or quantitation was also stated. Methodology was predominantly derived from established references such as AACC (American Association of Cereal Chemists), AOAC (Association of Official Analytical Chemists), AOCS (American Oil Chemists Society), the USDA Agricultural Handbook (United States Department of Agriculture), or from a range of published literature methods.

## 5.1.1 Proximate analysis – U.S. study

The results obtained for the proximate analysis (including fibre) of the grain taken from all trial sites are presented in Table 3. The difference in the mean value for the moisture content between line NK603 and the control line was statistically significant (p-value 0.037), although values were within the commercial range for corn.

<sup>&</sup>lt;sup>9</sup> Covance Laboratories Inc., Wisconsin Facility, 3301 Kinsman Blvd., Madison, WI 53704.

This difference is not considered to be of biological significance and does not adversely affect the overall nutritional qualities or safety of food derived from the transformed corn line.

There was no statistically significant difference between the transformed corn line and the non-transformed control for the remaining proximate analyses. Furthermore, all values were within the measured range for conventionally produced commercial lines of corn and, where comparable data were available, were also within the range reported in the general literature (Watson, 1987).

## 5.1.2 Proximate analysis – European study

The statistical evaluation of the combined data from all sites showed that there were no statistically significant differences between line NK603 and the control line for the content of moisture, fat, protein, ash, carbohydrate, ADF and NDF in forage, and for the content of ash, moisture, ADF, NDF, carbohydrate and protein in grain. There was a statistically significant (p<0.001) difference between the two lines in the percentage of total fat in the grain, as shown in Table 4. As this difference was not observed in the forage from the same sample set, nor was it a consistent observation on a site-by-site basis, the result is considered to reflect random fluctuations generally observed when multiple compositional studies are undertaken at a range of different agricultural sites. Moreover, the range of values obtained for both the NK603 line and the control line were within the published literature range (Watson, 1982) for this component.

Component	NK 603 corn Mean ± S.E. <sup>a</sup> (Range)	Control Mean ± S.E. <sup>a</sup> (Range)	Commercial <sup>b</sup> (Range)
Ash (% dw)	$\begin{array}{c} 1.44 \pm 0.032 \\ (1.28 - 1.75) \end{array}$	$\begin{array}{c} 1.49 \pm 0.032 \\ (1.32 - 1.75) \end{array}$	(0.8 – 1.8)
Carbohydrates (% dw)	$82.59 \pm 0.39 (80.71 - 84.33)$	$\begin{array}{c} 82.26 \pm 0.39 \\ (80.23 - 83.70) \end{array}$	(83.1 - 89.6)
ADF (% dw)	$3.79 \pm 0.16 \\ (3.14 - 5.17)$	$\begin{array}{c} 3.70 \pm 0.16 \\ (2.79 - 4.28) \end{array}$	(2.3 – 5.7)
NDF (% dw)	$10.38 \pm 0.67 (7.89 - 12.53)$	$\begin{array}{c} 10.32 \pm 0.67 \\ (8.25 - 15.42) \end{array}$	(8.2 – 16.1)
Moisture (% fw)	$11.08 \pm 0.45 \\ (9.01 - 13.30)$	$11.76 \pm 0.45 \\ (8.56 - 14.8)$	(6.1 – 15.6)
Total fat (%)	$3.54 \pm 0.09 \\ (2.92 - 3.94)$	$3.59 \pm 0.09 \\ (2.88 - 4.13)$	(1.7 – 4.3)
Protein (% dw)	$12.43 \pm 0.44 \\ (10.30 - 14.77)$	$12.66 \pm 0.44 \\ (11.02 - 14.84)$	(6.7 – 13.4)

#### Table 3: Summary of Proximate and Fibre Analysis from all U.S. trial sites.

dw=dry weight; fw=fresh weight.

<sup>&</sup>lt;sup>a</sup> The mean of all values  $\pm$  standard error of the mean.

<sup>&</sup>lt;sup>b</sup> The range of sample values for commercial lines grown in 1998 (Sidhu *et al.* 1999)

## 5.1.3 Amino acid analysis

Analysis of corn grain and forage included measurement of 18 essential amino acids, excluding glutamine and asparagine. In the U.S. study, with the exception of phenylalanine, none of the amino acid measurements for the grain showed a statistically significant difference between the transformed line NK603 and the non-transformed control. For the amino acid phenylalanine, in grain from NK603 assayed from all sites, the mean value was  $5.34 \pm 0.032$  (% of total), whereas the mean value for phenylalanine in the non-transformed control over all sites was  $5.26 \pm 0.032$  (% of total). These values compare favourably to the commercial range for phenylalanine of 4.7 to 5.5 as represented by lines grown commercially in 1998, and the literature range of 2.9 to 5.7 (Watson, 1992).

The magnitude of the difference in the values for phenylalanine between the transformed line and its comparator is small, and is not of concern with respect to food safety. Moreover, both the lines are within the previously reported numerical ranges for this amino acid in commercialised corn grain.

## Amino acids – European trials

Of the eighteen amino acids measured, small statistically significant differences were observed in six, including alanine, arginine, glutamic acid, histidine, lysine and methionine. The mean levels of some amino acids showed small increases (for example, alanine 1%; glutamic acid 2%) while for others the levels showed small decreases (for example, histidine 4%; arginine 6%). The results of the analysis of these combined data are presented in Table 4. As previously described for the proximate analysis results, the differences were not observed consistently across all sites in the study and therefore are not indicative of a general trend but rather reflect normal fluctuations in physiological parameters associated with plants grown at a variety of locations. Furthermore, when data from both the U.S. and European sites are compared, there is no pattern of significant changes observed across the statistical data.

Component	Mean NK603	Mean Control	Mean Difference	Significance (p-value)	Mean Difference (% of control value)
Alanine (% total aa)	8.04	7.95	0.09	0.042	1.13
Arginine (% total aa)	4.00	4.27	-0.27	0.019	-6.32
Glutamic acid (% total aa)	19.93	19.40	0.53	0.009	2.73
Histidine (% total aa)	2.65	2.77	-0.12	0.003	-4.33
Lysine (% total aa)	2.71	2.83	-0.12	0.015	-4.24
Methionine (% total aa)	1.77	1.89	-0.12	0.031	-6.35
Total fat (% dry weight)	4.16	3.6	0.56	<0.001	15.56

Table 4:	Summary of statistical results for the comparison of the grain from corn line NK603 and
	the non-transformed control (all European sites)

## 5.1.4 Fatty acid content of grain

Corn oil is a processed fraction of the grain with important human food uses. The Applicant provided detailed data together with a statistical evaluation relating to the fatty acids comprising corn oil. The data are presented in Table 5.

Corn oil is an excellent source of polyunsaturated fatty acids, with a high level of the essential fatty acid linoleic acid (18:2). In addition, it has naturally low levels of the saturated fatty acids, palmitic acid (16:0, 11%) and stearic acid (18:0, 2%). It is known also that corn oil from cooler regions has a higher proportion of unsaturated fatty acids than corn oil from warmer areas, which appears to be an adaptation to climatic conditions. However, genotype has a greater influence on fatty acid composition than any environmental factor. The biochemical variability for fatty acid composition among corn genotypes is known to cover a broad range.

The following fatty acid components are not listed in the table since the results of the analysis showed that >50% of values were below the limit of detection of the assay and hence were not used in the statistical analysis: 8:0 caprylic acid; 10:0 capric acid; 12:0 lauric acid; 14:0 myristic acid; 14:1 myristoleic acid; 15:0 pentadecanoic acid; 15:1 pentadecenoic acid; 16:1 palmitoleic acid; 17:0 heptadecanoic acid; 17:1 heptadecanoic acid; 18:3 gamma linolenic acid; 20:2 eicosadienoic acid; 20:3 eicosatrienoic acid; and 20:4 arachidonic acid.

	NK603	Control	Commercial <sup>b</sup>
Component	Mean $\pm$ S.E. <sup>a</sup>	Mean ± S.E. <sup>a</sup>	(Danga)
	(Range)	(Range)	(Range)
16:0 Palmitic acid	$9.16 \pm 0.077$	$8.92 \pm 0.077$	
	(8.67 – 9.57)	(8.41 – 9.44)	(8.8 – 13.8)
18:0 Stearic acid	$1.95 \pm 0.028$	$1.86 \pm 0.028$	
	(1.80 – 2.06)	(1.67 – 1.98)	(1.4 - 2.6)
18:1 Oleic acid	22.46 ± 0.16	23.08 ± 0.16	
	(21.37 – 23.12)	(22.15 – 24.14)	(20.7 – 37.7)
18:2 Linoleic acid	$64.49 \pm 0.22$	64.18 ± 0.22	
	(63.79 – 65.80)	(63.07 – 65.65)	(48.0 - 66.1)
18:3 Linolenic acid	$1.10 \pm 0.0096$	1.11 ± 0.0096	
	(1.07 - 1.17)	(1.07 – 1.20)	(0.9 - 1.5)
20:0 Arachidic acid	$0.37 \pm 0.0057$	$0.37 \pm 0.0057$	
	(0.34 – 0.39)	(0.33 - 0.40)	(0.3 - 0.6)
20:1 Eicosenoic	$0.29 \pm 0.0062$	0.30 ± 0.0062	
acid	(0.28 – 0.32)	(0.27 - 0.34)	(0.2 - 0.4)
22:0 Behenic acid	$0.17 \pm 0.0036$	$0.17 \pm 0.0036$	
	(0.14 – 0.19)	(0.14 – 0.19)	(0.1 - 0.3)

Table 5.	Summary of Fatty	Acid analysis (	(% of total) of co	orn grain from all	U.S. trial sites
Table 5.	Summary of Fatt	Aciu alialysis	( / 0 01 total) 01 cu	/i n gi am n um an	U.S. tital sites.

<sup>a</sup> The mean of all values  $\pm$  standard error of the mean.

<sup>b</sup> The range of sample values for commercial lines grown in 1998 (Sidhu *et al.* 1999)

The results show that for the majority of fatty acids comprising corn oil, there was no difference between the results from the transformed NK603 and non-transformed lines. At some individual sites, there were statistically significant differences in the measurements of either stearic acid (18:0) or palmitic acid (16:0). Differences which were observed for only one or two of these site comparisons, and not observed across all of the trial site comparisons, do not represent a meaningful compositional difference between the test and control lines. When data from all of the sites were analysed together, only stearic acid levels were found to be significantly different (p<0.001) between lines. However, neither stearic acid nor palmitic acid is a major component in corn oil. Although some differences were found with the statistical analysis, the magnitude of the difference between the comparators was small and both values are well within the reported ranges for other varieties of corn (see Table 4).

## Fatty acids – European trials

The fatty acid compositional data for the grain show that there were no significant differences between corn line NK603 and the control that were consistently observed across a number of sites. Whereas in the U.S. study, stearic acid levels were increased approximately 4% (range 3.7-5.1%), in the European study the stearic acid levels were decreased approximately 4% at one of the sites and were not significantly different at other sites used in the study.

## Conclusion from fatty acid analyses

Overall, examination of the raw data from both the U.S. and European studies does not reveal differences in the fatty acid composition of the grain from the transformed and the non-transformed lines that are indicative of a systemic change. The data are explained by the known natural variation in composition due to a broad range of factors that influence plant growth and biochemistry.

## 5.1.5 Inorganic analysis

Measurements pertaining to inorganic components included the levels of nine minerals. The results of the mineral analysis are presented in Table 6. Sodium has been omitted as greater than 50% of the values were found to be below the limit of detection.

The statistical analysis showed that measurements for calcium, magnesium and phosphorus varied slightly between transformed and non-transformed lines at some sites, but the differences were not consistently observed across all sites. Overall, the data show that there were no statistically significant differences in mineral components of the NK603 corn and control lines.

## 5.1.6 Additional analysis

Vitamin E (tocopherol) occurs primarily in wheat seedlings, and has been isolated from wheat seedling oil. It is also present in lettuce, celery, cabbage, corn, palm oil, ground nuts, soybeans, castor oil and butter. Although there are numerous structural isomers of tocopherol, biologically,  $\alpha$ - tocopherol is the most important member of the group.

The Applicant provided measurements of the vitamin E content of the grain from transformed line NK603 corn and the non-transformed control, which are presented below in Table 7. The reference substance used for the assay was USP alpha tocopherol, 100%, lot number L1.

The results show that the genetic modification in line NK603 did not result in any change to the naturally occurring low levels of vitamin E in corn.

Component	NK603 Mean ± S.E. <sup>a</sup>	Control Mean ± S.E. ª	Commercial <sup>b</sup>
·· · · · ·	(Range)	(Range)	(Range)
Calcium (%)	$\begin{array}{c} 0.0047 \pm 0.00021 \\ (0.0037 - 0.0056) \end{array}$	$\begin{array}{c} 0.0044 \pm 0.00021 \\ (0.0033 - 0.0058) \end{array}$	(0.003 – 0.009)
Copper (mg/kg dw)	$\frac{1.81 \pm 0.090}{(1.19 - 2.37)}$	$\begin{array}{c} 1.92 \pm 0.090 \\ (1.50 - 2.33) \end{array}$	(0.9 – 2.8)
Iron (mg/kg dw)	$22.69 \pm 0.76 (19.08 - 25.94)$	$\begin{array}{c} 22.93 \pm 0.76 \\ (18.77 - 26.62) \end{array}$	(11 – 49)
Magnesium (%)	$\begin{array}{c} 0.12 \pm 0.0021 \\ (0.11 - 0.13) \end{array}$	$\begin{array}{c} 0.12 \pm 0.0021 \\ (0.11 - 0.13) \end{array}$	(0.08 - 0.2)
Manganese (mg/kg dw)	$\begin{array}{c} 6.26 \pm 0.32 \\ (4.64 - 9.63) \end{array}$	$\begin{array}{c} 6.25 \pm 0.32 \\ (4.96 - 8.83) \end{array}$	(2.6 - 7.8)
Phosphorus (%)	$\begin{array}{c} 0.36 \pm 0.0046 \\ (0.32 - 0.39) \end{array}$	$\begin{array}{c} 0.36 \pm 0.0046 \\ (0.32 - 0.39) \end{array}$	(0.24 – 0.43)
Potassium (%)	$\begin{array}{c} 0.37 \pm 0.0057 \\ (0.35 - 0.39) \end{array}$	$\begin{array}{c} 0.37 \pm 0.0057 \\ (0.34 - 0.41) \end{array}$	(0.29 – 0.53)
Zinc (mg/kg dw)	$29.28 \pm 0.88 \\ (20.23 - 33.17)$	$29.66 \pm 0.88 \\ (23.47 - 33.26)$	(15 – 33)

 Table 6: Summary of mineral analysis of corn grain from all trial sites in the study.

<sup>a</sup> The mean of all values  $\pm$  standard error of the mean.

<sup>b</sup> The range of sample values for commercial lines grown in 1998 (Sidhu *et al.* 1999)

## 5.1.7 Levels of anti-nutrients

Corn contains insignificant levels of anti-nutrient compounds. The levels of trypsin inhibitor in particular are known to be very low (Melville *et al.*, 1972; Halim *et al.*, 1973) and lectins, carbohydrate binding proteins with haemagglutination activity, have been found at low levels in the endosperm and germ (Newberg and Concon, 1985). Phytic acid is also present in low amounts in corn, binding approximately 60-75% of the phosphorus in the form of phytate. Phytic acid levels in maize grain vary from 0.45 to 1.0% of dry matter (Monsanto, 1995; Watson, 1982).

Trypsin inhibitor activity is traditionally determined by enzymatic methods, but these methods are very dependent on the concentration of protein, non-protein inhibitors and other factors. The Applicant compared the trypsin inhibitor activity of the transformed and non-transformed corn grain using a modified enzyme activity assay (limit of detection was 1.0 TIU/mg fresh weight of sample). In addition, data on the levels of phytic acid were provided.

The results presented in Table 7, show that the levels of anti-nutrient compounds, phytic acid and trypsin inhibitor, measured across all sites, in corn line NK603 are similar to the levels found in the untransformed control line.

Component	NK603 Mean ± S.E. <sup>a</sup> (Range)	Control Mean ± S.E. <sup>a</sup> (Range)	Commercial <sup>b</sup> (Range)
Phytic acid (%)	$\begin{array}{c} 0.95 \pm 0.028 \\ (0.7 - 1.06) \end{array}$	$\begin{array}{c} 0.97 \pm 0.028 \\ (0.81 - 1.21) \end{array}$	(0.5 – 1.3)
Trypsin inhibition (TIU/mg fw)	$\begin{array}{c} 3.41 \pm 0.27 \\ (2.34 - 5.08) \end{array}$	$\begin{array}{c} 2.91 \pm 0.27 \\ (1.39 - 5.14) \end{array}$	(3.4 – 7.18)
Vitamin E (mg/g dw)	$\begin{array}{c} 0.0090 \pm 0.00026 \\ (0.0070 - 0.010) \end{array}$	$\begin{array}{c} 0.0092 \pm 0.00026 \\ (0.0064 - 0.011) \end{array}$	(0.006 - 0.022)

Table 7: Summary of analysis (% of total) of corn grain from all trials.

<sup>a</sup> The mean of all values  $\pm$  standard error of the mean.

<sup>b</sup> The range of sample values for commercial lines grown in 1998 (Sidhu *et al.* 1999)

## 5.2 Ability to support typical growth and well being

In assessing the safety of a genetically modified food, a key factor is the need to establish that the food is nutritionally adequate and will support typical growth and well-being. In most cases, this can be achieved through an understanding of the genetic modification and its consequences together with an extensive compositional analysis of the food. Where, on the basis of available data, there is still concern or doubt in this regard, carefully designed feeding studies in animals may provide further reassurance that the food is nutritionally adequate. Such studies may be considered necessary where the compositional analysis indicates significant differences in a number of important components or nutrients or where there is concern that the bioavailability of key nutrients may be compromised by the nature of the genetic changes to the food.

In view of the compositional data available for corn line NK603 and the technical features of the genetic modification, animal studies were not considered essential to demonstrate the wholesomeness and nutritional adequacy of this food. Nevertheless, several feeding studies using transformed and non-transformed corn grain were provided as additional supporting information and have been included in the safety assessment.

#### Feeding study in Broiler Chickens

Rapidly growing broiler chickens are sensitive to changes in nutrient quality in diets, and therefore serve as a useful model species to evaluate the wholesomeness of protein/amino acid sources.

#### Study submitted:

George, B. *et al.*, 2001. Comparison of Broiler Performance When Fed Diets Containing Event NK603, Parental Line or Commercial Corn. Monsanto Study No. 2000-01-39-02.

This study compares the broiler performance and processing parameters of rapidly growing broiler chickens (*Gallus domesticus*) raised on a diet containing either corn line NK603, the non-transformed parental corn line (B73HTxLH82), or one of five commercially available reference corn lines, over approximately 43 days.

Grain from the NK603 and parental lines was produced in field sites in Hawaii, while grain from the five reference lines was produced either in Hawaii or in other locations during the 1999/2000 growing season.

All diets were formulated to meet nutritional recommendations (National Research Council, 1994), based on individual nutrient analyses for the grain from each test line and control, and to align them with traditional broiler industry uses. From days 1-20, chickens were fed a starter diet containing approximately 55% w/w corn (crude protein ranging from 20.7% – 21.9%). From days 20-42, chickens were fed a grower/finisher diet containing approximately 60% w/w corn. These dietary corn concentrations are within the range used by commercial poultry growers in the United States. No growth promotants or other medications were added to the test diets which were provided *ad libitum*.

The birds, a high-yielding commercial strain (Ross x Ross 508), were one day of age at the beginning of the study, and were separated by gender and randomly assigned to treatments. For each treatment group, there were 100 birds (50 males and 50 females) in 10 pens (10 birds/pen), giving a total of 700 birds. During the course of the study, the birds were examined twice daily for general health, and any abnormal health symptoms were recorded. Any birds sacrificed were weighed, and any deaths were necropsied to determine the possible cause of death. As much as possible, environmental conditions simulated commercial conditions for raising broilers to market weight (around 2 kg) in approximately 42 days.

At study termination (day 43 for males, day 44 for females), carcass measurements were taken including those for fat pads which were collected from each bird and weighed. Meat quality assays on breast and thigh meat samples were subsequently conducted. Statistical analyses were performed on starting and final live weights, feed consumption, feed efficiency, chill weight, percent chill weight (for breast, wing, thigh and drum), as well as moisture, protein and fat for breast and thigh meat.

## Results

The rate of chick mortality was at expected levels (average of 1.14% across groups) for commercial feeding trials and was randomly distributed across all treatments. All performance parameters measured were similar for all of the diets, including the NK603 corn, the non-transformed parental corn and commercial reference lines, as well as being comparable to published literature values for Ross x Ross broiler strains. In particular, live weight at day 0 and day 42, total feed intake and feed efficiency were similar across all treatments. Furthermore, no differences were observed in the percentage of moisture, protein and fat in breast meat or in the percentage of protein and fat in thigh meat across treatment diets. Finally, no differences were observed between the treatment groups in terms of wing weight measurements.

The results of the broiler feeding study show that there were no differences in parameters tested between birds fed a diet containing corn line NK603 and the non-transformed parental line (B73HT x LH82). In addition, when individual treatment comparisons were made, broiler chickens in general performed and had similar carcass yield and meat composition with diets containing NK603, the parental control, or five commercially available reference lines. The results support the conclusion that there are no differences between the non-transformed control and transformed corn line NK603 in terms of the ability to provide adequate nutrition to rapidly growing broiler chickens.

#### Feeding study in grower and finisher swine

#### Study submitted:

Stanisiewski, E.P., Hartnell, G.F. Fischer, R.L. and Lewis, A.J., 2002. Performance of Pigs Fed Diets Containing Roundup Ready (NK603), Non-Transgenic Control or Conventional Corn Grown During 2000 In Nebraska. MSL 17500

This study compares growth performance and carcass quality measurements in growingfinishing pigs provided diets containing either corn line NK603, the non-transformed control corn, or two commercial reference sources of non-genetically modified corn. While the intent of the study was to confirm the nutritional value of NK603 corn for supporting pig performance in a commercial sense, pigs have been widely used in pharmaceutical research and are considered valuable models for assessing the health effects of dietary micronutrients given the similarity of their digestive and cardiovascular systems to that of humans.

The experiment used 72 animals of each gender with an initial body weight of  $22.6 \pm 0.03$  kg. Animals were allotted to treatments randomly such that both genders received all four corn hybrids. The animals were sacrificed when the average body weight had reached 116 kg.

The nutrient composition of the corn was similar across all lines used in the study in terms of crude protein and total digestible nutrients. Corn was incorporated into the diets at 68.1% (grower1), 74.2% (grower2), 78.1% (finisher1) and 81.8% (finisher2), along with de-hulled soybean meal.

Ultrasound measurements of back fat and loin area were taken on the final day of the experiment. Carcass quality measurements were made 24 hours post-mortem. Most parameters measured, including average daily gain (ADG), average daily feed intake (ADFI) and feed efficiency (ADG/ADFI), were not affected by diet but showed an expected difference between the males and females. Loin muscle quality and composition (protein, fat and water percentages) were similar among diets and between genders.

In summary, there were no differences between the test and control/reference corn lines used in this study in terms of the growth performance and carcass measurements in growingfinishing pigs. The conclusion from this study is that corn line NK603 is equivalent to the non-transformed corn varieties in terms of its ability to support adequate nutrition in these animals.

#### Feeding study in rats

#### Study submitted:

Dudek, B.R., 2001. 13 Week Feeding Study in Rats with Grain from Roundup Ready Corn (NK603) Preceded by a 1-Week Baseline Food Consumption Determination with PMI Certified Rodent Diet #5002. Project Number: MSE-N 99091, ML-99-253, MSL 17423, MSL 17555.

This study was undertaken to compare the responses of laboratory rats (Sprague Dawley) when fed either a diet containing grain from glyphosate-tolerant corn line NK603, or one of several control diets containing either grain from the non-transformed parental variety or from one of a series of non-transformed commercial corn hybrids (designated as reference controls).

Young animals (6 weeks of age, 20 rats/gender/diet group) were assigned to one of the following diets for a period of 13 weeks:

- a. 11% or 33% (wt/wt) NK603 corn;
- b. 11% or 33% (wt/wt) parental control corn; or
- c. 33% (wt/wt) reference control corn grain (six commercial hybrids tested).

There were a total number of 10 diet groups involving 400 rats in the study. In the diets composed of 11% test grain (NK603 or parental line), the formulated diet was supplemented with 22% corn grain from a non-transformed commercial hybrid to bring the total corn content in these groups to the standard 33% used in this experiment. The grain samples and diets were analysed for nutrient composition and residues (for example, pesticide residues and mycotoxins). All diets were balanced for similar fat and protein content.

Certified rodent diet was administered during week 1 of the study to establish baseline food consumption data for each animal and was followed by administration of the test and control diets from weeks 2 to 14. Food consumption was determined daily for days 1, 2, 3 and during days 4-7 for each of the first two weeks of the study. Following week 2, food consumption was measured weekly. All animals were observed twice daily for morbidity and moribundity. Body weight was recorded at weekly intervals. After 5 and 14 weeks, blood and urine were collected from 10 animals/gender/group for blood chemistry, haematology and qualitative and quantitative urine analyses. Coagulation parameters were determined at the terminal blood collection only. After 14 weeks, all animals were sacrificed and necropsied. Specified tissues were collected according to the protocol and organs were weighed. Selected tissues were examined microscopically.

#### Observations and results

There were two mortalities during the study, one from the high dose NK603 male group (at day 82) and the second from a reference control male group (at day 86). Neither death was considered to be diet or treatment related. There were no other adverse clinical reactions observed during the course of the study.

The results of the herbicide analysis show that the glyphosate residue in the test grain was 0.09 ppm, slightly above the analytical detection limit of 0.05 ppm. The parent and reference lines were not assayed for glyphosate.

The growth of male and female rats fed NK603 corn grain was comparable to that of rats fed grain from the parental control and reference control groups. Body weight gain and food consumption were comparable across all groups. Organ weights were similar across test and control groups and gross pathology findings were unremarkable in test groups and comparable to control groups. The majority of clinical pathology parameters (chemistry, haematology, coagulation, urinalysis) were similar across all groups with only a few exceptions. A closer examination of the few statistically significant differences in clinical parameters demonstrated that these were artefacts of various statistical calculations and were not considered biologically meaningful as they were either not dose related, or the values were within the range of the reference controls. Microscopic examination of tissues showed no differences between rats fed diets containing 33% NK603 corn grain compared to those fed diets with 33% non-transformed grain.

In summary, the rats fed grain composed of corn line NK603 responded similarly to those animals fed with parental control and reference control grain diets.

## 5.3 Conclusions from nutritional analyses

Comprehensive data from a range of compositional analyses conducted on grain from glyphosate treated corn line NK603 and the non-transformed control were presented for assessment. The compositional components measured included proximates (protein, fat, ash, carbohydrates, moisture, acid detergent fibre and neutral detergent fibre), amino acid composition, fatty acids, and inorganic mineral analysis.

The comparison of results and data from the test and control lines demonstrates that there are no compositional differences of biological significance between corn line NK603 and the non-transformed control in any of the components tested. Minor differences observed were not considered to be of concern with respect to food safety as the levels were well within published ranges that are normally expected of commercial corn varieties. Any variations between lines that were found following statistical evaluation of the data were small in magnitude, occurred at random across the trial sites, and were not indicative of a trend that might point to the existence of an unintended effect as a result of the genetic modification. Overall, as is expected with analyses of crop plants including corn, the compositional variation in a line across localities may be greater than the variation between different lines grown at the same site.

Finally, three separate feeding studies using broiler chickens, pigs and laboratory rats to test the nutritional adequacy of corn line NK603 compared to its parental control and other commercial control lines showed that there were no differences between the transformed and non-transformed control corn in terms of the ability to support typical growth and nutritional well-being when incorporated into animal diets.

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WHO (1993). Health aspects of marker genes in genetically modified plants. Report of a WHO Workshop. World Health Organization, Geneva, 32 pp.

## SUMMARY OF PUBLIC SUBMISSIONS

## A: First round submissions

#### 1. National Council of Women of Australia

- Oppose the approval of corn line NK603, stating that the purpose of the new line is unclear when the previously approved (glyphosate-tolerant) corn line GA21 (Application A362) is already in existence.
- State that under the revised labelling requirements, all products containing this food will not be labelled, and therefore consumers will be denied a choice.
- Indicate that more detailed comment on the safety evaluation is deferred until the next step in the process when the Draft Risk Analysis Report is released.

## 2. Food Technology Association of Victoria Inc.

• Supports the approval of corn line NK603.

#### 3. Claire Bleakley (NZ)

- Opposes approval of this Application until rigorous and independent studies have been carried out over the next 10 years to assess safety.
- States that recent publications in *Science* indicate that environmental risks are very complex to assess.
- Claims that not enough peer-reviewed animal feeding studies are conducted.
- Provides information on Roundup Ready soybeans obtained from the internet which claims that the US FDA fails to adequately assess GM foods before they are permitted on the market.
- Considers that information obtained over the internet proves that not enough is known about the process of genetic modification of the food supply.
- States that trade obligations compromise safety assessment processes.
- Maximum residue limits for the new GM foods are not listed in the New Zealand Food Regulations.
- Considers that the outbreak /epidemic of *E. coli* and *Salmonella* diseases is inexplicable except through the advent of GM technology.

#### 4. Canberra Consumer

- Suggests that ANZFA's assessment should consider pleiotropic effects as part of the safety assessment process.
- States that differences in the levels of some essential amino acids were reported for other GM corns which could affect the nutritional value and these issues should be noted in the feeding studies using any new GM variety.

## 5. Safe Food Campaign (NZ)

- Strongly opposed to the approval of corn line NK603 because of the lack of long term health testing and the assumption that the herbicide residues will increase.
- State that approval would have broader social implications for people who want to avoid the consumption of food derived from corn line NK603.
- Regards the concept of *substantial equivalence* as flawed and calls for the type of rigorous toxicological testing that is applied to pharmaceuticals.

- Disagrees that food manufacturers will be negatively affected if corn line NK603 were not approved because consumer demand for non-GM and organic food is increasing.
- Any permission to use corn line NK603 would disadvantage the health of lower income earners who will buy the cheapest product on the market.
- Considers that there is an urgent need to monitor the health consequences of GM foods already on the market in New Zealand but acknowledges that this would be very difficult to do, especially when GM and non-GM versions are co-mingled.
- Although supportive of the clear labelling of all foods, fears that cross-pollination may compromise the effectiveness of labelling.
- States that there are scientists who claim that they would not consume produce from cows fed on GM corn, because of the unpredictable and unstable nature of GM technology creating the risk of unintended and unforeseen side effects.
- Claims that GM foods could create new allergies by exposing people to thousands of new proteins whose allergenic status is unknown. For example, proteins from leeches, waxmoths, mice, African clawed toad etc, are being used.
- No decisions on the approvals of any GM food should occur until the findings of the New Zealand Royal Commission on Genetic Modification have been released.
- Offers to make an oral submission on this Application.

## 6. R. A. Randell (NZ)

• Opposed to the approval of corn line NK603 because considers that safety has not been adequately established.

## **B: Second round submissions**

## 1. Australian Food and Grocery Council (AFGC)

- Supports the approval of Application A416 Food derived from glyphosate-tolerant corn line NK603, to enable food manufacturers to make their own choice with regard to its use.
- Supports the Application of the revised labelling requirements of Standard A18/1.5.2 to this food.

## 2. Food Technology Association of Victoria Inc.

• Supports approval of corn line NK603.

## 3. National Council of Women of Australia

• Regrets that, due to the timing of the public consultation period over the Christmas/New Year period, the Council is closed for business and is unable to consult with its membership in the preparation of a submission.

## 4. Catherine Morris (NZ)

• Opposes the Application and demands full labelling to allow consumer choice.

# 5. Alexis Clarkson (NZ)

- Opposes the Application for the following reasons: there are no consumer benefits, considers that the testing for toxicity is inadequate and does not involve multiple generations, expresses concerns about the environment if corn line NK603 were to be included in stock feed because effluent material could have a damaging effect on soil microorganisms and subterranean water.
- Further claims that the Application has been developed by Monsanto for purely commercial reasons and that no benefits are offered over products already in use.

## 6. Alison Goodwin (NZ)

- Strongly opposed to the Application on the grounds that not enough is yet understood about gene function.
- Supports mandatory labelling, not based on the presence of DNA in the food.

## 7. Peter Wills (NZ)

- Opposed to the Application because of doubts in the procedures used by ANZFA to assess the safety of novel organisms used as foods.
- Considers that genetic engineering poses risks of metabolic disturbance that are intrinsically greater that those posed by most procedures of selective breeding.
- Claims that there are special risks involved in the transfer of genes across Kingdoms and that ANZFA must address these, and inform the public.
- ANZFA does not act with appropriate scientific rigour and has rejected the possible link between the EMS outbreak and the use of GM organisms.
- The pamphlet produced by ANZFA/Biotechnology Australia is awful.

## 8. Joanna Paul (NZ)

- Opposed to the approval of corn line NK603 because claims that ANZFA is uncritical of the biotechnology industry.
- It is not sufficient to say that certain events (eg. virus recombination, horizontal gene transfer) are scientifically unlikely.
- Advocates the precautionary principle.
- Importation of GM corn is encouraging irresponsible agriculture around the world.
- Claims that increased residues of Roundup cannot be avoided and there are dangers associated with the use of Roundup eg. Hodgkin's disease.
- The labelling regulations are lax and allow industry to hide information.
- Concerned about allergenicity issues with the presence of a new enzyme.
- Claims that the work of Pusztai confirms the need for testing the whole food.

## 9. Max Tobin (NZ)

• Strongly opposed to the Application because considers that there is not enough known about the effects of GM crops in general on the environment and soil microorganisms in particular.

## **10.** Claire Bleakley (NZ)

- Opposes the Application and considers that ANZFA has not fully accounted for the risks associated with GM foods and does not take certain references seriously.
- Long term safety testing must be carried out.

- Clinical trials are needed to show that the corn is substantially equivalent.
- Cites references relating to the EMS outbreak in 1989 associated with certain batches of a dietary supplement L-tryptophan.
- Cites references claiming that gene technology is fundamentally unsafe for a variety of reasons.

## 11. Berylla Berylla (NZ)

• Opposes the approval of corn line NK603 for reasons that have been stated in past submissions which ANZFA always ignores.

## 12. Melanie Closs (NZ)

• Opposed to the Application because of concerns over potential safety problems.

## 13. Peter Harrison (NZ)

- Opposes the Application for a range of reasons including:
  - there are no benefits to public health and safety
  - the complexity of information required for GM foods is such that there is no adequate way of informing consumers about these foods
  - scientific claims of safety are nothing more than propaganda and are deceptive in nature, and there are instances where scientific evidence is withheld because of commercial interests
  - ANZFA's risk analysis is not appropriate because adverse effects arising from GM food are permanent and cannot be recalled
  - approval of GM foods in New Zealand validates its use in the country where it is produced
  - GM food industry is more about controlling primary producers than producing safe food
  - fair-trading in food is not established by approving GM foods
  - ethical and social aspects must govern any decision to approve GM foods
  - ANZFA has a duty to acknowledge and respond appropriately to the fact that the Applicant has huge resources and a vested interest in establishing the safety of its products, whereas other submitters are not as well resourced.
  - A "no risk" policy is the only valid option, based on the Precautionary Principle

## 14. Tim Vallings (NZ)

- Strongly objects to the approval of corn line NK603.
- The food is of no benefit to consumers and may have higher herbicide residue levels.
- Considers that the use of the viral promoter from CaMV is highly risky.
- Approval would expose the population to unknown hazards.
- The British Medical Association, the Royal NZ College of GPs, the Canadian Royal Society and the Consumer Federation of America have documented the flaws and risks.
- GM foods are not wanted by all sectors of the community in NZ, including primary producers.
- Claims that detailed evidence concerning the rigorous testing of GM crops cannot be demonstrated.

## 15. J. Carapiet (NZ)

- Strongly objects to the approval of corn line NK603.
- Considers that the ANZFA's assessment process has flaws.
  - ANZFA's responsibility for public health and safety demands that:
    - approvals for other GM foods be revoked pending agreed scientific testing methods
    - there be acknowledgement of the unique risks with GM foods
    - funding is sought to conduct testing and health monitoring of consumers
    - ANZFA adheres to the Precautionary Principle
    - ANZFA notes new information showing a clear and growing scientific uncertainty about the stability, safety and long-term effects of GM foods
       ANZFA takes the work of Dr Mae Wan Ho in assessing GM foods
  - Provided a recent reference pertaining to testing for food allergies and stated that ANZFA should note the difficulties in assessing for potential allergenicity.

# 16. Population Health Division, Commonwealth Department of Health and Ageing

• Supports approval of corn line NK603 on the basis that the completed safety assessment has been thorough and the foods must conform to the labelling requirements of the standard.

## 17. Peter White (NZ)

•

- Strongly opposed to the approval of corn line NK603.
- Considers that ANZFA is not able to assess any unintended effects of the genetic modification as decades of controlled testing would be required.
- Expresses frustration with the assessment process that relies on company data as evidence of safety.
- ANZFA has a duty to consider only the safety aspects of corn line NK603, without a preoccupation with trade matters, reference to the World Trade Organisation and to economic factors.
- Approval of this line of corn is to support poor farming practices.
- Foods of the highest possible nutritional quality should only be produced.

## 18. Anji Christian (NZ)

• Opposed to the approval of corn line NK603, stating that New Zealand should be GE free.

## 19. P.J. Russell on behalf of GE Free Wanganui (NZ)

- Opposed to the approval of corn line NK603 on public health grounds.
- Considers that there is no safe use of herbicides such as glyphosate.
- Considers that testing of the novel protein has not been adequate.

## 20. Alison Martin (NZ)

- Strongly objects to the approval of corn line NK603, because of a lack of perceived benefits for consumers and ongoing concerns about public health and safety and the use of biotechnology in the production of food.
- Considers that the food should not be cultivated or for sale in New Zealand.

# 21. Dympna Leonard (Aust)

Strongly opposed to the Application on the grounds that safety studies in animals should be considered inadequate, and there have not been studies in humans.

- States that Australia and New Zealand lack the capacity to maintain post marketing surveillance.
- Claims that products of genetically modified corn in the food supply often do not contain genetic material and therefore will not be labelled, meaning that consumers will not have sufficient information to make an informed choice.
- Claims that this GM corn variety poses unacceptable threats to the environment.

## 22. Leah O'Driscoll (NZ)

• Opposed to the approval of corn line NK603 on the grounds that New Zealand should be GE free.

## 23. Kylie Fawcett (NZ)

- Strongly opposed to the approval of corn line NK603 because of a broad opposition to genetic engineering for any purpose including in medicine, for food or with animals.
- States a variety of reasons including environmental, ethical, social and political.

# 24. Tremane Barr on behalf of Groundswell Canterbury (Spirit of Living Trust) (NZ)

- Strongly opposed to the approval of corn line NK603 because of a range of objections to the use of biotechnology in food production.
- Claims that the science is based on a flawed perspective of genetic determinism that ignores the reality of the fluid genome.
- Claims that the animal testing was inadequate to demonstrate safety of the food.
- Secondary horizontal gene transfer poses an environmental threat.
- Increased consumption of glyphosate in the diet would increase the risk of people contracting cancer.
- ANZFA's conclusions relating to the safety of corn line NK603 are totally unjustified given that the science is unproven and not sound.

# 25. Susie Lees on behalf of GE Free New Zealand in Food and Environment, including GE Free Hawkes Bay and GE Aware Nelson

- Strongly opposed to approval of corn line NK603 for a raft of reasons including perceived safety and environmental hazards.
- Cites scientific reference reporting *Agrobacterium* transformation of HeLa cells.
- States that the toxicity and allergenicity testing is inadequate because it was not conducted over a longer period.
- The nutritional properties of the food were not adequately demonstrated by the broiler chicken feeding study.
- The conclusions of ANZFA's safety assessment process are subjective and therefore invalid.
- The science of genetic engineering is in its infancy and the results may not be evident for 30 years.
- The system for labelling is a sham.
- No external review took place for this Application, a sign that ANZFA is dismissing consumer concerns and ignoring problems.
- Cites a recent report of a conference held in the US on allergenicity testing of GM foods.
- Submits a number of internet-derived articles on general issues relating to gene technology.

## 26. Western Australian Food Advisory Committee

 Supports the approval of corn line NK603 provided appropriate labelling occurs according to the requirements of the revised standard that came into effect on 7 December 2001.

## 27. Z. Grammer on behalf of GE Free Northland (NZ)

- Strongly oppose the approval of corn line NK603 because of a commitment to sustainable methods of primary production and the claim that GE foods are inherently risky and lead to increased herbicide residues.
- Claims that the Royal Society of Canada condemns the use of *substantial equivalence* as a regulatory tool in the assessment of GM foods.
- States that New Zealanders want full labelling of GM foods to allow consumers choice about production methods.
- States that all aspects of the safety assessment process are not sufficiently rigorous including the demonstration of genetic stability, toxicity testing, allergenicity testing, animal feeding studies and the compositional analyses. All of these parameters are not investigated thoroughly and no independent scientific assessment has been made.
- Claims that glyphosate residues will inevitably increase and that there is a link between the use of this herbicide and particular cancers in humans.
- Provides transcripts of reports from Mr Steven Druker claiming that ANZFA ignores the potential of every GE food to cause harmful and unpredictable side effects.
- Provides details of a presentation to a Toxicology Symposium in Canada where it is claimed that there is inherent dangers associated with the use of bacterial genes in GM food because of methylation sites within bacterial DNA.
- Submits articles on the safety of gene technology and its potential effects on the environment from a range of sources including the internet and international commentators.

## 28. Martin Robinson (NZ)

• Opposed to all GE foods until proof of safety and no harm to the environment.

## 29. Ministry of Health (NZ)

- Considers that the evaluation of corn line NK603 has been completed according to the established safety assessment protocol for GM foods, and indicates that there are no particular safety concerns with food derived from this line. The similarity with other crops modified with the same gene as in NK603 corn is noted.
- Considers that the Draft Assessment Report would have been improved by a more detailed discussion of the characterisation and analysis of the 3' end of the introduced DNA and surrounding region.
- Supports the inclusion of histopathological studies as part of the toxicology assessment of CP4 EPSPS.

## 30. Western Australia Food Advisory Committee

- Supports the approval of corn line NK603, provided labelling according to the revised Standard A18/1.5.2 occurs.
- Notes the absence of antibiotic resistance marker genes in this crop.

## ATTACHMENT 4

#### GENERAL ISSUES RAISED IN PUBLIC SUBMISSIONS

The majority of submissions received in response to Gazette Notices in relation to GM foods express general views opposed to the use of gene technology and assert that food produced using this technology is unsafe for human consumption. The general issues, which are not necessarily specific to the Application, are addressed below.

#### 1. ANZFA's processes

ANZFA's general processes for the risk assessment of GM foods have been criticised by several submitters from Australia and New Zealand.

#### Response

The processes used by ANZFA for safety assessment and labelling of GM foods were subject to an independent assessment by the New Zealand Royal Commission on Genetic Modification which was conducted during the first quarter of 2001. In its deliberations, the Royal Commission considered that both the New Zealand Environmental Risk Management Authority (ERMA) and ANZFA provided a robust regulatory environment and stated that the authorities acted conscientiously and soundly in carrying out their duties. The Commission expressed confidence in the ANZFA safety assessment process, stating that it considered it unlikely that foods that have satisfied the food standard will have harmful effects. The Commission also considered that ANZFA carries out its functions with an appropriate degree of independence not only from political influence but also from the influence of commercial interests. In reaching this view, it should be noted that the Commission examined the criticisms levelled at ANZFA's processes and the detailed rebuttal of those criticisms supplied to the Commission by ANZFA, including issues such as adequacy of the toxicological studies, use of substantial equivalence, sources and independence of data, and the use of antibiotic resistance marker genes.

The Report can be accessed at <u>http://www.gmcommission.govt.nz</u>.

## 2. Sources of data

The use of company data from the Applicant during the assessment is seen by some submitters to compromise the independence and validity of the safety evaluation.

#### Response

It is a requirement of the ANZFA assessment process that raw data from experiments supporting the safety of a GM food are submitted to ANZFA for assessment. These data are assessed in detail by ANZFA scientists and then the assessment report undergoes a robust process of internal review by ANZFA's own scientific experts and external review by ANZFA's expert panel and senior health officials from State and Territory and New Zealand Health Departments. The quality and sources of the data supplied to ANZFA in support of applications for approval of GM foods was the subject of particularly intense scrutiny during ANZFA's evidence at the New Zealand Royal Commission on Genetic Modification.

ANZFA submitted a full data package (15 volumes of raw data on Roundup Ready Soybeans) to the Commission for inspection. The Commission states that it looked closely at the quality of these data and came to the view that ANZFA did receive and assess raw data and that the processes were valid in this regard.

Furthermore, in relation to the issue of the independence, integrity and different sources of data submitted in support of applications for approval of GM foods, at the recent OECD Conference "New Biotechnology Food and Crops: Science, Safety and Society" held on 16-20 July 2001 in Bangkok, there was agreement by participants (as stated in the Conference Rapporteurs report) attending the Conference that "There is information for regulatory dossiers – where there is a high level of quality assurance and validation – and information in general scientific literature which is peer-reviewed but not necessarily subject to quality assurance procedures (e.g. Good Laboratory Practice). The frameworks and designs for work generating data are important determinants of quality."

## 3. Imported GM foods versus GM crops

Some submitters have argued that approvals for GM foods or commodities as imports to Australia and New Zealand is a tacit approval for the GM crop to be grown in either country.

## Response

The regulatory framework for approval by ANZFA of safety of GM foods (imported foods and derived from GM crops grown in Australia) is separate from that of the Office of the Gene Technology Regulator (OGTR) and the Environmental Risk Management Authority (ERMA), which have responsibility for approving the environmental release of GM crops in Australia and New Zealand respectively. ANZFA's responsibilities are to ensure the safety of the food supply and protect public health. Approval of GM food under Standard A18 of the *Food Standards Code* (Standard 1.5.2 in Volume 2) cannot be regarded as tacit approval for the environmental release of the crop in Australia since the environmental issues are completely separate and entirely different to food safety issues.

## 4. Compositional studies

The compositional analysis occasionally reveals that some of the components of the genetically modified plant line under assessment are statistically different to the control line. Some submitters therefore claim that the GM line is not comparable to the control line.

## Response

Statistical differences observed in the compositional analyses are assessed by ANZFA in terms of their relevance in a biological system. In order to determine if any differences have biological significance, ANZFA compares these values to published ranges for each component. Many of the significant differences observed have been small differences, are usually within the range that would be expected for other commercially available varieties and do not indicate a trend, as they do not occur consistently. Additionally, many of the differences can be explained by differences between locations or seasons.

The use of published ranges and historical control data in safety assessment studies is standard procedure in the interpretation of biological and analytical components of variation.

Although the most appropriate control group for interpretative purposes is always the concurrent control, there are instances in which the use of historical control information can aid an investigator in the overall evaluation of safety data. Studies (Carokostas and Banerjee (1990), *Interpreting Rodent Clinical Laboratory Data in Safety Assessment Studies: Biological and Analytical Components of Variation*, Fundamental and Applied Toxicology) suggest that statistically significant laboratory findings that are not biologically or toxicologically important will be present in many safety assessment studies with a standard design. An over-reliance on the result of standard prepackaged statistical analyses for determining the presence of toxicologically significant findings can lead to misinterpretation of laboratory data. It is well recognized that sound judgement must be applied to laboratory findings using appropriate statistical analyses as a tool for pattern recognition.

## 5. The safety of genetically modified foods for human consumption

Many submitters raise the issue of public health and safety in relation to food produced using gene technology. In particular, it is often stated that there has been inadequate testing of genetically modified foods, that there is limited knowledge concerning the risks associated with the technology and that there may be potential long-term risks associated with the consumption of such foods.

## Response

It is a reasonable expectation of the community that foods offered for sale are safe and wholesome. In this context, *safe* means that there is a reasonable certainty of no harm. As with other aspects of human activity, the absolute safety of food consumption cannot be guaranteed. Conventionally produced foods, while having a long history of safe use, are associated with human disease and carry a level of risk which must be balanced against the health benefits of a nutritious and varied diet.

Because the use of gene technology in food production is relatively new, and a long history of safe use of these foods has yet to be established, it is appropriate that a cautious approach is taken to the introduction of these foods onto the market. The purpose of the pre-market assessment of a food produced using gene technology under Standard A18/Standard 1.5.2 is to establish that the new food is at least as safe as the existing food. The comprehensive nature of the scientific safety assessment, undertaken on a case-by-case basis, for each new modification is reflective of this cautious approach.

The safety assessment focuses on the new gene product(s), including intentional and unintentional effects of the genetic modification, its properties including potential allergenicity, toxicity, compositional differences in the food and it's history of use as a food or food product.

Foods produced using gene technology are assessed in part by a comparison with commonly consumed foods that are already regarded as safe. This concept has been adopted by both the World Health Organisation (WHO)/Food and Agriculture Organisation (FAO) and the Organisation for Economic Cooperation and Development (OECD). The Authority has developed detailed procedures for the safety assessment of foods produced using gene technology that are constantly under review to ensure that the process reflects both recent scientific and regulatory developments and are consistent with protocols developed internationally.

## 6. The need for long-term feeding studies

Concerns are often expressed in relation to the lack of long-term toxicity studies on genetically modified foods.

#### **Response**

Animal studies are a major element in the safety assessment of many compounds, including pesticides, pharmaceuticals, industrial chemicals and food additives. In most cases, the test substance is well characterised, of known purity and of no nutritional value, and human exposure is generally low. It is therefore relatively straightforward to feed such compounds to laboratory animals at a range of doses (some several orders of magnitude above expected human exposure levels) in order to identify any potential adverse effects. Establishing a dose-response relationship is a pivotal step in toxicological testing. By determining the level of exposure at which no adverse effects occur, a safe level of exposure for humans can be established which includes appropriate safety factors.

By contrast, foods are complex mixtures of compounds characterised by wide variations in composition and nutritional value. Due to their bulk, they can usually be fed to animals only at low multiples of the amounts that might be present in the human diet. Therefore, in most cases, it is not possible to conduct dose-response experiments for foods in the same way that these experiments are conducted for chemicals. In addition, a key factor to be considered in conducting animal feeding studies is the need to maintain the nutritional value and balance of the diet. A diet that consists entirely of a single food is poorly balanced and will compromise the interpretation of the study, since the effects observed will confound and usually override any other small adverse effect which may be related to a component or components of the food being tested. Identifying any potentially adverse effects and relating these to an individual component or characteristic of a food can, therefore, be extremely difficult. Another consideration in determining the need for animal studies is whether it is appropriate from an ethical standpoint to subject experimental animals to such a study if it is unlikely to produce meaningful information.

If there is a need to examine the safety of a newly-expressed protein in a genetically-modified food, it is more appropriate to examine the safety of this protein alone in an animal study rather than when it is part of a whole food. For newly-expressed proteins in genetically-modified foods, the acute toxicity is normally examined in experimental animals. In some cases, studies up to 14 days have also been performed. These can provide additional reassurance that the proteins will have no adverse effects in humans when consumed as part of a food.

While animal experiments using a single new protein can provide more meaningful information than experiments on the whole food, additional reassurance regarding the safety of newly-expressed protein can be obtained by examining the digestibility of the new protein in laboratory conducted *in vitro* assays using conditions which simulate the human gastric system.

## 7. Substantial equivalence

Some submitters express concern regarding the use of the concept of substantial equivalence as part of the assessment process and reject the premise of substantial equivalence on the grounds that differences at the DNA level make foods substantially different.

## Response

Substantial equivalence embodies the concept that, as part of the safety assessment of a genetically modified food, a comparison can be made in relation to the characteristics and properties between the new food and traditionally-produced food. This can include physical characteristics and compositional factors, as well as an examination of the levels of naturally occurring allergens, toxins and anti-nutrients.

This allows the safety assessment to focus on any significant differences between the genetically modified food and its conventionally produced counterpart. Genotypic differences (i.e. differences at the DNA level) are not normally considered in a determination of substantial equivalence, if that difference does not significantly change the characteristics for composition of the new food relative to the conventional food. This is partly because differences at the DNA level occur with every breeding event and often arise also as a result of certain environmental factors.

The concept of substantial equivalence allows for an evaluation of the important constituents of a new food in a systematic manner while recognizing that there is general acceptance that normally consumed food produced by conventional methods is regarded by the community as safe. It is important to note that, although a genetically modified food may be found to be different in composition to the traditional food, this in itself does not necessarily mean that the food is unsafe or nutritionally inadequate. Each food needs to be evaluated on an individual basis with regard to the significance of any changes in relation to its composition or to its properties.

The concept of *substantial equivalence* was first espoused by a 1991 Joint Consultation of the Food and Agricultural Organisation (FAO) and the World Health Organisation (WHO) where it was noted that the '*comparison of a final product with one having an acceptable standard of safety provides an important element of safety assessment*'. Since this time, the concept has been integrated into safety assessment procedures used by regulatory authorities worldwide. It has thus been in use for over ten years and has been an integral part of the safety assessment of some 50 products.

Although the concept of *substantial equivalence* has attracted criticism, it remains as the most appropriate mechanism for assessing the nutritional and food safety implications of foods produced using gene technology. It is generally agreed also that continual review of the concept, in response to the criticism, provides a useful stimulus to ensure that safety assessment procedures are kept at the forefront of scientific knowledge (Nick Tomlinson, Food Standards Agency, United Kingdom: Joint FAO/WHO Expert Consultation on Foods Derived from Biotechnology, Geneva, 2000), and reflect the support of international bodies such as Codex Alimentarius, OECD, FAO/WHO, other regulators such as the UK, the EU, Japan, Canada and the recent report of the Canadian Royal Society.

## 8. The nutritional value of food produced using gene technology

A small number of submitters express concern that the genetic alteration of food decreases its nutritional value.

## <u>Response</u>

The assessment of food produced using gene technology by ANZFA entails an exhaustive evaluation of analytical data on any intentional or unintentional compositional changes to the food. This assessment encompasses the major constituents of the food (fat, protein, carbohydrate, fibre, ash and moisture) as well as the key nutrients (amino acids, vitamins, fatty acids). There is no evidence to suggest that genetic modification *per se* reduces the nutritional value of food.

In the future, genetic modification may be used intentionally to improve the nutritional value of food. In this regard, GM foods may be able to assist in addressing the general nutritional needs of the community and also specific dietary needs of sub-populations.

## 9. Potential toxins and allergens

Some submitters express concerns about the risks of the introduction of new toxins or allergens.

## Response

This issue is considered in detail as part of the safety assessment conducted on each new genetic modification applied to a food or commodity crop. New toxins or allergens may be introduced into food by either gene technology or by traditional breeding techniques, or by altered production processes. It is also possible to use these techniques to develop foods specifically where such compounds are significantly reduced or eliminated. One advantage of gene technology, in comparison with these other methods, is that any transferred genes are well characterised and defined, thus the possibility of developing a food with a new toxic or allergenic compound is likely to be reduced.

## 10. Antibiotic resistance

Some submitters raise concerns about an increase in antibiotic resistance resulting from the use of gene technology. Some consider that it would be reassuring if independent biomedical advice were available to inform the public that the use of antibiotic resistance markers does not pose a risk to the future use of antibiotics in the management of human disease.

## <u>Response</u>

The human health considerations in relation to the potential for the development of antibiotic resistance depend on the nature of the novel genes and must be assessed on a case-by case basis. This issue arises because of the use of antibiotic resistance marker genes in the generation of genetically modified plants. In some circumstances, antibiotic resistance genes are linked to the gene of interest, to enable the initial selection of the engineered cells in the laboratory.

Those cells that contain the antibiotic resistance marker gene, and hence the gene of interest, will be able to grow in the presence of the antibiotic. Those cells that failed the transformation process are eliminated during the selection procedure.

Concern has arisen that ingestion of food containing copies of antibiotic resistance genes could facilitate the transfer of the gene to bacteria inhabiting the gut of animals and humans. It is argued that these genes may then be transferred to disease causing bacteria and that this would compromise the therapeutic use of these antibiotics.

In 1993, the World Health Organisation Food Safety Unit considered this issue at a Workshop on the health aspects of marker genes in genetically modified plants. It was concluded at that Workshop that the potential for such gene transfers is effectively zero, given the complexity of the steps required. Since this time, several separate expert panels (Report to the Nordic Council, Copenhagen 1996; Advisory Committee on Novel Foods and Processes, UK 1994, 1996; The Royal Society, UK 1998) and numerous scientific papers published in peer reviewed journals have also considered the available evidence on this issue. It is generally agreed that the presence and subsequent transfer of an intact functional gene from transgenic food to micro-organisms in the human intestine is an extremely unlikely event. Furthermore, if this were to occur, bacteria would not normally retain the resistance genes unless there was an environment for positive selection. The majority of these genes provide for resistance to antibiotics whose use is confined to the laboratory and are not considered to be of major therapeutic use in humans.

Antibiotic resistant bacteria are naturally occurring, ubiquitous and normally inhabit the gut of animals and humans. There is a general consensus that the transfer of antibiotic resistance genes is much more likely to arise from this source and from associated medical practices, rather than from ingested genetically modified food. Even so, at the OECD Conference (GM Food Safety: Facts, Uncertainties, and Assessment) held in Edinburgh on 28 February -1 March 2000, there was general consensus that the continued use of antibiotic marker genes in GM food crops is potentially unnecessary given the existence of adequate alternatives, and therefore should be phased out.

The recent JETACAR (Joint Expert Technical Advisory Committee on Antibiotic Resistance) Report states (page 117, referring to a specific gene, *nptII*) that the use of antibiotic resistance genes in GM foods is unlikely to contribute in any significant way to the spread of antibiotic resistance in human pathogens. The issue of the use of antibiotic resistance marker genes in GM foods was discussed at the Ministerial Council meeting held in late July 2000. At that meeting, Professor John Turnidge, former Chair of JETACAR and now Chair of the NHMRC Expert Advisory Group on Antibiotic Resistance (EAGAR), appeared at the Council meeting as expert adviser on this matter in support of ANZFA's assessment on this issue.

## 11. Transfer of novel genes to humans

Some submitters have expressed the view that the transfer of any novel gene within the human digestive tract may be a health concern.

# Response

It is extremely unlikely that novel genetic material will transfer from GM foods to bacteria in the human digestive tract because of the number of complex and unlikely steps that would need to take place consecutively. It is equally unlikely that novel genetic material will transfer from GM foods to human cells via the digestive tract. In considering the potential impact on human health, it is important to note that humans have always consumed large amounts of DNA as a normal component of food and there is no evidence that this consumption has had any adverse effect on human health. Furthermore, current scientific knowledge has not revealed any DNA sequences from ingested foods that have been incorporated into human DNA. Novel DNA sequences in GM foods comprise only a minute fraction of the total DNA in the food (generally less than 0.01%) and are therefore unlikely to pose any special additional risks compared with the large amount of DNA naturally present in all foods.

# 12. Viral recombination

Some submitters express concern about the long term effects of transferring viral sequences to plants.

## Response

This is an issue that is commonly raised because some of the genes that are transferred to plants use a plant virus promoter. Promoters are controlling DNA sequences which act like a switch and enable the transferred genes to be expressed (i.e. to give rise to a protein product) in a plant cell. The routine use of these viral promoters is often confused with research which has shown that plant virus genes, which have been transferred into plants to render them virus–resistant, may recombine with related plant viruses that subsequently infect the plant, creating new viral variants. This research demonstrates that there may be a greater risk to the environment if viral genes are transferred to plants because it may lead to the generation of new plant virus variants capable of infecting a broader range of plants. This is a matter that is considered by the scientific technical committee of the Office of the Gene Technology Regulator (OGTR) on a case–by–case basis when assessing such projects.

However, the presence of plant viruses, plant virus genes or plant virus segments in food is not considered to pose any greater risk to human health as plant viruses are ubiquitous in nature and are commonly found in food eaten by animals and humans. Plant viruses are also biologically incapable of naturally infecting human or animal cells.

# 13. Labelling of foods produced using gene technology

Submissions generally call for comprehensive labelling of foods produced using gene technology, based on perceptions that the foods are potentially not as safe as conventional foods, even where no novel genes are present. Based on consumer "right to know" arguments, it is stated that full labelling is the only means of identification of foods produced using gene technology available to consumers.

## <u>Response</u>

In response to consumer sentiment on this issue, on 28 July 2000, Health Ministers (from New Zealand, the Commonwealth, States and Territories of Australia) agreed to new labelling rules for genetically modified foods. Amendments to the Standard were subsequently confirmed by the Ministerial Council on 24 November 2000 and finally gazetted on 7 December 2000. The amended Standard A18 (Volume 1) / 1.5.2 (Volume 2) in the *Food Standards Code* came into effect on 7 December 2001, allowing 12 months implementation period for compliance to the new provisions.

The revised Standard requires the labelling of food and food ingredients where novel DNA and/or protein is present in the final food or where the food has altered characteristics.

Exempt from these requirements are:

- highly refined food, where the effect of the refining process is to remove novel genetic material and/or protein;
- processing aids and food additives, except where novel genetic material and/or protein is present in the final food;
- flavours which are present in a concentration less than or equal to 0.1 per cent in the final food; and
- food intended for immediate consumption that is prepared and sold from food premises and vending vehicles (e.g. restaurants, takeaway food outlets).

In addition, the revised Standard allows for a maximum of 1 per cent of unintended presence of genetically modified food before labelling is required. The comprehensive provisions of the new Standard represent the culmination of extensive consultation between governments, consumers and the food industry to ensure practical and relevant information is available to all in relation to the sale of genetically modified foods.

A User Guide has been prepared by the Authority, under direction of the Ministerial Council, to assist with compliance with the amended labelling provisions of the Standard. A copy of the guide is available on the ANZFA website (www.anzfa.gov.au).

## 14. The need for post marketing surveillance of genetically modified foods

A number of submitters have commented on the need for post-market surveillance of genetically modified food consumption.

## Response

Surveillance of potential adverse or beneficial effects of GM foods is seen by many as a logical follow-up to the initial scientific risk assessment. Nevertheless, it is recognised that there are limitations to the application of epidemiology studies, particularly in relation to food components. A key requirement for post-market surveillance systems is that a clear hypothesis be identified for testing. Establishing a system for the surveillance of potential health effects of exposure to novel foods requires monitoring of the consumption patterns of novel foods in the population, and health effects in both "exposed" and "non-exposed" individuals/populations, so that risk estimates can be derived.

For any such monitoring system to be useful, there needs to be a range of exposures, otherwise, any variation in health outcome would be unexplainable by that exposure. Variations in exposure could be apparent over time (temporal trends), space (geographical trends) or both.

Availability of robust data on consumption of the foods in question is vital in order to establish a surveillance system. The other side of the equation is the need for access to data on population health outcomes. Such a system could also be used to identify potential positive health outcomes, such as improved nutritional status or lower cholesterol levels. The availability of linked basic data (e.g. date of birth, sex, geographical location), and the ability to correlate with demographic data, could potentially offer the means of establishing links with food consumption.

The possibility of setting up a post-market health surveillance system for novel foods, including GM foods, has been examined by the UK's Advisory Committee on Novel Foods and Processes (ACNFP). Recognising the many difficulties involved in developing such a system, an initial feasibility study to look at the available data and its usefulness has been proposed. Work is currently being commissioned; when completed in 18 months, it will be subject to peer review. If such a feasibility study suggests that post-market surveillance is practical, methods and details concerning data collection will be determined in the UK, but common strategies might be able to be harmonised internationally in order to minimise the use of resources while maximising the reliability of the final results. This is an area that ANZFA will be monitoring closely, along with international regulatory bodies such as the OECD Taskforce for the Safety of Novel Foods and Feeds.

## 15. Public consultation and information about gene technology

A number of submitters were concerned that the public has not been properly consulted or informed by government or ANZFA on the introduction of foods produced using gene technology. Some submitters urged to undertake wider consultation with all affected parties including growers, the food industry and consumers before these food commodities are introduced, and to ensure that adequate consultation is undertaken as part of its assessment process.

## Response

The issue of gene technology and its use in food has been under consideration in Australia since 1992. The Agreement between the Governments of Australia and New Zealand for a joint food standard setting system, however, did not occur until 1995, and the New Zealand community therefore had not been consulted on this matter by the Authority until after that time. Consequently, the proposed standard for GM foods underwent only one round of public comment in New Zealand at which time significant objections were raised by the New Zealand community to the use of gene technology in food production. Many New Zealand consumers, in previous submissions to the Authority, have expressed the view that there has been insufficient consultation and a consistent lack of information about gene technology.

Although Standard A18 came into force in May 1999, the public have a continuous and ongoing opportunity to provide comment in relation to applications under the standard. ANZFA's statutory process for all applications to amend the *Food Standards Code* normally involves two rounds of public comment.

Furthermore, all the documentation (except for commercial in confidence information) relating to these applications is available in the public domain, including the safety assessment reports. There is ample evidence that the provision of such information by ANZFA has already significantly stimulated public debate on this matter.

In addition, other government departments including the Environmental Risk Management Authority (ERMA) are potential sources of information about gene technology available to consumers in New Zealand. ERMA is a statutory authority set up by the New Zealand Government to administer the *Hazardous Substances and New Organisms (HSNO) Act 1996*, and has responsibility for assessing the risks to the environment from genetically modified organisms. This body has been assessing applications for the approval of genetically modified organisms since July 1998 and this has involved a number of public meetings.

In response to the concerns raised in public submissions with regard to gene technology and GM foods, ANZFA has prepared a public discussion paper on the safety assessment process for GM foods<sup>10</sup>, available at no charge on request. Since completion, this document has been widely distributed and may assist in addressing some of the safety concerns raised by the public. Other government and industry bodies are also addressing the broader concerns in relation to gene technology.

## 16. Maori beliefs and values

Some New Zealand submitters stated that Maori people find genetic engineering in conflict with their beliefs and values and that, out of respect to Maori, no genetically modified foods should be allowed into New Zealand until a wider discussion, both within Maori and non-Maori, is held.

## Response

This issue was also raised during consideration of the proposal for the establishment of Standard A18. At that time, it was stated that the likely implications for Maori regarding genetically modified organisms surround the issues of the rights of Maori to the genetic material from flora and fauna indigenous to New Zealand and the release into the environment of genetically modified organisms. The *HSNO Act 1996* requires that these matters be considered by ERMA.

## 17. Environmental concerns and the broader regulatory framework

A number of submitters have raised concerns that genetically modified crops may pose a risk to the environment.

## <u>Response</u>

These issues are considered as part of the comprehensive assessment processes of the Office of the Gene Technology Regulator (OGTR) in Australia, and the Environmental Risk Management Authority (ERMA) in New Zealand. Since June 2001, OGTR regulates all GMOs and any 'gap' products (i.e. products for which no other regulator has responsibility).

<sup>&</sup>lt;sup>10</sup> Gm foods and the consumer – ANZFA Occasional Paper Series No.1, Australia New Zealand Food Authority, June 2000.

ANZFA does not have the mandate to assess matters relating to environmental risks resulting from the release of foods produced using gene technology into the environment. However, links exist between ANZFA and these other regulatory agencies in both Australia and New Zealand, and a large degree of information sharing occurs.

In Australia, the current regulatory system includes a number of other agencies with a legal remit to cover some aspects of GM products (such as imports, food, agricultural and veterinary chemicals):

- ANZFA
- the Therapeutic Goods Administration (TGA)
- the National Registration Authority for Agricultural and Veterinary Chemicals (NRA)
- the National Industrial Chemicals Notification and Assessment Scheme (NICNAS)
- the Australian Quarantine and Inspection Service (AQIS).

All GM foods continue to be assessed and regulated by ANZFA under the direction of Commonwealth, State and Territories Health Ministers and the New Zealand Health Minister, sitting as the Australia New Zealand Food Standards Council (ANZFSC). However, an interface between ANZFA and OGTR has been established through amendments to the ANZFA Act arising from the Gene Technology Bill 2000. These amendments to the ANZFA Act require the Authority to advise OGTR of recommendations to ANZFSC regarding the standard for foods produced using gene technology (Standard A18/1.5.2).

Similarly, in New Zealand various other government departments and agencies play their role in the regulatory process:

- the Ministry of Agriculture and Fisheries (MAF)
- the Ministry of Health (MoH)
- the Ministry of Research, Science and Technology (MoRST)

## 18. Maximum residue levels of agricultural/veterinary chemicals

A number of submitters have raised concerns that residues of agricultural and veterinary chemicals in genetically modified (e.g. herbicide tolerant) crops may pose a health risk.

## Response

Residues of these chemicals can only legally be present if the chemical has been registered for use in Australia and/or New Zealand, and it has been demonstrated that the residue at specified levels does not lead to adverse health impacts. The concentration of a chemical residue that may be present in a food is regulated through maximum residue limits (MRLs). The MRL is the highest residue concentration that is legally permitted in the food. Food products have to meet the MRL, whether or not they are derived from genetically modified organisms. The MRL does not indicate the chemical residue level that is always present in a food, but it does indicate the highest residue level that could result from the registered conditions of use.

It is important to note that MRLs are not direct public health and safety limits but rather, are primarily indicators of appropriate chemical usage. MRLs are always set at levels lower than, and normally very much lower than, the health and safety limits.

The MRL is determined following a comprehensive evaluation of scientific studies on chemistry, metabolism, analytical methods and residue levels. In Australia, the National Registration Authority (NRA) applies to ANZFA to amend the MRLs in the *Food Standards Code* and the Application is considered by ANZFA through its legislated decision making processes. In New Zealand MRLs are set by the Ministry of Health, generally following a request from, and in collaboration with, the Ministry of Agriculture and Forestry. Only following demonstration that the use of agricultural and veterinary chemicals will not result in unsafe residues will the MRL enter into food law, through its inclusion in either the *Food Standards Code* in Australia, or the *New Zealand Mandatory Food Standard 1999 (Maximum Residue Limits of Agricultural Compounds)*.