



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
REGION 7
 11201 Renner Boulevard
 Lenexa, Kansas 66219

ENFORCEMENT AND COMPLIANCE
 ASSURANCE DIVISION

Wilson's Pest Control Inc
 FIFRA Producer Establishment Inspection
 EPA Est. No. 69040-MO-1

Facility: Wilson's Pest Control Inc
 2400 North Grand Boulevard
 St. Louis, MO 63106

Contact: Timothy Wilson, Owner
 (314) 531-9980
wilsonstaxiscab@yahoo.com

Product Inspected: Professional Pest Control Concentrate Permethrin Insecticide 36.8%
 (EPA Reg No. 70506-7-72693)
 Professional Pest Control Concentrate Termiticide/Insecticide
 (EPA Reg No. 70506-7-72693)
 Wilson's Termite & Carpenter Ant Control (EPA Reg No. 228-459-54705)
 Final Rodenticide Ready-To-Use Place Pacs (EPA Reg No. 12455-91)
 Talon G Rodenticide Bait Pack Mini-Pellets (EPA Reg No. 100-1050)
 Contrac Rodenticide Ready-To-Use Palace Pacs (EPA Reg No. 12455-76)
 Maki Mini Blocks (EPA Reg No. 7173-202)

Inspection Date: June 15, 2022

Inspectors: Andrew Landry
 FIFRA Inspector

Manager: Candace Bednar
 Chemical Branch Chief

ANDREW LANDRY
 Digitally signed by ANDREW LANDRY
 Date: 2022.07.12 18:30:58 -05'00'

CANDACE BEDNAR
 Digitally signed by CANDACE BEDNAR
 Date: 2022.07.21 12:54:37 -05'00'



Figures 1 & 2: Wilson's Pest Control, 2400 North Grand Boulevard, St. Louis, Missouri 63106

Background

Wilson's Pest Control ("Wilson's") serves as a local all-in-one pest control shop providing not only pesticide products but pest control service for over 35 years. They are located at 2400 North Grand Boulevard, St. Louis, Missouri 63106 (Figures 1&2). Wilson's offers for sale many different types of pesticide products that control and kill unwanted pests such as mice, rats, roaches, and ants. Wilson's uses these same products to promote their pesticide application services for homeowners and businesses.

Wilson's is registered as an EPA pesticide-producing establishment. Their EPA establishment number is 69040-MO-1. Wilson's does not own any active registered pesticide products for production.

Pre-Inspection

According to EPA's Section Seven Tracking System ("SSTS") database, Wilson's reported the following pesticides on their 2021 annual pesticide production report (Attachment 1):

<u>EPA Product Registration Number</u>	<u>Product Name</u>	<u>Product Type</u>	<u>Product Classification</u>
33658-21	Reality Termiticide/Insecticide	Repackages/Relabeled	43 - Insecticide

Table 1. List of pesticides Wilson's reported producing in 2021 at the St. Louis establishment.

Further review of registered pesticide product number "33658-21" showed no such registration under that number. I reach out to Mr. Wilson to gather more information via telephone. On June 3, 2022, around 11:30 a.m., I called Mr. Wilson at (314) 531-9980. I introduce myself to Mr. Wilson as a FIFRA inspector for the Environmental Protection Agency, located in region 7, Lenexa, Kansas. I explained the reasoning for the call was concerning his pesticide-producing establishment annual report under the registered name Wilson's Pest Control Inc, located at 2400 North Grand Boulevard, St. Louis, MO. Wilson's 2021 report provided production numbers under EPA registered pesticide product number 33658-21. Registered number 33658-21 was not active and is no longer registered as a pesticide product. Mr. Wilson said the report was a mistake and someone from his establishment must have made the error. Mr. Wilson also mentioned he stopped selling the unknown registered product 10 to 15 years ago. I asked what products he currently sells but Mr. Wilson could not remember the names or registrations number at that moment. Mr. Wilson asked if he could resubmit the report, to which I replied yes. However, I asked Mr. Wilson if I could visit his pesticide producing establishment. I explained that due to the annual report error, I would like to conduct an inspection reviewing all his pesticide products. I said that together we would complete his report and address any questions he might have about pesticide products and reporting requirements. Mr. Wilson said that would be fine. Together we discussed scheduling options until we both agreed on Thursday, June 9, 2022, at around 10 a.m. I thanked Mr. Wilson for his time and said I would see him next week. Mr. Wilson said he was looking forward to meeting in person and thanked me for the call.

On June 8, 2022, Ms. Candace Bednar, EPA Region 7, Chemical Branch Chief, contacted me with new information that Missouri Department of Agriculture (MDA) had scheduled a state inspection with Mr.

Wilson on Wednesday, June 8, 2022. We decided to let the MDA conduct their inspection before ours, and I was asked to reschedule our inspection for the following week.

On June 7, 2022, around 10:19 a.m., I contacted Mr. Wilson and first apologized that we must change our inspection date. I told Mr. Wilson that I learned about MDA's plans to conduct their inspection a day before ours. Mr. Wilson said he was confused and frustrated with scheduling two different appointments. Mr. Wilson said the summer was his busy season, and he is often out on jobs conducting services. I again apologized and suggested he provide a good day next week we could visit. We agreed on Wednesday, June 15, 2022, at 10 a.m. However, Mr. Wilson continued to express scheduling this inspection took time away from his work, and he was not pleased. Mr. Wilson asked how long the inspection would take. I replied most inspections take an average of 2 to 3 hours. However, I further explained that some inspections can take less than 2 hours, but it all depends on how cooperative the site is and how many products need to be reviewed. I explained what a pesticide-producing and market place inspection entailed, for example, capturing photos of pesticide products, learning about pesticide suppliers, and talking about pesticide business practices. Mr. Wilson said he can provide all the needed information. Mr. Wilson ended the call by thanking me and confirming our scheduled date.

Opening Conference



Figure 3: Wilson's Pest Control, Entry

On June 15, 2022, pursuant to Section 9 of FIFRA, 7 U.S.C. § 136g, Ms. Candace Bednar, Region 7 Chemical Branch Chief, and I conducted a for-cause inspection at Wilson's Pest Control Inc at 2400 North Grand Boulevard, St. Louis, Missouri at approximately 10:00 a.m. (**Figure 3**). We entered the pest control store and met with Mr. Timothy Wilson, store owner of Wilson's Pest Control Inc. We introduced ourselves, I presented my federal credential, and explained that we were there to conduct a for-cause pesticide-producing establishment inspection. I issued the Notice of Inspection (NOI) to Mr. Wilson (**Attachment 2**) that he signed and agreed to have his pesticide-producing establishment inspected. I explained the inspection process and stated that we would like to review all

pesticide products, both sold or produced. Mr. Wilson explained his role as the store owner and the president of Wilson's Pest Control for over 35 years. Mr. Wilson said he sells pesticides to homeowners and provides pesticide application services to both homeowners and businesses. I brought up Mr. Wilson's 2021 annual report and explained together we would correct any errors and have him resubmit a completed report by the end of the inspection. Mr. Wilson stated that the report with the unknown registered number 33658-21 was a mistake and he stopped selling that product 10 years ago.

Inspection

Professional Pest Control Concentrate, Permethrin Insecticide 36.8% (EPA Reg No. 70506-7-72693) (EPA Est No. 1386-OH-1) in 16 oz and 32 oz containers

The first two products offered for sale that we reviewed were the Professional Pest Control Concentrate, Permethrin Insecticide 36.8% (EPA Reg No. 70506-7-72693). The product was offered for sale in two repackaged containers, 16oz, and 32oz (**Figure 4**). The repackaging is done at the store location with the EPA registered establishment number of 69040-MO-1. However, a review of both products' labels showed advertising language for Wilson's Pest Control and a different EPA establishment number: 1386-OH-1 (**Figure 5**). Mr. Wilson did confirm that he does repackage these products into 16 oz and 32 oz bottles. The labeling for this product is created through a third-party printing company. When asked, Mr. Wilson did not further explain if the labeling language was created by his business or the third part printing company. Mr. Wilson explained that he purchases 55-gallon containers of the registered pesticide product Termite Kill III (EPA Reg No. 70506-7-72693) and fills 16oz and 32oz bottles (Figure 4). The 55-gallon containers are held off-site, but the repackaging into the 16 oz and 32 oz bottles is done at his store located at 2400 North Grand Boulevard, St. Louis, MO. Mr. Wilson explained that the 55-gallon drum of pesticide is stored in a warehouse/garage where he fills a smaller container and takes back to his 2400 North Grand Boulevard location for repackaging into the bottles sold on his store shelves.

Professional Pest Control Concentrate, Termiticide/Insecticide (EPA Reg No. 70506-7-72693) (EPA Est No. 1386-OH-1)

I reviewed a third pesticide product called Professional Pest Control Concentrate, Termiticide/Insecticide, and repackaged into 16 oz containers (**Figure 6**). This product's active ingredient differs from the Permethrin Insecticide but has the same EPA registration number: EPA Reg No. 70506-7-72693. The active ingredients found on this product labeling were "Imidacloprid 21.4%" and "Fipronil 6/6%." When asked why this pesticide product had the same EPA registration numbering as the Permethrin Insecticide, Mr. Wilson said that was a misprint and he no longer offers that product for sale. However, I asked why the product was still on store shelves. Mr. Wilson explained that when a customer asks about that product, he directs them to another pesticide product that he prefers and feels is better.



Figure 4: Professional Pest Control Concentrate, Permethrin Insecticide 36.8% 16 oz and 1 Quart containers



Figure 5: Professional Pest Control Concentrate, Permethrin Insecticide 36.8%



Figure 6: Professional Pest Control Concentrate Termiticide/Insecticide (EPA Reg No. 70506-7-72693)



Figure 7: All three pest control products with same EPA registration numbering (EPA Reg No. 70506-7-72693) (EPA Est No. 1386-OH-1)

Wilson's Termite & Carpenter Ant Control (EPA Reg No. 228-459-54705)(EPA Est. No. 48498-CA-1)

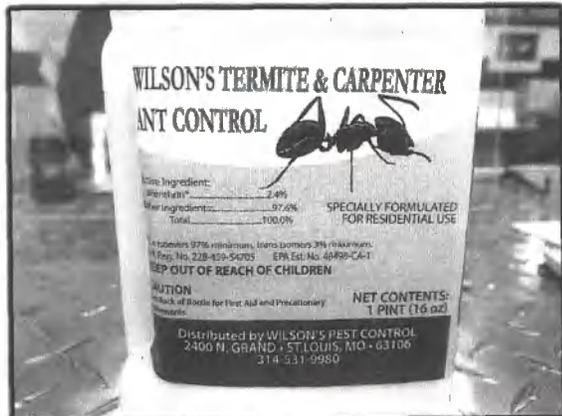


Figure 8: Wilson's Termite & Carpenter Ant Control (EPA Reg No. 228-459-54705) (EPA Est No. 48498-CA-1)

Mr. Wilson showed us another pesticide product he repackages and offers for sale at his store. This product was called "Wilson's Terminate & Carpenter Ant Control," EPA registration number 228-459-54705, EPA establishment number 48498-CA-1 (**Figure 8**). The product sells in a 16 oz container with advertising language for Wilson's pest control but is missing Mr. Wilson's pesticide-producing establishment number. The label is also missing required pesticide language, for example directions for use, and storage instructions. The only labeling found was caution and first aid statements. Mr. Wilson confirmed that he does repackage this product at his store and uses a third-party printing company to make the labeling. When asked about missing important labeling language, such as instructions on how to apply the pesticide, Mr. Wilson said he recommends his customers Google the

product's instructions. The mention of using Google as a resource instead of having the complete pesticide label was the first time Mr. Wilson shared this business practice. Throughout the inspection, whenever Ms. Bednar or I asked about missing labeling information Mr. Wilson continued to advocate

customers use Google as a source of pesticide label information. Mr. Wilson explained that Google could provide better and updated information than the product labels.

Rodenticides (Final, Talon G, Contrac, and Mini Blocks)



Figure 9: Final (EPA Reg No. 12455-91)



Figure 10: Rodenticide unlabeled blocks match with EPA registered rodenticides

Mr. Wilson showed us three different rodenticide products he currently offers for sale in what the industry refers to as “throw packs”: Final (EPA Reg No. 12455-91), Talon G (EPA Reg No. 100-1050), and Contrac (EPA Reg No. 12455-17). Products Final and Talon G are in 0.88 oz net weight throw pack bags and Contrac is in 1.5 oz net weight throw pack bags (**Figure 9**). All three rodenticides had partial labeling that included registration numbers, first aid, and directions for use. Wilson’s repackages six of these throw pack bags into zipper top resealable, plastic bags with no added labeling. Mr. Wilson stated he does tell his costumers to purchase an additional bait trap station. We asked Mr. Wilson if he also provides any other instructions or labeling with these products. Mr. Wilson said he sometimes provides the safety data sheet but recommends his customers Google the product for more information about the rodenticide.

Mr. Wilson explained that he sells the same rodenticide products offered for sale in throw packs but in block form to customers as well (**Figure 10**). These products were repacked into similar zipper top resealable bags but had no pesticidal labeling, including first aid, directions for use, and storage information. Additionally, no product names or pesticide registration numbers could be found on the resealable bags. When asked how he and his customers distinguish between the unlabeled rodenticide blocks, Mr. Wilson matched each block with the partially labeled 1.5 oz or 0.88 oz net weight throw packs. The green blocks were matched with Contrac, the red blocks matched with Final, and the blue blocks matched with Talon G (**Figure 10**). Mr. Wilson explained that he sometimes provides safety data sheets with the sale of these block rodenticides, but when asked to provide a sample, he was unable to provide one. Mr. Wilson also shared that he recommends to his customers to again use Google as a resource for obtaining information on his block rodenticide products.



Figure 11: Maki Mini Blocks (EPA 7173-202)

Mr. Wilson also showed us another bag of brown rodenticide blocks (**Figure 11**). This product was also sold and repackaged in an unlabeled resealable bag. Mr. Wilson provided a printout of a partial label of the product Maki Mini Blocks (EPA Reg No. 7173-202) (**Attachment 3**). Again, Mr. Wilson explained that he does not always provide the safety data sheet with the sale of this product and recommends customers use Google for labeling information. Ms. Bednar voiced her concerns regarding Mr. Wilson's practice of selling unlabeled rodenticides in resealable bag plastic bags. Ms. Bednar and I explained that without labeling and protective packaging children or animals could get a hold of these products and get very sick. Mr. Wilson was willing to hear our concerns but voiced he had never had an incident of a customer complaining about a poisoning. Mr. Wilson said he speaks with his customers on how to use rodenticides and sometimes sells bait traps for further protection. Ms. Bednar provided a hypothetical question if a customer needed more information, how would they find it without labeling. Mr. Wilson replied that he has offered safety data sheets but recommends using Google as a resource. Ms. Bednar asked Mr. Wilson to stop selling these products until EPA reviews the regulation and requirements for correct rodenticide packaging. Mr. Wilson agreed and stated that we would stop but asked about a plastic container he had as an alternative packaging to the plastic bags. Ms. Bednar and I stated that it was better than the zipper plastic baggies but again stressed that these products needed the labeling information found under their EPA registration and master labeling.



Figure 12: Wilson's Professional Growth Regulator (EPA Reg No. 53883-335)

Wilson's Professional Growth Regulator

I continued to photograph Mr. Wilson's rodenticides blocks when Mr. Wilson brought up another product that he repackages and offers for sale to local customers. Mr. Wilson said it was a growth regulator that sold in tiny little white bottles. Mr. Wilson described it as roach birth control. The product name and labeling read "Wilson's Pest Control Professional Growth Regulator." The bottle labeling provided a poison control contact number, "1-800-228-5635," and a yellow skull and cross bone image (Figure 12). I brought up that this product was missing important labeling information and had no EPA registration numbering. Mr. Wilson then brought out a registered pesticide alongside the growth regulator, "Tekko Pro

Insect Growth Regulator Concentrate," (EPA Reg No. 53883-335). Mr. Wilson explained that he repackages the Tekko product into these small bottles and puts his labeling on them. Reviewing both products' labeling, I asked if he provides any other product information or label to the customers when they buy the small bottles. Mr. Wilson stated that sometimes he gives customers the safety data sheet but often recommends customers Google the product instructions. Mr. Wilson said that this product was easy to use. The application process is as simple as pouring small amounts of the product in infested areas, such as behind a refrigerator. I asked if Mr. Wilson had a repackaging agreement with the company that makes the Tekko product, and Mr. Wilson said no. Mr. Wilson did ask whose EPA registered establishment number should be on the small bottle, theirs or his. I explained that since he was repacking the product, he was the producer, and his establishment number needed to be on the labeling. However, I stressed that apart from not having his registered establishment number, the product was missing a lot of other important labeling requirements. Mr. Wilson explained that he could reprint the labeling with any missing information. Ms. Bednar observed Mr. Wilson selling a bottle of Wilson's Pest Control Professional Growth Regulator and Professional Pest Control Concentrate, Permethrin Insecticide 36.8% to a walk-in customer during the inspection. He explained to the customer that the pesticides would work on the baby roaches that she was having difficulty with.

We asked Mr. Wilson if he had any repacking agreements with the product registrants for any of the pesticides identified above, to which Mr. Wilson initially could not provide an answer. Ms. Bednar restated the question while providing a description and details on what repacking agreements were. Mr. Wilson said he does not have any repacking agreements with his repacked pesticide product, explaining to both Mr. Bednar and I that all these companies asked of him was his credit card number.

<u>EPA Product Registration Number</u>	<u>Product Name</u>	<u>Product Type</u>	<u>Product Classification</u>	<u>Active Ingredient</u>
70506-7-72693	Professional Pest Control Concentrate Permethrin Insecticide 36.8%	Repackaged/Relabeled	43 - Insecticide	Permethrin 36.8%

70506-7-72693	Professional Pest Control Concentrate Termiticide/Insecticide	Repackaged/Relabeled	43 – Insecticide	Imidacloprid 21.4% Flpronil 6.6%
228-459-54705	Monterey Termite & Carpenter Ant Control	Repackaged/Relabeled	43 – Insecticide	Bifenthrin 2.4%
12455-91	Final Rodenticide	Repackaged	54 – Rodenticide	Brodifacoum 0.005%
100-1050	Talon G Rodenticide	Repackaged	54 – Rodenticide	Brodifacoum 0.005%
12455-76	Confrac Rodenticide	Repackaged	54 – Rodenticide	Bromadiolone 0.005%
7173-202	Maki Mini Blocks	Repackaged	54 – Rodenticide	Bromadiolone 0.005%
53883-335	Tekko Pro	Repackaged	43 – Insecticide	Pyriproxyfen 1.30% Novaluron 1.30%

Table 2. List of pesticides Wilson’s repackage at pesticide-producing establishment located in St. Louis, Missouri.

Wilson’s Production Sight (EPA Est No. 69040-MO-1)



Figure 13: Production Site 2400 North Grand Boulevard, St Louis, Missouri 63106



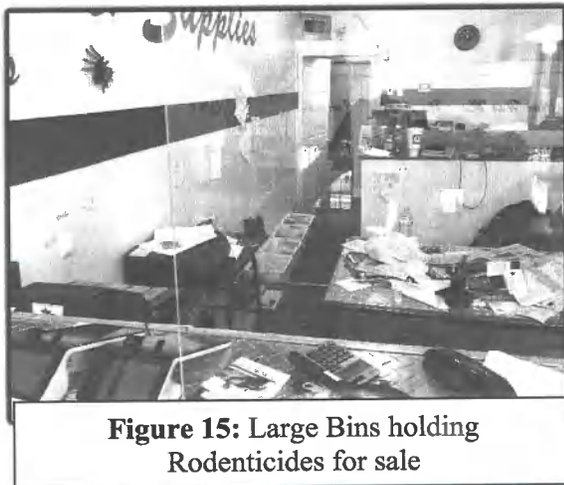
Figure 14: Production Site 2400 North Grand Boulevard, St Louis, Missouri 63106

I asked Mr. Wilson about his repackaging process and if he could confirm it was being done under his establishment's registered address 2400 North Grand Boulevard, St. Louis, Missouri. Mr. Wilson confirmed he does all his repackaging at his store located at 2400 North Grand Boulevard. However, he

further explained that he stores large 50-to-55-gallon pesticide product containers at another location. At first he described this offsite location as a warehouse and then later clarified that it was more of a garage. He explained that he fills a smaller container from the large 55-gallon container, then returns to the back of his store to refill the smaller 16 oz or 32 oz containers for resale. We asked if we could inspect his production area in the store, but Mr. Wilson was hesitant, voicing his concern that he needed to stay in the front of the store to help customers. Mr. Wilson explained that his production area was in the back of the store. Mr. Wilson's business was busy with customers and during the inspection Mr. Wilson had to stop and assist customers with purchasing pesticide products, answering questions, and managing scheduling logistics with applications sites over the telephone. Mr. Wilson was apologetic for the interruptions, explaining that this was his busy season and that he has been a trusted business for the community for over 35 years. When the store was empty, Mr. Wilson unlocked a side door and let us into the back to review his pesticide production area. Mr. Wilson guided us to the back of the store where we found a small room, around the size of 300 square feet. Inside the room, Mr. Wilson had many open pesticide bottles that looked like they had recently been emptied and repackaged into smaller bottles (**Figure 13**). Mr. Wilson said the room is small, but he manages to repackage the products he needs without issues. Mr. Wilson pointed to the labels on the wall, stating that these were the label he places on his repackaged bottles (**Figure 14**). Ms. Bednar and I were not in this room for long as Mr. Wilson said he needed to return to the front of the store.

I asked Mr. Wilson for his receiving and sales records. Mr. Wilson briefly looked around and said that we should contact Oldham Chemical Company, Inc. for records of what he had purchased. He stated that they would have any records that we needed because that is where he buys his bulk pesticides. When asked about records of sales, Mr. Wilson pulled a cash register receipt off a desk and stated that the "Misc" charge for \$8.50 was for the purchase of a zipper bag of rodenticides. He stated that he did not have other, easily accessible sales records.

Closing Conference



I filled out the Receipt for Samples (RFS) for the photographs captured during the inspection and 3 sticker labels (**Attachment 4**). I reviewed the RSF with Mr. Wilson and he signed the form verifying that the samples/documents were obtained. I provided Mr. Wilson a copy of the RSF.

I asked Mr. Wilson if he could provide a list or an amount of current inventory of his rodenticide products. Mr. Wilson said he only had a few bags, as he pointed to four bins behind the store counter (**Figure 15**). Ms. Bednar and I asked if we could hand count and photograph the bins containing rodenticides for our records, Mr. Wilson said yes and brought each large bin one by one for us to count (**Table 3**). Ms.

Bednar and I again reiterated our concern regarding the rodenticides that were improperly labeled.

<u>EPA Product Registration Number</u>	<u>Product Name</u>	<u>Product Type</u>	<u>Product Classification</u>	<u>Inventory Amount</u>
12455-91	Final Rodenticide (Red Blocks)	Repackaged	54 – Rodenticide	15 plastic bags
100-1050	Talon G Rodenticide (Blue Blocks)	Repackaged	54 – Rodenticide	8 – 10 plastic bags
12455-76	Contrac Rodenticide (Green Blocks)	Repackaged	54 – Rodenticide	15 plastic bags
7173-202	Maki Mini Blocks (Brown Blocks)	Repackaged	54 – Rodenticide	4 plastic bags

Table 3. List of inventories of repackaged rodenticides in block form.

I stated we were finished with the inspection and informed Mr. Wilson that I would compile the information into an inspection report which would be reviewed for compliance under FIFRA. I explained that the report would be provided to him once completed and that EPA would contact Mr. Wilson after the review is complete. We thanked him for his time and left the facility around 1:00 p.m. Field notes from the inspection are included in **Attachment 5**. A CD and thumbnail prints of photographs taken during the inspection are included in **Attachment 6**. A sticker copies of pesticide products “Wilson’s Termite & Carpenter Ant Control (EPA Reg No. 228-459-54705) **Attachment 7**, Professional pest Control Concentrate Permethrin Insecticide 36.8% (EPA Reg No. 70506-7-72693) **Attachment 8**, and Maki Mini Blocks (EPA Reg No. 7173-202) Attachment 3, were also collected with label certification statements signed by Mr. Wilson.

ATTACHMENT LOG

Attachment	Description
1	Section Seven Tracking System 2021 Annual Report
2	Notice of Inspection (NOI)
3	Maki Mini Blocks Label
4	Receipt for Samples (RFS)
5	Field Notes
6	CD of inspection photos
7	Wilson's Termite & Carpenter Ant Control
8	Control Concentrate Permethrin Insecticide 36.8%

PHOTO LOG

Attachment	Description
IMG_0058	Side Wall Wilsons Pest Control Building
IMG_0059	Side Wall Wilsons Pest Control Building 2
IMG_0060	Side Wall Wilsons Pest Control Building 3
IMG_0061	Wilson Pest Control Front of Store
IMG_0062	Wilson Pest Control Repackage products Pest Control
IMG_0063	Professional Pest Control containers 16oz and 1 quart
IMG_0064	Professional Pest Control containers 16oz and 1 quart
IMG_0065	Professional Pest Control containers 16oz front label
IMG_0066	Professional Pest Control containers 16oz
IMG_0067	Professional Pest Control containers 16oz close up
IMG_0068	Professional Pest Control containers 16oz back label
IMG_0069	Professional Pest Control containers 16oz side label
IMG_0070	Professional Pest Control containers 16oz
IMG_0071	Professional Pest Control containers 1 quart
IMG_0072	Professional Pest Control containers 1 quart front label close
IMG_0073	Professional Pest Control containers 1 quart back label
IMG_0074	Professional Pest Control containers 1 quart side label
IMG_0075	Professional Pest Control containers 1 quart
IMG_0076	Professional Pest Control containers Termiticide/Insecticide
IMG_0077	Professional Pest Control containers Termiticide/Insecticide back label
IMG_0078	Professional Pest Control containers Termiticide/Insecticide side label
IMG_0079	Professional Pest Control containers Termiticide/Insecticide
IMG_0080	Indoor/Outdoor Insect Concentrate
IMG_0081	Indoor/Outdoor Insect Concentrate front label
IMG_0082	Indoor/Outdoor Insect Concentrate back label
IMG_0083	Permethrin 10%
IMG_0084	Permethrin 10% back label
IMG_0085	Biefen XTS
IMG_0086	Biefen XTS back label
IMG_0087	Demon Max
IMG_0088	Demon Max back label
IMG_0089	Cyonara 9.7
IMG_0090	Cyonara 9.7 back label
IMG_0091	Tempo SC
IMG_0092	Tempo SC back label
IMG_0093	Catalyst
IMG_0094	Catalyst back label
IMG_0095	Wilson's Termite & Carpenter Ant Control
IMG_0096	Wilson's Termite & Carpenter Ant Control front label
IMG_0097	Wilson's Termite & Carpenter Ant Control side label
IMG_0098	Wilson's Termite & Carpenter Ant Control back label
IMG_0099	Wilson's Termite & Carpenter Ant Control back label 2
IMG_0100	Wilson's Termite & Carpenter Ant Control
IMG_0101	Wilson's Termite & Carpenter Ant Control
IMG_0102	Wilson's Termite & Carpenter Ant Control

IMG_0103	Professional Pest Control containers all 3 products
IMG_0104	Professional Pest Control containers all 3 products 2
IMG_0105	Professional Pest Control containers all 3 products 3
IMG_0106	Final Rodenticide .88 oz bags
IMG_0107	Final Rodenticide .88 oz bags 2
IMG_0108	Final Rodenticide .88 oz bags 3
IMG_0109	Single Final Rodenticide .88 oz front
IMG_0110	Final Rodenticide .88 oz bags back
IMG_0111	Final Rodenticide .88 oz bags front 2
IMG_0112	Talon G .88 oz bags
IMG_0113	Talon G .88 oz bags back
IMG_0114	Talon G .88 oz bags front
IMG_0115	Talon G .88 oz bags back
IMG_0116	Confrac 1.5oz bags
IMG_0117	Confrac 1.5oz bags back
IMG_0118	Confrac 1.5oz bags front
IMG_0119	Confrac 1.5oz bags back
IMG_0120	Final .88 oz, Talon G .88, and Confrac 1.5oz sold in clear plastic bags
IMG_0121	Sample bait containcers
IMG_0122	Final block, Talon G block, and Confrac block sold in clear plastic bags
IMG_0123	Confrac blocks
IMG_0124	Final blocks
IMG_0125	Talon G blocks
IMG_0126	Talon G blocks 2
IMG_0127	Final blocs 2
IMG_0128	Confrac blocks
IMG_0129	Maki Mini Blocks
IMG_0130	Maki Mini Blocks 2
IMG_0131	Maki Mini Blocks label
IMG_0132	Tekko Pro and Wilson's small repackaged Tekko Pro
IMG_0133	Tekko Pro and Wilson's small repackaged Tekko Pro 2
IMG_0134	Tekko Pro front label
IMG_0135	Tekko Pro
IMG_0136	Tekko Pro 2
IMG_0137	Tekko Pro back label
IMG_0138	Tekko Pro back label 2
IMG_0139	Wilson Pest Control Professional Growth Regulator
IMG_0140	Wilson Pest Control Professional Growth Regulator 2
IMG_0141	Wilson Pest Control Professional Growth Regulator 3
IMG_0142	Wilson Pest Control Professional Growth Regulator 4
IMG_0143	Wilson Pest Control Professional Growth Regulator 5
IMG_0144	Wilson Pest Control Professional Growth Regulator 6
IMG_0145	Wilson Pest Control Professional Growth Regulator 7
IMG_0146	Wilson Pest Control Professional Growth Regulator 8
IMG_0147	Wilson Pest Control Professional Growth Regulator 9
IMG_0148	Wilson Pest Control Professional Growth Regulator 10
IMG_0149	Wilson Pest Control Professional Growth Regulator 11

IMG_0150	Wilson's Pest Control Production Station
IMG_0151	Wilson's Pest Control Production Station 2
IMG_0152	Wilson's Pest Control Production Station 3
IMG_0153	Wilson's Pest Control Production Station with labels
IMG_0154	Wilson's Pest Control Production Station 4
IMG_0155	Repackaged containers
IMG_0156	N/A
IMG_0157	N/A
IMG_0158	Large Confrac container
IMG_0159	Large Confrac container 2
IMG_0160	Large Confrac container front label
IMG_0161	Large Confrac container 3
IMG_0162	Large Confrac container 4
IMG_0163	Sales sheet
IMG_0164	Plastic container (currently not in use)
IMG_0165	Plastic container (currently not in use) 2
IMG_0166	Plastic container (currently not in use) 3
IMG_0167	Store front desk
IMG_0168	Store front desk
IMG_0169	Final inventory
IMG_0170	Confrac inventory
IMG_0171	Confrac blocks inventory
IMG_0172	Final blocks inventory
IMG_0173	Talon g block and Maki Mini block inventory

