

DEPARTMENT of AGRICULTURE and NATURAL RESOURCES

JOE FOSS BUILDING 523 E CAPITOL AVE PIERRE SD 57501-3182 danr.sd.gov

April 28, 2025

Document Processing Desk (SLN)
Office of Pesticide Programs-(7504C)
U.S. Environmental Protection Agency
1200 Pennsylvania Avenue NW
Washington, DC 20460-0001

Re:

South Dakota 24c Special Local Need Registration, SD 250005, Winfield Solutions – Malathion 5 Insecticide, EPA reg. No.9779-5 for use on Sunflowers for Pyrethroid resistant Red Sunflower Weevils.

Dear Sir or Madam

Enclosed please find the label for the following Special Local Need registration.

SD 250005 Winfield Solutions - Malathion 5 Insecticide, EPA reg. No.9779-5.

The purpose of the Special Local Need registration is to allow for the application of Winfield Solutions Malathion 5 Insecticide, EPA reg. No.9779-5 on sunflowers to control Pyrethroid Resistant Red Sunflower Weevils (RSSW). The active ingredient Chlorpyrifos was very successful when registered and the cancellation of the food tolerances has left growers without many options to control the RSSW. South Dakota had a Section 18 Emergency Crisis Exemption for Malathion 57EC (23SD01) for sunflowers to control the RSSW. The 2023 approval of Malathion was successful in controlling the RSSW.

Sunflowers that are grown in South Dakota are used as bird food, sunflower oil, and confections. Confections are used for human consumption. The anticipated malathion residues for sunflower seed post-harvest would be 8 ppm according to 180.111 CFR.

If you have any questions, please contact me at (605) 773-4432.

Sincerely,

Tom Gere

Environmental Scientist Manager

Inspection, Compliance and Remediation Program

Cc: Winfield Solutions



United States Environmental Protection Agency
Office of Pesticide Programs, Registration Division (7505C)
Washington, DC 20460

Application for/Notification of State Registration of a Pesticide To Meet a Special Local Need

For State Use Only
Registration No. Assigned
5 D 350005
Date Registration Issued

April 29, 2025 (Pursuant to section 24(c) of the Federal Insecticide, Fungicide, and Rodenticide Act, as Amended) 1. Name and Address of Applicant for Registration 2. Product is (Check one) Winfield Solutions, LLC **EPA-Registered EPA Registration Number** PO Box 64589 9779-5 St. Paul. MN 55164 New (not EPA-registered) **EPA Company Number** Attach EPA Form 8670-4, Confidential Statement of Formula for new products 3. Active Ingredient(s) in Product Malathion (5lbs/gal) 4. Product Name 5. If this is a food/feed use, a tolerance or other residue clearance is required. Cite appropriate regulations in 40 CFR Part 180, 185, and/or Malathion 5 6. Type of Registration (Give details in Item 13 or on a separate 7. Nature of Special Local Need (check one) There is no pesticide product registered by EPA for such use. page, properly identified and attached to this form); There is no EPA-registered pesticide product which, under the conditions of use within the State, would be as safe and/or as afficacious for such use within the terms and a. To permit use of a new product. b. To amend EPA registrations for one or more of the following purposes: An appropriate EPA-registered pesticide product is not evailable. (1) To permit use on additional crops or enimels. (2) To permit use at additional sites. 8. If this registration is an amendment to an EPA-registered product, is it (3) To permit use against additional pests. for a "new use" as defined in 40 CFR 152.3 ? (4) To permit use of additional application techniques or equipment, Yes (discuss in item 13 below) 9. Has an EPA Registration or Experimental Use Permit for this chemical ever been (5) To permit use at different application rates. (check applicable box(es), if known): (6) Other (specify below) Denied Sought Suspended 10. Has FIFRA section 24(c) registration for this use of the product ever, by another State, been (check appropriate Registration No Previous Permit Action box(es), if known): 11. Endangered Species Act: (Give details in Item 13 or on a separate page, Sought properly identified and attached to this form) Identify the counties where this posticide will be used. If Statewide, indicate "all." If any of the above are checked, ilst States in item 13 below Provide a list of Federally protected endangered/threatened species which occur in No FIFRA section 24(c) Action the areas of proposed use. Certification 12. Indicate use status of Special Local Need, i.e., planned dates of certify that the statements I have made on this form and all attachments thereto are true, accurate, and complete. I acknowledge that any knowingly false or misleading statement may be punishable by fine or From: 07/15 To: 08/31 imprisonment or both under applicable law. Signature of Applicant or Authorized Representative 13. Comments (attach additional sheet, if needed) Registration Manager Telephone Number Date 651-375-5747 4/25/25 **Determination by State Agency** This registration is for a Special Local Need and is being issued in accordance with section 24(c) of FIFRA, as amended. To the best of our knowledge, the information above is correct, except as noted in "Comments" below or in attachments. Name, Title, and Address of State Agency Official Received by EPA Comments (by State Agency Only) Torn Gere 523 E Capital Ave Pluve SP 57501 Pesticide, fertilizer, + Feed Magr Telephone Number 3 - 4668 4/28 25



FOR DISTRIBUTION AND USE ONLY WITHIN THE STATE OF SOUTH DAKOTA

Malathion 5

Insecticide

EPA Reg No. 9779-5

SLN SD-250005

For Use on Sunflowers to control Red Sunflower Seed Weevil
This label is valid until December 31, 2030 or until otherwise amended, withdrawn, cancelled, or suspended.

Application dates of use: July 15th to August 31st.

ACTIVE INGREDIENT:

Malathion (2,2-diemthyl phosphorodithioate of diethyl	
mercaptosuccinate)	56.8%
OTHER INGREDIENTS	
TOTAL	100.0%
Contains 5 pounds malathion per gallon.	

^{*}Contains 35.2% of Xylene range aromatic solvent

KEEP OUT OF REACH OF CHILDREN

CAUTION

Si usted no entiende la etiqueta, busque a alguien para que se la explique a usted en detalle. (If you do not understand the label, find someone to explain it to you in detail.)

ENVIRONMENTAL HAZARDS

Follow all applicable directions, restrictions, and precautions in the Environmental Hazards section of the label affixed to the main container of Malathion 5.

APPLICATION DIRECTIONS FOR MALATHION 5 FOR RED SUNFLOWER SEED WEEVILS.

It is a violation of Federal law to use this product in a manner inconsistent with its labeling. THIS SLN LABEL AND THE LABEL AFFIXED TO THE MAIN CONTAINER OF MALATHION 5 BE IN THE POSSESSION OF THE USER AT THE TIME OF PESTICIDE APPLICATION. FOLLOW ALL APPLICABLE DIRECTIONS, RESTRICTIONS, WORKER PROTECTION STANDARD REQUIREMENTS, AND PRECAUTIONS ON THIS SLN LABEL AND THE LABEL AFFIXED TO THE MAIN CONTAINER OF MALATHION 5.

POLLINATOR PROTECTION: THIS PESTICIDE IS HIGHLY TOXIC TO BEES EXPOSED TO DIRECT TREATMENT ON BLOOMING CROPS OR WEEDS. DO NOT APPLY THIS PRODUCT OR ALLOW IT TO DRIFT TO BLOOMING CROPS OR WEEDS IF BEES ARE VISITING THE TREATMENT AREA. APPLY IN EARLY MORNING OR LATE EVENING (BETWEEN MIDNIGHT AND 9AM AND BETWEEN 6PM AND MIDNIGHT). BEFORE MAKING APPLICATION, CONSULT WITH www.fieldwatch.com TO DETERMINE LOCATIONS OF THE NEAREST BEE HIVES AND COMMUNICATE WITH LOCAL BEEKEEPERS.

ENDANGERED OR THREATENED SPECIES: THE DAKOTA SKIPPER (HESPERIA DACOTAE) AND POWESHIEK SKIPPERLING (OARISMA POWESHIEK) CRITICAL HABITAT AREAS IN SOUTH DAKOTA INCLUDE RANGELAND, PASTURE, AND NATIVE GRASSLAND IN THE COUNTIES OF BROOKINGS, DAY, DUEL, GRANT, MARSHALL, AND MOODY COUNTIES. APPLICATION MADE DOWNWIND FROM CRITICAL HABITAT WILL NEED A BUFFER OF 50 FT. FOR AERIAL AND 25 FT. FOR GROUND APPLICATIONS.



Directions for Use continued:

Target Crop	Target Pest	Use Rate (pints/acre)	Application Instructions
Sunflowers	Red Sunflower Seed Weevil Smicronyx fulvus	1.6 pints	Begin treatment when 10% of sunflowers are blooming. Prior to making 2 nd application, scouting of the treatment area is recommended and a 2 nd application may be made if weevil counts exceed the economic threshold.

Specific Use Restrictions:

Maximum Single Application Rate: Do not exceed 1.6 pints Malathion 5/ Acre (1.0 lbs. AI/A)

Maximum Number Applications/year: 2 applications

Annual Maximum Application Rate: 3.2 pints per acre per year (2.0 lbs. Al per acre per year)

Minimum Retreatment interval: 5 days Restricted Entry Interval (REI): 12 hours

Pre-Harvest Interval (PHI): 7 Days

This product, when used on sunflowers may lead to crop injury, loss, or damage. Because of the risk of failure to perform or crop damage, all such use is at the user and/or grower's risk. Winfield Solutions, LLC recommends that the user and/or grower test this product in order to determine its suitability for such intended use. Winfield Solutions, LLC makes this product available to the user and/or grower solely to the extent the benefit and utility, in the sole opinion of the user and/or grower outweigh the potential injury associated with the use of this product. The decision to use or not to use this insectide must be made by each individual user and/or grower on the basis of possible crop injury from Malathion 5, the severity and type of infestation, the cost of alternative insecticide controls, and other factors. Winfield Solutions, LLC will not be responsible for crop injury from tank mixtures of Malathion 5 with other pesticides, herbicides or adjuvants to sunflowers.

If the preceding terms and conditions are unacceptable, do not open the product. Return the unopened Malathion 5 immediately. These terms and conditions are required by Winfield Solutions, LLC and not specified by the U.S. EPA or the State of South Dakota.

Rev. 04/15/2025



Tom Gere
Environmental Scientist Manager
Inspection, Compliance, Remediation Program
South Dakota Department of Agriculture and Natural Resources
523 E. Capitol Ave
Pierre, SD 57501

Re: 24c Special Local Need Label for Malathion Use on Sunflowers in SD

April 16, 2025

Dear Tom,

The South Dakota Agri-Business Association (SDABA) supports a FIFRA 24(c) Special Local Need Label for the active ingredient malathion on sunflowers to control resistant red sunflower seed weevil in South Dakota. SDABA is the state's largest association representing agricultural retailers and the manufacturers and distributor companies that support them. In South Dakota, the business of agriculture generates more economic activity for the state than any other industry.

South Dakota is a leading producer of sunflowers. However, since 2017, cases of Red Sunflower Seed Weevil (RSSW) developing resistance to pyrethroid insecticides have led to the emergence of the Resistant Red Sunflower Weevil (RRSSW). This resistance has resulted in infestations of several hundred RRSSW per plant after pyrethroid applications, causing significant crop losses. Such outcomes are neither sustainable nor economically viable for sunflower growers. In 2024, the National Agricultural Statistics Service reported a notable decrease in South Dakota's sunflower harvest compared to 2023, including a 39 percent drop in oil sunflower production and a 13 percent drop in non-oil sunflower production. This reduction in yield is largely due to extensive damage caused by RSSW, which hatch in large numbers and feed internally on sunflower seeds.

Farmers need a reliable and effective alternative for controlling RRSSW in the 2025 growing season. Since chlorpyrifos is no longer available, we request your swift approval of a FIFRA 24(c) Special Local Need Label for the use of malathion on sunflowers in the state of South Dakota. Our sunflower industry depends on it.

Sincerely,

Liv Stavick

Executive Director



2401 46th Avenue SE, Suite 206 Mandan, ND 58554-4829 Phone: 701-328-5100

www.sunflowernsa.com

December 11, 2024

Tom Gere, C.C.A
Environmental Scientist Manager
Inspection, Compliance, Remediation Program
South Dakota Department of Agriculture and Natural Resources
523 E. Capitol Ave
Pierre, SD 57501

Dear Tom:

NSA is in support of a 24c for the active ingredient malathion in South Dakota. Red sunflower seed weevils (RSSW) are currently the most economically important insect pest of sunflowers in South Dakota. For the last five years, RSSW populations in South Dakota have greatly exceeded the economic threshold of four to six adults per head in oilseed varieties and one per head in confection varieties.

Researchers at North Dakota State University and South Dakota State University determined that pyrethroid resistance exists in the majority of field collected populations of RSSW. In addition, the researchers determined that cross-resistance within the pyrethroid class is present within the state. These results indicate that pyrethroid insecticides should not be recommended for RSSW management in South Dakota, and other effective insecticides need to be identified.

In South Dakota, it is common and sometimes required by contract for more than one insecticide application to occur within a season for RSSW management. Although pyrethroid resistance has been confirmed in South Dakota and has been an issue since 2017, pyrethroid insecticides are still being used with no management benefit. One of the causes of this is the limited options of insecticides that are labeled for RSSW management.

Since the 2021 EPA decision to revoke the food tolerances of the active ingredient chlorpyrifos sunflower acreage in South Dakota has dropped from 650,000 acres to 279,000 acres this year. Prior to 2021, RSSW populations were managed using either a pyrethroid class or organophosphate class insecticide.

With chlorpyrifos not being an option for growers in 2025 they need another management tool for RSSW such as malathion.

Respectfully yours,

John Sandballer

John Sandbakken Executive Director

National Sunflower Association



December 16, 2024

Tom Gere, CCA
Environmental Scientist Manager
Inspection, Compliance, Remediation Program
South Dakota Department of Agriculture and Natural Resources
523 E. Capitol Ave
Pierre, SD 57501

Dear Tom:

I am writing on behalf of the SD Growers whom fund the checkoff program for sunflowers, to express our urgent support for the 24c exemption for the use of malathion in South Dakota. The increasing threat of Red Sunflower Seed Weevils (RSSW) has severely impacted our sunflower crops and, consequently, the livelihoods of many growers in our state.

Studies from South Dakota State University highlight a concerning trend of widespread pyrethroid resistance among RSSW populations. Additionally, cross-resistance within the pyrethroid class has been identified, underscoring the need for alternative solutions like malathion. Without effective management tools, growers are left struggling to protect their crops.

Despite confirmed pyrethroid resistance since 2017, the limited options force growers to continue using ineffective treatments. This situation is both frustrating and unsustainable, particularly when multiple applications are often required to achieve effective control.

The 2021 EPA decision to revoke food tolerances for chlorpyrifos has further exacerbated the issue, leading to a drastic reduction in sunflower acreage from 650,000 acres to 279,000 acres this year. Growers who previously relied on pyrethroid or organophosphate insecticides now face an urgent need for new, effective management tools.

Over the past five years, we have seen RSSW populations consistently exceed economic thresholds, causing significant damage. This issue profoundly affects Central SD, an area that leads the nation in sunflower acreage and heavily relies on this crop for economic stability.

The damage caused by RSSW in 2023 led to:

- A 38% reduction in oil sunflower planted area, now at 280,000 acres, and a 39% reduction in harvested area.
- A 12% reduction in non-oil sunflower planted area, now at 35,000 acres, and a 13% reduction in harvested area.

Given these challenges, the approval of malathion as a management tool for RSSW is critical. We hope you understand the severity of this issue and the impact it has on our growers' livelihoods.

Thank you for your attention to this urgent matter.

Respectfully yours,

Tom Young Executive Director SD Oilseeds Council 605.223.1774