



UNITED STATES ENVIRONMENTAL PROTECTION AGENCY
WASHINGTON, D.C. 20460

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FEB 28 1989

OFFICE OF
PESTICIDES AND TOXIC SUBSTANCES

MEMORANDUM

TO: Larry Schaumbelt, SM # 21
Herbicide/Fungicide Branch
Registration Division 13-767C

THRU: Marcia Van Gemert, Ph.D. *MS. 10/10/88*
Chief
HFASB/HED

THRU: M. Johnson, Ph.D., Acting Head *MS. 10/10/88*
Reg. Sec. # 1
HFASB/HED

FROM: D. Hilder, Toxicologist *MS. 10/10/88*
Reg. Sec. # 1
HFASB/HED

Subject: EPA Reg. # 10010-A; Application: Daryl Reid request to waive data requirements.

Registrant: Keller & Heckman, Washington, D.C.

Mailbox #: 109

HED Project #: 3-2692

Formulas #: 9282

The original request in May, 1986, was to waive the requirement for a correlation study. Dr. Stan Gross in his review of 11/24/87 commented that the question of whether *[redacted]* was a better condition in the formulation should be answered before the request could be granted.

The present request is in response to this question, and the registrant has provided analytical data that *[redacted]* is present at only *[redacted]* in the formulation.

Impurity Information is
not included

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Accordingly, since this amount of [REDACTED] is of no toxicological significance in this formulation, we recommend that the data requirement for an inhalation study be waived as requested.

Impurity Information is not included

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