COMMISSION OF THE EUROPEAN COMMUNITIES

Brussels,
ENV/06/29

Draft

COMMISSION DECISION

of […]

concerning the placing on the market, in accordance with Directive 2001/18/EC of the European Parliament and of the Council, of a potato product (Solanum tuberosum L. line EH92-527-1) genetically modified for enhanced content of the amylopectin component of starch

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COMMISSION DECISION

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classifying the placing on the market, in accordance with Directive 2001/18/EC of the European Parliament and of the Council, of a potato product (Solanum tuberosum L. line EH92-527-1) genetically modified for enhanced content of the amylopectin component of starch

(Only the Swedish text is authentic) (Text with EEA relevance)

THE COMMISSION OF THE EUROPEAN COMMUNITIES,

Having regard to the Treaty establishing the European Community,


Whereas:

(1) Pursuant to Directive 2001/18/EC, the placing on the market of a product containing or consisting of a genetically modified organism or a combination of genetically modified organisms is subject to written consent being granted by the competent authority of the Member State that received the notification for the placing on the market of that product, in accordance with the procedure laid down in that Directive.

(2) A notification (Reference C/SE/96/3501) concerning the placing on the market of a genetically modified potato product (Solanum tuberosum L. line EH92-527-1) was submitted by BASF Plant Science (formerly Amylogen HB) to the competent authority of Sweden.

(3) The notification originally covered the placing on the market of tubers of varieties derived from the Solanum tuberosum L. line EH92-527-1 for cultivation and processing into industrial starch, as well as use in feed in the Community.

(4) In accordance with the procedure under Article 14 of Directive 2001/18/EC, the competent authority of Sweden prepared an assessment report, which concluded that there is no scientific evidence to indicate that the placing on the market of the Solanum tuberosum L. line EH92-527-1 poses any risk to human and animal health or the environment for the requested uses.

(5) The assessment report was submitted to the Commission and the competent authorities of the other Member States, which raised objections to the placing on the market of the product.


(7) An application for the placing on the market of feed and food containing, consisting of, or produced from Solanum tuberosum L. line EH92-527-1 was submitted, on 25 April 2005, by BASF Plant Science under Regulation (EC) No 1829/2003.

(8) The opinions of the European Food Safety Authority concerning the placing on the market of Solanum tuberosum L. line EH92-527-1 for cultivation and industrial starch production under Directive 2001/18/EC and feed and food under Regulation (EC) No 1829/2003, published on 24 February 2006, concluded that the product is unlikely to have an adverse effect on human and animal health or the environment in the context of its proposed uses.

(9) An examination of each of the objections maintained by the Member States in the light of Directive 2001/18/EC, of the information submitted in the notification and of the opinion of the European Food Safety Authority, discloses no evidence to believe that the placing on the market of Solanum tuberosum L. line EH92-527-1 is likely to cause adverse effects on human and animal health or the environment in the context of its proposed uses.


(11) The proposed labelling, on a label or in an accompanying document, of products containing or consisting of potato tubers of Solanum tuberosum L. line EH92-527-1 should include wording to inform operators and final users that such material cannot be used for human or animal consumption.

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2 OJ L 268, 18.10.2003, p. 1
3 OJ L 268, 18.10.2003, p. 24
4 OJ L 10, 16.01.2004, p. 5-10
Until a Community Decision under Regulation (EC) No 1829/2003 authorising the placing on the market of the Solanum tuberosum L. line EH92-527-1 for uses as or in feed and food is applicable, potato tubers should be cultivated, handled, transported and processed to prevent the genetically modified potato product or the by-products resulting from the industrial starch production process from entering the food and feed chains; whereby such material should be exclusively used for industrial purposes or destroyed.

Member States should utilise the registers established, in accordance with Article 31(3)(b) of Directive 2001/18/EC, for recording the location of GMOs grown under Part C of the Directive, inter alia to facilitate monitoring and general surveillance and for the purpose of inspection and control.

In view of the opinion of the European Food Safety Authority, it is not necessary to establish specific conditions for the intended uses with regard to the handling or packaging of the product and the protection of particular ecosystems, environments or geographical areas.

In order to complement existing field studies carried out in northern Europe, which indicated that the cultivation of Solanum tuberosum L. line EH92-527-1 is unlikely to have adverse effects on the environment, additional measures to monitor potato-feeding organisms in the vicinity of fields where Solanum tuberosum L. line EH92-527-1 is commercially cultivated should be put in place as part of the monitoring programme.

Prior to the placing on the market of the Solanum tuberosum L. line EH92-527-1, the necessary measures to ensure its labelling and traceability at all stages of its placing on the market, including verification by appropriate validated detection methodology, should be applicable.


The measures provided for in this Decision are in accordance with the opinion of the Committee set up under Article 30(1) of Directive 2001/18/EC;

HAS ADOPTED THIS DECISION:

Article 1
Consent

Without prejudice to other Community legislation, in particular Regulation (EC) No 258/97 and Regulation (EC) No 1829/2003, written consent shall be granted by the competent authority of Sweden to the placing on the market, in accordance with this Decision, of the product identified in Article 2, as notified (Reference C/SE/96/3501) by BASF Plant Science.

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The consent shall, in accordance with Article 19(3) of Directive 2001/18/EC, explicitly specify the conditions to which the consent is subject, which are set out in Articles 3, 4 and 5.

**Article 2**

**Product**

1. The genetically modified organisms to be placed on the market as or in products, hereinafter ‘the products’, are potato tubers, derived from *Solanum tuberosum* L. line EH92-527-1, of potato (*Solanum tuberosum* L.) modified for enhanced content of the amylopectin component of starch, which has been transformed with *Agrobacterium tumefaciens*, using the vector pHoxwG. The product contains the following DNA in two cassettes:

   (a) Cassette 1:

   An *nptII*-type kanamycin resistance gene originating from Tn5, under the regulation of a nopaline-synthase promoter for expression in plant tissue and terminated by a polyadenylation sequence from the *Agrobacterium tumefaciens* nopaline-synthase gene.

   (b) Cassette 2:

   A segment of the potato *gbss* gene (granule bound starch synthase protein) inserted in reversed orientation under the control of the *gbss*-promoter isolated from the potato, and terminated by a polyadenylation sequence from the *Agrobacterium tumefaciens* nopaline-synthase gene.

2. The consent shall cover tubers from genetically modified progeny derived from crosses of *Solanum tuberosum* L. line EH92-527-1 with any traditionally bred potato as or in products.

**Article 3**

**Conditions for placing on the market**

The products may be placed on the market and cultivated as any other potato subject to the following conditions:

(a) In accordance with Article 15(4) of Directive 2001/18/EC, the period of validity of the consent shall end 10 years from the date of inclusion of the first variety derived from *Solanum tuberosum* L. line EH92-527-1 on an official national catalogue of plant varieties;

(b) The unique identifier of the products shall be BPS-25271-9;

(c) Without prejudice to Article 25 of Directive 2001/18/EC, the consent holder shall make available positive and negative control samples of the products and their genetic and reference materials to the competent authorities of Member States as well as to the Community control laboratories on request;
(d) A detection method specific to *Solanum tuberosum* L. line EH92-527-1, such as the method validated by the Community Reference Laboratory as referred to in the Annex of Regulation (EC) No 1829/2003 shall be used for the purpose of inspection and control;

(e) Without prejudice to specific labelling requirements provided by Regulation (EC) No 1829/2003, the words ‘This product contains genetically modified organisms’ or ‘This product contains genetically modified EH92-527-1 potato’ and the words ‘not for human consumption’ shall appear either on a label or in a document accompanying the product. Pending Community approval of the product for use as or in feed, the words 'not for animal consumption' shall also appear on this label or in the document accompanying the product.

(f) It shall also be indicated on the label, or in an accompanying document, that the product contains a modified starch fraction;

(g) Throughout the validity of the consent, the consent holder when placing tubers from varieties derived from the *Solanum tuberosum* L. line EH92-527-1 on the market in a Member State shall directly inform operators and users on the safety and general characteristics of the product, varieties derived from the product and of the legal requirements for the placing on the market of material harvested from crops containing these varieties;

(h) In view that this decision covers only cultivation and processing into industrial starch, the consent holder shall ensure that potato tubers of *Solanum tuberosum* L. line EH92-527-1 are;

(i) physically separated from conventional potatoes for food and feed uses during sowing, cultivation, harvest, transport, storage and handling in the environment;

(ii) delivered exclusively to designated starch processing plants, notified to the national competent authority, for processing into industrial starch within a closed system, either by time or space separation, to avoid any co-mingling with material derived from conventional potatoes intended for food or feed;

(iii) only processed into industrial starch on the basis that, pending Community approval of the product for use as or in feed, the by-product material from this process is used exclusively for industrial purposes or destroyed.

*Article 4*

*Monitoring*

1. Throughout the period of validity of the consent;

(a) The consent holder shall ensure that the monitoring plan, including case-specific monitoring, general surveillance and an Identity Preservation System (IPS), as contained in the notification subject to further modifications as laid down in this Article, to monitor for any adverse effects on human and animal health or the environment arising from handling or use of the product, is put in place and implemented.
(b) The consent holder shall ensure that monitoring includes data as to the area of land cultivated with *Solanum tuberosum* L. line EH92-527-1 and, the quantity of harvested material.

(c) Pending Community approval of the product for use as or in feed, the consent holder shall ensure that information as to the disposal of the by-products is made available.

(d) The consent holder shall be in the position to give evidence to the Commission and the competent authorities of the Member States:

(i) that the existing monitoring networks, as specified in the monitoring plan contained in the notification, gathers the information relevant for the monitoring of the products; and

(ii) that these existing monitoring networks have agreed to make available that information to the consent holder before the date of submission of the monitoring reports to the Commission and competent authorities of the Member States in accordance with paragraph 3.

(e) The consent holder shall extend the existing monitoring networks, to include all growers of varieties derived from *Solanum tuberosum* L. line EH92-527-1, on the basis of the questionnaire and reporting system detailed in the notification.

(f) The consent holder shall carry out specific field studies to monitor potential adverse effects on potato-feeding organisms in the vicinity of fields where *Solanum tuberosum* L. line EH92-527-1 is cultivated in accordance with the requirements laid down in Annex I.

2. The consent holder shall submit to the Commission and to the competent authorities of the Member States annual reports on the results of all monitoring activities, the first time being one year after final consent is granted.

3. Without prejudice to Article 20 of Directive 2001/18/EC the monitoring plan as notified shall be revised by the consent holder, where appropriate and subject to the agreement of the Commission and the competent authority of the Member State which received the original notification, and/or by the competent authority of the Member State which received the original notification, subject to the agreement of the Commission, in the light of the results of the monitoring activities. Proposals for a revised monitoring plan shall be submitted to the competent authorities of the Member States.

*Article 5*
*Addressee*

This Decision is addressed to the Kingdom of Sweden.
Done at Brussels, […]

For the Commission
Stavros Dimas
Member of the Commission
ANNEX I

Monitoring of potato-feeding organisms in the vicinity of fields where *Solanum tuberosum* L. line EH92-527-1 is cultivated

1. The consent holder shall undertake field studies to monitor the potential adverse effects on potato-feeding organisms in the vicinity of fields where *Solanum tuberosum* L. line EH92-527-1 is cultivated.

2. The monitoring study shall focus on model potato-feeding organisms in the vicinity of potato fields, representative of key ecological functions in the agricultural environment.

3. The monitoring study shall take into account the latest scientific findings and use state-of-the-art protocols including statistical analysis of the data in accordance with standard methods.

4. The results of these studies shall be evaluated in view of the risk assessment contained in the notification and reported to the Commission.

5. Where appropriate, the results of these studies shall be used to review and modify the monitoring plan proposed in the notification.