Shaughnessy No.: 109901

Date Out of EAB: JUL 3 0 1987

To: Lois Rossi  Product Manager # 21  Registration Division (TS-767)									
From: Therese M. Dougherty, Chief Environmental Chemistry Review Section 1 Exposure Assessment Branch Hazard Evaluation Division (TS-769-C)									
Attached, please find the EAB review of									
Reg./File # : 3125-340									
Chemical Name: Triadimefon (BAYLETON)									
Type Product : Fungicide									
Product Name : BAYLETON 50% WP									
Company Name : Mobay									
Purpose : Response to previous review (1/19/83) for additional									
rotational crop data on peas (pods, forage, vines) and a leafy vegetable.									
Action Code: 336 EAB #(s): 70158									
Date Received: 12/29/86 TAIS Code: 303									
Date Completed: Total Reviewing Time: 1.5 day									
Monitoring study requested:									
Monitoring study voluntarily:									
Deferrals to: Ecological Effects Branch									
Residue Chemistry Branch									
Toxicology Branch									

3 · ·		REGISTRATION DIVISION DATA REVIEW RECORD  Confidential Business Information - Does Not Contain National Security Information (E.O. 12065)  1. CHEMICAL NAME										
	Ľ	BAYLE	TON					,				
	$\vdash$	2. IDENTIFYING NUMBER	3. AC1	3. ACTION CODE			4. ACCESSION NUMBER			COMPLETE	D BY PM	
	_	3197-340	- 5	雪亚336						TO BE COMPLETED BY PM  5. RECORD NUMBER  X 9 7		
									6. REFERE	NCE NUMB	, ER	
									7. DATE R	ECEIVED LE	PA)	
									10	- THE	217/11d	
									8. STATUTORY/DUE DATE			
									9. PRODUCT MANAGER (PM)			
	14.	. CHECK IF APPLICABLE								≪./ COMPLETE	D BY PCR	
	Public Health/Quarantine			☐ Minor Use			AH.			TO BE COMPLETED BY PCB  11. DATE SENT TO HED/TSS		
	Substitute Chemical			Part of IPM				ŀ	12, PRIOR	ITY NUMBE	<i>3 €</i> ?	
		Seasonal Concern		☐ Review Requires			Less Than 4 Hours			13. PROJECTED RETURN DATE		
l	15.	INSTRUCTIONS TO REVIEWER										
		A. HED Total Assessment - 3(d		C. SFSD D. TSS/RD E. Other			lease	see in	doed	1.77	-	
		Incremental Risk Asse 3(c)(7) and/or E.L. Jo memo of May 12, 197	hnenn				Paridie Clemente branch has det					
	B. SPRD (Send Copy of Form to SPRD PM			· · · · · · · · · · · · · · · · · · ·			and the state of t					
		Chemical Undergoing Active RPAR Review				Crevently. My ream (an retrient						
I	Chemical Undergoing Active Registration Standards Review					or you can - let us know -						
16. RELATED ACTIONS										·		
						<del>-</del>				•		
1		3(c)(1)(D)				18. REVIE	WS SENT TO					
		Use Any or All Available information Use Only Attached Deta Use Only the Attached Deta for Formulation and Any or All Available information on the Technical or Manufacturing Chemical.			- A #	Отв	□ TB . □ EEEB		□ EF		□ PL	
H	T				RCB PEFB NUMBER OF ACTIONS			CH BFSD				
19	То	TYPE OF REVIEW	Registra	rtion	Petition	EUP	SLN	OF ACTIONS	Inert	MNR. USE	Other	
		TOXICOLOGY							TOTAL S.	WITH. USE	Uther	
_		ECOLOGICAL EFFECTS				·						
HED		RESIDUE CHEMISTRY	1				•		·			
	-	ENVIRONMENTAL TATE	<del></del>								<u> </u>	
H	_4	1	+/			<del>- 1                                   </del>			·			
88		CHEMISTRY										
RD/T88		EFFICACY	<u>.                                      </u>									
		PRECAUTIONARY LABELING							-			
BFSD		ECONOMIC ANALYSIS							. 7			
20	Label Submitted 20. With Application Attached  Confidential 21. Statement of Formule  Confidential 22. Labels Statement of Accepted Attached					owing Uses	ving (to be completed by Copies of This Completed			mpleted Form		
EPA Form 8570-13 (Rev. 11-81) PREVIOUS EDITIONS ARE OBSOLETE.												

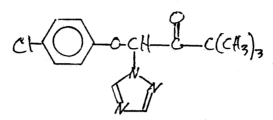
1. CHEMICAL:

Common Name - Triadimefon (Bayleton)

Chemical Name- l-(4-chlorophenoxy-3,3-dimethyl-l-(1H-1,2,4-trizol-l-yl)-2-butanone

Trade Name- BAYLETON 50% WP Fungicide

Chemical Structure-



- 2. TEST MATERIAL: Not applicable.
- Mobay Chemical Corp is responding to a previous review (1/19/83) that asked for additional rotational crop data to support 12-month restriction on peas (pods, forage, vines) and leafy vegetables (lettuce or spinach) that would allow them to be used for feed. Also, requested was the confirmation of some tentatively identified compounds in Report #80606.

#### 4. STUDY IDENTIFICATION:

- Residues of BAYLETON in Green Peas, Mobay Chemical Corp, vol II, 2/20/85, Acc. #263172.
- Residues of BAYLETON in Lettuce, Mobay Chemical Corp., vol II, 2/20/85, Acc. #263172.

5. REVIEWED BY:

Herbert L. Manning, Ph.D. Microbiologist

EAB/HED

Signature: Herbert J. Manning

Date:

JUL 3 n 1987

6. APPROVED BY:

Therese M. Dougherty, Chief

Section 1 EAB/HED Signature: Date:

JUL 3 0 1987

7. CONCLUSION:

See RECOMMENDATION.

#### 8. RECOMMENDATION:

The data submitted to comply with EAB's request for more rotational crop data on pea pods and vines and on leafy vegetables (lettuce or spinach) pertained to residues in primary crops- not rotational crops. It should be noted that the registrant's letter refers to data dated Feb 20, 1986 (bottom first page), whereas the summary tables were dated Feb 20, 1985.

Until EAB receives rotational crop data on peas and lettuce/spinach that satisfy our concerns, the crop restrictions (label statement in section 9) must remain.

Mobay's response to our request for confirmation of the "tentatively identified" compounds in Report No. 80606 is in the attached letter. The term "tentative indentification" referred to the <u>quanitative</u> and not the <u>qualitative</u> nature of the identification.

### 9. BACKGROUND:

### A. Introduction

In the cited review, Mobay revised the rotational crop statement to read:

"Small grains, corn, sorghum, soybeans, beans and peas may be planted 35 days after the last application of BAYLETON, however, forage or vines from these crops may not be used for food or feed. Root crops may be planted 120 days after the last application but tops must not be used for food or feed. All crops may be planted 12 months or later after the last application of BAYLETON without any restrictions."

EAB concurred with the 12-month restriction on soybeans, beans, and peas (with use of forage and vines), along with leafy vegetables (lettuce or spinach), if additional rotational crop data was provided on pea pods, vines and leafy vegetables (lettuce or spinach). The application rate to which the crops were exposed was consistent with the current useage(below).

#### B. Direction for Use

The current application rate for use on wheat is 2-8 oz of 50% WP/A (0.063 lb ai-0.25 lb ai/A); for beets it is 4-16 oz of 50% WP/A (0.125 lb ai-0.5 lb ai/A).

## 10a DISCUSSION OF INDIVIDUAL STUDY:

## A. Study Identification

Residues of BAYLETON in Green Peas.

#### B. Materials and Methods

See Summary Table 16 (separate summary for peas, pods, and green vines).

H

## C. Results

Data is of no value to EAB since it is not from a rotational crop study.

## D. Reviewer's Comments

The study was done for the Residue Chemistry Branch. It was not rotational crop data Sam Creeger requested in the 1/19/83 review.

# 10b DISCUSSION OF INDIVIDUAL STUDY:

## A. Study Identification

Residues of BAYLETON in Lettuce.

# B. Materials and Methods

See Summary Table 21.

## C. Results

Data is not from a rotational crop study.

# D. Reviewer's Comments

The data was not as requested.

## 11. COMPLETION OF ONE-LINER:

Not applicable.

## 12. CONFIDENTIAL APPENDIX:

Contains registrant's letter and tables.

12. CONFIDENTIAL APPENDIX

Triadimefon environmental fate review								
Page is not included in this copy.								
Pages $7$ through $12$ are not included in this copy.								
The material not included contains the following type of information:								
Identity of product inert ingredients								
Identity of product impurities								
Description of the product manufacturing process								
Description of product 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								
The information not included is generally considered confidential by product registrants. If you have any questions, please contact the individual who prepared the response to your request.								

The second of th