

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

EFGWB # 91-0206 Case 816169 Shaughnessy # 109301 DP BARCODE D158759

APR 22 1991

OFFICE OF
PESTICIDES AND TOXIC
SUBSTANCES

MEMORANDUM

SUBJECT: Review of Phase IV Package for Fenvalerate

TO: Amy Rispin, Chief, Science Analysis and Coordination Staff

Environmental Fate and Effects Division (H7507C)

FROM: E. Brinson Conerly, Chemist, Environmental Fate and Ground Water Branch

Environmental Fate and Effects Division (H7507C)

E.B. Com

THRU: Akiva Abramovitch, Section Head, Chemical Review Section 3

Environmental Fate and Effects Division (H7507C)

Hank Jacoby, Chief, Environmental Fate and Ground Water Branch

Environmental Fate and Effects Division (H7507C)

The Phase IV review package for Fenvalerate (Shaughnessy # 109301, case 816169, Barcode D158759) was provided to EFGWB on 12/03/90. The LUIS report was received 2/3/91. Upon review of the entire package, it was determined that:

1) According to the LUIS report, the uses are terrestrial food/feed, terrestrial non-food, forestry, residential outdoor, indoor food, indoor non-food, indoor medical, and indoor residential uses.

Data requirements for terrestrial food use are as follows:

hydrolysis -- satisfied -- a previously unreviewed study (MRID 409993-03, DER attached) provides acceptable data

photolysis in water -- satisfied, (MRID# 404438-01, Dynamac 3/9/88)

photolysis on soil -- satisfied, (ACC#s 096386, 097296, Dynamac 3/18/86)

aerobic soil metabolism -- satisfied (numerous accession #s, CLF 2/21/85)

anaerobic soil metabolism -- satisfied, see aerobic soil metabolism

leaching/adsorption/desorption -- satisfied (MRID# 004050-65, 001419-60, Dynamac 3/18/86)

terrestrial field dissipation -- satisfied (numerous accession #s, CLF 2/21/85)

confined rotational crop accumulation -- satisfied (numerous accession #s, CLF 2/21/85)

field rotational crop accumulation -- satisfied (numerous accession #s, CLF 2/21/85)

fish bioaccumulation -- satisfied (ACC# 096386, CLF 2/21/86)

- The forestry use adds the following requirements:

 anaerobic aquatic metabolism -- NOT satisfied

 forestry field dissipation -- NOT satisfied

 accumulation in aquatic non-target organisms -- reserved, may be imposed if toxicity and other considerations indicate
- 2) The chemical identity information has been submitted. It should be referred to Product Chemistry for review.
- The package contains summaries of hydrolysis (previously unreviewed study, DER attached), aerobic soil metabolism, leaching/adsorption/desorption, and field dissipation studies.
- 4) The EFGWB files contain the following relevent material:
 - a) Dynamac review 3/18/86 -- rejection of hydrolysis study, acceptance of leaching/adsorption/desorption study
 - b) Dynamac review 3/9/88 -- acceptance of aqueous photolysis study
 - c) EBC 3/7/91 (MRID# 417285-01) -- acceptance of photolysis on soil study, partial acceptance of field dissipation study
 - d) JMJ review 2/4/86 -- acceptance of aerobic soil metabolism study on S,S-isomer

PHASE IV ENVIRONMENTAL FATE SUMMARY TABLE FOR FENVALERATE (CASE # 816169/2280), Pg.1

Chemical Code: 109301

Reviewer: E.B. Conerly Uses:

Pesticide Type : Insecticide

Date:

Accession numbers are given in old reviews, instead of the more recent MRID numbers, and citations are not always precise enough to permit better identification.

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	Submitted Studies/ Addendums	DER/Addendum Review/Summary Identification	DER/Addendum Review/Summary Review Conclusions	Additional Data/Info Required?
160-5. Chemical Identity		summaries MRID#s 92066-00 through 92066-00	11 5 · · · · · · · · · · · · · · · · · · ·	to be reviewed by RD
DEGRADATION-LAB: 161-1. Hydrolysis	MRID# 409993-03	review attached summary MRID# 92066-009	Satisfied	no
PHOTODEGRADATION: 161-2. In Water	MRID# 404438-01	Dynamac review 3/9/88	Satisfied	no
161-3. On Soil	ACC∦s 096386, 097296	Dynamac Review 3/18/86	Satisfied	no
161-4. In Air				no ¹
METABOLISM-LAB: 162-1. Aerobic Soil	several	CLF review 2/21/85	Satisfied	no
162-2. Anaerobic Soil	several	CLF review 2/21/85	Satisfied	no
162-3. Anaerob. Aquat.	none		-	YES
MOBILITY: 163-1. Leaching and Adsorp./Desorp.	NRID# 004050-65 NRID# 001419-60	summary MRID# 92066-011	Satisfied	no .
163-2. Volatil.(Lab)	MRID# 409993-02		•	no ¹
163-3. Volatil.(Field)	none			no ¹
DISSIPATION-FIELD: 164-1. Terrestr.(Soil) YES	numerous	CLF review 2/21/85	Satisfied	no
164-2. Aquat.(Sediment)	none			. NA
164-3. Forestry	none			YES
164-4. Combin./Tank Mix	none			MA
164-5. Long Term Terr.	none			NA .
164-5. Long Term Aqua.	none			NA
		<u>.</u>		

 $^{^{1}}$ This requirement is only imposed for volatile compounds. Fenvalerate has a vapor pressure of ca. 10^{-9} , and therefore can be said to be non-volatile.

PHASE IV ENVIRONMENTAL FATE SUMMARY TABLE FOR FENVALERATE (CASE # 816169/2280), Pg.2

ACCUMULATION STUDIES: 165-1. Conf. Rot. Crops	numerous	CLF review 2/21/85	Satisfied	no
165-2. Field Rot. Crops	numerous	CLF review 2/21/85	Satisfied	no
165-3. Irrigated Crops	none			NA
165-4. Fish (Lab)	ACC# 096386	CLF review 2/21/85	Satisfied	no
165-5. Aqua. Non-target Organ.(Field)	none	•		Reserved ²
SPRAY DRIFT: 201-1. Droplet Spect.	none			YES
202-1. Field Spray Drift Evaluation	none		^	YES
GROUNDWATER MONITORING: 166-1. Small Prospect.	none			Reserved 3
166-2. Small Retrospect.	none			Reserved ⁵
166-3. Large Retrospect.	none			Reserved ⁵
SURFACE WATER MONITORING: 167-1. Field Runoff	none			Reserved ⁵
167-2. Surface Water Monitoring	none			Reserved ⁵

²This data requirement may be imposed based on toxicity to aquatic organisms, results of the fish bioaccumulation study, and other considerations such as persistance and mobility.

³ Available data indicate that the compound is not mobile and will not pose a risk to ground-water. It could be carried on soil particles into bodies of surface water.



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

EFGWB # 91-0206 Case 816169 Shaughnessy # 109301 DP BARCODE D158759

OFFICE OF PESTICIDES AND TOXIC SUBSTANCES

MEMORANDUM

SUBJECT: Review of Phase IV Package for Fenvalerate

TO:

Amy Rispin, Chief, Science Analysis and Coordination Staff

Environmental Fate and Effects Division (H7507C)

FROM:

E. Brinson Conerly, Chemist, Environmental Fate and Ground Water Branch

Environmental Fate and Effects Division (H7507C)

THRU:

Akiva Abramovitch, Section Head, Chemical Review Section Environmental Fate and Effects Division (H7507C)

Huis

Hank Jacoby, Chief, Environmental Fate and Ground Water

Environmental Fate and Effects Division (H7507C)

The Phase IV review package for (Es)fenvalerate (Shaughnessy # 100301, case 816169, Barcode D158759) was provided to EFGWB on 12/03/90. The material called Fenvalerate is a racemic mixture. Esfenvalerate is the isolated S,S-isomer, and is the only form currently being marketed. The LUIS report was received 2/3/91, and did not specify isomeric composition. Upon review of the entire package, it was determined that:

According to the LUIS report, the uses are terrestrial food/feed, 1) terrestrial non-food, forestry, residential outdoor, indoor food, indoor non-food, indoor medical, and indoor residential uses.

Data status listed below refers to Esfenvalerate.

Data requirements for terrestrial food use are as follows: hydrolysis -- satisfied -- a previously unreviewed study (MRID 409993-03, DER attached) provides acceptable data photolysis in water -- satisfied MRID # 404438-01 photolysis on soil -- satisfied -- FRE 3/15/86 (MRID#-417285-01) ACC # = 096386,097296 aerobic soil metabolism -- satisfied anaerobic soil metabolism -- NOT satisfied leaching/adsorption/desorption -- satisfied Dynamac 3/18/86 terrestrial field dissipation -- partially satisfied -- additional information needed -- EBC 3/7/91 (MRID# 417285-01) confined rotational crop accumulation -- NOT satisfied field rotational crop accumulation -- reserved pending results of confined accumulation study fish bioaccumulation -- NOT satisfied

(continued on next page)

The forestry use adds the following requirements:

anaerobic aquatic metabolism -- NOT satisfied
forestry field dissipation -- NOT satisfied
accumulation in aquatic non-target organisms -- reserved, may be imposed if toxicity and other considerations indicate

- 2) The chemical identity information has been submitted. It should be referred to Product Chemistry for review.
- The package contains summaries of hydrolysis (previously unreviewed study, DER attached), aerobic soil metabolism, leaching/adsorption/desorption, and field dissipation studies.
- 4) The EFGWB files contain the following relevent material:
 - a) Dynamac review 3/18/86 -- rejection of hydrolysis study, acceptance of leaching/adsorption/desorption study
 - b) Dynamac review 3/9/88 -- acceptance of aqueous photolysis study
 - c) EBC 3/7/91 (MRID# 417285-01) -- acceptance of photolysis on soil study, partial acceptance of field dissipation study
 - d) JMJ review 2/4/86 -- acceptance of aerobic soil metabolism study on S,S-isomer

PHASE IV ENVIRONMENTAL FATE SUMMARY TABLE FOR (ES)FENVALERATE (CASE # 816169/2280), Pg.1

Pesticide Type : Insecticide Reviewer: E.B. Conerly Chemical Code: 109301 Uses: Date: Additional DER/Addendum Submitted DER/Addendum Data/Info Review/Summary Review/Summary Studies/ Required? Identification Review Conclusions Addendums to be reviewed by RD 160-5. Chemical Identity summaries MRID#s 92066-001 through 92066-005 DEGRADATION-LAB: Satisfied ทก MRID# 409993-03 review attached 161-1. Hydrolysis summary MRID# 92066-009 PHOTODEGRADATION: Satisfied no Dynamac review 3/9/88 MRID# 404438-01 161-2. In Water Satisfied no MRID# 417285-01 EBC review 3/7/91 161-3. On Soil no^{1} 161-4. In Air METABOLISM-LAB: Satisfied no MRID# 000717-36 162-1. Aerobic Soil MRID# 000717-38 summary MRID# 92066-010 YES 162-2. Anaerobic Soil YES 162-3. Anaerob. Aquat. none MOBILITY: Satisfied no MRID# 004050-65 163-1. Leaching and Adsorp./Desorp. MRID# 001419-60 summary MRID# 92066-011 no1 MRID# 409993-02 163-2. Volatil.(Lab) no¹ 163-3. Volatil. (Field) none DISSIPATION-FIELD: MRID# 000857-05 YES DNS/NSalv/NSupp 164-1. Terrestr. (Soil) summary MRID# 92066-012 MRID# 000857-06 MRID# 000857-07 MRID# 000801-80² YES DNS/Salv/Supp EBC review 3/7/91 MRID# 417285-02 NA 164-2. Aquat. (Sediment) none YES 164-3. Forestry none NA 164-4. Combin./Tank Mix

 $^{^{1}}$ This requirement is only imposed for volatile compounds. Fenvalerate has a vapor pressure of ca. 10^{-9} , and therefore can be said to be non-volatile.

² This study was not cited by the applicant, but was sent to EFGWB as part of the Phase IV package.

PHASE IV ENVIRONMENTAL FATE SUMMARY TABLE FOR (ES)FENVALERATE (CASE # 816169/2280), Pg.2

164-5. Long Term Terr.	none	NA
164-5. Long Term Aqua.	none	NA
ACCUMULATION STUDIES: 165-1. Conf. Rot. Crops 165-2. Field Rot. Crops 165-3. Irrigated Crops	none none none	YES Reserved ³
165-4. Fish (Lab)	none	YES
165-5. Aqua. Non-target Organ.(Field)	none	Reserved ⁴
SPRAY DRIFT: 201-1. Droplet Spect. 202-1. Field Spray Drift Evaluation	none	YES YES
GROUNDWATER MONITORING: 166-1. Small Prospect. 166-2. Small Retrospect. 166-3. Large Retrospect.	none none none	Reserved ⁵ Reserved ⁵ Reserved ⁵
SURFACE WATER MONITORING: 167-1. Field Runoff 167-2. Surface Water Monitoring	none none	Reserved ⁵

 $³_{\hbox{\scriptsize This}}$ requirement may be imposed if results of the confined study so indicate.

⁴ This data requirement may be imposed based on toxicity to aquatic organisms, results of the fish bioaccumulation study, and other considerations such as persistance and mobility.

 $^{^{5}}$ Available data indicate that the compound is not mobile and will not pose a risk to ground-water. It could be carried on soil particles into bodies of surface water.

KEY:

- 1) Addendum(EFGWB#/Date) = placed in the second column to indicate that a review (having the indicated EFGWB# and date) of the addendum identified by MRID# in the first column/same row is in the file.
- 2) DER(EFGWB#/Date) = placed in the second column to indicate that a data evaluation record for the study identified by MRID# in the first column/same row is in the file attached to a review with the indicated EFGWB# and date.
- 3) DNS/Salv./Supp. = placed in the third column to indicate that the study or addendum identified by MRID# in the first column/same row does not satisfy (DNS) the data requirement, but could possibly be salvageable (Salv.) to do so with the submission of additional information or limited data. The results of the study can be used for supplemental information (Supp.).
- 4) DNS/Salv./NSupp. = placed in the third column to indicate that the study or addendum identified by MRID# in the first column/same row does not satisfy (DNS) the data requirement, but could possibly be salvageable (Salv.) to do so with the submission of additional information or limited data. The results of the study should not be used for supplemental information (NSupp.).
- 5) DMS/NSalv./Supp. = placed in the third column to indicate that the study or addendum identified by MRID# in the first column/same row does not satisfy (DNS) the data requirement, does not appear to be salvageable (NSalv.) to do so with the submission of additional information or limited data. The results of the study can be used for supplemental information (Supp.).
- 6) DNS/NSalv./NSupp. = placed in the third column to indicate that the study or addendum identified by MRID# in the first column/same row does not satisfy (DNS) the data requirement, and does not appear to be salvageable (NSalv.) to do so with the submission of additional information or limited data. The results of the study should not be used for supplemental information (NSupp.).
- 7) DNPS/Salv./Supp. = placed in the third column to indicate that the study or addendum identified by MRID# in the first column/same row does not partially satisfy (DNPS) the data requirement, but could possibly be salvageable (Salv.) to do so with the submission of additional information or limited data. The results of the study can be used for supplemental information (Supp.).
- 8) DNPS/Salv./NSupp. = placed in the third column to indicate that the study or addendum identified by MRID# in the first column/same row does not partially satisfy (DNPS) the data requirement, but could possibly be salvageable (Salv.) to do so with the submission of additional information or limited data. The results of the study should not be used for supplemental information (NSupp.).
- 9) DNPS/NSalv./Supp. = placed in the third column to indicate that the study or addendum identified by MRID# in the first column/same row does not partially satisfy (DNPS) the data requirement and does not appear to be salvageable (NSalv.) to do so with the submission of additional information or limited data. The results of the study can be used for supplemental information (Supp.).
- 10) DNPS/NSalv./NSupp. = placed in the third column to indicate that the study or addendum identified by MRID# in the first column/same row does not partially satisfy (DNPS) the data requirement, and does not appear to be salvageable (NSalv.) to do so with the submission of additional information or limited data. The results of the study should not be used for supplemental information (NSupp.)
- 11) Dropped Uses(codes) = placed in the second column to indicate that there are no DERs or summaries available for the study identified by MRID# in the first column/same row, but that the registrant has indicated in their Phase III response that all uses for which the data requirement is applicable will be dropped. Verify through the LUIS report that the uses have been dropped.
- = placed in the first column to indicate that the study and adendum (A) whose MRID#s immediately precede and succeed the "/", respectively, are coupled. If a MRID# was not assigned to the addendum, substitute the date of submission for the MRID# followed by an "A" to indicate that its an addendum. If neither a MRID# or submission date is available, but the addendum was submitted as part of the Phase III response, substitute "Phase IIIA" for "MRID#A".
- 13) NA = placed in last (4th) column to indicate that the data requirement is not applicable to the uses listed in the LUIS report.

- 14) No
- = placed in the final (4th) column to indicate that no additional information or data is needed to completely satisfy an applicable data requirement. Identify in a footnote any studies that individually only partially satisfied the data requirement, but combined completely satisfies the data requirement. If the data requirement is not applicable to any of the uses listed in the LUIS report, use the "NA" designation defined above instead of "No".
- 15) No Information
- = placed in the second column to indicate that no DER or surrary is available for the study identified by MRID# in the first column/same row, and that the registrant has not indicated in their Phase III response that they will submit another study or will drop uses to make the data requirement not applicable.
- 16) None
- = placed in the first column to indicate that the registrant did not list any studies or addendums in their Phase II and/or III responses for the given data requirement. In addition, EFGWB has no record of any studies or study/addendum combinations satisfying or partially satisfying the data requirement.
- 17) Not Reviewable
- = placed in the third column to indicate that based upon a review of the summary identified by MRID# in the second column/same row, EFGWB concludes that the study identified by MRID# in the first column/same row will not satisfy or partially satisfy the cata requirement and appears not to be salvageable to do so. Therefore, the study should not be reviewed.
- 18) Reviewable
- = placed in the third column to indicate that based upon a review of the summary identified by MRID# in the second column/same row, EFGWB concludes that the stud; identified by MRID# in the first column/same row may possibly satisfy or partially satisfy the data requirement, or could possibly be salvageable to do so. Therefore, the study should be reviewed.
- 19) Reserved
- = placed in the final (4th) column to indicate that the data requirement is being held in reserve.

 Indicate in a footnote what information is needed to decide whether or not to impose the data requirement.
- 20) SIReview
- = placed in the final (4th) column to indicate that one or more studies is currently in review.
- 21) Study Withdrawn
- = placed in the second column to indicate that there are no DERs or summaries available for the study identified by MRID# in the first column/same row, but that the registrant has indicated in their Phase III response that another study will be submitted.
- 22) Summary(MRID#)
- = placed in the second column to indicate that a DER is not available for the study identified by MRID# in the first column/same row, but that a study summary with the indicated MRID# was submitted as part of the Phase III response. If a summary is submitted for a study which also has a DER, identify the DER in the second column instead of the summary. (Note that the MRID# of the summary is not the same as the MRID# of the study it summarizes).
- 23) SWB Submitted
- = placed in the final (4th) column to indicate that one or more studies will be submitted by the registrant as indicated in their Phase III response.
- 24) Waived
- = placed in the final (4th) column to indicate that the data requirement has been waived. Identify the reason for the waiver and the EFGWB#/date of EFGWB's waiver recommendation in a footnote.
- 25) Yes
- = placed in the final (4th) column to indicate that additional information and/or data are needed to satisfy the data requirement. Specify in a footnote what additional information and/or data are needed.

DATA EVALUATION REVIEW 1

- I. Study Type: hydrolysis, data requirement 161-1
- II. Citation:

Lee, P.W. <u>Hydrolysis of [Chlorophenyl -14c] DPX-GB800 in Buffer Solutions of pH 5, 7, and 9.</u> performed and submitted by E.I du Pont de Nemours and Co., Inc., Wilmington, DE. Laboratory Project ID AMR-1185-88, received EPA 2/15/89 under MRID# 409993-03.

III. Reviewer:

Typed Name:

Organization:

E. Brinson Conerly

E.B. Coney 3/15/91

Title:

Chemist, Review Section 3
EFGWB/EFED/OPP

IV. Conclusion:

This study is acceptable to fulfill the requirement for hydrolysis data. Esfenvalerate (DPX-GB800) is stable to hydrolysis at pH $_{5}$, and $_{9}$.

V. Materials and Methods:

test compound -- [14c]-chlorophenyl-Esfenvalerate, radiopurity >98%, spec. act. 128 µCi/mg; isomeric purity > 99%

buffers -- pH 5, acetate; pH 7, phosphate; pH 9, borate stock solution -- 2.2 µg/ml [14C]Esfenvalerate in acetonitrile test solution -- stock solution diluted into buffer to give 0.002ppm incubation conditions -- aseptically, in the dark at 25 °C sampling protocol -- samples were taken at 0, 7, 14, 21, and 30 days. sample treatment -- samples were extracted with hexane and analyzed by LSC and TLC

analyses

TLC -- in a toluene/ether/acetic acid system

LSC -- on extracts, on TLC spots

- VI. Study Author's Results and/or Conclusions:
 - 1) DPX-GB800 was stable in the sterile pH 5, 7, and 9 buffer solutions at 25°C in darkness after 30 days.

- 2) Results of this study are consistent with the data published in the literature.
- 3) Significant racemization of ¹⁴C-DPX-GB800 was not observed since the diastereomeric S,S-isomer remained as the major component in the pH 5 and 9 buffer solution after 30 days.
- 4) ¹⁴C-DPX-GB800 has a high tendency to adsorb onto glass surfaces. The binding/adsorption was especially evident in the pH 5 and 7 buffer solutions. The amount of adsorption increased with time. However, ¹⁴C-DPX-GB500 could be easily recovered by a single hexane solvent extraction. Greater than 95% of the applied radioactivity was recovered from all three buffer solutions, and except for the pH 5 buffer solution, where 82% was recovered, an average 98% of the applied radioactivity was recovered throughout the 30-day testing period.

VII. Reviewer's Comments:

- 1) The investigator's conclusions appear to be correct -- ¹⁴C-DPX-GB800 is stable to hydrolysis during 30 days incubation at pH 5, 7, and 9.
- VIII. CBI Information Addendum: attached

	is not included in this copy.
Pages	$\frac{13}{100}$ through $\frac{19}{100}$ are not included.
The info	material not included contains the following type ormation:
·	Identity of product inert ingredients.
	Identity of product impurities.
	Description of the product manufacturing process.
•	Description of quality control procedures.
	Identity of the source of product ingredients.
	Sales or other commercial/financial information.
	A draft product label.
	The product confidential statement of formula.
	Information about a pending registration action.
X	FIFRA registration data.
,	The document is a duplicate of page(s)
,	The document is not responsive to the request.