

APPLICATION FOR AUTHORISATION OF  
GENETICALLY MODIFIED PLANTS  
AND DERIVED FOOD AND FEED  
IN ACCORDANCE WITH REGULATION (EC) No 1829/2003

DP202216 MAIZE

(DP-2Ø2216-6 MAIZE)

**EFSA-GMO-NL-2019-1xx**

**PART VII – SUMMARY**

**Submitted by:**  
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**Original submission (CC1) 2019**

PART VII – SUMMARY

**1. GENERAL INFORMATION**

**1.1 Details of application**

<b>a) Member State of application</b> The Netherlands
<b>b) Application number</b> <i>[To be provided]</i>
<b>c) Name of the product (commercial and other names)</b> The product described in this application is DP202216.
<b>d) Date of acknowledgement of valid application</b> <i>[Not available at the time of submission]</i>

**1.2. Applicant**

<b>a) Name of applicant</b> Pioneer Hi-Bred International, Inc. as represented by Pioneer Overseas Corporation	
<b>b) Address of applicant</b> Pioneer Hi-Bred International, Inc. 7100 NW 62 <sup>nd</sup> Avenue P.O. Box 1014 Johnston, IA 50131-1014 (U.S.A.)	As represented by: Pioneer Overseas Corporation Avenue des Arts, 44 B-1040 Brussels Belgium
<b>c) Name and address of the representative of the applicant established in the Union (if the applicant is not established in the Union)</b> Same as applicant	

**1.3. Scope of the application**

<p>(a) Genetically modified food</p> <p><input checked="" type="checkbox"/> Food containing or consisting of genetically modified plants</p> <p><input checked="" type="checkbox"/> Food produced from genetically modified plants or containing ingredients produced from genetically modified plants</p> <p>(b) Genetically modified feed</p> <p><input checked="" type="checkbox"/> Feed containing or consisting of genetically modified plants</p> <p><input checked="" type="checkbox"/> Feed produced from genetically modified plants</p> <p>(c) Genetically modified plants for food and feed use</p> <p><input checked="" type="checkbox"/> Products other than food and feed containing or consisting of genetically modified plants with the exception of cultivation</p> <p><input type="checkbox"/> Seeds and plant propagating material for cultivation in the Union</p>
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**1.4. Is the product or the uses of the associated plant protection product(s) already authorised or subject to another authorisation procedure within the Union?**

<p><b>Yes</b> <input checked="" type="checkbox"/></p> <p>Regulatory compliance in the framework of Article 10 of Regulation (EC) No 396/2005 on the establishment of a maximum residue levels (MRL) for the use of glufosinate in genetically modified maize is authorised according to Commission Regulation (EC) No 149/2008.</p>	<p><b>No</b> <input type="checkbox"/></p>
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**1.5. Has the GM plant been notified under Part B of Directive 2001/18/EC?**

<p><b>Yes</b> <input type="checkbox"/></p>	<p><b>No</b> <input checked="" type="checkbox"/></p> <p>The scope of this application does not include authorisation for the cultivation of DP202216 maize seed products in the EU.</p> <p>The overall conclusion obtained from the e.r.a. confirms that there are no identified adverse effects to human and animal health or the environment arising from the proposed uses of DP202216 maize of these events.</p>
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**1.6. Has the GM plant or derived products been previously notified for marketing in the Community under Part C of Directive 2001/18/EC?**

<p><b>Yes</b> <input type="checkbox"/></p>	<p><b>No</b> <input checked="" type="checkbox"/></p>
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**1.7. Has the product been subject to an application and/or authorised in a third country either previously or simultaneously to this application?**

Yes [ <input checked="" type="checkbox"/> ]	No [ <input type="checkbox"/> ]
<p>Applications concerning regulatory field trials have been submitted in the USA, Canada, Chile and Japan. Applications for an authorisation for cultivation and/or food and feed use have been submitted in several countries around the world.</p>	

**1.8. General description of the product**

<p><b>a) Name of the recipient or parental plant and the intended function of the genetic modification</b></p> <p>DP202216 maize was created by <i>Agrobacterium</i>-mediated transformation of maize. The DP-202216-6 maize (referred to as DP202216 maize) was genetically modified to increase and extend expression of the <i>zmm28</i> gene relative to the native <i>zmm28</i> gene expression. Both the introduced and native <i>zmm28</i> genes encode the ZMM28 protein, a MADS-box transcription factor. The increased and extended expression of the ZMM28 protein results in plants with enhanced grain yield potential. The DP202216 maize also contains the phosphinothricin acetyltransferase (PAT) protein, which confers tolerance to the herbicidal active ingredient glufosinate-ammonium. The PAT protein present in DP202216 maize is identical to the corresponding protein found in a number of approved events across several different crops that are currently in commercial use. DP202216 maize was created by <i>Agrobacterium</i>-mediated transformation.</p>
<p><b>b) Types of products planned to be placed on the market according to the authorisation applied for</b></p> <p>The types of products planned to be placed on the market according to the authorisation applied for include DP202216 maize for all food and feed uses, and for all food, feed and processed products derived from DP202216 maize in accordance with Regulation (EC) No 1829/2003. In addition, this application requests authorisation for import and processing of DP202216 maize in accordance with Part C of Directive 2001/18/EC. The DP202216 maize products placed on the market is expected to be used in a manner consistent with current uses of commercial maize grain and maize products. However, this application does not include authorisation for the cultivation of DP202216 maize products in the EU.</p>
<p><b>c) Intended use of the product and types of users</b></p> <p>The DP202216 maize product placed on the market is expected to be used in a manner consistent with current uses of commercial maize grain and maize products. The maize will undergo existing methods of production and manufacturing used for commercial maize. No novel method of production and manufacturing is envisaged.</p>
<p><b>d) Specific instructions and/or recommendations for use, storage and handling, including mandatory restrictions proposed as a condition of the authorisation applied for</b></p> <p>Safety evaluation of DP202216 maize has shown that no specific instructions and/or recommendations for use, storage and handling of DP202216 maize are necessary. Therefore, DP202216 maize can be used, stored and handled in the same way as is currently done for commercial maize. Labelling of DP202216 maize products will be carried out in accordance with Community law.</p>

**e) Geographical areas within the Union to which the product is intended to be confined under the terms of the authorisation applied for**

DP202216 maize will be used throughout the European Union as any other commercial maize products, with the exception of cultivation.

**f) Any type of environment to which the product is unsuited**

The application does not cover cultivation of DP202216 maize in the European Union. The DP202216 maize will be used throughout the European Union as any other commercial maize products.

**g) Any proposed packaging requirements**

The packaging, handling, and storage systems that are currently used for commercial maize will apply. The DP202216 maize products will be packaged in the same manner as other commercial maize products.

**h) Any proposed labelling requirements in addition to those required by other applicable EU legislation than Regulation (EC) No 1829/2003 and when necessary a proposal for specific labelling in accordance with Article 13(2) and (3), Article 25(2)(c) and (d) and Article 25(3) of Regulation (EC) No 1829/2003. In the case of products other than food and feed containing or consisting of genetically modified plants, a proposal for labelling which complies with the requirements of point A(8) of Annex IV to Directive 2001/18/EC must be included.**

Labelling of foods and feeds consisting of or containing DP202216 maize

In accordance with Articles 12-14 and 24-26 of Regulation (EC) No 1829/2003, Article 13(2)f and Annex IV of Directive 2001/18/EC, and with Article 4 of Regulation (EC) No 1830/2003, operators shall be required to label products containing or consisting of DP202216 maize with the words “genetically modified maize” or “contains genetically modified maize”, and operators shall be required to declare the unique identifier in the list of GMOs that have been used to constitute the mixture that contains or consists of this GMO.

Labelling of foods and feeds produced from DP202216 maize

For food and feed products produced from DP202216 that are not exempted according to Article 5(4) of Regulation (EC) No 1830/2003, operators shall be required to label foods and feeds derived from DP202216 the words “produced from genetically modified maize”, in accordance with Articles 12-14 and 24-26 of Regulation (EC) No 1829/2003 and the requirements of Article 5 of Regulation (EC) No 1830/2003. In the case of products for which no list of ingredients exists, operators shall ensure that an indication that the food or feed product is produced from GMOs is transmitted in writing to the operator receiving the product.

Measures taken by the applicant

Although Pioneer Hi-Bred International, Inc. is the applicant under Regulation (EC) No 1829/2003 for authorisation to place DP202216 maize on the market for all food and feed uses as any other maize in the EU, Pioneer Hi-Bred International, Inc. is not an operator handling or using the product in the EU.

Operators handling or using DP202216 grain and derived foods and feeds in the EU are required to be aware of the legal obligations regarding traceability and labelling of these products. Given that explicit requirements for the traceability and labelling of GMOs and derived foods and feeds are laid down in Regulations (EC) No 1829/2003 and 1830/2003, and that authorised foods and feeds shall be entered in the Community Register, operators in the food/feed chain will be fully aware of the traceability and labelling requirements for DP202216. Therefore, no further specific measures

are to be taken by the applicant.

**i) Estimated potential demand**

**a) In the EU**

Extra-EU maize imports vary from year to year depending on annual EU maize harvest yields; maize import figures for the current and following year are generally influenced by maize harvested in the EU in that given year. In 2016, a total of 11.4 million metric tonnes of maize were imported into the EU, with Ukraine being the largest supplier. Spain is the most important market for extra-EU maize imports with a share of 29% in 2016. Other significant import markets for extra-EU maize in 2016 were the Netherlands with a share of approximately 21.3 %, Italy and Portugal with a share of approximately 14.3 % and 10.9 %, respectively.

**b) In EU export markets**

The application does not cover cultivation of DP202216 maize in the European Union.

**j) Unique identifier in accordance with Regulation (EC) No 65/2004**

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**9. Measures suggested by the applicant to take in case of unintended release or misuse of the product as well as measures for disposal and treatment**

Based on the conclusions from the environmental risk assessment of DP202216 maize, no specific measures need to be taken in case of unintended release or misuse or for disposal and treatment. There are no sexually compatible endogenous wild plant species in Europe with which maize can cross-hybridise and maize plants cannot survive as a weed outside agricultural fields. The establishment of maize volunteer plants is therefore very unlikely.

In case of unintended release of DP202216 maize, current agronomic measures taken to control other commercially available maize can be applied, such as use of mechanical means and selective use of herbicides (with exception of glufosinate-ammonium).

**2. INFORMATION RELATING TO THE RECIPIENT OR (WHERE APPROPRIATE) PARENTAL PLANTS**

**1. Complete name**

**a) Family name**

Poaceae

**b) Genus**

*Zea*

**c) Species**

*Z. mays* L.

**d) Subspecies**

*Zea mays* ssp. *mays* L.

**e) Cultivar/breeding line**

DP202216

**f) Common name**

Maize, corn

**2.2. Geographical distribution and cultivation of the plant, including the distribution within the Union**

Maize is one of the most important crops worldwide with an annual cultivation area of more than 177 million hectares and an annual harvest of over 872 million tonnes (MT) of grain in 2012 (FAOSTAT, 2014). The cropping area within the 28 Member States of the European Union (EU-28) reached 15 million hectares for grain maize in 2016 and approx. 6 million hectares for silage maize. The annual production quantity in the EU-28 was 59.9 MT of grain. By far the largest maize producer in the EU-28 is France (15.6 MT), followed by Italy (8.2 MT), Romania (5.9 MT), and Germany (5.5 MT) (EUROSTAT, 2014).

**2.3. Information concerning reproduction**

**(i) Mode(s) of reproduction**

Maize (*Zea mays* L.) is the only species usually included in the subspecies *mays* of the genus *Zea*, belonging to the Poaceae family. It is a highly domesticated annual crop with well-characterised phenotypic and genetic traits. It reproduces sexually by wind-pollination and being a monoecious species has separate male staminate (tassels) and female pistillate (silk) flowers. This allows natural outcrossing between maize plants but also enables the control of pollination in the production of hybrid seed. Typical for wind-pollinated plants, a large amount of excess maize pollen is produced for each successful fertilisation of an ovule on the ear. Wind movements across the maize field cause pollen from the tassel to fall on the silks of the same or adjoining plants. Measuring about 90 µm in diameter, maize pollen is the largest of any pollen normally disseminated by wind from a comparably low level of elevation.

**(ii) Specific factors affecting reproduction**

As a wind-pollinated, monoecious species, reproduction takes place by both self- and cross-pollination and fertilisation, with frequencies of each normally determined by proximity and other physical influences on pollen dispersal. Reproductive factors such as tasselling (pollen production), silking, and pollination are the most critical stages of maize development. Repeated cycles of self-pollination lead to homogeneity of the genetic characteristics within a single maize plant (inbred). Controlled cross-pollination of inbred lines from chosen genetic pools combines desired genetic traits resulting in a hybrid with improved agronomic performance and yield increase (heterosis effect). This inbred-hybrid concept and improved yield response is the basis of the modern maize seed industry. Maize varieties planted by EU farmers are almost entirely hybrid plants.

**(iii) Generation time**

Maize is an annual crop with a cultural cycle ranging from as short as 10 weeks to as long as 48 weeks covering the period of seedling emergence to maturity.

**2.4. Sexual compatibility with other cultivated or wild plant species**

In the EU, there are no other cultivated or endogenous wild plant species that are sexually compatible with maize. Maize plants intra-pollinate and transfer genetic material between maize except for certain popcorn varieties. The extent of pollination between maize depends upon wind patterns, humidity and temperature. Low humidity and high temperatures cause the pollen to become desiccated and unviable.

## 2.5. Survivability

### a) Ability to form structures for survival or dormancy

During the domestication of maize, many significant agronomic attributes for cultivation have been gained, whilst maize has lost the ability to survive in the wild. Maize is a non-dormant annual crop and seeds are the only survival structures. Natural regeneration of maize from vegetative tissue is not known to occur.

### b) Specific factors affecting survivability

Survival of maize seed is dependent upon temperature, moisture of seed, genotype, husk protection and stage of development. Maize seed can only survive under favourable climatic conditions. Freezing temperatures have an adverse effect on germination of maize seed and this has been identified as a major risk in limiting production of maize seed. Furthermore, maize is a C<sub>4</sub> plant and therefore its vegetative growth is sensitive to low temperatures. Chlorosis will occur at temperatures below 15 °C. The generative phase of maize is supported by short day conditions. The minimum temperature for germination of 8 to 10 °C restricts maize survival and reproduction capabilities mainly to the Central and Southern European geographical zones.

## 2.6. Dissemination

### a) Ways and extent of dissemination

Maize dissemination occurs via kernel (seed/grain) and pollen. Maize has been domesticated for thousands of years and, as a result, maize dispersal of individual kernels does not occur naturally.

Pollen shedding from the tassels takes place over a period of 10 to 15 days. Pollen grains are round, heavy and contain a large amount of water, characteristics that limit their dispersal and attachment to plant surfaces, such as leaves. Generally, viability of shed pollen is 10 to 30 minutes, although it can remain viable for longer time under favourable conditions. However, dispersal of viable maize pollen tends to be limited as it is influenced by the large size and rapid settling rate of the pollen. Deposition of maize pollen has been found to rapidly decline within 30 m from the source, with very low dispersal remaining at distances farther than 30-50 m from the source.

### b) Specific factors affecting dissemination

Mechanical harvesting and transport are ways of disseminating grain and insect or wind damage may cause mature ears to fall to the ground and avoid harvest. Regardless of these routes of dissemination, maize cannot survive without human assistance in non-agricultural habitats in the EU. Because of its highly domesticated nature, maize seed requires the semi-uniform soil conditions resulting from cultivation in order to germinate and establish in agricultural habitats.

## **2.7. Geographical distribution within the Union of the sexually compatible species**

Because of its many available cultivars, maize can grow in a wide range of climatic conditions. However, survival and reproduction in maize is limited by cool conditions. Practically no maize can be cultivated where the mean mid-summer temperature is <19 °C or where the average night temperature is <13 °C. The majority of maize is produced between latitudes 30 and 55 degrees, with a relatively small amount grown at latitudes higher than 47 degrees anywhere in the world. Summer rainfall of 15 cm is the lower limit for maize production without irrigation. There is no upper limit of rainfall for growing maize, although excess rainfall will decrease yields. There are no endogenous wild plant species that are sexually compatible with maize in the EU.

## **2.8. In the case of plant species not normally grown in the Member State(s), description of the natural habitat of the plant, including information on natural predators, parasites, competitors and symbionts**

Not applicable as maize is normally grown in the EU.

## **2.9. Other potential interactions, relevant to the GM plant, of the plant with organisms in the ecosystem where it is usually grown, or used elsewhere, including information on toxic effects on humans, animals and other organisms**

Maize is extensively cultivated in the EU and has a long history of safe use. Maize is known to interact with other organisms in the environment including insects, birds, and mammals. It is susceptible to a range of fungal diseases and insect pests, as well as competition from surrounding weeds. Maize or derived products of maize are not considered to have toxic effects on humans, animals and other organisms.

### 3. MOLECULAR CHARACTERISATION

#### 3.1. Information relating to the genetic modification

##### (a) Description of the methods used for the genetic modification

DP202216 maize was created by *Agrobacterium*-mediated transformation.

##### (b) Nature and source of the vector used

DP202216 maize was created by *Agrobacterium*-mediated transformation with plasmid PHP40099. The inserted transfer DNA (T-DNA) region from plasmid PHP40099 contains two gene cassettes.

**Table 1 Genetic elements in the expression cassettes in DP202216 maize insert**

PROMOTER	5' UTR	CODING REGION	TERMINATOR
<i>Zm-gos2</i>	<i>ubiZM1</i> Intron	<i>zmm28 (ZM)</i>	<i>pinII</i>
	<i>ubiZM1</i> region	<i>mo-pat (Sv)</i>	<i>pinII</i>

##### (c) Source of donor DNA, size and intended function of each constituent fragment of the region intended for insertion

###### ***Zea mays (ZM): donor of the *zmm28* gene***

Class: Liliopsida, Monocotyledones  
Order: Cyperales  
Family: Poaceae (Gramineae)  
Genus: *Zea*  
Species: *Z. mays* L.

###### ***Streptomyces viridochromogenes (Sv): donor of the *mo-pat* gene***

Class: Actinobacteria (high G+C Gram-positive bacteria)  
Order: Actinomycetales  
Family: Streptomycetaceae  
Genus: *Streptomyces*  
Species: *S. viridochromogenes*  
Strain: Tü494

#### 3.2. Information relating to the genetically modified plant

##### 3.2.1. Description of the trait(s) and characteristics which have been introduced or modified

The DP-202216-6 maize (referred to as DP202216 maize) was genetically modified to increase and extend expression of the *zmm28* gene relative to the native *zmm28* gene expression. Both the introduced and native *zmm28* genes encode the ZMM28 protein, a MADS-box transcription factor. The increased and extended expression of the ZMM28 protein, results in a positive grain yield response. The DP202216 maize also contains the PAT protein, which confers tolerance to the herbicidal active ingredient glufosinate-ammonium (the active ingredient in phosphinothricin herbicides). The PAT protein present in DP202216 maize is identical to the corresponding protein found in a number of approved events across several different crops that are currently in commercial use

### 3.2.2. Information on the nucleic acid(s) sequences actually inserted or deleted

#### a) The copy number of all detectable inserts, both complete and partial

SbS™ analysis of DP202216 maize demonstrated that there is a single, intact insertion of the PHP40099 T-DNA in DP202216 maize, and no additional insertions are present in its genome. Furthermore, the sequence of the insert and the flanking borders was obtained by Sanger sequencing.

#### b) In case of deletion(s), size and function of the deleted region(s)

Not applicable

#### c) Subcellular location(s) of insert(s) (nucleus, chloroplasts, mitochondria, or maintained in a non-integrated form), and methods for its/their determination

The DP202216 maize insert is integrated in the maize nuclear genome as confirmed by the inheritance of the insert through conventional crosses and by the molecular characterisation of DP202216 maize by SbS™ analysis and characterisation of the flanking sequences through BLAST searches.

#### d) The organisation of the inserted genetic material at the insertion site

SbS™ analysis of DP202216 maize demonstrated that there is a single, intact insertion of the PHP40099 T-DNA in DP202216 maize, and no additional insertions are present in its genome. Furthermore, the sequence of the insert and the flanking borders was obtained by Sanger sequencing.

#### e) In the case of modifications other than insertion or deletion, describe function of the modified genetic material before and after the modification, as well as direct changes in expression of genes as a result of the modification

Not applicable.

### 3.2.3. Information on the expression of the insert

#### a) Information on developmental expression of the insert during the life cycle of the plant

Field studies have been carried out in order to estimate the level of expression of the insert-encoded proteins in DP202216 maize of these events. Key plant tissues were collected from the plants at different developmental stages across the 2017 growing season. Protein concentrations were measured using Enzyme Linked Immunosorbent Assay (ELISA) or western blot analysis developed for PAT and ZMM28.

#### b) Parts of the plant where the insert is expressed

As summarised above, studies to evaluate the range of expression of the proteins ZMM28 and PAT in different tissues of DP202216 maize have been conducted.

### 3.2.4. Genetic stability of the insert and phenotypic stability of the genetically modified plant

Genetic and phenotypic stability of the inserts in DP202216 maize was confirmed by molecular and segregation analysis of different DP202216 maize generations.

### 3.2.5. Information on how the genetically modified plant differs from the recipient plant in:

#### (a) Mode(s) and/or rate of reproduction

DP202216 maize does not differ from conventional maize in this respect.

#### (b) Dissemination

DP202216 maize does not differ from conventional maize in this respect.

#### (c) Survivability

DP202216 maize does not differ from conventional maize in this respect.

#### (d) Other differences

Not applicable.

### 3.2.6. Any change to the ability of the GM plant to transfer genetic material to other organisms

#### a) Plant to bacteria gene transfer

The potential transfer and impact of plant to bacteria gene transfer has been assessed using bioinformatic data.

#### b) Plant to plant gene transfer

There are no other cultivated or endogenous wild plant species sexually compatible with maize in the EU. Maize plants will intra-pollinate and transfer genetic material between maize. The extent of pollination between maize will depend upon wind patterns, humidity and temperature. Potential for gene transfer is therefore limited to other maize grown in agriculture. In addition, the genetic modification in DP202216 maize does not introduce any selective advantages to maize plants outside the agricultural environment.

It should be noted that this application is for authorisation of DP202216 maize for all food and feed uses, and for all food, feed and processed products derived from DP202216 maize, and not for cultivation of DP202216 maize seed products. Any plant to plant gene transfer is therefore limited to only occasional unintentional releases.

## **4. COMPARATIVE ANALYSIS**

### **4.1 Choice of the conventional counterpart and additional comparators**

The comparator chosen for the safety evaluation of DP202216 maize consists of non-GM near-isogenic control maize. Data on other commercial non-GM maize hybrids have also been used in the comparisons with DP202216 maize.

### **4.2 Experimental design and statistical analysis of data from field trials for comparative analysis**

The field phase of this study was conducted during the 2017 growing season at sites in North America, which were selected on the basis of their inclusion in the commercial maize-growing regions. Each site utilized a randomized complete block design and contained four blocks. Each block contained the following entries: conventional herbicide-treated (CHT) DP202216 maize, intended herbicide-treated (IHT) DP202216 maize, non-genetically modified (non-GM) near-isoline CHT control maize (referred to as control maize), and non-GM CHT commercial reference maize lines. Samples were collected for nutrient composition analysis at 8 sites, and consisted of forage (R4 growth stage) and grain (R6 growth stage).

Statistical analysis was done according to the EFSA Guidelines using difference and equivalence testing.

### **4.3 Selection of material and compounds for analysis**

Samples were analyzed for the following key nutritional components in accordance with OECD guidelines for the assessment of genetically modified maize: the forage assessment included proximates, fiber, and mineral analytes; the grain assessment included proximates, fiber, fatty acid, amino acid, mineral, vitamin, secondary metabolite, and anti-nutrient analytes. There were only a few analytes that showed statistically significant differences or non-equivalences, however all of the data fell within the range of natural variation.

### **4.4 Comparative analysis of agronomic and phenotypic characteristics**

DP202216 maize has been tested at different locations across key maize growing regions of North America for the major agronomic and phenotypic characteristics in maize. The agronomic data obtained support the conclusion that there are no unexpected agronomic differences between DP202216 maize and non-GM control maize with comparable genetic background.

It should be noted that this application is for authorisation of DP202216 maize for all food and feed uses, and for all food, feed and processed products derived from DP202216 maize, and not for cultivation of DP202216 maize seed products.

### **4.5 Effect of processing**

As discussed in this application, food and animal feed products derived from DP202216 maize can be considered to be as safe as and nutritionally equivalent to food and animal feed products derived from commercial maize. Therefore, the specification of food and animal feed products from DP202216 maize is equivalent to that of food and animal feed products derived from commercial maize.

## 5. Toxicology

### a) Toxicological testing of newly expressed proteins

Potential adverse effects to human and animal health from expression of the ZMM28 and PAT proteins have been assessed taking into account the following considerations:

- the recipient organism and the donor organisms for each protein have a history of safe use;
- the molecular and biochemical characteristics of the proteins do not indicate toxicity risks;
- the ZMM28 protein has history of safety, as it is endogenous to maize and present in sweet corn;
- the PAT protein has no significant amino acid sequence homology to known toxins or other biologically active proteins that could cause adverse effects to humans or animals;
- the PAT protein shows no acute oral toxicity to mammals and has been shown to be rapidly digested in simulated digestive fluids.

In addition, the low concentration of these proteins in maize tissues provides further assurance for the safety of the consumed DP202216 maize products. It is therefore highly unlikely that the ZMM28 and PAT proteins will cause any adverse effects to human and animal health.

### b) Testing of new constituents other than proteins

Not applicable as the genetic modification in DP202216 maize does not give rise to the expression of any new constituents other than the transgenic proteins.

### c) Information on natural food and feed constituents

Detailed analyses of DP202216 maize have demonstrated that the composition of DP202216 maize is equivalent to that of control maize. In addition, the results obtained in 90-day oral toxicity feeding study in rats indicate the safety of the natural food and feed constituents from DP202216 maize and nutritional equivalence between DP202216 maize and non-GM control maize.

### d) Testing of the whole GM food/feed

The evaluation of the nutrient composition of DP202216 maize has confirmed that it is equivalent to non-GM control maize with comparable genetic background. And the results were confirmed by a 90-day oral toxicity feeding study in rats.

## 6. Allergenicity

### a) Assessment of allergenicity of the newly expressed proteins

In accordance with a weight-of-evidence approach, which accounts for a variety of factors and experimental approaches for an overall assessment of the allergenic potential of the proteins expressed from the insert, the ZMM28 and PAT proteins were evaluated for their allergenic potential.

Based on this history of safety, the increased and extended expression of the ZMM28 protein in DP202216 maize is unlikely to present an increased risk for adverse health effects due to consumption.

Assessing expressed proteins for potential cross-reactivity with known or putative allergens is a critical part of the weight-of-evidence approach used to evaluate the safety of these proteins in genetically-modified plant products. In this study, a bioinformatic assessment of reading frames for potential cross-reactivity with known or putative allergens was conducted according to relevant guidelines.

### b) Assessment of allergenicity of the whole GM plant

Maize has a long history of safe use as food and feed in the EU and is not considered to cause significant food allergies. Furthermore, the newly expressed proteins in DP202216 maize are highly unlikely to be allergenic.

## 7. Nutritional assessment

### a) Nutritional assessment of GM food

The compositional characteristics of DP202216 maize are comparable to those of the conventional counterpart and commercial reference maize lines, taking into account natural variation; the genetic modification in DP202216 maize does not affect the compositional characteristics of maize

In conclusion and taking into account the anticipated dietary intake of DP202216 maize products, consumption of DP202216 maize foods or feed will not have any adverse nutritional impact.

### b) Nutritional assessment of GM feed

As evaluated in Section 7.a) above, consumption of DP202216 maize feed will not give rise to any adverse nutritional impact.

#### **8. Exposure assessment – anticipated intake/extent of use**

The nutritional assessment has concluded that DP202216 maize is nutritionally equivalent to non-GM control maize. In addition, the use of DP202216 maize food and feed will not be different from that of commercially available maize food and feed. Exposure of animals and humans to the transgenic proteins in DP202216 maize was shown to be low.

Therefore, post-market monitoring of GM food and GM feed products containing, consisting of or derived from DP202216 maize is not necessary.

#### **9. Risk characterisation**

Maize food and feed products have a long history of safe use. The information presented in this application confirms that DP202216 maize and derived food and feed products are not different from those of its conventional counterpart.

#### **10. Post-market monitoring on the genetically modified food or feed**

A thorough risk assessment has confirmed that DP202216 maize is comparable to any commercial maize and no safety concerns are identified. Therefore, post-market monitoring of GM food and GM feed products containing, consisting of or derived from DP202216 maize is not necessary.

## 11. ENVIRONMENTAL ASSESSMENT

### 11.1 Mechanism of interaction between the GM plant and target organisms

In this area of assessment, the main environmental concern, according to the EFSA ERA Guidance, is that target organisms develop resistance to the insect or pathogen tolerance traits expressed by the GM plant (EFSA, 2010).

The scope of this application covers the import, processing and food and feed use of DP202216 maize in the EU. According to the EFSA ERA Guidance:

“resistance development is only relevant for applications with scope cultivation of GM plants and not for applications restricted to import and processing of GM plants and their products” (EFSA, 2010).

Therefore an assessment of the potential resistance development in target organisms resulting from the import, processing and food and feed use DP202216 maize is not relevant for this application.

In addition, there are no target organisms associated with DP202216 maize, and therefore an assessment of the potential resistance development in target organisms resulting from the import, processing and food and feed use DP202216 maize is not relevant for this application.

### 11.2 Potential changes in the interactions of the GM plant with the biotic environment resulting from the genetic modification

#### a) Persistence and invasiveness

There is negligible likelihood for DP202216 maize to become environmentally persistent or invasive giving rise to any weediness. The cultivation of DP202216 maize in the EU is not within the scope of this application.

Furthermore, cultivated maize does not possess any trait for weediness and the expression of the insert-encoded proteins in DP202216 maize does not introduce new traits for weediness. Maize is a highly domesticated crop and cannot survive without human intervention.

#### b) Selective advantage or disadvantage

Maize is highly domesticated to the extent that it cannot become established as a feral species outside the agricultural environment. The specific advantages introduced by the genetic modification in DP202216 maize do not confer any selective advantage to the plants in the natural environment, *i.e.* outside the agricultural environment.

In conclusion, expression of the ZMM28 and PAT proteins in DP202216 maize does not confer any selective advantage outside the agricultural environment.

#### c) Potential for gene transfer

There are no sexually compatible endogenous wild or weedy relatives of *Zea mays* known to exist in the EU, which eliminates any potential for gene transfer to such species. Potential for gene transfer is therefore limited to other maize grown in culture. Cultivation of DP202216 maize is, however, not part of the scope of this application. The potential for gene transfer to other cultivated maize is, therefore, limited and the environmental risk of such gene transfer is negligible.

#### d) Interactions between the GM plant and target organisms

In this area of assessment, the main environmental concern, according to the EFSA ERA Guidance, is that target organisms develop resistance to the insect or pathogen tolerance traits expressed by the GM plant (EFSA, 2010).

The scope of this application covers the import, processing and food and feed use of DP202216 maize in the EU. According to the EFSA ERA Guidance:

“resistance development is only relevant for applications with scope cultivation of GM plants and not for applications restricted to import and processing of GM plants and their products” (EFSA, 2010).

Therefore an assessment of the potential resistance development in target organisms resulting from the import, processing and food and feed use DP202216 maize is not relevant for this application.

In addition, there are no target organisms associated with DP202216 maize, and therefore an assessment of the potential resistance development in target organisms resulting from the import, processing and food and feed use DP202216 maize is not relevant for this application.

#### **e) Interactions of the GM plant with non-target organisms**

DP202216 maize has been developed to confer tolerance to glufosinate and results in enhanced grain yield potential, therefore, the trait is not intended for control of a particular target organism and there are not known adverse effects on any organisms. Therefore, even if valued organisms were exposed through manure and faeces, the likelihood that adverse effects could occur would be highly unlikely.

#### **f) Effects on human health**

Maize has a long history of safe use in human food and animal feed. A detailed evaluation of the potential toxicity and allergenicity to humans of the ZMM28 and PAT proteins as expressed in DP202216 maize, has been carried out. As a result and in conclusion, DP202216 maize do not express any known toxic or allergenic proteins. Therefore, consumption of DP202216 maize or derived food products will result in no adverse effects on human health.

#### **g) Effects on animal health**

Consumption of DP202216 maize or any derived food, feed and processed products will not result in any adverse effects on human or animal health. Therefore, use of DP202216 maize as feed and consumption of any food, feed and processed products derived from DP202216 maize is not expected to result in adverse effects on animal health or the food/feed chain.

#### **h) Effects on biogeochemical processes**

Because of the natural ubiquity of the *zmm28* and *pat* genes and of the PAT protein in the soil environment, the specific biochemical activity of these proteins, and taking into account the scope of this application, which does not include cultivation, DP202216 maize will not cause any significant immediate and/or delayed effects on biogeochemical processes.

#### **i) Impacts of the specific cultivation, management and harvesting techniques**

Not applicable as cultivation is not part of the scope of this application.

### **11.3 Potential interactions with the abiotic environment**

The scope of this application does not include authorisation for the cultivation of DP202216 maize seed products in the EU. Exposure to the environment from the import of DP202216 maize will be limited to unintended release of DP202216 maize. This can be controlled with current measures used to control unintended release of commercially available maize, such as use of mechanical means and selective use of herbicides (with the exception of glufosinate-ammonium). Moreover, maize cannot survive in the environment without human intervention. Therefore, the likelihood of adverse interactions with the abiotic environment is negligible.

#### 11.4 Risk characterisation

The ERA described in this document has been conducted following the requirements and methodology described in EFSA Guidance documents and Implementing Regulation EU 503/2013 (EC, 2013). The baseline considered for this risk assessment is the use of conventional maize in the EU, applying the concept of “familiarity”, where the fact that maize is a common crop in the EU, previously used as food and feed for centuries and considered safe for human and animal health and the environment.

A comparative safety assessment has been conducted using a weight-of-evidence approach, considering molecular characterization data as well as compositional and agronomic comparisons between the product and its conventional counterpart. This assessment has been used to establish whether unintended changes in the GM plant have occurred as a result of the genetic modification. The results of this comparative safety assessment demonstrated that the only differences of biological relevance identified between DP202216 maize and the conventional counterpart is/are the expression of the intended protein(s). Despite the large number of parameters compared, no unintended differences of biological relevance were found. Therefore, the main focus of the ERA is potential harmful effects due to the intended traits.

An assessment of whether DP202216 maize will be more persistent than the conventional crop in agricultural habitats or more invasive in natural habitats has been conducted. The results of this assessment allowed the conclusion that the risk that the import, processing or food and feed use of DP202216 maize in the EU will result in harm to sustainable agricultural production or biodiversity as a result of changes in persistence or invasiveness compared with the conventional crop is negligible.

An assessment of whether the new genes present in DP202216 maize could be transferred into micro-organisms and become integrated into their genome leading to adverse effects in human and animal health or the environment has been conducted. The conclusion from this assessment is that it is very unlikely that these genes would become established in the genome of micro-organisms in the environment or human and animal digestive tract. In the very unlikely event that such a horizontal gene transfer would take place, no adverse effects on human and animal health or the environment are expected.

Potential interactions with target and non-target organisms that could lead to harmful environmental effects have also been assessed. The conclusion from these assessments is that adverse effects on sustainable agricultural production or biodiversity due to adverse effects on populations of NTOs as resulting from the import, processing or food and feed use DP202216 maize will be negligible.

As recommended by the EFSA ERA Guidance (EFSA, 2010), no assessment of adverse environmental effects due to changes in management practices or effects on biogeochemical processes has been performed since cultivation of DP202216 maize is not within the scope of this application.

Finally, risks associated with the import, processing and food and feed use of DP202216 maize in the EU on human and animal health have been assessed. The conclusion from this assessment was that food and feed derived from DP202216 maize is as safe for humans and animal consumption as food and feed derived from the conventional crop.

In summary the import, processing and food and feed use of DP202216 maize in the EU will pose negligible risk to human and animal health or the environment. The uncertainties associated with this risk characterisation are very low and no long-term adverse environmental effects are expected.

## 12. Environmental monitoring plan

### a) General (risk assessment, background information)

The scope of this application does not include authorisation for the cultivation of DP202216 maize seed products in the EU. Exposure to the environment from the import of DP202216 maize will be limited to unintended release of DP202216 maize which can be controlled with current measures used to control unintended release of commercially available maize, such as use of mechanical means and selective use of herbicides (with the exception of glufosinate-ammonium).

A proposal for an environmental monitoring plan for DP202216 maize has been developed according to the principles and objectives outlined in Annex VII of Directive 2001/18/EC and Council Decision 2002/811/EC establishing guidance notes supplementing Annex VII to Directive 2001/18/EC, and following the guidance on the Post-Market Environmental Monitoring (PMEM) of genetically modified plants (EFSA, 2011).

### b) Interplay between environmental risk assessment and monitoring

The design of the environmental monitoring plan is based on the conclusions of the environmental risk assessment (e.r.a.) carried out for this application for authorisation of genetically modified DP202216 maize and derived food and feed in accordance with Regulation (EC) No 1829/2003.

The e.r.a. has been carried out in accordance with Annex II of Directive 2001/18/EC and Commission Decision 2002/623/EC establishing guidance notes supplementing Annex II to Directive 2001/18/EC. The overall conclusion obtained from the e.r.a. confirms that there are no identified adverse effects to human and animal health or the environment arising from DP202216 maize. Therefore, the risk to human and animal health or the environment from DP202216 maize and any derived products is as negligible as for any commercial maize and any derived products.

### c) Case-specific GM plant monitoring (approach, strategy, method and analysis)

In accordance with Annex VII of Directive 2001/18/EC and Council Decision 2002/811/EC establishing guidance notes supplementing Annex VII to Directive 2001/18/EC, case-specific monitoring should only be carried out in those cases where potential adverse effects have been identified in the e.r.a.

The e.r.a. concluded that the risk to human and animal health or to the environment from DP202216 maize and any derived products is as negligible as for any commercial maize and any derived products. As a result, case-specific monitoring is not applicable for the use of DP202216 maize for all food and feed purposes and the import and processing of DP202216 maize.

### d) General surveillance of the impact of the GM plant (approach, strategy, method and analysis)

In accordance with Council Decision 2002/811/EC, general surveillance is not based on a particular hypothesis and it should be used to identify the occurrence of unanticipated adverse effects of the GMO or its use for human and animal health and the environment that were not predicted in the risk assessment.

The scope of this application is for the authorisation of DP202216 maize for all food and feed uses in accordance with Articles 3(1) and 15(1) of Regulation (EC) No 1829/2003 and for import and processing of DP202216 maize in accordance with Part C of Directive 2001/18/EC. In this application, we are not seeking approval for cultivation of DP202216 maize seed products in the EU.

As discussed in detail in the e.r.a., exposure to the environment will be limited to unintended

release of DP202216 maize. However, such limited exposure is highly unlikely to give rise to any adverse effect and, if necessary, can be controlled with current measures used to control unintended release of commercially available maize, such as use of mechanical means and selective use of herbicides (with the exception of glufosinate herbicides).

However, in order to safeguard against any adverse effects on human and animal health or the environment that were not anticipated in the e.r.a., general surveillance on DP202216 maize will be undertaken for the duration of the authorisation.

#### **e) Reporting the results of monitoring**

Case-specific monitoring is not applicable for the use of DP202216 maize for all food and feed purposes and the import and processing of DP202216 maize. As a result, no case-specific monitoring is proposed for this application for authorisation of DP202216 maize.

The applicant will inform the European Commission, without delay, of any adverse effects reported arising from the handling and use of imported DP202216 maize.

Furthermore, the applicant will submit an annual monitoring report to the European Commission including results of the general surveillance in accordance with the conditions of the authorisation. The report will include a scientific evaluation of the confirmed adverse effect, if any, a conclusion of the safety of DP202216 maize and, as appropriate, any measures that were taken to ensure the safety of human and animal health or the environment.

### **13. Detection and identification techniques for the GM plant**

A PCR-based quantitative event-specific detection method has been developed and has been submitted to the European Union Reference Laboratory (EURL) for GM Food and Feed (Joint Research Centre, Italy) for verification, in accordance with the requirements of the EURL/ENGL Guidance document "Definition of minimum performance requirements for analytical methods of GMO testing".

#### 14. INFORMATION RELATING TO PREVIOUS RELEASES OF THE GM PLANT

##### 14.1. History of previous releases of the GM plant notified under Part B of the Directive 2001/18/EC and under Part B of Directive 90/220/EEC by the same notifier

<p><b>a) Notification number</b></p> <p>Not applicable – no previous releases in the EU.</p>
<p><b>b) Conclusions of post-release monitoring</b></p> <p>Not applicable.</p>
<p><b>c) Results of the release in respect to any risk to human health and the environment (submitted to the Competent Authority according to Article 10 of Directive 2001/18/EC)</b></p> <p>Not applicable.</p>

##### 2. History of previous releases of the GM plant carried out outside the Community by the same notifier

<p><b>a) Release country</b></p> <p>United States (USA), Canada, Chile, Japan</p>
<p><b>b) Authority overseeing the release</b></p> <p>USA: United States Department of Agriculture (USDA) Canada: Canadian Food Inspection Agency (CFIA) Chile: Servicio Agrícola y Ganadero (SAG), Dpto. Protección Agrícola Japan: Ministry of Agriculture, Forestry and Fisheries (MAFF) &amp; Ministry of the Environment (MOE)</p>
<p><b>c) Release site</b></p> <p>Multiple sites, selected to represent typical growing regions for maize.</p>
<p><b>d) Aim of the release</b></p> <p>Regulatory trials</p>
<p><b>e) Duration of the release</b></p> <p>One or more growing season for maize</p>
<p><b>f) Aim of post-releases monitoring</b></p> <p>Monitoring of volunteers</p>
<p><b>g) Duration of post-releases monitoring</b></p> <p>One season or year</p>
<p><b>h) Conclusions of post-release monitoring</b></p> <p>The DP202216 maize plants performed as expected, with no evidence of any unintentional morphological or phenotypical characteristics.</p>
<p><b>i) Results of the release in respect to any risk to human health and the environment</b></p> <p>No adverse effects on human health and the environment observed.</p>