UC COOPERATIVE EXTENSION

2021 Rice Growers Meeting

FEBRUARY 11, 2021 | 9 AM - 12 PM VIRTUAL VIA ZOOM \$10 FEE

REGISTER

Continuing Education Units applied for from CA
Department of Pesticide Regulation (DPR) and
Certified Crop Advisers (CCA).

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University of California Agriculture and Natural Resources Cooperative Extension

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Preliminary Herbicide Screening in Rice on Watergrass Species

Whitney Brim-DeForest, Rice Advisor (Originally published on the UC Rice and Weed Science Blogs)

In 2017, I started getting reports of a watergrass biotype/species (*Echinochloa* spp.) that was difficult to control using our suite of herbicides registered in rice. At the time, I knew we had multiple herbicide-resistance in late watergrass (Echinochloa phyllopogon), so I initially just thought the resistant biotype was spreading, and had maybe gained resistance to additional herbicide modes of action. However, once I started visiting fields, it quickly became apparent that this was not late watergrass (phenotypically-speaking). It also did not appear to be barnyardgrass (Echinochloa crus-galli), although the Echinochloa species are notoriously difficult to identify, and phenotypically quite variable in nature.

We came up with a preliminary set of characteristics to distinguish this unknown biotype or species (we are unsure if it is a distinct species) from the typical barnyardgrass and late watergrass found in California rice fields. All were characterized by their seed size and awns (Table 1).

| Table 1. Preliminary distinguishing characteristics of | | | | | |
|---|----------------------------------|--|--|--|--|
| watergrass species in California rice fields, based on seed | | | | | |
| characteristics. | | | | | |
| Preliminary Identification | Seed Description | | | | |
| Late watergrass | Large size, no awns | | | | |
| Early watergrass | Large size, awned (all seeds) | | | | |
| Barnyardgrass | Small size, variably awned (some | | | | |
| | seeds have awns, some do not) | | | | |
| New biotype/species (unknown) | Small size, awned (all seeds) | | | | |

Whitney Brim-DeForest **UCCE Farm Advisor** Sutter, Yuba, Sacramento and Placer Counties

In 2018, we collected 8 samples from the field, and used two late watergrass samples from known susceptible populations to use as controls. We conducted a screening in the greenhouse, to see if we could replicate what we were seeing in the field. Field rates of Cerano® (clomazone), Butte® (benzobicyclon+halosulfuron), Granite GR® (penoxsulam), and Bolero® (thiobencarb) were used as the early-season granular applications. Typical field rates of SuperWham® (propanil), Regiment® (bispyribac-sodium) and Clincher® (cyhalofop) were used to test for the late-season cleanup applications. In the greenhouse, all applications were made at the 1.5 leaf stage of the grass.

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Results indicate that 8 of the 8 samples were not controlled (less than 50% by biomass, in comparison to the untreated controls) by Granite GR® or Butte®. 7 of the 8 samples were not controlled by Bolero®, and 6 of the 8 were not controlled by Cerano®. This closely follows what growers were stating had occurred in the field: the watergrass was escaping early-season control, and was then difficult or impossible to control with later-season herbicide applications. SuperWham®, Regiment®, and Clincher® controlled 8 of 8 samples (at least 60% control). However, since the greenhouse application was conducted at an early timing (1.5 leaf stage), it is possible that later applications in the field may be less effective.



For growers, the implications of this preliminary screening are that control of this new biotype/species will need to be prioritized early in the season. Possible treatments (keep in mind that these have not been field-tested and could cause phytotoxicity) could be: a stale seedbed using a non-selective herbicide; preplant Abolish® (thiobencarb) followed by Cerano® or Butte® or Granite GR®; Cerano® followed by Butte® or Bolero® or Granite GR®; or Butte® followed by Granite GR® or Bolero®. There is still a strong likelihood that a follow-up application may still be required later in the season, even with these early-season applications.

In 2020, more than 60 watergrass samples were collected from all over the rice-growing region. We will continue working on identification and conduct further herbicide screening this year.

Summary of 2020 University of California rice variety trials

By Luis Espino, CE Rice Advisor

Every year, the University of California Cooperative Extension, in cooperation with the Rice Experiment Station (RES), conducts rice variety trials in several locations of the Sacramento Valley (Fig. 1). Three broad variety categories are included in the trials:

Preliminary breeding lines: those that have been selected by RES breeders to be evaluated on a statewide basis because of promising characteristics observed at the RES. They are tested in two- replication trials. **Advanced breeding lines**: these lines are more promising; typically, they have been tested first as preliminary.

The best of the best may undergo seed increase and be considered for release as new rice varieties after several years of testing. Current **commercial varieties** are compared with these lines.

The trials were conducted at the RES and seven farm locations across the Sacramento Valley, representing the main production areas of the Valley (the South Yolo location was not established in 2020). Plots 200 ft² were hand seeded at a rate of 150 lbs/a, and grower cooperators treated the trial in the same manner as the rest of the field. Parameters evaluated in the trials included seedling vigor, days to 50% heading, plant height, lodging at harvest, grain moisture at harvest, and grain yield at 14% moisture. Varieties are replicated four times. In this summary, only yields are presented. All other parameters are included in the complete report, which will be available on our website at the end of February (UC Rice On-line at http://rice.ucanr.edu).

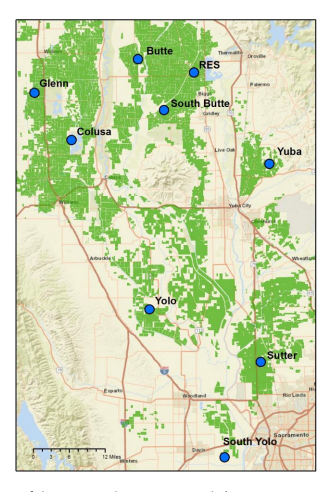


Fig. 1. Location of the UCCE and RES variety trials (RES=Rice Experiment Station)

Table 1. Yield (lbs/a) from variety trials conducted at seven locations across the Sacramento Valley and at the Rice Experiment Station (RES) in 2020.

| Varieties | Sutter | Yolo | Yuba | Butte | South Butte | Colusa | Glenn | RES** |
|-----------|--------|--------|-------|--------|----------------|--------|--------|--------|
| M-105 | 9,130 | 10,190 | 7,820 | 10,300 | 9,640 | 8,850 | 9,170 | 8,880 |
| M-206 | 9,380 | 9,550 | 7,920 | 9,570 | 9,490 | 8,820 | 9,500 | 8,750 |
| M-210* | 9,450 | 9,150 | 7,800 | 8,830 | 9,660 | 8,950 | 10,240 | 8,920 |
| M-209 | 8,950 | 10,010 | 7,630 | 10,390 | 9,630 | 9,040 | 9,550 | 9,523 |
| M-211 | 9,430 | 10,110 | 8,580 | 10,570 | 9,910 | 8,760 | 8,660 | 9,980 |
| S-102* | 8,050 | 9,640 | 7,680 | 9,210 | 8,780 | 7,780 | 7,990 | 8,063 |
| S-202 | 10,380 | 10,890 | 8,220 | 10,990 | 10,700 | 8,960 | 8,640 | 10,147 |
| CJ-201* | 10,020 | 9,780 | 8,770 | 10,820 | 9,850 | 8,450 | 9,520 | 9,943 |
| L-207 | 10,850 | 11,080 | 9,470 | 10,560 | 10,130 | 10,170 | 9,170 | 10,300 |
| L-208 | 10,340 | 11,310 | 9,010 | 10,610 | 11,470 | 10,660 | 9,710 | 10,733 |

^{*} Only two replications per location

^{**} Average of three trials

2020 Seed Update - Red Rice Focus

By Timothy Blank, CA Crop Improvement Assn.

2020 was a record high year for total rice acres in the Seed Certification and Quality Assurance (QA) programs. A total of 30,655 acres were inspected (including 913 acres in the the QA program). Of this, 26,690 acres were passed for seed, and 3,965 acres were either not utilized to produce seed (i.e. field transitioning to new variety) or were rejected due to a contamination.

The seed standards in California have zero tolerance for colored bran rice in non-colored bran rice varieties. Based on collective experience, when one or a few red rice plants are observed, there is a possibility of additional plants that may not be easily visible. Therefore, the CCIA takes a very cautious approach when any red rice plants are found, even if all observed plants are removed.

Each August, at the beginning of inspection season, CCIA inspectors visit commercial fields with known contaminations to calibrate their eyes for detection of red rice. Each inspector is equipped with a KOH test kit to test any suspicious off-type plants in seed fields. In 2020, CCIA inspectors saw a concerning number of fields containing red rice. In all but one field, the number of plants was low, between 1-6 plants. ~1023 acres (9 fields) did not pass for seed production in 2020 due to the observation of ~25 red rice plants. Additionally, there was one field with dozens of plants.

What is going on here? Each situation was unique. In the case of two specialty rice varieties of very limited production, the source of red rice was from the seed. In the remaining fields, the contaminations were not consistent with a contaminated seed source. Volunteers from the soil seem to be the source in 2-3 fields. Contaminated equipment was suspected to be the source in a few fields. We observed the following Types: 1 (straw hull), 2 (bronze hull) & 5 (pubescent straw hull and purple stem node) weedy rice. One field, newly entered into the seed program, contained a couple unique red rice plants (not one of the six published weedy types) with a straw hull color and long, dark awns. One field contained a couple plants that appeared to be most similar to one of the red bran cultivars.

In light of these observations, and from what we already know, the rice seed and commercial growers must remain vigilant in using Certified seed (or QA seed, when applicable), scouting your fields, and being judicious with the equipment entering your fields.

What's new for Thiobencarb

Roberta Firoved, CRC Industry Affairs Manager, California Rice Commission

There are some new facets to thiobencarb use you should be aware of. First, the mandatory preseason stewardship training will be an online course this year. The recorded versions of the presentations are obsolete, and the county agricultural commissioners have been advised to not use materials from previous years. Please remember a person needs to attend the stewardship training and receive a certificate from the California Rice Commission (CRC) before thiobencarb can be added to the restricted materials permit at the county agricultural commissioner's office.

No date has yet been set for the online course, with several details in progress before finalizing the format. In previous years, the stewardship meeting was held in February and as late as the first week of March. Notifications will be sent out through the CRC when the course is available online.

Also new for 2021, another company has registered a generic thiobencarb granular formulation. Generic Crop Science LLC has registered Willowood Thio UltraMax as a generic to the Valent product, Bolero UltraMax. The Willowood Thio UltraMax will be marketed in super sacks for the 2021 season. The Willowood Thio UltraMax will share the same permit conditions and water holding requirements as the Valent Bolero UltraMax.

For questions and additional information, please contact Roberta Firoved, CRC Industry Affairs Manager, at rfiroved@calrice.org or (916) 206-5039.

Table A

Rice Pesticides Water Management Requirements Summary Note: Amended –added Willowood Thio Ultramax.

| Water must be held for the indicated number of 24-hour periods on the treated field, or within the containment area specified below before release into State waters. | | Thiobencarb | | | Thiobencarb Plus Imazosulfuron | |
|---|--|-----------------------------|--------------------------|------------------------------------|-----------------------------------|-------------------|
| | | Bolero® UltraMax Hold | Abolish® 8 EC Hold | Willowood Thio Ultramax Hold | League® MVP Hold | Malathion Hold |
| | Single treated fields. | 30 | 19 | 30 | 30 | 4 (b) |
| | Release into tailwater recovery system or ponded onto fallow land or contained in other systems appropriate for preventing discharge. | | 19 | 19 | 19 | 1 (0) |
| NORTH | System controlled by one permittee, then water may be discharged into the system in manner consistent with product labeling. | 14 | 14 | 14 | 14 | |
| SAC | System includes drainage from more than one permittee, then water must be retained on site. | 6 | 6 | 6 | 6 | |
| VALLEY | Water on fields within bounds of areas that discharge negligible amounts of drainage onto perennial streams. Commissioner must evaluate such sites and verify the hydrologic isolation of the fields. | 6 | 6 | 6 | 6 | |
| | CAC may authorize emergency release of tailwater. | 19 | 19 | 19 | 19 | |
| | All water on treated fields must be retained on the treated fields. | 19 | 19 | 19 | 19 | 4 (b) |
| | Release into tailwater recovery system or ponded onto fallow land or contained in other systems appropriate for preventing discharge. | 19 | 19 | 19 | 19 | |
| SOUTH | System controlled by one permittee, then water may be discharged in manner consistent with product labeling. | 14 | 14 | 14 | 14 | |
| SAC&SJ | System includes drainage from more than one permittee, then water must be retained on site. | 6 | 6 | 6 | 6 | |
| VALLEY(a) | Water on fields within bounds of areas that discharge negligible amounts of drainage onto perennial streams. Commissioner must evaluate such sites and verify the hydrologic isolation of the fields. | 6 | 6 | 6 | 6 | |
| | CAC may authorize emergency release of tailwater. | 19 | 19 | 19 | 19 | |

⁽a) – South Sacramento & San Joaquin Valley defined as: South of the line defined by Roads E10 and 116 in Yolo County and the American River in Sacramento County.

⁽b) – Voluntary hold.