

PicoAg 25B The Ultimate Safe Product for farming. This product is safe for eyes, SGS approved for skin, no side effects, non allergic, inhalation and ingestion. Safe for water No GMO's, and zero hazardous chemicals, and solution remediation say Florida DEP. This product is made of only fertilizer and a carbon Atom!



Florida Department of Environmental Protection

Bob Martinez Center
2600 Blair Stone Road
Tallahassee, Florida 32399-2400

Charlie Crist
Governor

Jeff Kottkamp
Lt. Governor

Michael W. Sole
Secretary

February 19, 2009

Don Wilshe
Biobased AG
4237 Cornelius Road
East Bend, North Carolina 27018

Re: **RM-103, RM-106 and RM-107**

Dear Mr. Wilshe:

The Division of Waste Management (the Division) hereby accepts three Biobased AG cleaning formulations, RM-103, RM-106 and RM-107, for the remediation of petroleum and other suitable contaminants in groundwater and soil, in situ and ex situ. The RM-103 formulation does not contain surfactant; RM-106 contains a nonionic ethoxylate surfactant; and RM-107 contains a nonionic glucoside surfactant. A voucher for the confidential disclosure of the proprietary ingredients in each of the three formulations is provided as Enclosure 1. Regulatory information regarding their use is provided in Enclosure 2, and to aid regulatory agency reviewers, supplemental information is provided in Enclosure 3.

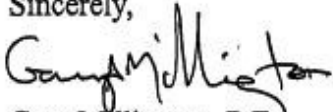
While the Division of Waste Management does not provide endorsement of specific or brand name remediation products or processes, it does recognize the need to determine their acceptability in the context of environmental regulations, protection of public health, and safety. The Division emphasizes a distinction between its regulatory acceptance and an approval, as products and processes are accepted but they are not approved. An acceptance shall not be construed as a certification of performance, nor shall it be construed as a preference on the part of the Division. As is the case with any other remediation product or process, vendors and environmental consulting companies must market them on their own merits in regard to performance, cost, and safety in comparison to competing alternatives in the marketplace.

Remedial Action Plans that propose the use of an accepted product should include a copy of the acceptance letter in the Remedial Action Plan's appendix, and reference it in the text of the document. The Division also emphasizes that it is not a requirement that a particular remediation product or process have an acceptance letter in order for it to be proposed in a site-specific Remedial Action Plan. The plan, however, must contain sufficient information about the product or process to show that it meets all applicable rules and regulations.

Don Wilshe
February 19, 2009
Page Two

The Division reserves the right to revoke its acceptance of a product or process if it has been falsely or incompletely represented. Additionally, Division acceptance of any product or process does not imply it has been deemed applicable for all cleanup situations, or that it is preferred over other treatment or cleanup techniques in any particular case. A site-specific evaluation of applicability and cost-effectiveness must be considered for any product or process, whether conventional or innovative, and adequate design details must be provided in a site-specific Remedial Action Plan submitted to the Department for review and approval. Questions about hazardous waste cleanup applications should be directed to Gary Millington, and questions about petroleum cleanup applications should be directed to Rick Ruscito.

Sincerely,



Gary Millington, P.E.
Division of Waste Management
Bureau of Waste Cleanup
Program and Technical Support Section
gary.millington@dep.state.fl.us
(850) 245-7502



Rick Ruscito, P.E.
Ecology and Environment, Inc.
Bureau of Petroleum Storage Systems
Petroleum Cleanup Section 6
rruscito@ene.com
(850) 877-1133, extension 3722

Enclosures: (1) Proprietary Ingredients Voucher for RM-103, RM-106 and RM-107
(2) Regulatory Information
(3) Supplemental Information
(4) Underground Injection Control Notification Memorandum

c: Tom Conrardy - FDEP/Tallahassee
Rob Cowdery - FDEP/Tallahassee



Test Report

No: GZFDO120502320FDE.3

Date: 2012-07-27

Client name : Awesome Technology Co Ltd
Client address: Room1013, 10/F, Tsuen Wan Ind. Centre, 220-248 Texaco Road, Tsuen Wan, Hong Kong.

The following sample(s) was/were submitted by/ on behalf of the client as (except SGS reference no. & SGS job no. & Date of receipt & Testing period):

Sample name: eco action solutions
Batch No.: /
Production Date: /
Manufacturer: /
Other reference information: Bio-Environmental cleaner extracted from natrual biotic components
SGS Reference No.: GFLDP20120045
SGS Job No.: GZFDO120502320FD
Date of receipt: May. 10, 2012
Testing period: May. 10, 2012 ~ Jul. 09, 2012

TEST(S) REQUESTED:

Selected test(s) as requested by applicant:
Human Skin Closed Patch Test *

TEST METHOD(S):

Please refer to next page(s)

TEST RESULT(S):

Please refer to next page(s)

CONCLUSION:

In this test performed on 6 person got doubtful positive reaction on the 30 tested person, according to the Hygienic Standard for Cosmetics, Ministry of Health, PRC, 2007 edition, the test substance cause the test person badness reaction.

This test report have been drafted in Chinese and maybe translated into other languages, The Chinese version report GZFDO120502320FD.3 shall prevail.

Signed for and on behalf of SGS



Authorized Signature
Winnie Lee

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Test Report

No: GZFD0120502320FDE.3

Date: 2012-07-27

TEST METHOD(S):

Test method: Hygienic Standard for Cosmetics, Ministry of Health, PRC, 2007 edition, Part five, The method of Human security and Efficacy evaluation, tow, Human Skin Closed Patch Test

Test substance: Diluted material in 1:100 solution

Negative Control: Distilled water

Panel Demographic: total 30 people, 0 male and 30 female volunteers who were selected according to the inclusion and exclusion criteria. And all their data are exploitable. The age range of the thirty volunteers is 35.3±10.79 years old.

Testing procedure: About 0.025mL(solution, on filter paper with Finn Chambers) of the test substance was applied on the back of the subjects under occlusive conditions, using Finn Chambers, Patches were removed 24 hours after the investigational products application. The dermatologist observed and graded the patch area at half an hour, 24 hours and 48 hours respectively after removal of the patch according to the Hygienic Standard for Cosmetics, in parallel, a blank patch was also applied like investigational products.

TEST RESULT(S):

Human Skin Patch Test *

Test Material	Subject Number	Grade Times	Reaction Number				
			0	1	2	3	4
Test substance	30	0.5h	24	6	0	0	0
		24h	30	0	0	0	0
		48h	30	0	0	0	0
Negative Control	30	0.5h	30	0	0	0	0
		24h	30	0	0	0	0
		48h	30	0	0	0	0

Remark: * test was carried out by external laboratory assessed as competent

Annexed information:

Hygienic Standard for Cosmetics, Ministry of Health, PRC, 2007 edition, Part five, The method of Human security and Efficacy evaluation, tow, Human Skin Patch Test

Table 1 Skin Reaction Grade Form

Reaction level	Grade	Skin Reaction
—	0	Negative reaction
±	1	Doubtful reaction; only weak Erythema
+	2	Mild positive reaction (erythema reaction); erythema, steep, oedema, and maybe papule
++	3	Strong positive reaction (bleb reaction); erythema, steep, oedema, bleb; the reaction will beyond the test part
+++	4	Severe positiv reaction (fuse bleb reaction); obvious erythema, serious steep, oedema, fuse bleb; the reaction exceeded the test part

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Test Report

No: GZFD0120502320FDE.3

Date: 2012-07-27

SAMPLE DESCRIPTION: Liquid in bottle

Photo Appendix



SGS authenticate the photo on original report only
*** End of Report***

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ISO-17025 Accredited Testing Laboratory

PJLA ISO/IEC 17025:2005 Testing Accreditation # 59423

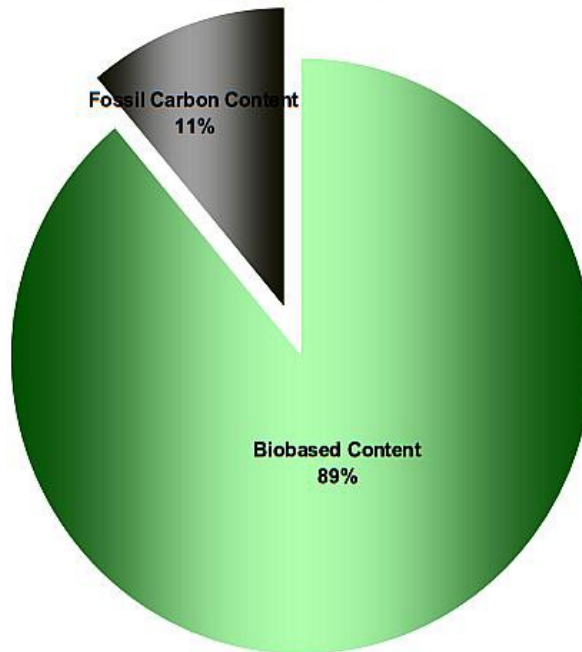
Beta Analytic Inc.
4985 SW 74 Court
Miami, Florida 33155 USA
Tel: 305-667-5167
Fax: 305-663-0964
info@betalabservices.com
www.betalabservices.com

Report of Biobased Content Analysis using ASTM-D6866-11

Laboratory Number: Beta-298738
Material Analyzed: Biobased Liquid
Date Received: May 10, 2011
Date Reported: May 12, 2011

Mean Biobased Result: 89% *

Proportions Biobased vs. Fossil Based
indicated by ¹⁴C content



* ASTM-D6866 cites precision on The Mean Biobased Result as +/- 3% (absolute). This is the most conservative estimate of error in the measurement of complex biobased containing solids and liquids based on empirical results. Real precision for readily combustible and homogenous materials (e.g. gasoline) and especially samples received as CO₂ (e.g. flue gas or CEMS exhaust) can be as low as +/- 0.5-2%. The result only applies to the analyzed material. Fluctuations in carbon content within a batch of product, gasoline or flue gas must be determined separately (e.g. averaged measurements of multiple solids or liquids, and single measurement of the combination of gas aliquots collected over time). The accuracy of the result as it applies to the analyzed product, fuel, or flue gas relies upon all the carbon in the analyzed material originating from either recently respired atmospheric carbon dioxide (within the last decade) or fossil carbon (more than 50,000 years old). "Percent biobased" specifically relates % renewable (or fossil) carbon to total carbon, not to total mass or molecular weight. Mean Biobased estimates greater than 100% are assigned a value of 100% for simplification.

