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Pioneer Hi-Bred International, Inc. Herbicide Tolerant 98140 Corn

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Biotechnology Regulatory Services

Preparers and Reviewers

Office of the Deputy Administrator

Michael Gregoire, Deputy Administrator (Reviewer)

Sidney Abel, Associate Deputy Administrator (Reviewer)

Regulatory Operations Programs

Natalia Weinsattel, Ph.D., Senior Regulatory Specialist (Preparer)

Environmental Risk Analysis Programs

Neil Hoffman, Ph.D., Division Director (Reviewer)

Michael Watson, Ph.D., Supervisory Biotechnologist (Reviewer)

Aimee Hyten, Biotechnologist (Reviewer)

Policy and Coordination Programs

Richard Coker, Regulatory Analyst (Reviewer)

Agency Contact

Cynthia Eck, Document Control Officer
USDA, APHIS, BRS
4700 River Road, Unit 147
Riverdale, MD 20737-1237
Phone: (301) 734-0667
Fax: (301) 734-8669
Cynthia.A.Eck@aphis.usda.gov

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TABLE OF CONTENTS

I. Purpose and Need.....	1
II. Affected Environment.....	4
A. Corn	
B. Agronomic Practices for Corn	
C. Non-target Species and Agricultural Ecosystems	
D. Agriculture and Climate Change	
III. Alternatives.....	14
A. No Action: Continuation as a Regulated Article.....	14
B. Proposed Alternative: Determination that Pioneer HT Corn is No Longer a Regulated Article, In Whole.....	14
IV. Environmental Consequences.....	15
A. No Action.....	15
B. Preferred Alternative.....	20
C. Cumulative Effects.....	27
D. Threatened and Endangered Species.....	31
E. Other Considerations.....	32
V. Listing of Agencies Consulted.....	34
VI. References.....	35
Appendix A: Plant Pest Risk Assessment.....	45
Appendix B: Biotech Seed Products Available for the 2008 Planting Season.....	55
Appendix C: General Breakdown of Corn Uses in the United States from 2005-2006.....	57
Appendix D: Pioneer HT Corn (Composition Analysis).....	59

I. Purpose and Need

The United States Department of Agriculture (USDA), Animal and Plant Health Inspection Service (APHIS), Biotechnology Regulatory Services' (BRS) mission is to protect America's agriculture and the environment using a dynamic and science-based regulatory framework that allows for the safe development and use of genetically engineered (GE) organisms. In 1986, the Federal Government's Office of Science and Technology Policy (OSTP) published a policy document known as the Coordinated Framework for the Regulation of Biotechnology. This document specifies three Federal agencies that are responsible for regulating biotechnology in the U.S.: USDA's APHIS, the Environmental Protection Agency (EPA), and the U.S. Department of Health and Human Services' Food and Drug Administration (FDA). Products are regulated according to their intended use and some products are regulated by more than one agency. Together, these agencies ensure that the products of modern biotechnology are safe to grow, safe to eat, and safe for the environment. USDA, EPA, and FDA enforce agency-specific regulations to products of biotechnology that are based on the specific nature of each GE organism.

APHIS' 7 Code of Federal Regulations part 340 (7 CFR part 340), which was promulgated pursuant to authority granted by the Plant Protection Act, as amended, (7 United States Code (U.S.C.) 7701–7772), regulates the introduction (importation, interstate movement, or release into the environment) of certain GE organisms and products. A GE organism is no longer subject to the regulatory requirements of 7 CFR part 340 when it has been demonstrated, and the Administrator has determined, that it does not present a plant pest¹ risk. A GE organism is considered a regulated article if the donor organism, recipient organism, vector, or vector agent used in engineering the organism belongs to one of the taxa listed in the regulation (7 CFR § 340.2) and is also considered a plant pest or the Administrator has reason to believe is a plant pest. A person may petition the agency to evaluate submitted data and determine that a particular regulated article does not present a plant pest risk, and, therefore, should no longer be regulated under 7 CFR § 340.6 "Petition for Determination of Nonregulated Status." The petitioner is required to provide certain information which the agency uses to determine whether the regulated article is unlikely to present a greater plant pest risk than the unmodified organism from which it was derived. If, based on the information, the agency determines that the article is unlikely to pose a plant pest risk, the article must be granted deregulated status.

APHIS has received a petition from Pioneer Hi-Bred International, Inc. (referred to hereafter as Pioneer) for a determination of nonregulated status for GE herbicide tolerant (HT) 98140 corn (*Zea Mays*) derived from their transformation event 98140 (the article will be referred to hereafter as Pioneer HT corn). Pioneer developed the HT corn to tolerate glyphosate and acetolactate synthase (ALS)–inhibiting herbicides (e.g. herbicides under the sulfonylureas and imidazolinones chemical families). HT Pioneer corn will be the first GE commercial corn product to contain both traits. The availability of this corn will enable growers to control weeds

¹ 7 CFR part 340.1 defines a plant pest as:

“Any living stage (including active and dormant forms) of insects, mites, nematodes, slugs, snails, protozoa, or other invertebrate animals, bacteria, fungi, other parasitic plants or reproductive parts thereof; viruses; or any organisms similar to or allied with any of the foregoing; or any infectious agents or substances, which can directly or indirectly injure or cause disease or damage in or to any plants or parts thereof, or any processed, manufactured, or other products of plants” (USDA-APHIS-BRS, 2008(b)).

using an ALS-inhibitor herbicide where, for example, glyphosate resistant weeds are present, or conversely, use glyphosate where ALS resistant weeds are present. Growers will be able to choose an optimal combination of the two herbicides, and other complementary herbicides, to best manage their individual weed populations.

Pioneer HT corn has been field tested in the U.S. since 2005 as authorized by USDA notifications and permits listed in Appendix 6, on page 168 of the petition. The list includes a number of test sites in diverse regions of the U.S. including the major corn growing areas of the Midwest. Field tests conducted under APHIS oversight allow for evaluation in a natural agricultural setting while imposing measures to prevent persistence in the environment after completion of the test. Data are gathered on multiple parameters and used by the applicant to evaluate agronomic characteristics and product performance. These in turn, are used by APHIS to determine if the new variety poses a plant pest risk. Pioneer has petitioned APHIS to make a determination that Pioneer HT corn and the progeny derived from its crosses with other nonregulated corn shall no longer be considered regulated articles under 7 CFR part 340.

As a Federal agency subject to compliance with the National Environmental Policy Act (NEPA) (42 U.S.C. 4321 *et seq.*), APHIS has prepared this environmental assessment (EA) to consider the potential environmental effects of this proposed action (deregulation) and the reasonable alternative to that action (no action) consistent with NEPA regulations (40 CFR parts 1500-1508, 7 CFR 1b, and 7 CFR part 372). This EA has been prepared in order to specifically evaluate the potential effects on the quality of the human environment² that may result from the deregulation of Pioneer HT corn. APHIS' plant pest risk assessment for Pioneer HT corn can be found in Appendix A of this EA.

The EPA is responsible for the regulation of pesticides under the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA) (7 U.S.C. 136 *et seq.*). FIFRA requires that all pesticides, including herbicides, be registered prior to distribution or sale, unless exempt by EPA regulation. In order to be registered as a pesticide under FIFRA, it must be demonstrated that when used with common practices, a pesticide will not cause unreasonable adverse effects in the environment. Under the Federal Food, Drug, and Cosmetic Act (FFDCA) (21 U.S.C. 301 *et seq.*), pesticides added to (or contained in) raw agricultural commodities generally are considered to be unsafe unless a tolerance or exemption from the requirement of a tolerance has been established. Residue tolerances for pesticides are established by EPA under the FFDCA; the FDA enforces the tolerances set by EPA. Pioneer submitted the appropriate regulatory package to EPA in 2007 to amend the corn tolerance for glyphosate to include the degradation by-product of glyphosate, N-acetylglyphosate; the assessment is currently under review. Safe use of glyphosate (EPA, 1993) and a number of (ALS)-inhibiting herbicides (EPA, 2008(a)) has been established by the EPA through their registration for use on corn and the setting of tolerances.

The FDA policy statement concerning regulation of products derived from new plant varieties, including those genetically engineered, was published in the Federal Register on May 29, 1992, and appears at 57 FR 22984-23005. Under this policy, FDA uses what is termed a consultation process to ensure that human food and animal feed safety issues or other regulatory issues (e.g. labeling) are resolved prior to commercialization and distribution of bioengineered food and

² Under NEPA regulations, the "human environment" includes "the natural and physical environment and the relationship of people with that environment" (40 CFR § 1508.14).

feed. Pioneer submitted a food and feed safety and nutritional assessment summary to FDA for Pioneer HT corn in 2007. Based on the information that Pioneer submitted, and as of September, 2008 (BNF No. 000111), FDA has no further questions concerning the new corn variety, Pioneer HT corn (US-FDA, 2008).

Public Involvement

APHIS-BRS routinely seeks public comment on draft environmental assessments. APHIS-BRS does this through a notice published in the Federal Register. This EA, the petition submitted by Pioneer, and APHIS' plant pest risk assessment, will be available for public comment for a period of 60 days. Comments received by the end of the 60-day period will be analyzed and used to inform APHIS to grant nonregulated status, to not grant nonregulated status, or to conduct an Environmental Impact Statement for the deregulation of Pioneer HT corn.

II. Affected Environment

A. Corn

Zea mays L. subsp. *mays* (corn or maize) is a member of the *Maydeae* tribe of the grass family, *Poaceae*. Corn is an annual plant (completes an entire life cycle in one year) and the duration of the life cycle depends on the variety and on the environments in which the variety is grown (Hanway, 1966). Corn cannot survive temperatures below 0°C for more than 6 to 8 hours at around leaf stage 6 (when the growing point is above ground); although damage from freezing temperatures depend on the extent of temperatures below 0° C, soil condition, residue, length of time, wind movement, relative humidity, and stage of plant development. In the U.S., corn is primarily grown in the warm temperate climate of the Midwest ‘Corn Belt’; however, it can be found in various other regions of the country.

In 2006, 78 million acres of corn were planted in 48 states across the U.S.; of those 78 million acres, over 65 million were grown in the Midwest states of Iowa, Indiana, Illinois, Ohio, South Dakota, Nebraska, Kansas, Minnesota, Wisconsin, Michigan, Missouri, and Kentucky. In 2007, there were approximately 92.9 million acres of corn grown (for all purposes), up 19% from 2006; of the acres planted in 2007, 73% were GE varieties (USDA-NASS, 2007), up from 61% in 2006. Data for organic corn acreage was last published in 2005 (USDA-ERS, 2005(a)); extrapolating from the 130,672 acres (0.16% of the total corn acreage planted) in 2005 and using the 30% increase in organic corn acreage between 2004 and 2005, organic corn may exceed 220,000 acres, representing approximately 0.26% of the total acreage in the U.S.

1. Corn Varieties

As previously noted, corn is grown as a commercial crop on over 90 million acres in at least 45 states in the U.S. (USDA-NASS, 2007). In 2007, 24% of the corn acreage in the U.S. was herbicide tolerant (USDA-NASS, 2007). This number may actually be higher as not all states were surveyed and it does not include stacked³ varieties. Growers make choices to plant certain corn varieties based on factors such as yield, weed and disease pressures, cost of seed and other inputs, technology fees, human safety, potential for crop injury, and ease and flexibility of the production system (Gianessi, 2005; Olson and Sander, 1988). Therefore, when taking into account these factors, growers will ultimately base their seed choice on individual wants and needs.

APHIS notes that one commercially-available product is ALS herbicide tolerant and several products are glyphosate tolerant; two of those products include Clearfield® Corn (BASF, 2005) and Roundup Ready® Corn 2 (Monsanto, 2006), respectively. Some have been produced via genetic engineering while others are a result of traditional breeding. There are currently no commercially available corn products that are both glyphosate and ALS herbicide tolerant. HT Pioneer corn will be the first GE commercial corn product to contain both traits. Many GE varieties previously deregulated by APHIS have been used in traditional breeding programs to obtain new varieties. One common product obtained from such crosses is Monsanto YieldGard® Plus with Roundup Ready® 2 (corn borer and rootworm protection, and glyphosate herbicide tolerance) (Monsanto, 2008). For a list of biotech corn seed products tolerant to glyphosate,

³ Two or more traits (e.g. herbicide tolerance and insect resistance) in one plant.

alone or in combination with other traits, available for the 2008 planting season, refer to Appendix B. Clearfield® Corn (made through traditional breeding) is the only corn variety tolerant to ALS-inhibiting herbicides available in the market today.

2. Uses of Corn

There are approximately 3,500 different uses for corn products. Corn components can be found in a vast number of goods including food, cosmetics, pharmaceuticals, and cleansers (ICPB-ICGA, 2008). The USDA breaks corn usage into three major categories: feed/residual (45.9% of total U.S. corn usage in 2007-2008), food/seed/industrial (35.2%), and export (18.9%). As an example, Table 1 provides data from Nebraska, a major Midwest State corn producer, on the products that make up the food/feed/industrial category. Table 2, provides data from Iowa, the major Midwest State corn producer, on the main final uses of corn and volumes (bushels) of each type. Refer to Appendix C for a general breakdown of corn consumption in the U.S. from 2005-2006.

Table 1. Products that Make Up the Food, Feed, and Industrial Category and their Corresponding Percentage of Total Corn Usage in Nebraska.

Category	Percentage of Total U.S. Corn Usage (2006-2007)*
Ethanol	24.7
High Fructose Corn Syrup	3.9
Starch	2.1
Sweeteners	1.8
Cereal/Other	1.5
Alcohol	1.0
Seed	0.2

* Data collected from September to August of the following year (NCB, 2008).

Table 2. Breakdown of the Major Uses of Iowa's Corn Crop in 2006 and 2007.

	Statistics	
	2005/2006*	2006/2007*
Animal Feed	6.1 billion bushels ^a	5.6 billion bushels ^b
Exports	More than 2.1 billion bushels ^c	More than 2.1 billion bushels ^c
Corn Sweeteners	755 million bushels ^d	753 million bushels ^d
Ethanol	1.6 billion bushels ^e	2.1 billion bushels ^e
Other Uses	600 million bushels ^f	599 million bushels ^g

* Data collected from September to August of the following year (USDA-ERS, 2008; ICPB-ICGA, 2008)

^a Livestock in IA consumed approximately 550 million bushels of IA's crop (53% hogs, 29% beef cattle, 12% poultry, and 5% dairy cattle).

^b Livestock in IA consumed approximately 510 million bushels of IA's crop (47% hogs, 29% beef cattle, 18% poultry, and 6% dairy cattle).

^c The 10 largest customers for U.S. corn (for food and feed) were: Japan, Mexico, Taiwan, South Korea, Egypt, Colombia, Algeria, Canada, Israel, and the Dominican Republic.

^d Corn refined into sweeteners are used in colas, cakes, cookies, lunch meats, jams, jellies, snack foods, salad dressings, and ice cream.

^e Fermented into fuel alcohol.

^f 275 million bushels processed into starch for food and industrial uses (paper, textiles, adhesives, plastics, baked goods, condiments, candies, soups, etc.); 190 million bushels processed into breakfast cereals, snack chips, tortillas, and other corn foods; 135 million bushels fermented into alcoholic beverages.

^g 272 million bushels processed into starch for food and industrial uses (see f); 190 million bushels processed into breakfast cereals, snack chips, tortillas, and other corn foods; 137 million bushels fermented into alcoholic beverages.

3. Weeds in Corn

In general, the agronomic practices described in the section below are the same for conventional and GE corn production for food or feed. In both cases, the primary emphasis is placed on obtaining the best yield (Ransom et al., 2004). Growers choose from a wide range of agronomic practices in order to control weeds; which, if left uncontrolled, can cause significant losses in yield (Bosnic and Swanton, 1997; Fausay et al., 1997). Weeds compete with crops for water, nutrients, light, and other growth factors. Weed control in corn is especially critical during the first 3 to 5 weeks following crop emergence, before weeds reach a height of approximately 6 to 8 inches, which is when they begin to impact corn yields (UC-IMP, 2008). Weed species such as giant foxtail and barnyardgrass have been shown to reduce corn yields by up to 13 and 35%, respectively (Bosnic and Swanton, 1997; Fausay et al., 1997). Each year in the U.S., corn yields are threatened by more than 200 weed species (Weed Science, 2008). Common weeds that cause problems in corn fields include velvetleaf, common cocklebur, common lambsquarters (annuals) and quackgrass and Johnsongrass (perennials). Perennials are extremely competitive and difficult to control as they re-grow each year from rhizomes or root systems (Olson and Sander, 1988). Weed infestations that occur later in the season do not have such a negative impact on yields, but they can harbor diseases and insect pests such as thrips and armyworm. Late-season weeds can also reduce silage feed quality, slow mechanical harvest, raise grain moisture content, and be a seed source that will infect subsequent crops (UC-IMP, 2008). For a list of some difficult-to-control weeds in corn, see Table 31, pg. 116 of the petition.

B. Agronomic Practices for Corn

Today, growers can choose from hundreds of corn hybrids marketed by companies that produce seed (refer to Appendix B for examples of available varieties). Hybrids differ generally in agronomic characteristics, including disease and pest resistance and length of growing period (Olson and Sander, 1988). The optimum planting date for corn is influenced by factors such as the locality, environmental conditions, seed growing period, and seed variety, and it usually occurs in April or May. Several tillage methods are currently available to help prepare the seedbed for a given crop; these types are explained in more detail in Table 3. Harvesting generally occurs from mid-to-late September through November; the use of a combine (mechanical harvesting) is the standard practice for grain production. Weed control methods differ depending on a number of factors including locality, grower resources, and crop trait; the techniques may be direct (e.g. mechanical⁴ and chemical⁵) or indirect (e.g. cultural⁶) (Olson and Sander, 1988).

⁴ Includes tillage (Table 1) and mowing.

⁵ Herbicide application.

⁶ Crop rotation/spot spraying of herbicide/hand removal of weeds.

As already discussed, weed control in corn production is essential in order to obtain good crop yield. Generally, growers will manage a range of weeds simultaneously. Therefore, growers will likely chose from a number of techniques to effectively and efficiently manage weeds in their fields. In 2005, the most prevalent weed management practice was herbicide use (USDA-ERS, 2005(b)). Ultimately, the weed management practice utilized by a grower will depend on the types of weeds in their field, the level of infestation, the cropping system, the type of soil, cost, weather, time, and labor.

1. Tillage

Tillage is the mechanical treatment of the soil and crop residue (plant parts left on the field after harvest) to prepare a seedbed for planting. Tillage is also an integral part of weed management, as digging up the soil helps to remove unwanted vegetation from the corn field. The types of tillage utilized by growers are described in more detail in Table 3; these types include conservation tillage (no-till, ridge-till, and mulch-till), reduced tillage, and intensive or conventional tillage.

Table 3. Tillage practices.

^a The amount of crop residue (e.g. leaves, stalks, etc.) left in the field following harvest. The advantages of crop residue cover are discussed in section IV (Environmental Consequences) (USDA-ERS, 2002).

Type of Tillage	Definition	Tillage Tools	Percent Crop Residue Cover Remaining in Field^a
Intensive or Conventional	Full tillage - combines primary and secondary tillage operations	Primary tillage is performed in the fall (or spring) with a moldboard plow followed in the spring by secondary tillage (disking (twice) or disking and using a soil finisher or other such equipment); followed by planting	Less than 15%
Reduced	Intensity of tillage reduced (no use of moldboard)	Tillage performed with a chisel plow, field cultivator, or other such equipment; followed by planting	15-30%
Conservation			
<i>No-till</i>	The soil is left undisturbed from harvest to planting except for nutrient injection	Planting accomplished in a narrow seedbed or slot created by coulters, row cleaners, disk openers, or other such equipment	30% or more
<i>Ridge-till</i>	The soil is left undisturbed from harvest to planting except for nutrient injection	Planting is completed in a seedbed prepared on ridges with sweeps, disk openers, coulters, or row cleaners (residue is left between ridges)	30% or more
<i>Mulch-till</i>	The soil is disturbed prior to planting	Tillage performed with chisels, field cultivators, disks, sweeps, or blades; followed by planting	30% or more

2. Herbicides

Data from the Agricultural Resource Management Survey indicated that in 2005, out of the 76 million acres of corn that were planted, approximately 214 million acres were treated with herbicide (USDA-ERS, 2005(b)), indicating that most acres were treated multiple times. Depending on the type, herbicides can be applied to the corn fields pre-plant⁷, pre-emergence⁸, and post-emergence⁹ of the crop. Corn typically receives a soil applied herbicide followed by a post-emergence herbicide application. In the 2005 Survey, data showed that 18.6% of planted corn acres received a burn down herbicide¹⁰, while 61.3% received a pre-emergence and 66.5% received a post-emergence (USDA-ERS, 2005(b)). Table 4 provides a list of herbicides and the percent of U.S. corn acres treated with each, in the years 1995, 2000, and 2005. Atrazine was the most widely applied herbicide, with 66% of the planted acreage being treated. Glyphosate was applied to 33% of planted acres, followed by Acetochlor at 23% (USDA-NASS, 2006(a)). Refer to Table 30, pg. 115 of the petition for a list of the most commonly used ALS-inhibiting herbicides currently registered for use on corn (the table includes their general use rate, residual activity, and re-cropping restrictions).

Table 4. Percent of U.S. Corn Acres Treated in 1995, 2000, and 2005 with the Following Herbicides.

Active Ingredient	1995 ^a	2000 ^b	2005 ^c
2 4-D (all)	13	8	7
Acetamide		2	
Acetochlor	18	25	23
Alachlor	8	4	1
Atrazine	65	68	66
Bentazon	2	2	
Bromoxynil	8	4	1
Carfentrazone-ethyl		1	*
Clopyralid		9	5
Cyanazine	17	*	*
Dicamba (all)	27	29	12
Diflufenzopyr-sodium		3	4
Dimethenamid	3	7	1
Dimethenamid-P			4
EPTC	3	1	
Flufenacet			3
<i>Flumetsulam</i>	1	10	6
Foramsulfuron			2
Glufosinate-ammonium		2	5
Glyphosate (all)	6	9	33
Halosulfuron	1	*	1

⁷ Applied several weeks or just before crop planting.

⁸ Applied immediately after crop planting, but before crop (and weed) emergence.

⁹ Applied after the crop (and weeds) have emerged.

¹⁰ Usually applied pre-plant, non-selective (controls all types of weeds); can also be foliar active (absorbed by the leaves, stems, etc. of emerged weeds).

Imazapyr		2	1
Imazethapyr	1	3	1
Isoxaflutole		3	6
Mesotrione			20
Metolachlor	29	28	25
Metribuzin	1	2	*
<i>Nicosulfuron</i>	13	15	10
Paraquat	1	1	1
Pendimethalin	4	3	2
Primisulfuron	3	9	2
Prosulfuron		4	1
Pyridate		5	
<i>Rimsulfuron</i>	1	9	8
Simazine	3	2	3
Sulfosate		*	1
Thifensulfuron	1	*	*
Trifluralin		*	1

* Area applied is less than 1%; herbicides in bold and italics are further described in section IV (Environmental Consequences)

^a 64.1 million acres (90% of the total for the U.S.) planted in 1995 for 17 major States (DE, GA, IL, IN, IA, KS, KY, MI, MN, MO, NE, NC, OH, PA, SD, TX, and WI) (USDA-ESMIS-NASS, 1996).

^b 73.8 million acres (93% of the total for the U.S.) planted in 2000 for 18 States surveyed (CO, IL, IN, IA, KS, KY, MI, MN, MO, NE, NY, NC, ND, OH, PA, SK, TX, and WI) (USDA-NASS, 2001).

^c 76.5 million acres (93% of the total for the U.S.) planted in 2005 for 19 Program States (CO, GA, IL, IN, IA, KS, KY, MI, MN, MO, NE, NY, NC, ND, OH, PA, SD, TX, and WI) (USDA-NASS, 2006(a)).

3. Crop Rotation

Crop rotation (successive planting of different crops on the same land) helps to reduce weeds in corn and the next year's crop. Crop rotation is an integrated weed management (IWM) technique that is often used along with other weed management systems, such as conservation tillage, to control weeds. For example, a cereal grain, such as wheat (seeded in the fall), is very competitive against summer annual weeds common in corn (Curran et al., 1996); planting wheat would therefore, interrupt the weeds' lifecycle.

4. Weed Management

As aforementioned, uncontrolled weed populations can cause significant yield losses in corn. Among U.S. crops, corn is one of two crops that suffer the greatest aggregate production losses due to weeds (Swinton et al., 1994). Before the development of effective herbicides for the selective control of weeds, numerous mechanical and cultural tactics were available for the management of weed populations. Although the feasibility, effectiveness, and economics of adopting certain weed management practices is highly site dependent, for the past several decades, reliance on herbicides for weed management has continued to increase (Bridges, 1994). The repeated use of herbicides, over the course of time, has led to the development of resistant weeds. Cases of weed resistance date back as far as the 1950's. By the 1990's, 81 weed species contained individuals (or biotypes) that were resistant to one or more herbicides. Today, that list includes approximately 319 biotypes distributed across the globe (Weed Science, 2008).

Herbicide resistance may be defined as the ability of a weed to survive and reproduce following exposure to a dose of the herbicide that would normally be lethal to the wild type (Boerboom and Owen, 2006). Resistance may occur in weeds by random and infrequent mutations, including mutation induced by herbicide exposure (Powles and Preston, 2006). If an herbicide is continually used on a population of weeds, a resistant biotype may successfully reproduce and become dominant in the population.

In 2004, a study was conducted on the ecological impact of glyphosate on weed resistance; the research assessed the fitness costs and benefits of herbicide tolerance of glyphosate tolerant *Ipomoea purpurea* (tall morning glory) (Baucom and Mauricio, 2004). In an agricultural field in Georgia, 32 random *I. purpurea* plants which had been sprayed with Roundup[®] for approximately 8 years were chosen for this evaluation. All seeds collected from each plant shared the maternal genetic contributions which were then used as the unit for the genetic analysis. Seeds from each of the 32 lines were self-pollinated for one generation; the seeds from the F2 generation were grouped according to each maternal line and planted in five spatial blocks to account for habitat heterogeneity¹¹. All plants were sprayed with amounts of Roundup[®] previously shown to reduce biomass production by 90%. Results demonstrated that the tolerant line produced 35% fewer seeds in the absence of Roundup[®] than the most susceptible lines. These results suggest that in the absence of herbicide selection (e.g., spraying with Roundup[®]), herbicide tolerance would be lost in subsequent generations due to higher metabolic costs to resistant weeds. Therefore, it is possible that weeds may lose their resistance trait if herbicide use is discontinued (Baucom and Mauricio, 2004).

Weed scientists, companies, and university scientists are constantly working to design management strategies/practices to help control weeds and to develop alternative herbicide tolerant crops for growers (Service, 2007; Purdue Weed Science, 2008). In order to minimize the development of herbicide resistant weeds, growers can adopt Integrated Weed Management (IWM) programs through communication, research, education, and participation in industry coalitions such as the Herbicide Resistance Action Committee (HRAC). The HRAC is an industry-based group whose mission is to support a cooperative approach to the management of herbicide resistance by facilitating communication and cooperation between industry, government researchers, advisors, and growers (HRAC, 2008). IWM uses all available strategies to manage weed populations in an economically and environmentally sound manner; such strategies include cultural, mechanical, chemical, and biological methods (see footnotes on pg. 6 for examples).

Specific recommendations include:

- Using alternative weed management practices, such as mechanical cultivation, delayed planting, and weed-free crop seeds.
- Cleaning equipment before leaving fields suspected to have resistant weeds to minimize the spread of weed seed.
- Scouting fields prior to the application of any herbicide to determine the species and the need for an herbicide application.
- Scouting fields after application to detect weed escapes or shifts and applying alternative control methods to avoid seed deposition in the field.

¹¹ Diverse characteristics of the environment.

- When using herbicides, use full label rates and tank mix partners.
- Using mixtures or sequential treatments of the herbicides having a different mode of action.
- Limiting the number of applications of a single herbicide(s) with the same mode of action in a single growing season and in successive years.
- Rotating crops with an accompanying rotation of herbicides to avoid using herbicides with the same mode of action of the same field.
- Where practical, use cover crops and other methods to reduce weed seeds in the soil.

IWM is a form of Integrated Pest Management (IPM) (subsumes weeds, pathogens, and insects) which was first advocated by President Nixon's Council on environmental quality in 1972 and in 1979 by President Carter. President Clinton's Administration set a goal of implementing IPM programs on 75% of managed acres in the U.S. by the year 2000. Over the years, the challenge has been how to measure IPM adoption. This has been and continues to be problematic because an IPM system for a given crop will vary with growing region and season, the emergence of new pests, and changes in production practices (Shennan et. al, 2001). Because the development of IPM programs has not been uniform across the types of pests (weeds, pathogens, and insects), crops, and regions, it has been difficult to develop a general measure for use. Although in recent years there has been advances in methodology, a complete, practical, and accepted method to measure IPM adoption is not yet available (Fernandez-Conejo and Jans, 1999). In 1989, the National Academy of Sciences estimated that 14% of the soybeans [*Glycine max* (L.) Merr.] and 20% of the corn (*Zea mays* L.) in the U.S. were under some form of IPM (National Research Council, 1989). A report by Vandeman et al., in 1994, found that 69% of the soybean acres and 65% of the corn acres were "scouted" (systematic collection of pest and crop data from the field (e.g. weed distribution, growth stage, population, crop stage, etc.)) for weeds, diseases, and insects. (Scouting is an IWM practice). Data from a 1996 survey published by Fernandez-Cornejo and Jans in an Economic Research Service Report (1999) indicated that soybean and corn farmers reported scouting for weeds on 79% and 78% of their acreage respectively. In a more recent survey conducted in Wisconsin, Hammond et al. (2006) reported that 71% of the farmers who participated in the survey reported scouting for weeds, insects, and diseases on a regular basis. Survey participants indicated that the most frequently used weed management practices were: broadspectrum herbicides (84%); crop rotation (55%); and mechanical cultivation (35%).

APHIS cannot predict the number of growers who will follow IWM programs with a Pioneer HT corn crop or the likelihood that those growers will be successful in preventing the development of herbicide resistant weeds if they were to adopt such programs. Although in theory, IWM programs offer a number of advantages to those who adopt them, there is no data available to support their effectiveness. Nevertheless, APHIS believes that the adoption of these programs has helped prevent the development of herbicide resistant weeds over the past decades. If such programs were not successful, growers, universities, and companies would not continue to spend the time, money, and effort to adopt and promote them.

C. Non-target Species and Agricultural Ecosystems

The landscape surrounding a corn field varies depending on the region. In certain areas, corn fields may be bordered by other corn (or any other crop); fields may also be surrounded by wooded and/or pasture/grassland areas. Therefore, the types of vegetation around a corn field

depend on the area where the corn is planted. A variety of weeds dwell in and around corn fields; those species will also vary depending on the region where the corn is planted.

Corn fields have been known to be visited by birds, deer and small mammals (e.g. deer mice), and other types of wildlife species. Although many birds visit row-crop fields such as corn, numbers are low and few nest there (Patterson and Best, 1996). The corn red-winged blackbird (*Agelaius phoeniceus*) is the most abundant bird in North America; they are often initially attracted to corn fields to feed on insect pests but then feed on the corn. Annually, this bird destroys over 360,000 tons of field corn and substantial amounts of sweet corn (Dolbeer, 1990); other abundant species of birds that forage and/or nest on and around corn include the horned lark (*Eremophila alpestris*), the brown-headed cowbird (*Molothrus ater*), and the vesper sparrow (*Pooecetes gramineus*) (Patterson and Best, 1996). Deer, such as the white-tailed (*Odocoileus virginianus*), find field corn attractive because it functions both as food and cover throughout the latter half of the growing season (Vercauteren, 1993). Deer can significantly damage or completely destroy small corn fields that are surrounded by woody or brushy areas; however, deer damage to large corn fields is often limited to a few rows closest to the wooded areas (Nielsen, 2005). The deer mouse (*Peromyscus maniculatus*) is the most common small mammal in almost any agricultural field (Stallman and Best, 1996; Sterner et al., 2003). The deer mouse feeds on a wide variety of plant and animal matter depending on availability, but primarily feeds on seeds and insects. The deer mouse has been considered beneficial in agroecosystems because it consumes both weed and pest insect species (Smith, 2005). The meadow vole (*Microtus pennsylvanicus*) feeds primarily on fresh grass, sedges, and herbs, but also on seeds and grains. The meadow vole may also be considered beneficial for its role in the consumption of weeds, but can be a significant agricultural pest where abundant as they rely on cover absent from tilled agriculture (Smith, 2005). The lined ground squirrel (*Spermophilus tridecemlineatus*) feeds primarily on seeds of weeds and available crops, such as corn and wheat. This species has the potential to damage agricultural crops, although it can also be considered beneficial when eating pest insects, such as grasshoppers and cutworms (Smith, 2005).

The soil is a complex environment rich in microorganisms and arthropods. The corn root system acts as a soil modifier due to its association with several microbial groups such as bacteria, fungi, protozoa, and mites. The highest microbial population usually is bacteria, followed by fungi. These microbial groups play an important and particular role in the ecology of the soil, including nutrimental cycling and the availability of nutrients for plant growth. In addition, certain microbial organisms may contribute to the protection of the root system against soil pathogens (OECD, 2003). Although many of the organisms found in corn-producing areas are considered pests, such as the European corn borer (*Ostrinia nubilalis*) and the corn rootworm (*Diabrotica* spp.), many others are considered beneficial. Numerous insects and related arthropods perform valuable functions; they pollinate plants, contribute to the decay of organic matter, cycle soil nutrients, and attack other insects and mites that are considered to be pests. Some of these beneficial species include the convergent lady beetle (*Hippodamia convergens*) and the predatory mite (*Phytoseiulus persimilis*) (Weeden et al., 2008).

D. Agriculture and Climate change

Overall, four basic issues of global concern surround agricultural production today: the limitations of land resources, the impact of agriculture practices on the environment (greenhouse effect), the use of residue management and conservation tillage, and the enhancement of soil

quality (Lal, 1997). An extensive look into the causes and effects of each core issue is beyond the scope of this EA, but some discussion on the issues, as they relate to Pioneer HT corn, is warranted.

Research shows that crop soils are prone to degradation due to the disturbance and exposure of the top surface layer by certain agronomic practices. Two environmental impacts of soil degradation (discussed further under section IV) are the decline in water quality and the contribution to the greenhouse effect (Lal and Bruce, 1999). It has been shown that a decline in soil quality and soil resilience¹² enhances the greenhouse effect through emissions of radiatively-active gases¹³ (CO₂, N₂O) and depletion of the soil carbon pool (Lal, 2003). In turn, a decrease in carbon aggregation and sequestration in the soil leads to increase runoff and soil erosion.

Among other human activities that contribute to the greenhouse effect, is fossil fuel combustion. Increasing evidence has demonstrated that additions to the greenhouse effect can cause changes to the atmosphere that contribute to climate change and global warming (EPA, 2008(b)).

¹² The ability of a soil to restore itself.

¹³ Gases that absorb incoming solar radiation or outgoing infrared in turn, affecting the temperature of the atmosphere.

III. Alternatives

This draft EA analyzes the potential environmental consequences of a proposal to deregulate Pioneer HT corn. Two alternatives are considered in this EA: (1) no action and (2) to grant deregulated status for Pioneer HT corn. A third alternative was considered and dismissed: approval of the petition with geographic restrictions. The third alternative was considered and dismissed based on the determination that Pioneer HT corn does not pose a greater plant pest risk in a specific geographic location. This alternative would hinder the purpose and need of the action to allow for the safe development and use of GE organisms given that Pioneer HT corn has been determined by APHIS not to be a plant pest in any region of the United States (Appendix A).

A. No Action: Continuation as a Regulated Article

Under the Federal “no action” alternative, APHIS would deny the petition and continue to regulate Pioneer HT corn under 7 CFR part 340. Permits issued or notifications acknowledged by APHIS would still be required for introductions of Pioneer HT corn. This alternative is not the preferred alternative because APHIS has already determined through a plant pest risk assessment (Appendix A) that Pioneer HT corn does not pose a plant pest risk. APHIS does not have the authority to regulate Pioneer HT corn if APHIS determines it does not pose a plant pest risk.

As described in the “Affected Environment” section of this EA, today, there are a number of agronomic practices that growers may choose to adapt and a wide range of corn seed varieties that they may opt to plant. Under the APHIS “no action” alternative, growers will not have access to Pioneer HT corn to utilize in weed management; although other GE and conventional herbicide tolerant corn varieties are available to the public today, this is the first variety of its kind.

B. Preferred Alternative: Determination that Pioneer HT Corn is No Longer a Regulated Article, in Whole

Under this alternative, Pioneer HT corn would no longer be a regulated article under 7 CFR part 340. Permits issued or notifications acknowledged by APHIS would no longer be required for introductions of Pioneer HT corn. Upon review of the petition and scientific literature, APHIS has chosen the preferred alternative for the proposed action. This is based on the lack of plant pest characteristics of Pioneer HT corn (appendix A). By deregulating Pioneer HT corn, the purpose and need to allow the safe development and use of GE organisms is met.

Pioneer must receive regulatory approval from all appropriate agencies before it is available to growers and breeders. If Pioneer receives all approvals, it is likely that Pioneer HT corn will be a replacement product to other herbicide tolerant corn products on the market today (see discussion on pg. 28). Pioneer HT corn is the first corn product to combine glyphosate and ALS-inhibitor tolerance; its availability will allow growers a greater ability to manage weeds and weed resistance. Growers and other parties who choose not to plant transgenic corn varieties or sell transgenic corn should not be significantly impacted by the expected commercial use of this product. Non-transgenic corn will still be sold and readily available to those who wish to plant

them (see discussion on pgs. 26-27).

IV. Environmental Consequences

Potential environmental concerns from the “no action” alternative and the “preferred” alternative for Pioneer HT corn are described in detail throughout this section. Certain aspects of this product and its cultivation would be no different under each alternative; those are described below. Corn practices that may be affected under the different alternatives include tillage and herbicide use.

Neither action is expected to significantly alter the range of corn cultivation (see discussion on pg. 28) or the final uses of corn; therefore, no differences in environmental consequences are expected under each alternative. In terms of agronomic practices, many annual broadleaf weeds can be easily controlled and/or economically managed in corn by using crop rotation. The adoption of this system has been shown to be very advantageous and although it has become an important component of weed management, no differences among the two alternatives are expected with or without the availability of Pioneer HT corn. The type of rotation crop and the specific herbicide needs of the rotational crop will not be impacted, as growers will continue to choose rotational crops based on market needs and cultural practices. Recommendations for specific ALS inhibitor products for a grower planting Pioneer HT corn will take into account existing crop rotation practices (corn/soybean, corn/wheat, corn/cotton, etc.), just as they do currently for conventional, glyphosate tolerant, or other corn varieties. Glyphosate has no residual activity and therefore no re-cropping restrictions, so if growers choose to spray only glyphosate (and not ALS inhibitors or other herbicides labeled for corn) on their Pioneer HT corn, there will be no re-cropping constraints.

A. No Action

Under the Federal “no action” alternative, growers would not be able to plant Pioneer HT corn, which has been developed as an alternative to products available in the market today. The use of Pioneer HT corn may help growers reduce costs (e.g. fuel and equipment needed for tillage) and some of the negative impacts of agriculture on the environment (e.g. soil degradation). In addition, if resistant weeds to an herbicide should develop in a grower’s corn field, Pioneer HT corn would not be available as an option that allows for the alternate use of two different classes of herbicides.

APHIS has determined that Pioneer HT corn does not pose a plant pest risk (appendix A). Once APHIS makes the determination that a regulated GE organism does not pose a plant pest risk, then APHIS has no regulatory authority to continue to regulate that particular GE organism. Therefore, in this case, APHIS can not continue to regulate Pioneer HT corn and must reject the “no action” alternative.

A. Corn

1. Corn Varieties

As shown in Appendix B, whether through genetic engineering or traditional breeding, many

corn varieties are commercially available and new corn varieties continue to be developed. Table 5 shows the amount of GE corn planted as a percentage of all of the corn planted in the U.S. from 2000 to 2008. Although the percent of herbicide tolerant corn has been increasing since 2000, the percentage dropped from 24% in 2007 to 23% in 2008. The total for all biotech varieties planted was 73% in 2007 and 80% in 2008. These numbers indicate that the adoption of herbicide tolerant GE corn varieties in the U.S. has not increased to the dramatic extent that it has, for example, for soybean (91% in 2007 and 92% in 2008, out of all soybean acres planted) and that growers have chosen to plant other GE corn available varieties (e.g. insect resistant corn). Although it is difficult to predict adoption rates of herbicide tolerant GE corn in the U.S., it is not likely that the availability of Pioneer HT corn would cause the number of acres of GE corn to increase dramatically because it is expected to be a replacement product for growers already using GE varieties. It is likely that if an existing herbicide tolerant corn grower is experiencing a problem with herbicide resistant weeds, for example, she or he may chose to plant a dual herbicide tolerant GE variety in order to adequately manage the weed problem. Under the “no action” alternative, Pioneer HT corn would not be available to growers, in light of the fact that this product offers the advantage of having dual herbicide tolerance, as a replacement product to other glyphosate tolerant or ALS-inhibiting herbicide tolerant corn.

Table 5. Biotechnology Varieties of Corn in the U.S., Percent of All Corn Planted, 2000-2008

Year	Herbicide Tolerant
2000	6%
2001	7%
2002	9%
2003	11%
2004	13%
2005	17%
2006	21%
2007	24%
2008	23%

B. Agronomic Practices

1. Tillage

One of the most important benefits of tillage is weed control. In conventional tillage agriculture, the grower relies on extensive tillage operations to manage weeds in the field. Although intensive tillage is still the most common form of tillage, the use of conservation tillage has been increasing since the 1990s (Table 6). The ability of growers to utilize herbicides to control weeds without crop damage has greatly contributed to this shift. In conservation tillage, the grower uses similar weed management practices as in conventional tillage, but eliminates most or all of the tillage operations.

Table 6. National Use of Various Tillage Systems, 1989-2000^a.

Tillage System	1989	1990	1991	1992	1993	1994	1995	1996	1997	1998	2000
	Million Acres										
Conservation tillage											
<i>No-till</i>	14.1	16.9	20.6	28.1	34.8	39.0	40.9	42.9	46.0	47.8	52.2
<i>Ridge-till</i>	2.7	3.0	3.2	3.4	3.5	3.6	3.4	3.4	3.8	3.5	3.3
<i>Mulch-till</i>	54.9	53.3	55.3	57.3	58.9	56.8	54.6	57.5	60.0	57.9	52.6
Reduced-till	70.6	71.0	72.3	73.4	73.2	73.1	70.1	74.8	77.3	78.1	65.2
Intensive-till	137.3	136.7	129.8	120.8	107.9	111.4	109.7	111.6	107.6	106.1	124.4

^a Data not available for 1999 (USDA-ERS, 2002).

Tillage is predominantly achieved by inverting the surface layer of soil using tools such as the plow. Continuously inverting the soil can degrade the soil structure and lead to compacted soil that is composed of fine particles with low levels of organic matter. In such cases, the land is more prone to soil loss through water and wind erosion (Holland, 2004; Montgomery, 2007). Techniques such as conservation tillage (reduction or elimination of plowing), have been developed to combat soil deterioration. Conservation tillage involves management practices that minimize disruption of the soil's structure, composition, and natural biodiversity; therefore minimizing erosion and degradation (Holland, 2004). Although by eliminating some or all of the tillage practices under conservation tillage, growers may rely more heavily on the use of herbicides for weed control (Curran et al., 1996).

Reduced and conservation tillage are techniques found in Crop Residue Management¹⁴ (CRM). Of the two, conservation tillage results in the highest amount of crop residue cover (Table 3). Post-harvest residues provide a critical source of soil carbon, protection to the soil surface against erosion, and assist in improvement of soil quality (e.g. biodiversity). Intensive tillage, along with residue removal, can have a significant impact on degradation of soil organic matter, increase CO₂ release, and potential water quality problems (increase runoff and pollution of surface waters) (Al-Kaisi and Guzman, 2007).

Non-target Effects

The purpose of tilling is to remove unwanted vegetation that may compete with the corn crop. Regardless of the type of system utilized by a grower, the plants affected by tillage are generally targeted weeds that would interfere with crop growth.

Conventional agricultural practices, such as intensive tillage, have been shown to have a negative impact on wildlife. The use of intensive tillage may reduce the availability of food, cover, and nesting ground for certain species (e.g. birds). In addition, the erosion associated with intensive tillage has contributed to runoffs that contaminate off-site ecosystems (e.g. aquatic) with agricultural chemicals transported in the sediment (Dimmick et al., 1988).

Different tillage systems disturb the soil to different degrees; therefore, having different impacts

¹⁴ Year-round conservation system that usually involves a reduction in the number of times tillage equipment is passed over the field and/or the intensity of the tillage operations.

on soil microorganisms. Intermediate forms of tillage (e.g. reduced tillage) are likely to have intermediate effects on soil ecology. Studies have shown that intensive tillage can have significant impacts on microbial populations and activity (Young and Ritz, 2000). In general, tillage has more negative impacts on larger organisms such as earthworms and beetles than on smaller ones. This is due to the physical disruption of the soil, the burial of crop residue, and the changes in water and temperature that occur due to residue integration (Kladivko, 2001). In addition, soil biodiversity has been shown to be affected by the increase in soil erosion associated with intensive tillage.

Under the “no action” alternative, Pioneer HT corn would not be available to growers as an option to help increase the use of conservation tillage and to reduce the damaging impacts to soil, soil organisms, and wildlife.

2. Herbicides

Herbicides are used alone or in combination and selected on the basis of their effectiveness on the different weed species in the corn field. Different herbicides have different modes of action; the correct herbicide rate must be used for each in order to obtain good weed control results and to minimize corn injury. Sprayed herbicides can pollute the air by drift (movement via spray droplets) or volatility (drift of vapor or fumes), and bodies of water by runoff. Refer to Table 4 for a list of herbicides used for corn during 1995, 2000, and 2005.

Glyphosate is a broadspectrum herbicide and in general, considered “environmentally friendly” when compared to other herbicides (Knezevic and Cassman, 2003). Although glyphosate may be applied to non-tolerant corn varieties during the initial growth stage, it should not be applied post-emergence because it can cause crop injury. The development of glyphosate tolerant corn varieties has allowed farmers to use glyphosate in place of other herbicides that are used post-emergence.

Under this “no action” alternative, products which can be sprayed post-emergence and can control many annual and perennial weeds are likely to be used instead of glyphosate. Two of such herbicides include atrazine and dicamba (trade name in parenthesis). The environmental effects of both herbicides are discussed below.

Atrazine (Atrazine)

Atrazine is a selective herbicide registered for the control of broadleaf weeds and some grassy weeds and can be applied pre- or post-emergence. Atrazine is the most widely used agricultural pesticide for corn in the U.S. (Table 4), partly because it causes no injury to corn. Atrazine is a restricted use pesticide (several risk reduction measures have been instituted for its use) and EPA has classified it as toxicity category III¹⁵ for acute oral toxicity. It is toxicity category IV for acute inhalation, dermal, and eye irritation. Atrazine is highly persistent in the soil; most of its breakdown occurs chemically, followed by degradation by soil microorganisms. It is moderately soluble in water, but because it does not absorb strongly to soil particles and can persist in the soil, it has a high potential for water contamination. Non-target plants are susceptible to the

¹⁵ Toxicity categories as established by the EPA under “precautionary statements (I indicates the highest degree of acute toxicity and IV the lowest) (EPA, 2007(a)).

herbicide, especially aquatic species, due to runoff. Terrestrial plants living in wetter habitats are at greater risk than ones living in drier areas. Atrazine is nontoxic to birds and bees, slightly toxic to fish and other aquatic life, and slightly to moderately toxic to humans and other animals (can be absorbed orally, dermally, and by inhalation). Atrazine is readily absorbed through the gastrointestinal tract; it is not mutagenic and carcinogenic only following lifetime administration of high doses (EPA, 2008(a); Extoxnet, 1998).

Dicamba (Dicamba, Clarity)

Dicamba is a selective herbicide registered for the control of certain broadleaf weeds and woody plants and it can be applied pre- or post-emergence. Dicamba is the fifth most widely used agricultural pesticide for corn in the U.S. (Table 4). It has been classified by the EPA as toxicity category III for acute oral and dermal toxicity and category II for primary eye irritation. Dicamba is moderately persistent in soil and most of its breakdown is dependent on soil microorganisms. It is highly soluble in water, but does not bind to soil particles and it is highly mobile in the soil; therefore, it may contaminate groundwater. Dicamba is nontoxic to most aquatic vascular plants (e.g. flowering plants), but it can have adverse effects on growth and development of non-vascular aquatic plants (e.g. algae) and terrestrial plants. Dicamba is practically nontoxic to birds, slightly toxic to fish, and nontoxic to bees. Dicamba is excreted rapidly and it does not accumulate in mammalian tissues; it is not mutagenic or carcinogenic (EPA, 2008(a); Extoxnet, 1998).

ALS-inhibiting Herbicides

The environmental impacts of three ALS-inhibiting herbicides are described in more detail under the “preferred” alternative. Many ALS-inhibiting herbicides are used in tank mixes¹⁶ and are spot sprayed or applied pre-emergence to avoid corn injury. It is unlikely that the “no action” alternative for Pioneer HT corn would significantly affect the use of ALS-inhibiting herbicides by growers.

Herbicide Resistant Weeds

Weeds are commonly found in and around agroecosystems and for ages, control of their growth through various means has been a human concern. Some of the agronomic reasons to control weeds in crops include: improve the crop yield, enhance product quality, and decrease production costs. A number of methods, including tillage and herbicide application, are available to help manage weeds in croplands (Timmons, 2005).

The use of herbicides to control weeds has increased in popularity in the U.S. since the 1950s (Timmons, 2005). Advantages leading to increased effectiveness and convenience and lower costs have been partially attributed to such herbicide usage. Over the years, the extensive use of certain types of herbicides to control weeds has led to the development of resistance (Appleby, 2005). Herbicide resistance was first reported in 1957 (Hilton, 1957; Switzer, 1957). The development and use of herbicides considered to be less toxic to people and the environment has steadily increased over the past decade. This increase has been partially attributed to the adoption of herbicide-tolerant crops produced via conventional breeding or genetic engineering methods

¹⁶ Two or more chemical pesticides or formulations mixed in the spray tank at the time of herbicide application.

(Tan et al., 2005; Cerdeira and Duke, 2006). The presence of resistant weeds will force a grower to utilize other herbicides and/or other weed management practices in order to combat such weeds.

Overall, under the “no action” alternative, Pioneer HT corn would not be available to growers as an option to decrease the use of more toxic chemicals, such as atrazine, and replace them with glyphosate, a more “environmentally friendly” herbicide, without affecting yield. Also under this alternative, if the development of resistant weeds to an herbicide should occur, Pioneer HT corn would not be available as an option to alternate herbicides to control weeds without damage to the corn.

C. Agriculture and Climate Change

The use of tillage and the removal of soil residue are considered agriculture practices that accentuate loss of soil organic carbon (Lal and Bruce, 1999). As described in section II, this loss has negative impacts on the atmosphere and increases soil erosion, among others. The use of equipment for tillage and herbicide application also contributes to these environmental impacts by increasing fossil fuel emissions. However, energy input for tillage is higher than that used with herbicide spraying (Cerdeira and Duke, 2006). The ability of growers to utilize herbicides to control weeds without crop damage has been linked to a decrease in the use of intensive tillage. Under the “no action” alternative, Pioneer HT corn would not be available to growers, and it is likely that there would be more use of tillage as a means of weed management.

B. Preferred Alternative

Under this alternative, Pioneer HT corn would no longer be a regulated article under 7 CFR part 340. Permits and/or notifications by APHIS would no longer be required for introductions of Pioneer HT corn. Based on APHIS’ evaluation, it has been determined that Pioneer HT corn’s agronomic performance in the field is not significantly different than its non-GE counterpart. APHIS has chosen the preferred alternative for the proposed action because APHIS determined that Pioneer HT corn is not a plant pest. The determination that this product lacks plant pest characteristics is found in Appendix A; APHIS’ assessment of environmental impacts is described below.

A. Corn

1. Corn Varieties

Under this alternative, Pioneer HT corn would be available to growers as a replacement product to other glyphosate or ALS-inhibiting herbicide tolerant corn varieties. Growers having trouble with glyphosate or ALS-inhibiting herbicide tolerant weeds could alternate herbicides in order to better manage their weeds. A potential environmental impact to consider as a result of planting this corn variety, as with any other commercially-available variety, is the potential for gene flow (the transfer of genetic information between different individuals and/or populations). Based on the plant pest risk assessment (Appendix A), APHIS has already determined that Pioneer HT corn is not a plant pest and that gene flow between this product and weedy and wild relatives is not likely to occur. APHIS does note that gene flow can take place between a field planted with Pioneer HT corn and a neighboring corn crop. Although the biology of the crop (See Appendix

A, Potential Impacts from Gene Flow and Gene Introgression from Pioneer HT Corn into its Sexually-Compatible Relatives) limits the amount of gene flow that may occur between two corn plants, certain measures can be taken to minimize such flow (e.g. isolation distance).

Coexistence in agriculture is not a new concept. Coexistence is the practice of growing various crops in the same area without commingling and potentially compromising the economic value of all crops involved. As practiced by growers and guided by national and international seed associations from several countries over many years, coexistence principles have been key to the successful diversification and production of plant varieties for food and seed (Van Deynze et al., 2008; CropLife, 2008; PG Economics, 2004). Whether the crop is produced via conventional, GE, or organic methods, coexistence is based on the concept that growers should be free to cultivate the crops of their choice using the production systems they prefer. The foundation of this concept is good communication among all parties (growers, handlers, shippers, and marketers), shared responsibilities (e.g., implementing appropriate management practices), and respect for each others' practices and requirements (PG Economics, 2004; Van Deynze et al., 2008). Due to the inevitable drift of pollen between two crops, there is a general agreement in agriculture that a 100% purity standard is not practical in field production systems, but tolerances and thresholds for the presence of low levels of undesirable materials allow efficient marketing while still reaching quality and safety criteria (US-FDA, 1998). Traditionally, the primary responsibility for meeting market standards has largely rested on the party who is economically benefiting from it, usually the grower who is compensated for higher quality products (CropLife, 2008; Fernandez and Polansky, 2006; SCIMAC, 2008). In this case, growers involved in the production of corn seed (e.g., 0.2% in NE, Table 1), who want/need to produce a higher quality product, should attempt to follow the co-existence principles in order to maintain the purity of their crop and minimize gene flow from neighboring fields planted to herbicide tolerant varieties (or other corn varieties); again, regardless whether the variety was made through genetic engineering or conventional breeding.

Given the diversity of U.S. Agriculture, the USDA Advisory Committee on Biotechnology and 21st Century Agriculture published a consensus report in 2008 to address the issues to consider regarding coexistence among diverse agricultural systems (USDA ACB and 21st CA, 2008). In that report, the committee stated that the term "coexistence", refers to the concurrent cultivation of conventional, organic, and GE crops consistent with underlying consumer preferences and choices. The committee noted that "the success of coexistence assumes that market demand for organic, identity-preserved conventional, and GE products continues and that the government will support different agricultural production systems. That support plays an important role in ensuring that production systems in the U.S. for these three classes of crops will continue to thrive, prosper, and meet the needs of the marketplace." The paper stated that a number of factors may interact to either enhance or inhibit coexistence of production systems in the U.S., including new developments in technology, changes in laws and regulation, lawsuits and judicial decisions, domestic and global market factors, and initiatives undertaken by participants in the food and feed agricultural production system.

In agricultural systems, growers may choose to grow GE or non-GE corn, and obtain price premiums for growing varieties of corn for particular markets (e.g., using organic methods for corn production or producing a specialty corn variety for particular processing needs). The USDA asserts that agricultural practices that use conventional means, organic production systems, or GE varieties can all provide benefits to the environment, consumers, and farm

income. Gene flow into and out of these specialized corn production systems has been managed using various types of buffer zones or isolation practices, such as differences in planting dates (which results in differences in flowering) or making sure fields are at an appropriate distance from other compatible crops (such as using isolation distances).

Pioneer HT Corn

The food/feed nutritional and safety assessment for Pioneer HT corn is being reviewed by the FDA (Section I, Purpose and Need). Under FFDCA, it is the responsibility of food and feed manufacturers to ensure that the products they market are safe and properly labeled. Food and feed derived from Pioneer HT corn must be in compliance with all applicable legal and regulatory requirements. FDA's final review for this product is pending. Pioneer has indicated that it would not commercialize Pioneer HT corn without a review by the FDA. APHIS assessment of the safety of this product for humans and animals focuses on plant pest risk, and that analysis, is based on the comparison of the GE-corn to its non-GE counterpart (Appendix A).

In the petition, Pioneer noted the increased levels of five acetylated amino acids (N-acetylaspartate (NAAsp), N-acetylglutamate (NAGlu), N-acetylserine (NASer), N-acetylthreonine (NAThr), and N-acetylglycine (NAGly) from the compositional analysis of Pioneer HT corn (Table A, addendum to petition, 03/12/08). N-acetylated amino acids are widely found throughout the plant and animal kingdom and are therefore, present in many food sources (Appendix 8, pg. 172 of the petition). Pioneer analyzed eggs, yeast, ground turkey, chicken, and beef and found amounts of both NAAsp and NAGlu at various levels (Appendix 8, pg. 171-173 of petition). The levels of NASer, NAThr, and NAGly detected in Pioneer HT corn were 100 times lower than those for NAAsp and NAGlu. Pioneer also conducted a study to assess the wholesomeness/nutrition (poultry study) of Pioneer HT corn (Appendix A) and an acute and repeated dose study of NAAsp in rats (Appendix D). On both studies, no differences were observed in any of the treatment groups. Based on this data, it appears that some of these amino acids are normal components of the human diet. Also, acetylation of proteins (which are made up of amino acids) is employed in the food industry to alter properties of protein concentrates to be added to food (El-Adawy, 2000; Ramos and Bora, 2004).

Based on the assessment of the laboratory-based evidence provided by Pioneer and scientific literature (Appendix D), APHIS has concluded that under this alternative, the proposed action to deregulate Pioneer HT corn would have no significant impacts on human or animal health.

B. Agronomic Practices

1. Tillage

Before herbicides, the primary means to manage weeds involved extensive tillage and manual weeding (Cerdeira and Duke, 2006). Although conventional tillage is today the most commonly used form of tillage (Table 6), the availability of herbicide tolerant crops has promoted the use of conservation tillage because herbicides can be sprayed to control weeds as needed without affecting crop yield (Cerdeira and Duke, 2006). Under conservation tillage, crops are grown with minimal cultivation of the soil; most or all of the plant residues (crop residue) remain on top rather than being plowed or disked into the soil (Table 1). The new crop is then planted into the

stubble or into small strips of tilled soil (Peet, 2001). Under the “preferred” alternative, growers will have access to Pioneer HT corn as an herbicide tolerant corn option that will require less tillage than that required for non-herbicide tolerant corn varieties.

Non-target Effects

As described in the “no action” alternative, regardless of the type of tillage utilized by growers, the plants mostly affected are weeds.

Conservation tillage is increasingly being viewed as a technology to help reduce the negative impacts of conventional agriculture on natural ecosystems. The potential benefits of conservation tillage to wildlife include on-site benefits, which are often in the form of increased food and cover; and off-site benefits, particularly to aquatic ecosystems, which may be cumulative over longer time spans as a result of, for example, a reduction in soil erosion (reducing herbicide runoff). Residue provides (1) food in the form of waste grain on the soil surface, (2) diverse structure for protective cover, and (3) residual vegetation used for constructing nests. Conservation tillage may provide food and security unavailable in disked or plowed fields (Dimmick, 1988) due to the high percentage of crop cover that remains on the field.

The increasing use of conservation tillage has also contributed to reductions in soil erosion from water and wind, loss of soil moisture, and soil compaction (Holland, 2004; Cerdeira and Duke, 2006, Olson and Sander, 1988). Many organisms, such as earthworms and termites, contribute to organic and nutrient cycling. Intensive physical disruption of the soil causes numbers of such organisms to decrease, as nests and burrows are destroyed. The removal of residue cover takes away moisture and temperature conditions for larvae stages of certain beetles and food and cover for other organisms (Kladivko, 2001). Conservation tillage, primarily no-till operations, minimizes the disruption of the soil and leaves behind the most amount of residue.

Under the “preferred” alternative, Pioneer HT corn would be available to growers as an option to help to increase the use of conservation tillage and reduce the damaging impacts of intensive tillage.

2. Herbicides

The successful control of weeds is essential for the economical production of corn. As already described, weeds reduce crop yields by competing for nutrients, water, and light during the growing season and by interfering with harvest. A corn plant that emerges rapidly and uniformly will have the competitive advantage. Therefore, it is important to utilize good management practices in order to prevent weeds from emerging or growing along with the crop. Late season weeds can cause inefficient equipment operation and be a source of weed seed for the next planting season (UF/IFAS, 2008). Although growers may use a number of techniques, or combinations of them, to control weeds, herbicides have been shown to be the most popular and most effective tools for successful weed control in corn (UF/IFAS, 2008).

Under the “preferred” alternative, Pioneer HT corn would be available to growers as an alternative to commercially-available glyphosate tolerant products. APHIS notes that the number of acres planted to herbicide tolerant varieties has been slowly increasing over the past few years (USDA-NASS, 2007) and that this trend may continue; although as previously discussed, the

number of acres planted in 2007 decreased in 2008 (Table 5). If the number of acres of herbicide-tolerant corn were to continue to increase, due or not to the availability of Pioneer HT corn¹⁷, it is expected that the use of herbicides, including glyphosate, may continue to increase (exact amounts are hard to predict). In this case, the availability of Pioneer HT corn would allow growers to use a more “environmentally-friendly” herbicide (non-target effects described below). (Though any increase due to the deregulation of Pioneer HT corn is likely to be negligible, see pg. 28). Also, although not as widely used (Table 4), the deregulation of Pioneer HT corn may also cause an increase in the use of ALS-inhibiting herbicides (again, hard to predict exact amounts). A more detailed look at the three most widely used ALS-inhibiting herbicides as shown in Table 4 (*italics*), is provided below. For each herbicide, the analysis has been combined for its effects on plants, animals, soil microorganisms, and humans. Even if the deregulation of Pioneer HT corn caused an increase in the use of glyphosate and ALS-inhibiting herbicides, such increase would not significantly affect the quality of the human environment, as described below.

Glyphosate (Roundup)

It has been estimated, that the adoption of glyphosate tolerant crops has reduced overall herbicide use by 37.5 million pounds per year in the U.S. (Gianessi, 2005). Glyphosate is considered to be a low risk herbicide in terms of toxicity and environmental effects. Although today, there is a long list of herbicides available to growers for the treatment of weeds, glyphosate replaces the use of other synthetic herbicides that are at least three times more toxic and that persist in the environment nearly twice as long as glyphosate (Heimlich et al., 2000; Gianessi and Carpenter, 2000). Therefore, under the “preferred” alternative, Pioneer HT corn would be available to growers, if they are not already growing a glyphosate-tolerant variety, as an option to utilize a more “environmentally” friendly herbicide for weed control.

Non-target Effects

The goal of using glyphosate, or any other herbicide, is to destroy the unwanted vegetation that may harbor pests and compete with the crop for resources, thus lowering yield, without damage to the crop itself. It is common for growers to also want to reduce the vegetation within a few meters of the crop to prevent the spread of seeds or any plant parts that may further propagate the weeds into the field. Glyphosate can be metabolized (broken down) by some plants, but this ability is not universal (Carlisle and Trevors, 1988). Some plants carry inherent resistance and can grow normally in the presence of glyphosate. In others, glyphosate may affect their germination and/or growth characteristics and in some cases, glyphosate may stimulate their growth (Wagner, et al., 2003; Schabenberger et al., 1999; Cerdeira and Duke, 2006). Because of the potential for unintended damage, measures should be taken to avoid contact with desirable vegetation.

Glyphosate is highly soluble in water; in most soils, it does not leach into ground water, and it has been shown to dissipate more rapidly than other herbicides on surface water (Cerdeira and Duke, 2006; Carpenter et al., 2002). Glyphosate is no more than slightly toxic to wild birds and some aquatic invertebrates; it is nontoxic to fish and honeybees (EPA, 2008(a)). Glyphosate has

¹⁷ As described on pg. 28. Pioneer HT corn is likely to be adopted by growers already growing herbicide tolerant varieties.

not been reported as an atmospheric contaminant and is not volatile at 25°C (Van Dijk and Guicherit, 1999; Giesy et al., 2000). Estimated and measured concentrations of glyphosate use in wetlands and different bodies of water has shown that the risk to aquatic organisms is negligible or small at application rates less than 4 kg/ha (kilogram/hectare) and only slightly greater at application rates of 8 kg/ha (rates at, or significantly above, the recommended application rates of 0.21 to 4.2 kg/ha for glyphosate) (Solomon and Thompson, 2003; Cerdeira and Duke, 2006).

Glyphosate has little or no activity in the soil (Cerdeira and Duke, 2006). It strongly absorbs to soil particles, it is rapidly degraded by soil microbes. Glyphosate applied at recommended field rates has been shown to have no effect on the growth and survival of many soil organisms, including arthropods (e.g. spiders) and earthworms. In general, glyphosate has been shown to have little effect on soil microflora (Haney et al., 2000; Cerdeira and Duke, 2006).

Glyphosate has been classified by the EPA as toxicity category III and has relatively low oral and dermal acute toxicity. The acute inhalation toxicity study was waived by the EPA because glyphosate is non-volatile and because adequate inhalation studies show low toxicity (EPA, 2008(a)). Glyphosate is poorly absorbed through the digestive tract and largely excreted unchanged by mammals; it is not mutagenic or carcinogenic (EPA, 2008(a); Exttoxnet, 1998).

ALS-Inhibiting Herbicides (Trade Name)

Nicosulfuron (Accent)

Nicosulfuron is a broad spectrum herbicide registered for the control of annual and perennial grasses and broadleaf weeds and it is usually applied post-emergence. Nicosulfuron has been classified by the EPA as toxicity category IV for acute oral, dermal, inhalation toxicity and category III for acute eye irritation. Nicosulfuron has low to intermediate soil mobility, with minimal risk of runoff. Nicosulfuron is slightly toxic to birds, practically nontoxic to freshwater fish and invertebrates, and nontoxic to honey bees. Nicosulfuron is not mutagenic or carcinogenic (EPA, 2008(a); Exttoxnet, 1998).

Rimsulfuron (Matrix)

Rimsulfuron is a broad spectrum herbicide registered for the control of a wide variety of grasses and broadleaf weeds and it can be applied pre- or post-emergence. Rimsulfuron has been classified by the EPA as toxicity category IV for acute oral, dermal, and inhalation toxicity and category III for primary eye irritation. Rimsulfuron degrades rapidly in soil and water and has low soil mobility; therefore, low potential of water contamination. Rimsulfuron is not mutagenic or carcinogenic (Schneiders, 1993; EPA, 2008(a)).

Flumetsulam (Python)

Flumetsulam is an herbicide registered for the control of grasses and broadleaf weeds and it can be applied pre- or post-emergence. Flumetsulam has been classified by the EPA as toxicity category III for acute oral, dermal, and inhalation toxicity and category IV for eye irritation. Flumetsulam has low mobility in soils. Although it absorbs to soil and it is soluble in water, some runoff to drinking water occurs. Flumetsulam is rapidly excreted, mainly in urine, unchanged. Flumetsulam is not mutagenic or carcinogenic (Rouchaud, 2002; EPA, 2008(a))

Herbicide Resistant Weeds

As previously discussed, the potential environmental impacts associated with weed control also include the development of dual herbicide resistant weeds through continued use of glyphosate and ALS-inhibiting herbicides on current products available to growers for planting; this includes varieties with stacked herbicide resistant traits from previously deregulated and non-GE herbicide tolerant corn lines (Appendix B). APHIS notes two reports of weeds that have developed tolerance to both glyphosate and ALS-inhibitors. Common waterhemp (*Amaranthus rudis*) in Missouri and Illinois and horseweed (*Conyza canadensis*) in Ohio (Weed Science, 2008). Growers have adapted to the development of herbicide, and dual herbicide, resistant weed populations in the past and it is reasonably foreseeable that they will continue to do so in the future. As already mentioned, many weed scientists, companies, and university scientists are constantly working to develop management strategies, and new products, to help ensure consistent control of weeds. Pioneer has shown strong support for IWM programs in the past and it is likely that they will continue to do so in the future.

The use of Pioneer HT corn is amenable to the aforementioned integrated weed management program. By having herbicide resistance to two different modes of action, the use of Pioneer HT corn, in conjunction with an herbicide resistance management strategy, should facilitate practices that allow the application of more than one herbicide mode of action within a season and in successive years. In turn, this should allow growers to better manage resistant and non-resistant weeds in their corn fields. Pioneer HT corn was developed to confer tolerance to representative members of each of the five classes of herbicides in the ALS-inhibitor family; therefore, if the development of dual herbicide resistant weeds to glyphosate and certain ALS-inhibiting herbicides should occur, or if such weeds were currently present in the field, growers would have a variety of herbicides available to help them manage resistant weeds in their fields.

C. Agriculture and Climate Change

The use of conservation tillage and residue cover has been shown to increase soil organic carbon content. As described above, reducing the disturbance to the soil and maintaining high amounts of residue cover contribute to the increase in soil carbon. Preventing soil erosion enhances soil quality (biodiversity) and resilience, and improves water quality by reducing runoff. In addition, the soil carbon sequestration gains resulting from reduced tillage greatly decrease carbon dioxide emissions (Brookes and Barfoot, 2006). The adoption of glyphosate herbicide tolerant crops has also contributed to a reduction in the number of herbicide applications (Gianessi, 2005); this has resulted in carbon dioxide savings from reduced fuel use. In their study, Brookes and Barfoot, indicated that GE technology has resulted in 224 million kg less pesticide use by growers. They also indicated that planting GE crops have facilitated a reduction in greenhouse gas emissions of 9 billion kg in 2005; this is equivalent to removing 4 million cars from the roads for a year (Brookes and Barfoot, 2006).

D. Conventional and Organic Farming

Organic farming operations as described by the National Organic Program, which is administered by USDA's Agricultural Marketing Service, requires organic production operations to have distinct, defined boundaries and buffer zones to prevent unintended contact with

prohibited substances from adjoining land that is not under organic management. Organic production operations must also develop and maintain an organic production system plan approved by their accredited certifying agent. This plan enables the production operation to achieve and document compliance with the National Organic Standards, including the prohibition on the use of excluded methods. Excluded methods include a variety of methods used to genetically modify organisms or influence their growth and development by means that are not possible under natural conditions or processes. Organic certification involves oversight by an accredited certifying agent of the materials and practices used to produce or handle an organic agricultural product. This oversight includes an annual review of the certified operation's organic system plan and on-site inspections of the certified operation and its records. Although the National Organic Standards prohibit the use of excluded methods, they do not require testing of inputs or products for the presence of excluded methods. The presence of a detectable residue of a product of excluded methods alone does not necessarily constitute a violation of the National Organic Standards. The unintentional presence of the products of excluded methods will not affect the status of an organic product or operation when the operation has not used excluded methods and has taken reasonable steps to avoid contact with the products of excluded methods as detailed in their approved organic system plan.

Corn produced using organic methods is increasing at approximately 30% a year (USGC, 2006). In 2005, of the total 81.6 million acres of corn cropland in the U.S., 130,672 acres (0.16%) were certified organic corn (USDA-ERS, 2005(a)). Out of the states surveyed, 52% of the total acreage was planted with GE varieties (17% of which were planted to herbicide tolerant varieties) and, thus, approximately 48% of the total corn cropland acreage in 2005 was planted with nontransgenic corn (USDA-NASS, 2005). In 2008, of the States surveyed, approximately 80% of the total acreage in those States was planted with GE varieties (USDA-NASS, 2008).

It is not likely that growers, including organic and conventional growers, who choose not to plant transgenic corn varieties or sell transgenic corn, will be significantly impacted by the commercial use of this product. Non-transgenic corn will likely still be sold and will be readily available to those who wish to plant it. An internet search of "corn seed company" identified vendors that offered all types of conventional and transgenic corn seeds for purchase. A few of the many searchable sites available included <http://www.bo-jac.com> (Bo-Jac, 2008) and <http://www.lathamhybrids.com> (Latham, 2008). If Pioneer receives regulatory approval from all appropriate agencies, it will make Pioneer HT corn available to growers and breeders. It is not likely that other growers who choose not to plant or sell Pioneer HT corn or other transgenic corn will be significantly impacted by the expected commercial use of this product as (a) non-transgenic corn will likely still be sold and readily available since between 2005 and 2008, and based on the States surveyed, approximately 20 to 48% of the total corn acreage was planted with nontransgenic corn (USDA-NASS, 2005-2008); (b) isolation distances can be maintained to prevent cross-pollination; and (c) APHIS expects that Pioneer HT corn will replace some of the presently available glyphosate tolerant corn varieties, see pg. 28, without significantly affecting the existing glyphosate tolerant corn acreage or the overall total corn acreage; therefore, organic farmers will be able to coexist with biotech corn producers as they do now (see discussion on co-existence under *Corn varieties*, **Preferred Alternative** (pg. 20)).

C. Cumulative Effects

APHIS considered whether the proposed action could lead to significant cumulative impacts,

when considered in light of other past, present, and reasonably foreseeable future actions, regardless of what agency or person initiated such actions.

These actions include previous determinations of nonregulated status for glyphosate tolerant varieties (there are no GE ALS-inhibiting herbicide tolerant corn varieties on the market today). This includes non-GE glyphosate tolerant and ALS-inhibiting herbicide tolerant varieties and stacked gene varieties made through conventional breeding (Appendix B) tolerant to either on the two herbicides.

In 2005, the vast majority of the herbicide tolerant corn planted was glyphosate resistant (approximately 30% of total corn acreage) (Monsanto, 2006). In 2000, approximately 7% of the U.S. corn was planted to Clearfield® corn (Stapleton, 2001). Those percentages are exceedingly higher when taking into account all of the available glyphosate, ALS-inhibiting herbicide, and stacked varieties for each crop available in the market today (e.g., Roundup ready® soybean, corn, sorghum, canola, cotton and sugar beet; Clearfield® corn, wheat, rice, sunflower, canola, and lentils; STS™ soybeans; other varieties found in Appendix B). In 2006, alone, glyphosate tolerant varieties of soybean were planted on approximately 89% of total soybean acreage in the U.S. (USDA-NASS, 2006(b)).

In 2007, APHIS published a determination of nonregulated status for Monsanto 89788 soybean (petition 06-178-01p) (USDA-APHIS-BRS, 2008(a)) which is tolerant to glyphosate. This new line was developed to replace the original 40-3-2 event. It is expected that the new Monsanto 89788 varieties will replace the older 40-3-2 varieties over time. In July, 2008, APHIS reached a determination of nonregulated status for Pioneer 356043 soybean (petition 06-271-01p) (USDA-APHIS-BRS, 2008(a)). This is the first glyphosate and ALS-inhibitor tolerant soybean available to growers. It is possible that growers would choose to rotate 356043 soybean (or other glyphosate tolerant varieties) with Pioneer HT corn. This rotation pattern is not likely to cause an increase in the number of herbicide resistant weeds, as growers will be able to utilize both glyphosate and ALS-inhibitor herbicides. The availability of this corn will enable growers to control weeds using an ALS-inhibitor herbicide where, for example, glyphosate resistant weeds are present, or conversely, use glyphosate where ALS resistant weeds are present. If a grower plants 356043 soybean and/or Pioneer HT corn, it does not mean they will need to use both glyphosate and ALS-inhibitors; they may only need to use one, or they may use herbicides with other modes of action registered for the crop. Many herbicides are currently available to use on corn and soybeans. Growers who apply recommended principles of IWM (such as herbicide rotations using different chemistries) will best be able to delay the onset of resistant weeds (UW-IPCM, 2008).

Possible future actions from APHIS also include deregulation of glyphosate tolerant cotton (06-332-01p), alfalfa (04-110-01p), and creeping bentgrass (03-104-01p). Only cotton and alfalfa are sometimes rotated with corn. If growers choose to rotate from either 356043 soybean or Pioneer HT corn to a crop that does not have dual herbicide tolerance, there may be re-cropping issues to consider because of the residual re-plant restrictions (herbicide label restrictions that prevent a grower from planting any crop of their choice) for some of the ALS inhibitor herbicides. These issues are similar to re-cropping considerations that growers currently need to consider.

Corn cultivation occurs on land that is dedicated to crop production. Most corn is planted in fields that have been in crop production for years. As with most agricultural practices,

continuous production of corn would normally include the use of tillage and herbicides to limit the growth of weeds, limit the potential impact caused by insects, animals, disease, and to maximize production. Introduction of Pioneer HT corn is not expected to significantly alter the range of corn cultivation. This corn will likely be introduced in an area where corn is currently grown. The USDA predicts that in general, the planted acres of corn will stabilize at 89-90 million acres in 2008 and will remain at that level through 2016 (USDA-OCE, 2007) and although it is possible that the adoption of GE corn could increase, when specifically looking at herbicide tolerant varieties, percentages indicate GE herbicide tolerant corn planted in 2008 was lower than that planted in 2007.

Furthermore, Pioneer HT corn is likely to be used by growers as a replacement crop to other herbicide tolerant corn varieties. APHIS bases this conclusion on a variety of factors, including that the rate of adoption of herbicide tolerant crops is not expected to dramatically increase and on the fact that Pioneer, based on its knowledge of the corn market, characterizes Pioneer HT corn as a 'replacement product' (pg. 119 of the petition).

Any increase in glyphosate use from the adoption of Pioneer HT corn is likely to be negligible and, when combined with the past, current, and future use of the herbicide on glyphosate tolerant varieties (e.g. herbicide tolerant soybeans), will not significantly impact the quality of the human environment. In the future, there is the potential of stacking Pioneer HT corn with, for example, an insect resistant variety. In that case, it is likely that Pioneer HT corn would be replaced by the new variety, if growers feel there is an advantage to having the added insect resistance in their corn field. In terms of the environmental effects of the past, present, and future use of glyphosate, studies have shown that glyphosate has little or no activity in the soil, it strongly absorbs to soil particles, and it is rapidly degraded by soil microbes (Cerdeira and Duke, 2006). In addition, glyphosate is considered to be a low risk herbicide in terms of toxicity and environmental effects. Although today there is a long list of herbicides available to growers for the treatment of weeds, glyphosate replaces the use of other synthetic herbicides that are at least three times more toxic and that persist in the environment nearly twice as long as glyphosate (Heimlich et al., 2000; Gianessi and Carpenter, 2000).

Although there is uncertainty as to the adoption rate of Pioneer HT corn, there are a number of possible scenarios to consider. For a grower, the decision to purchase Pioneer HT corn will be largely economic, as most of the costs associated with growing and selling a crop are usually factored into which seed to purchase. Growers will only buy Pioneer HT corn if they can derive an economic benefit. Buyers of Pioneer HT corn are likely to have had experience with herbicide tolerant corn and will mainly replace their existing HT corn with Pioneer's. Pioneer HT corn will provide an extra weed control option since this product will allow use of ALS-inhibiting herbicides that will help a grower manage glyphosate tolerant weeds, if present.

Researchers at Cornell University have developed a method to assess the environmental impacts of herbicides using a variety of environmental toxicity parameters (Kovach et al., 1992). This compilation indicates that ALS-inhibiting herbicides and glyphosate have comparable environmental impacts within agricultural production systems. Growers of currently available non-GE corn are currently able to apply both glyphosate and ALS-inhibitors to their corn. Since Pioneer HT corn will most likely be used by growers that are presently using glyphosate tolerant corn, and there are no significant environmental impacts from use of these two types of herbicides, cumulative impacts are likely to be similarly insignificant.

APHIS notes that the use of herbicides with different modes-of-action on crops is already a common agricultural practice. As part of its ongoing responsibilities for regulation of pesticides, EPA has assessed the impacts of application of glyphosate and ALS-inhibitors on corn, and other herbicide tolerant crops, and approved the appropriate pesticide label amendments and/or tolerances for those uses. In addition, EPA has reviewed aggregate dietary exposures of glyphosate and ALS-inhibitors in making its food safety determinations for these products under the Federal Food, Drug, and Cosmetic Act (EPA, 1993; EPA 2008(a)). ALS-inhibiting herbicides reached their peak use on corn in the late 1990s. But their widespread use in a number of major crops over the past two decades contributed to the development of several resistant weed species (Brenly-Bultemeier et al., 2002). Since then, the use of ALS-inhibiting herbicides has significantly decreased (Table 4). The commercialization of Pioneer HT corn may lead to an increase in the use of ALS-inhibitors, but the amounts are not expected to reach the historic high levels (Figure 30, pg. 119 of the petition). Although some of the acres that will be treated represent new markets, the majority of the Pioneer HT corn acres treated will be replacement acres for those already being treated with ALS inhibiting herbicides. APHIS believes that if a grower is already planting an ALS tolerant product, that grower will replace their product with Pioneer HT corn in order to utilize glyphosate whenever ALS does not work (and vice versa). Also, not all growers who plant Pioneer HT corn will choose to use ALS-inhibitor herbicides. Thus, deregulation of Pioneer HT corn does not significantly change current agricultural practice, and no significant cumulative impacts would be expected.

Low use-rate herbicides such as ALS-inhibitors can cumulatively lessen impact on the environment by decreasing the amount of herbicide used, diminishing waste generation and energy use, while allowing easier handling, storage, and transport. Growers using low-use rate ALS-inhibitors would apply 95-99% less herbicide (active ingredient) to their crops, releasing much less into the environment. A significant reduction in energy input and waste generation is also expected during the chemical manufacturing of low-use rate herbicides. For example, the energy (gas, oil, electricity, etc.) needed to produce high use-rate herbicides (e.g., 2,4-D or dicamba) is 7 to 9-fold more than that required for a sulfonyleurea (Pioneer, 2008). Waste streams of 10-100 kg of waste per kg final active ingredient are typical in agricultural chemical production (Brown, 1995). Waste streams for ALS-inhibitors are typically on the low end of this range. Coupled with the low-use rates needed, these result in lower energy use and waste generated per acre of treatment than for other herbicides.

Pioneer HT corn does not produce any other substance that is not normally produced by conventional corn, nor is the composition of the seed produced by the corn significantly different from unmodified counterpart (conventional corn). Data supplied by the applicant, including results of 3 years of field tests in various environments, indicate that Pioneer HT corn has not had observable or measurable impacts on ecosystems in which it has been grown (Section VII, pg. 81 of the petition). Therefore, APHIS does not expect accumulation of a novel substance in soil, nor does APHIS expect significant impacts on organisms living in and around these agricultural fields, when compared to corn currently planted, because of exposure to Pioneer HT corn. Also, as discussed in Appendix A, Pioneer HT corn shows no difference in agronomic performance, disease, and phenotypic assessments to conventional corn; therefore, neither presently nor in the future, is Pioneer HT corn any more likely than conventional corn to form successful crosses with wild and weedy relatives.

Based on this information, APHIS has determined that there are no past, present, or reasonably foreseeable actions that would aggregate with effects of the proposed action to create cumulative impacts that would significantly affect the quality of the human environment or reduce the long-term productivity or sustainability of any of the resources (soil, water, ecosystem quality, biodiversity, etc.) associated with the ecosystem in which Pioneer HT corn is planted. However, as previously discussed, APHIS suggests that growers follow IWM practices, for any type of crop, in order to minimize the environmental impacts of agriculture and prevent cumulative impacts.

D. Threatened and Endangered Species

APHIS considered the potential impact on federally listed threatened and endangered species (TES) and species proposed for listing, as well as designated critical habitat and habitat proposed for designation, as required under Section 7 of the Endangered Species Act. In this analysis, APHIS considered the biology of Pioneer HT corn, as well as the classic agricultural practices associated with the cultivation of corn. As discussed in Appendix A, Pioneer HT corn differs from non-transgenic corn only in the expression of the two genes responsible for the herbicide tolerance to glyphosate and ALS-inhibiting herbicides. The proteins produced by the inserted genes and the increase in the amino acids N-acetylaspartate (NAAsp), N-acetylglutamate (NAGlu), N-acetylserine (NASer), N-acetylthreonine (NAThr), and N-acetylglycine (NAGly) (Appendix D), do not raise safety issues. Pioneer HT corn does not express additional proteins, natural toxicants, allelochemicals, pheromones, hormones, etc. that could directly or indirectly affect a listed TES or species proposed for listing. Data submitted on the composition of Pioneer HT corn indicate that this corn is not significantly different from non-transgenic corn and would not be expected to have any impact on TES that would be any different from non-transgenic corn. Given all these factors, and the lack of noted adverse effects on chickens (Section VIII-E, pg. 109 of the petition), consumption of Pioneer HT corn should have no effect on threatened and endangered species. Finally, Pioneer HT corn is not sexually compatible with a federally listed TES or a species proposed for listing.

Cultivation of Pioneer HT corn is not expected to differ from typical corn cultivation. Although the extent to which Pioneer HT corn will be grown is unknown, this product is expected to replace the existing glyphosate tolerant corn varieties available in the market, and used in areas where glyphosate tolerant corn is already present. Although a shift to planting Pioneer HT corn could result in an increase in the use of ALS-inhibiting herbicides, these are very low use rate herbicides (ounces/acre) (EPA, 2008(a)) and their existing combined use in corn is low. After reviewing the possible effects of deregulating Pioneer HT corn, APHIS has not identified any stressor caused directly by this product, that could affect the reproduction, numbers, or distribution of a listed TES or species proposed for listing. The potential environmental impacts on TES of this product are those associated with typical agriculture. The effect of agricultural practices (tillage and herbicide use) on plants, animals, and soil microorganisms was discussed in Section IV. It is expected that some of those agricultural practices would also have an impact on TE species and those proposed for listing, just as they did for non-TE species. Growers planting Pioneer HT corn, as with any other corn variety, genetically engineered or not, should consider the environmental impacts of agronomic practices on those TE species found in and around their corn field.

Although a shift to planting Pioneer HT corn may result in an increase in the use of ALS-

inhibiting herbicides, this increase may likely occur anyway because of the availability of other such corn varieties. The ALS inhibitors currently registered for use on corn can also be used on Pioneer HT corn, with no change in label rates. In order to be registered as a pesticide by EPA under FIFRA, it must be demonstrated that when used with common practices, a pesticide will not cause unreasonable adverse effects in the environment, including effects on wildlife and TES (EPA, 2007(b)). Thus, ALS-inhibitor herbicides currently registered for use on corn varieties are not expected to pose any unreasonable risks to wildlife and the environment. Several of the ALS-inhibitor herbicides have comparable environmental impacts (as calculated by a Cornell University publication (Kovach et al., 1992) as glyphosate, which will likely continue to be used on large acreages across the U.S. Additionally, as noted in Table 4, ALS inhibitors continue to be used and have been used effectively on corn in the past (e.g., Nicosulfuron, Flumetsulam, Rimsulfuron, and others). As these herbicides have been used effectively and safely for many years on corn as well as other crops, there is no indication that their use on a higher percentage of acres would be associated with significant environmental impacts. Periodic registration review by EPA for these herbicides ensures that these products do not present unreasonable risks to humans, wildlife, fish, and plants (EPA, 2007(c)). It is uncertain exactly which ALS-inhibiting herbicide(s) would be recommended for use on Pioneer HT corn, but growers will have several options and be able to choose based on their needs.

After reviewing possible effects of deregulating Pioneer HT corn, APHIS has not identified any stressor that could affect the reproduction, numbers, or distribution of a listed TES or species proposed for listing. Consequently, an exposure analysis for individual species is not necessary. APHIS expects Pioneer HT corn to replace some of the presently available glyphosate tolerant and ALS-inhibiting herbicide tolerant corn varieties, but APHIS does not expect that Pioneer HT corn will cause new corn acres to be planted in areas that are not already devoted to agriculture. As noted previously, before allowing a pesticide product to be sold on the market, EPA ensures that the pesticide will not pose any unreasonable risks to wildlife and the environment. EPA does this by evaluating data submitted in support of registration regarding the potential hazard that a pesticide may pose to non-target fish and wildlife species. In considering whether to register a pesticide, EPA conducts ecological risk assessments to determine what risks a pesticide poses and whether changes to the use or proposed use are necessary to protect the environment. APHIS has considered the effect of Pioneer HT corn production on critical habitat (which is a subset of the environment and therefore also considered by EPA) and could identify no difference from affects that would occur from the production of other corn varieties. Therefore, APHIS has determined that granting a petition of non-regulated status for Pioneer HT corn will have no effect on federally listed threatened or endangered species and species proposed for listing, or on designated critical habitat or habitat proposed for designation. Consequently, a written concurrence or formal consultation with the USFWS is not required for this action.

E. Other Considerations

Executive Order (EO) 12898 (US-NARA, 2008), “Federal Actions to Address Environmental Justice in Minority Populations and Low-Income Populations”, requires Federal agencies to conduct their programs, policies, and activities that substantially affect human health or the environment in a manner so as not to exclude persons and populations from participation in or benefiting from such programs. It also enforces existing statutes to prevent minority or low-income communities from being subjected to disproportionately high and adverse human health or environmental effects. EO 13045 (US-NARA, 2008), “Protection of Children from

Environmental Health Risks and Safety Risks”, acknowledges that children may suffer disproportionately from environmental health and safety risks because of their developmental stage, greater metabolic activity levels, and behavior patterns, as compared to adults. The EO (to the extent permitted by law and consistent with the agency’s mission) required each Federal agency to identify, assess, and address environmental health risks and safety risks that may disproportionately affect children. Each alternative was analyzed with respect to EO 12898 and 13045. Based on the information submitted by the applicant, Pioneer HT corn is not significantly different than conventional corn and it is therefore, not expected to have a disproportionate adverse effect on minorities, low-income populations, or children.

EO 13112 (US-NARA, 2008), “Invasive Species”, states that Federal agencies take action to prevent the introduction of invasive species, to provide for their control, and to minimize the economic, ecological, and human health impacts that invasive species cause. Both non-GE and deregulated GE glyphosate tolerant corn varieties are widely grown in the U.S. Based on historical experience with corn and the data submitted by the applicant and reviewed by APHIS, Pioneer HT corn plants are very similar in fitness characteristics to other corn varieties currently grown and are not expected to become weedy or invasive.

EO 13186 (US-NARA, 2008), “Responsibilities of Federal Agencies to Protect Migratory Birds”, states that Federal agencies taking actions that have, or are likely to have, a measurable negative effect on migratory bird populations are directed to develop and implement, within 2 years, a Memorandum of Understanding (MOU) with the Fish and Wildlife Service that shall promote the conservation of migratory bird populations. Data submitted by the applicant has shown that Pioneer HT corn has the same agronomic characteristics as conventional corn. The only difference found between Pioneer HT corn and control corn was in the elevated concentrations of acetylated amino acids. APHIS’ review of that information is provided in Appendix D. Based on this review, it is not likely that the deregulation of Pioneer HT corn can, or will, have a negative effect on migratory bird populations.

EO 12114 (US-NARA, 2008), “Environmental Effects Abroad of Major Federal Actions”, requires Federal officials to take into consideration any potential environmental effects outside the U.S., its territories, and possessions that result from actions being taken. APHIS has given this due consideration and does not expect a significant environmental impact outside the U.S. should nonregulated status be determined for Pioneer HT corn. It should be noted that all the considerable, existing national and international regulatory authorities and phytosanitary regimes that currently apply to introductions of new corn cultivars internationally, apply equally to those covered by an APHIS determination of nonregulated status under 7 CFR part 340. Any international traffic of Pioneer HT corn subsequent to a determination of nonregulated status for the product would be fully subject to national phytosanitary requirements and be in accordance with phytosanitary standards developed under the International Plant Protection Convention (IPPC).

The purpose of the IPPC “is to secure a common and effective action to prevent the spread and introduction of pests of plants and plant products and to promote appropriate measures for their control” (IPP, 2008); the protection it affords extends to natural flora and plant products and includes both direct and indirect damage by pests, including weeds. The IPPC set a standard for the reciprocal acceptance of phytosanitary certification among the nations that have signed or acceded to the Convention (157 countries as of October 2006). In April 2004, a standard for pest

risk analysis (PRA) of living modified organisms (LMOs) was adopted at a meeting of the governing body of the IPPC as a supplement to an existing standard, International Standard for Phytosanitary Measure No. 11 (ISPM-11, Pest Risk Analysis for Quarantine Pests). The standard acknowledges that all LMOs will not present a pest risk and that a determination needs to be made early in the PRA for importation as to whether the LMO poses a potential pest risk resulting from the genetic modification. APHIS pest risk assessment procedures for bioengineered organisms are consistent with the guidance developed under the IPPC. In addition, issues that may relate to commercialization and transboundary movement of particular agricultural commodities produced through biotechnology are being addressed in other international forums and through national regulations.

The Cartagena Protocol on Biosafety is a treaty under the United Nations Convention on Biological Diversity (CBD) that established a framework for the safe transboundary movement, with respect to the environment and biodiversity, of LMOs, which includes those modified through biotechnology. The Protocol came into force on September 11, 2003, and 138 countries are Parties to it as of January 5, 2007 (CBD, 2008). Although the U.S. is not a party to the CBD, and thus not a party to the Cartagena Protocol on Biosafety, U.S. exporters will still need to comply with domestic regulations that importing countries that are Parties to the Protocol have put in place to comply with their obligations. The first intentional transboundary movement of LMOs intended for environmental release (field trials or commercial planting) will require consent from the importing country under an advanced informed agreement (AIA) provision, which includes a requirement for a risk assessment consistent with Annex III of the Protocol, and the required documentation.

LMOs imported for food, feed, or processing (FFP) are exempt from the AIA procedure, and are covered under Article 11 and Annex II of the Protocol. Under Article 11 Parties must post decisions to the Biosafety Clearinghouse database on domestic use of LMOs for FFP that may be subject to transboundary movement. To facilitate compliance with obligations to this protocol, the U.S. Government has developed a website that provides the status of all regulatory reviews completed for different uses of bioengineered products (NBII, 2008). These data will be available to the Biosafety Clearinghouse. APHIS continues to work toward harmonization of biosafety and biotechnology consensus documents, guidelines, and regulations, including within the North American Plant Protection Organization (NAPPO), which includes Mexico, Canada, and the U.S., and within the Organization for Economic Cooperation and Development. NAPPO has completed three modules of a standard for the *Importation and Release into the Environment of Transgenic Plants in NAPPO Member Countries* (NAPPO, 2008). APHIS also participates in the North American Biotechnology Initiative (NABI), a forum for information exchange and cooperation on agricultural biotechnology issues for the U.S., Mexico and Canada. In addition, bilateral discussions on biotechnology regulatory issues are held regularly with other countries including: Argentina, Brazil, Japan, China, and Korea.

V. Listing of Agencies and Persons Consulted

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Appendix A: Plant Pest Risk Assessment

Plant Pest Risk Evaluation

Potential impacts to be addressed in this risk assessment are those that pertain to the use of Pioneer's herbicide tolerant 98140 corn (hereafter referred to as Pioneer HT corn) and its progeny in the absence of confinement. APHIS utilizes data and information submitted by the applicant, in addition to current literature, to determine if Pioneer HT corn is unlikely to pose a plant pest¹⁸ risk. If APHIS determines that a GE organism is not a plant pest, then APHIS has no regulatory authority over that organism.

Based on the information requested by APHIS for submission of a petition for nonregulated status (§ 340.6(c)(4)) (USDA-APHIS-BRS, 2008), and in order to determine whether Pioneer HT corn is unlikely to pose a plant pest risk, BRS considered information such as: plant pest risk characteristics, disease and pest susceptibilities, expression of the gene product, new enzymes, changes to plant metabolism, weediness of the regulated article, impact on the weediness of any other plant with which it can interbreed, agricultural or cultivation practices, effects of the regulated article on non-target organisms, and transfer of genetic information to organisms with which it cannot interbreed.

An analysis on agricultural or cultivation practices was included in the Environmental Assessment (EA). Effects of the deregulation of Pioneer HT corn (e.g. use of herbicides, tillage, etc.) on non-target organisms was also included in the EA. Potential impacts addressed in this risk assessment are those that pertain to plant pest risk characteristics. The genetically engineered (GE) construct inserted in Pioneer HT corn was evaluated to determine if those sequences in the corn caused plant disease. In addition, morphological characteristics of this corn were analyzed to determine if this variety would become weedy or invasive. Gene flow and introgression of the inserted genes into weedy and wild relatives was evaluated to determine the potential of increased weedy or invasive characteristics; also, the potential to transfer genetic information to organisms with which corn cannot interbreed. Finally, APHIS evaluated and compared Pioneer HT corn to conventional corn in regards to disease and pests susceptibility and conducted an analysis of the effects of the regulated article on non-target organisms.

Development of Herbicide Tolerant 98140 Corn

Pioneer has developed HT corn to tolerate glyphosate and acetolactate synthase (ALS)–

¹⁸ 7 CFR part 340.1 defines a plant pest as:

“Any living stage (including active and dormant forms) of insects, mites, nematodes, slugs, snails, protozoa, or other invertebrate animals, bacteria, fungi, other parasitic plants or reproductive parts thereof; viruses; or any organisms similar to or allied with any of the foregoing; or any infectious agents or substances, which can directly or indirectly injure or cause disease or damage in or to any plants or parts thereof, or any processed, manufactured, or other products of plants” (USDA-APHIS-BRS).

inhibiting herbicides (e.g. sulfonylureas and imidazolinones). Pioneer HT corn will be the first GE commercial corn product to contain both traits. The availability of this corn will enable growers to control weeds using an ALS-inhibitor herbicide where, for example, glyphosate tolerant weeds are present, or conversely, glyphosate can be used on ALS tolerant weeds. Growers will be able to choose an optimal combination of the two herbicides, and other complementary weed controls, to best manage their individual weed populations.

Expression of the Gene Product

Pioneer HT corn has been genetically engineered to express modified GAT4621¹⁹ (glyphosate acetyltransferase) and ZM-HRA²⁰ (modified version of a maize acetolactate synthase) proteins. The GAT4621 protein, encoded by the *gat4621*²¹ gene, confers tolerance to glyphosate-containing herbicides by acetylating glyphosate and thus rendering it non-phytotoxic. The ZM-HRA protein, encoded by the *zm-hra*²² gene, confers tolerance to the ALS-inhibiting class of herbicides (e.g., sulfonylureas and imidazolinones). Expression of the *zm-hra* gene is controlled by the maize ALS (acetolactate synthase) promoter. ALS²³ is the enzyme required for the production of essential branched-chain amino acids such as valine, leucine, and isoleucine. The *gat4621* gene is based on the sequences of three *gat* genes from *Bacillus licheniformis*, a common soil bacterium. Expression of the *gat4621* gene is driven by the corn ubiquitin promoter²⁴ (*ubiZM1*). The *zm-hra* gene was made by isolating the herbicide sensitive maize *als*²⁵ gene and introducing two specific changes known to confer herbicide tolerance to tobacco ALS.

The genetic insert also contains the terminator sequence from *Solanum tuberosum* (potato) and two sequences from two prevalent plant pests, cauliflower mosaic virus (enhancer) and *Agrobacterium tumefaciens* (border region). All of these sequences are well-characterized and are non-coding regulatory regions only. Therefore, these sequences will not cause Pioneer HT corn to promote plant disease.

A single copy of these genes and other DNA regulatory sequences were introduced into the corn genome with the transformation vector PHP24279 using disabled (non-plant pest causing) *A. tumefaciens* transformation²⁶ of immature embryos. Plant cells containing the introduced DNA were selected by culturing in the presence of glyphosate. After the initial transformation, the antibiotic carbenicillin was included in the culture medium to kill any remaining *Agrobacterium*. Therefore, no part of the plant pest *A. tumefaciens* remained in Pioneer HT corn due to the transformation method. Samples were then taken from growing calli (undifferentiated plant cells) to verify the presence of both transgenes. The plants regenerated from the calli were evaluated for glyphosate and ALS inhibitor herbicide

¹⁹ GAT4621 refers to the specific protein

²⁰ ZM-HRA refers to the specific protein

²¹ *gat4621* refers to the specific gene

²² *zm-hra* refers to the specific gene

²³ ALS refers to the specific protein

²⁴ A promoter is a region of DNA that controls expression of a gene.

²⁵ By convention, *als* refers to the specific gene

²⁶ A method of introducing DNA into cells by infecting them with disabled *Agrobacterium tumefaciens*, which contain a plasmid carrying the gene(s) of interest.

tolerance.

Data from Southern Blot analyses demonstrate that Pioneer HT corn plants: (1) contain a single copy of both *gat4621* (Figure 8, pg. 37 of the petition) and *zm-hra* (Figure 9, pg. 38 of the petition) genes; (2) contain a single copy of both the *ubiZM1* (Figure 8, pg. 37 of the petition) and ALS (Figure 9, pg. 38 of the petition) promoters; and (3) do not contain sequences ('backbone sequences') from the transformation plasmid PHP24279 (Figures 18-22, pg. 47-51 of the petition) that were not intended to be transferred. Data also demonstrated that the overall integrity of the insert was complete and intact (Figures 11-13, pg. 40-42 of the petition). Statistical analysis of genetic segregation data collected over time confirmed that the *gat4621* and *zm-hra* genes were stably integrated into the corn genome and stably inherited over four generations in the expected fashion (Table 6, pg. 52 of the petition). Therefore, only the expected genetic material was stably inserted into Pioneer HT corn and no expectation exists that plant disease will result due to the presence of the genetic construct in the corn.

A detailed analysis of the composition of Pioneer HT corn compared to conventional corn can be found in Appendix D.

Relative Weediness and/or Invasiveness of Pioneer HT Corn

APHIS has assessed whether Pioneer HT corn is any more likely to become a weed than the non-transgenic recipient corn line or any other currently cultivated corn.

Based upon information provided in the major weed references, corn is not listed as a weed in the United States (Muenscher, 1980; Holm et al., 1991; Holm et al., 1997) nor is it listed as a noxious weed species by the U. S. Federal Government (7 CFR part 360) (USDA-APHIS, 2006). Cultivated corn is unlikely to become a weed because it generally does not persist in undisturbed environments without human intervention. Although corn volunteers in agricultural fields are not uncommon, they are easily controlled by herbicides or mechanical means and not likely to appear in the second season. Furthermore, corn possesses few of the characteristics of plants that are notably successful weeds (Baker, 1965; Keeler, 1989).

The applicant has field tested Pioneer HT corn since 2005. Agronomic performance, disease, and phenotypic assessments were conducted in trials at over 40 different locations across 17 states in the U.S. and the Commonwealth of Puerto Rico. These field tests were authorized by APHIS under the permit numbers noted in Appendix 6, pg. 168 of the petition. The trials were conducted in agricultural settings under physical and reproductive confinement conditions. Agronomic evaluations were conducted to assess the comparability of Pioneer HT corn to conventional corn. During these field trials, Pioneer evaluated seed germination, seed dormancy, abiotic stresses response, plant growth, yield, days to maturity, disease incidence, insect damage, and a number of other agronomic parameters (pg. 67-81 of the petition). Pioneer HT corn plants were also evaluated to confirm that they exhibited tolerance to glyphosate and ALS-inhibitors and that these traits were genetically stable under field conditions.

Agronomic field trial data showed no biologically significant differences between Pioneer HT corn and control corn with respect to germination/emergence, vegetative growth, reproductive parameters, yield, and ecological interactions. Also, no significant difference in the agronomic performance between the pollen from Pioneer HT corn and the pollen from control corn (Table 14, pg. 80 of the petition) was found. The data support the conclusion that Pioneer HT corn compares to conventional corn in agronomic characteristics. There is no evidence to suggest the herbicide tolerance traits in this corn would cause it to be weedier or more invasive than the control corn line. In addition, Pioneer HT corn, as with conventional corn, is susceptible to a number of available herbicides and can be easily controlled. Therefore, Pioneer HT corn is unlikely to present a greater plant pest risk than conventional corn.

Gene Flow and Gene Introgression from Pioneer HT Corn into its Sexually-Compatible Relatives

Zea mays L. subsp. *mays* (corn) is a member of the *Maydeae* tribe of the grass family, *Poaceae*. It is a monoecious annual plant that requires human intervention for its seed dispersal and propagation. The species is open-pollinated through the movement of pollen by wind. Additional information on the biology of corn is available in the OECD (Organization for Economic Co-Operation and Development) *Zea mays* consensus document (OECD, 2003).

In assessing the risk of gene introgression from Pioneer HT corn to its sexually compatible relatives, APHIS considered two primary issues: 1) the potential for gene flow and introgression, and 2) the potential impact of introgression. This assessment covers only wild and weedy relatives of corn and the possibility that increased weediness could result from gene flow and introgression from Pioneer HT corn into such relatives. Although general information on pollen flow is given, this evaluation does not directly look at gene flow between a GE corn crop and a conventional and/or organic corn crop; some information on gene flow from Pioneer HT corn to conventional/organic corn crops is covered in the EA on pg. 20.

The phenomenon of gene flow (the transfer of genetic information between different individuals and/or populations) is a normal occurrence in the biological world. Gene flow has been shown to maintain the diversity necessary for long-term survival of certain populations in ever changing environments (Gealy et al., 2007). Gene flow from cultivated agricultural crops to sexually compatible relatives (domesticated or wild/weedy) has most likely occurred since domestication began. In most plants, including corn, genetic information is usually exchanged by pollen dispersal (Gealy et al., 2007). On the other hand, the process of introgression occurs when genes are retained, spread, and potentially incorporated into the gene pool of the recipient species; this is usually based on a selective or reproductive advantage for the population (Gealy et al., 2007). The process of introgression is not simple and it occurs in several steps that involve many hybrid generations. Based upon currently available data, there have been a relatively low number of confirmed cases of introgression (Stewart et al., 2003).

APHIS evaluated the potential for gene flow and gene introgression from Pioneer HT corn to sexually compatible wild relatives and considered whether introgression would result in increased weediness. Cultivated corn is sexually compatible with other members of the genus *Zea* and to a much lower degree with members of the genus *Tripsacum*.

Corn pollen is among the largest and heaviest of the wind-dispersed pollen grains and because of it, corn pollen has a rapid settling rate (Raynor et al., 1972). These characteristics limit the distance that corn pollen can travel. In terms of viability, under conditions of high temperature or low humidity, corn pollen may only survive for a few minutes. Under controlled handling in the laboratory or more favorable conditions in the environment, pollen may be viable for several hours (EPA, 2000). Studies have shown that gene flow decreases with distance. In one study, levels decrease rapidly within the first 66 feet of the source and thereafter at a diminished rate (Henry et al., 2003). A study conducted in 2000 indicated that cross-pollination of commercial corn cultivars at 100 ft downwind from the source of GE corn was 1 % and that this proportion declined exponentially to 0.1 % at 130 ft and to 0.03 % at 160 ft. At the farthest distance measured (1000 ft), no cross-pollination was detected (Jemison and Vayda, 2000). Additional factors affect the likelihood of cross-pollination in corn, including: size of pollen source, size of recipient population, wind direction and velocity, rain, silk receptivity, flowering times, pollen competition, and physical barriers (Devos et al., 2005).

Wild diploid and tetraploid members of *Zea*, collectively referred to as teosinte, are normally confined to the tropical and subtropical regions of Mexico, Guatemala, and Nicaragua. Although in the past, a few small isolated populations of the annual *Zea mexicana* and the perennial *Zea perennis* have been reported to exist in Alabama, Florida, Maryland and South Carolina, respectively (USDA-NRCS, 2007). Neither of these teosinte species has been shown to be aggressive weeds in their native or introduced habitats. Cultivated corn can hybridize with *Zea Mexicana*; however, it rarely crosses with *Zea perennis*. If hybrids from the latter were produced, they would be triploids and therefore, sterile (USDA, 2007). Pioneer HT corn has been shown to have no agronomic differences from those of conventional corn. Therefore, although the potential for cross pollination between Pioneer HT corn and teosinte is present, it would be no different than the potential cross between teosinte and conventional corn. Moreover, the factors described above (pollen, distance, plant morphology, reproductive timing, etc.) significantly reduce the likelihood that cross-pollination between any corn crop and teosinte would produce successful hybrids, and if formed, that those hybrids would become aggressive weeds.

Introgression from corn to teosinte in the wild is limited by a number of factors including, differing degrees of genetic incompatibility, temporal separation in flowering time, differences in developmental morphology, variations in dissemination methods, and disparities in seed dormancy (Galinat, 1998; Doebley 1990(a), 1990(b)). Gene introgression, again, occurs over many steps that require several hybrid generations; and first generation hybrids are generally less fit for survival and dissemination in the environment, and show reduced or no reproductive capacity. Teosinte has coexisted and coevolved in close proximity to corn in the Americas over thousands of years, but they each maintain a distinctive genetic make-up despite sporadic introgression (Doebley 1990(a)). The applicant

has shown that Pioneer HT corn does not exhibit any differences in agronomic properties from other cultivated corn. Introgression and the impact of introgression from Pioneer HT corn to teosinte would therefore be no different from that of other cultivated corn varieties.

The genus *Tripsacum* contains up to 16 recognized species worldwide; most are native to Mexico, Central and South America, but three occur in the U.S. (*T. dactyloides*, *T. floridanum* and *T. lanceolatum*) (EPA, 2000). Many species of *Tripsacum* can cross with *Zea*, but with difficulty and with resulting hybrids being primarily male and female sterile (Galinat, 1988; Wilkes, 1967). The *Tripsacum* and corn hybrids have not been observed in the field, but have been obtained in the laboratory using specific techniques under controlled conditions. In most cases, these progeny have been sterile or viable only by culturing “embryo rescue” techniques (EPA, 2000). Although, some *Tripsacum* species may be found in areas where corn is cultivated, gene introgression from corn under natural conditions is highly unlikely, if not impossible (Beadle, 1980). Seed obtained from crosses between *Tripsacum* and corn is often sterile or progeny have greatly reduced fertility. Therefore, introgression from Pioneer HT corn to *Tripsacum* species would be no different from that of other cultivated corn varieties and also unlikely to occur.

Transfer of Genetic Information to Organisms to which Pioneer HT corn cannot Interbreed

Horizontal gene transfer (HGT) (transmission of DNA between species) from Pioneer HT corn to bacteria (chosen for this analysis) is unlikely to occur. First, many genomes from bacteria closely associated with plants (e.g. *Agrobacterium* and *Rhizobium*) have been completely or partially sequenced (Wood et al., 2001; Kaneko et al., 2000;), and no evidence has been found that these organisms contain gene derived from plants. Second, in cases where review of sequence data implied that HGT occurred, the events were inferred to occur on an evolutionary time scale on the order of millions of years (Kurland et al, 2003; Brown, 2003). Third, transgene DNA promoters and coding sequences are optimized for plant expression, not prokaryotic bacterial expression. Thus, even if HGT occurred, proteins corresponding to the transgenes are not likely to be produced. Fourth, the FDA has evaluated HGT and the use of antibiotic resistance marker genes, and has concluded that the likelihood of transfer of antibiotic resistance genes from plant genomes to microorganisms in the gastrointestinal tract of humans or animals, or in the environment, is remote (US-FDA, 1998). Therefore APHIS concludes that horizontal gene transfer from Pioneer HT corn to other species is unlikely to occur and thus poses no significant environmental or plant pest risk.

Disease and Pest Susceptibilities

The ecological data submitted by Pioneer indicated no significant difference between Pioneer HT corn and the non-transgenic control corn for pest susceptibility (as measured, for example, by European corn borer and corn earworm damage) (Appendix 5, Table 1, pg. 160-164 of the petition) and disease (as measure, for example, by northern corn leaf blight and southern corn rust damage) (Appendix 5, Table 2, pg. 165-167). The data in the petition also indicated no difference in the compositional and nutritional quality of Pioneer HT corn

compared to conventional corn. Thus, Pioneer HT corn is susceptible to the same insect and disease stressors as conventional corn.

Effect on Non-target and Beneficial Organisms

Based on the data provided by the applicant and existing literature, APHIS evaluated the potential for deleterious effects or significant impacts of Pioneer HT corn on non-target and beneficial organisms. First, APHIS notes that neither GAT nor ZM-HRA proteins are known to have toxic properties. The GAT protein sequence, which is derived from the bacterium *Bacillus licheniformis*, has been considered safe for food and feed in the U.S., Canada, and Europe (European Commission, 2000; US-FDA, 2001). ZM-HRA protein is a modified form of the ALS protein. Similar proteins have been commercialized in Clearfield® (BASF, 2005) and STS® (Deltapine, 2006), which are grown on millions of acres in the U.S. every year. As such, ALS (the protein nearly identical to GM-HRA) is consumed regularly by anything that feeds on any Clearfield® or STS™ products (e.g., corn, rice, sunflower, canola, wheat, and soybean).

Pioneer collected extensive data on the possible effects of Pioneer HT corn on non-target organisms in the field. They made observations on organisms such as beetles, spiders, ants, aphids, mites, and leafhoppers (Appendix 5, pg. 160-167 of the petition). Data was compiled at all locations in 2005 and 2006. Pioneer assessed insect damage across all locations in 2006 (pg. 76-80 of the petition) and response to disease stressors (pg. 165-167 of the petition). No significant differences were identified between Pioneer HT corn and control corn in any instance.

In the U.S., corn plays a significant role in animal feed (Appendix C). In order to compare the wholesomeness and nutrition of Pioneer HT corn with control corn, when used in animal feed, Pioneer conducted a chicken feeding study (a recognized model for assessing the wholesomeness of feeds) where Pioneer HT corn made up a large part of the chicken diet (Section VIII-E, pg. 109 of the petition). The study assessed mortality, weight gain, and feed efficiency parameters over a 42-day period as well as various carcass and organ data at the end of the period. Pioneer did not observe any adverse effect on the chickens or significant differences in the parameters analyzed.

The data submitted by the applicant indicated that the ecological interactions between Pioneer HT corn and the control lines were similar. Considering all the data noted from field observations and the chicken feeding study, APHIS concluded that Pioneer HT corn is unlikely to pose a safety risk to non-target and beneficial organisms.

Conclusion

APHIS has prepared this plant pest risk assessment in order to determine if Pioneer HT corn is unlikely to pose a plant pest risk. Based on the information provided by the applicant and the lack of: plant pest risk from the inserted genetic material, weedy characteristics, atypical responses to disease or plant pests in the field, deleterious effects on non-targets or beneficial organisms in the agro-ecosystem, and horizontal gene transfer, APHIS has concluded that Pioneer HT corn is unlikely to pose a plant pest risk.

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Appendix B: Biotech Seed Products Available for the 2008 Planting Season^{1,2,3}

Product Registrant Trade Name	Characteristic
Monsanto YieldGard Roundup Ready 2	Cry1Ab corn borer protection Glyphosate herbicide tolerance
YieldGard Corn Rootworm Protection Roundup Ready 2	Corn rootworm protection Glyphosate herbicide tolerance
Monsanto Roundup Ready 2	Glyphosate herbicide tolerance
Monsanto YieldGard Plus with Roundup Ready 2	Cry1Ab corn borer and corn rootworm protection Glyphosate herbicide tolerance
Herculex I Roundup Ready 2	Cry1F western bean cutworm, corn borer, black cutworm and fall armyworm protection Glyphosate herbicide tolerance Glufosinate herbicide tolerance
Syngenta Agrisure GT	Glyphosate herbicide tolerance
Syngenta Agrisure GT/CB/LL	Cry1Ab corn borer protection Glyphosate herbicide tolerance Glufosinate herbicide tolerance
Monsanto YieldGard Roundup Ready	Cry1Ab corn borer protection Glyphosate herbicide tolerance
Dow AgroSciences Pioneer Hi-Bred Herculex Rootworm Monsanto Roundup Ready 2	Cry34/35Ab1 western, northern, and Mexican corn rootworm protection Glyphosate herbicide tolerance
Dow AgroSciences Pioneer Hi-Bred Herculex Xtra Monsanto Roundup Ready 2	Cry1F western bean cutworm, corn borer, black cutworm, and fall armyworm protection Glufosinate herbicide tolerance Cry34/35Ab1 western, northern, and Mexican corn rootworm protection Glyphosate herbicide tolerance
YieldGard VT™	Corn rootworm protection

Rootworm/RR2	Glyphosate herbicide tolerance
YieldGard VT™ Triple	Cry1Ab corn borer and corn rootworm protection Glyphosate herbicide tolerance
Syngenta Agrisure GT/RW	Modified Cry3A, western, northern, and Mexican corn rootworm protection Glyphosate herbicide tolerance

¹ The list is representative of available glyphosate tolerant products, alone and in combination with other traits, but may not include all corn biotechnology hybrids currently available with such traits (NCGA, 2008).

² All of the hybrids listed have full food and feed approval in the United States.

³ Not all varieties are approved for all export market uses.

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Appendix C: General Breakdown of Corn Uses in the United States from 2005-2006

Total Corn: 11,270 Million Bushels¹		
Purpose	Bushels	Overall Percentage
Export ¹	2,147 Million	19%
Domestic Use ¹	9,122 Million	81%
Breakdown of Domestic Use		
		Feed/Residual ¹
		67.3%
		Food/Industrial ¹
		32.7%
		Ethanol ¹
		53.5%
		Sweeteners ³
		- High Fructose Corn Syrup ³ : 69.7%
		- Glucose/Dextrose ³ : 30.3%
		25.4%
		Seed ⁴
		8%
		Starch ³
		- Food Use ² : 13%
		- Non-Food Use ² : 87%
		9%
		Beverage/Manufacturing ³
		4.5%
		Cereals/Other Products ⁴
		<1%

¹ (USDA-ESMIS, 2007)

² (Johnson et al., 1999)

³ (USDA-ERS, 2007)

⁴ (NAMA, 2006)

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Appendix D: Pioneer HT Corn (Compositional Analysis)

As described in Appendix A, data collected and supplied by Pioneer in the petition and reviewed by APHIS (Chapter V, pg. 25-53 of the petition) support the conclusion that Pioneer HT corn contains the introduced genes *gat4621* (glyphosate acetyltransferase from *Bacillus licheniformis*, a common soil bacterium) and *zm-hra* (modified acetolactate synthase from corn). In addition, other DNA sequences were introduced that serve to control gene expression. Section IV (pg. 21-24) of the petition describes the genes and gene regulatory sequences introduced into Pioneer HT corn. Several of the additional gene sequences originate from corn itself while others come from another plant and from a common plant virus (Appendix A). The intended changes to Pioneer HT corn result in the production of the proteins glyphosate acetyltransferase and a slightly modified acetolactate synthase that impart tolerance to glyphosate and ALS-inhibiting herbicides, respectively.

The GAT4621 and ZM-HRA (modified ALS) proteins were assessed for possible allergenicity and toxicity using internationally accepted guidance from the Codex Alimentarius Commission. Complete summaries of the food and feed safety assessments for the GAT4621 and ZM-HRA proteins are found in section VI (pg. 65-66) of the petition. The data obtained for the GAT protein indicate the lack of amino acid identity and of immunologically significant similarities between the GAT4621 protein and known protein allergens. Pioneer's assessment of ZM-HRA protein noted high similarity of this protein with ALS proteins found in bacteria, fungi, algae, and plants. Pioneer also analyzed protein sequence similarities with known and putative protein allergens and toxins and found no similarity that would indicate either allergenicity or toxicity of ZM-HRA protein. ALS proteins have been the subject of previous FDA consultations in GE flax (BNF No. 50) and GE cotton (BNF No. 30) (US-FDA, 2008). In both of these cases, the FDA indicated that they had no further questions regarding the safety and nutritional assessments submitted by the respective companies. A nearly identical ALS protein is found in two non-GE plant varieties that were developed in the 1980s and 1990s; Clearfield® (BASF, 2005) and STS™ (Deltapine, 2006) are grown widely across the world and have a history of safe use.

In addition, Pioneer conducted extensive analyses to assess compositional differences between Pioneer HT corn and the comparator corn varieties (Section VIII, pg. 82 of the petition). Two types of corn lines, control corn and reference corn, were used. The control plants had a genetic background similar to that of Pioneer HT corn but lacked the transgenic insert. The other comparator consisted of non-transgenic commercial corn reference hybrids. The compositional analyses was conducted with Pioneer HT and control corn that had not been sprayed with herbicides, in order to isolate the potential impact of the transgenes on the nutritional composition of the corn. The compositional assessment was conducted in accordance with the OECD consensus document on compositional considerations for new varieties of corn (OECD, 2002). The analyses of grain samples included protein, fat, acid detergent fiber (ADF), neutral detergent fiber (NDF), ash, carbohydrates, fatty acids, amino acids, vitamins and minerals, key anti-nutrients (raffinose, phytic acid, and trypsin inhibitor) and key secondary metabolites (furfural, ferulic acid, and *p*-coumaric acid). Compositional analyses of forage samples included protein, fat, ADF, NDF, ash, carbohydrates, calcium, phosphorus and amino acids.

Pioneer found no statistically significant differences between the Pioneer HT corn and control corn mean values for protein, fat, ADF, NDF, ash, carbohydrates, fatty acids, and total and free amino acids (adjusted P-values were > 0.05) (Section VIII, pg. 84-92 of the petition). Also, no statistically significant differences were observed between Pioneer HT corn and control corn mean values for any of the vitamins, minerals, anti-nutrients, and key secondary metabolites analyzed (Section VIII, pg. 96-99 of the petition). Compositional analyses data comparison between Pioneer HT corn and control corn for the forage samples also showed no statistical significant differences (Section VIII, pg. 101-106 of the petition).

Pioneer noted in the petition, and later in the form of an addendum to the petition (dated 03/12/2008), the increased level of five acetylated amino acids from the compositional analyses of Pioneer HT corn (Section VIII, pg. 93 for grain; Section VIII, pg. 107 for forage of the petition). The GAT enzyme preferentially targets glyphosate as a substrate. However, this enzyme also acetylates the amino acids aspartate, glutamate, serine, threonine, and glycine. Consequently, levels of N-acetylaspartate (NAAsp), N-acetylglutamate (NAGlu), N-acetyls erine (NASer), N-acetylthreonine (NAThr), and N-acetylglycine (NAGly) in Pioneer HT corn were higher than those found in the control corn (Table A, addendum to the petition, 03/12/2008).

N-acetylated amino acids are widely found throughout the plant and animal kingdom and are therefore, present in many food sources (Appendix 8, pg. 172 of the petition). Acetylation of proteins (which are made up of amino acids) is employed in the food industry to alter properties of protein concentrates to be added to food (El-Adawy, 2000; Ramos and Bora, 2004). Pioneer analyzed eggs, yeast, ground turkey, chicken, and beef and found amounts of both NAAsp and NAGlu at various levels (Appendix 8, pg. 171-173 of the petition). Based on that data, it appears that some of these amino acids are normal components of the human diet. The levels of NASer, NAThr, and NAGly detected in Pioneer HT corn are 100 times lower than those for NAAsp and NAGlu.

NAAsp is an abundant amino acid in the central nervous system (CNS) (Demougeot et al., 2004) but its biological function is not exactly clear. It is, however, essential for the formation and/or maintenance of myelin in the CNS (Chakraborty et al., 2001). In mammals, NAGlu is found in the brain, and at high concentrations in the liver and small intestine (Caldovic and Tuchman, 2003). Levels of NAGlu in the liver increase with increased protein consumption and are also affected by growth hormone levels (Caldovic and Tuchman, 2003).

A rare human condition called Canavan's disease (CD) is caused by an inherited mutation in the aspartoacylase gene (aspartoacylase converts NAAsp into aspartate and acetate). This condition results in the inability to transform NAAsp to the free amino acid, aspartic acid, and leads to an accumulation of excess NAAsp in the brain. The resulting deficiency in metabolism of NAA leads to inadequate myelin formation in the brain and severe developmental abnormalities (Kirmani et al., 2002; Madhavarao et al., 2005; Mehta and Namboodiri, 1995).

Pioneer submitted, as part of a petition (06-271-01p) seeking a 'determination of

nonregulated status for herbicide tolerant 356043 soybeans' (USDA-APHIS-BRS, 2008), information on the potential impact of dietary exposure of NAAsp on individuals with CD. Pioneer 356043 soybeans express the same two proteins as Pioneer HT corn, also conferring tolerance to glyphosate and ALS-inhibiting herbicides. Analysis of the amounts of NAAsp excreted by healthy individuals compared to those with CD indicated that the vast majority of NAAsp within the body is produced endogenously (within the body) and does not result from dietary exposure (Addendum 2 to the petition). Because the levels of NAAsp and NAGlu are negligible from dietary sources compared to the amounts produced endogenously by people with CD, those individuals affected by the disease are not expected to have adverse effects from consuming 356043 soybeans. Pioneer HT corn has been shown to contain comparable concentrations of NAAsp and NAGlu to 356043 soybeans. When comparing the percent of the two amino acids from the total in each product, the percentage in Pioneer HT corn is considerable higher (0.5%) than in 356043 soybeans (0.15%) this is because there are approximately four times more (total) amino acids in soybeans than in corn. NAAsp levels in individuals with CD increase because the enzyme needed to transform NAAsp is inactive due to a genetic defect. No correlation has been found between the increase consumption of acetylated amino acids and the development of CD, or between the avoidance of acetylated amino acids in foods and the cure for it. In July, 2008, APHIS reached a determination of nonregulated status for Pioneer 356043 soybean (USDA-APHIS-BRS, 2008). In addition, FDA's final review for 356043 soybean was completed on September 21, 2007. FDA indicated that it had no further questions regarding the safety and nutritional assessment of 356043 for use in food and feed (BNF No. 108) (US-FDA, 2008).

As part of the corn petition, Pioneer also conducted an acute and repeated dose study of NAAsp in rats (Delaney et al., 2008). In this study, no mortalities or evidence of adverse effects were observed in rats following an acute oral administration of NAAsp. In a separate experiment, NAAsp was added to the diets of the rats at several concentrations and for a number of days. No biologically significant differences were observed in functional observational battery (FOB), motor activity evaluations, ophthalmologic examinations, hematology, coagulation, clinical chemistry, or organ weights of any of the NAAsp treatment groups. No differences in body weights, feed consumption values, or clinical signs were observed in any of the treatment groups.

In the U.S., corn is a major component of animal feed, particularly for chickens, cattle, and pigs; it is possible, that animal exposure to the acetylated amino acids would also increase should APHIS deregulate Pioneer HT corn. APHIS has reviewed the information submitted by Pioneer relating to the safety of the acetylated amino acids and noted several points in their assessment:

- Acetylated amino acids are naturally occurring compounds that are found in many biological systems, including plants and animals. NASer, NAThr, and NAGly were present in the control corn, demonstrating these are not novel substances.
- Up to 80% of cellular proteins in mammalian systems are estimated to be acetylated (Brown and Roberts, 1976; Driessen et al., 1985).
- No toxicological or safety issues associated with NASer, NAThr, and NAGly were found in a literature search.

- Acetylation of proteins is used in the food and feed industries (El-Adawy, 2000) (e.g., use of N-acetyl-L-methionine in place of free L-methionine for livestock).
- Metabolism studies of other acetylated amino acids on rats, pigs, and humans have not raised safety issues (Magnusson et al., 1989; Arnaud et al., 2004; Boggs, 1978; Boggs et al., 1975; Stegink et al., 1982 and 1980).
- NAAsp and NAGlu are components of human and animal diets and there is no indication that they are associated with adverse effects when consumed.
- The small increase in exposure to N-acetylated amino acids predicted to occur from consuming Pioneer HT corn is not expected to have any adverse effects on animals as they have the enzymes in various tissues that deacetylate N-acetylated amino acids (Gade and Brown, 1981; Endo, 1980).
- A poultry study (section VIII, pg. 109) demonstrated the nutritional comparability of diets made from Pioneer HT corn to those made from control corn.

Considering all the information noted above on compositional similarities and differences between Pioneer HT corn and control corn, no significant impacts are likely to occur should APHIS choose the proposed action to deregulate Pioneer HT corn.

Finally, APHIS/BRS has consulted with FDA regarding its food/feed nutritional and safety assessments for this corn. The safety of food and feed derived from Pioneer HT corn falls within the regulatory purview of the Food and Drug Administration under the Federal Food, Drug, and Cosmetic Act (FFDCA). Under FFDCA, it is the responsibility of food and feed manufacturers to ensure that the products they market are safe and properly labeled. Food and feed derived from Pioneer HT corn must be in compliance with all applicable legal and regulatory requirements. FDA's final review for Pioneer HT corn is pending. Pioneer has indicated that it would not commercialize this corn without review by FDA.

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