Form PTO-1594 (Rev. 03/01) OMB No. 0651-0027 (exp. 5/31/2002)	05-13-	-2002 		ENT OF COMMERCE and Trademark Office
Tab settings ⇔⇔ ▼			▼	▼ ▼
To the Honorable Commissioner of Pate	ents and Trademarks. r	433/	_d original documents o	r copy thereof.
Name of conveying party(ies): Aventis CropScience USA Holding LP		Name: Aven	ress of receiving party(i tis CropScience USA L	P
manufacture)	Association Limited Partnership	Street Address	_2 T.W. Alexander Dr.	
	elaware	City:_RTP	State:NC	Zip: 27709
Other		🛄 Individual(s)	citizenship	
	*	Association		
Additional name(s) of conveying party(ies) atta	ached? La Yes A No		tnership	
3. Nature of conveyance:		Limited Par	tnership Delaware	<u> </u>
Assignment \Box	Merger	Corporation	-State	
Security Agreement	Change of Name		omiciled in the United States,	
Other		representative design	omiciled in the United States, gnation is attached: Let Yes be a separate document fr <u>om</u>	No
Execution Date: January 1, 2000		Additional name(s)	& address(es) attached?	Yes O No
5. Name and address of party to whom co	Additional number(s) att		·	0659980
concerning document should be mailed: Name: Sidney R. Brown Internal Address:		7. Total fee (37 CFR 3.41)\$\frac{40.00 + 120.00 \text{ expenses}}{40.00 + 120.00 \text{ expenses}}		
		Authoriz	ed to be charged to dep	posit account
Street Address: 3500 SunTrust Plaza		8. Deposit account number:		
		8. Deposit accou		
303 Peachtree Street, N		8. Deposit accou		
	Zip:30308	(Attach duplicate	copy of this page if paying	g by deposit account)
303 Peachtree Street, N	Zip:30308	(Attach duplicate		
9. Statement and signature. To the best of my knowledge and belie copy of the original document. Sidney R. Brown	Zip:30308 DO NOT USE of, the fore roing inform	(Attach duplicate E THIS SPACE mation is true and c		1 copy is a true - 10-02
9. Statement and signature. To the best of my knowledge and belie copy of the original document. Sidney R. Brown	Zip:30308 DO NOT USE of, the fore roing inform	(Attach duplicate E THIS SPACE mation is true and continuous signatule	orrect and any attached	

TRADEMARK ASSIGNMENT

WHEREAS, Aventis CropScience USA Holding LP, a limited partnership organized and existing under the laws of Delaware, and having a place of business at 2 T.W. Alexander Dr., RTP, NC 27709 (hereinafter "Assignor") and Aventis CropScience USA LP, a limited partnership organized and existing under the laws of Delaware and having a place of business at 2 T.W. Alexander Dr., RTP, NC 27709 (hereinafter "Assignee") have entered into an Asset and Liability Transfer Agreement, dated as of January 1, 2000 (the "Agreement"), pursuant to which Assignor transferred to Assignee certain assets, including the registered trademark set forth in Schedule A (hereinafter the "Trademark"), at the Second Closing (as defined in the Agreement), which assets constitute all or substantially all of the assets of Assignor related to the business in which the Trademark is intended for use; and

WHEREAS, the parties now desire to perfect the assignment of the Trademark by executing this Trademark Assignment;

NOW, THEREFORE, in consideration of the sum of One Dollar (\$1.00), and for other good and valuable consideration as recited in the Agreement, receipt and sufficiency of which is acknowledged, Assignor sells, assigns, transfers and sets over unto Assignee, to be held and enjoyed by Assignee, its successors, assignees and nominees, all Assignor's right, title and interest in and to the Trademark and the good will associated therewith, as fully and entirely as same would have been held and enjoyed by Assignor had this assignment not been made, including the right to sue for past infringements. At the request of Assignee, Assignor agrees to perform all reasonable acts and provide all available information necessary to enable Assignee to defend, record and enforce the Trademark and Assignee's rights and title therein, subject to Assignee's obligations (a) to pay all costs and expenses (including attorneys' fees) associated therewith and (b) to indemnify Assignor for all damages, costs and expenses of such defense or

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enforcement, including without limitation attorneys' fees, payment for Assignor's personnel's time and payment for counsel to represent Assignor's personnel who assist or participate in any such enforcement or defense.

This Assignment is executed at [RTP, NC] this [9th] day of [May], 2002.

AVENTIS CROPSCIENCE USA HOLDING LP

By: Aventis CropScience USA Holding II

Inc.

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Name: Randall A. Jones

Title: Vice President and Secretary

STATE OF North Carolina)

(COUNTY OF Durham)

Signed before me this 9 day of May 2002 by _____.

Notary Public

My Appointment Expires: Dec. 4, 2003

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SCHEDULE A

TrademarkCountryReg No/Reg DateFOLEXUSA0659980/April 1, 1958

RECORDED: 05/13/2002

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