

## UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

WASHINGTON, D.C. 20460

SEP 2 2 1992

OFFICE OF PESTICIDES AND TOXIC SUBSTANCES

## **MEMORANDUM**

SUBJECT:

Poly (hexamethylenebiguanide); Baquacil: Review of Data Waiver

Requests Submitted by the Registrant.

Caswell No: 676

Submission: S422422 DP Barcode: D180935

FROM:

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Review Section I, Toxicology Branch II Health Effects Division (H7509C)

TO:

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THRU:

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Health Effects Division (H7509C)

and

Marcia Van Gemert, Ph.D., Branch Chief

Toxicology Branch II

Health Effects Division (H7509C)

Registrant:

ICI Specialty Chemicals, Wilmington, Delaware

Action Requested: Review of data waiver requests submitted by the registrant.

muan June 9/17/92

#### **Data Summary:**

ICI Specialty Chemicals submitted requests for data waivers in their 90-Day response to the Phase IV DCI for baquacil. The waiver requests included the following toxicology data requirements:

Acute Inhalation Toxicity in Rats
Subchronic Oral Toxicity in Rodents
Subchronic Oral Toxicity in Non-rodents
Subchronic Dermal Toxicity
Developmental Toxicity in Mice

The Agency's reponse to each waiver request is discussed below:

#### §81-3

The registrant states that the technical product or end use product is manufactured as a non-volatile liquid. Thus, no respirable particles are generated during manufacture, handling, or storage of the product. End uses do not involve spray applications and exposure by this route is not a consideration.

Based upon these data as submitted by the registrant, Toxicology Branch II has no objection to the granting of a data waiver for an acute inhalation toxicity study in rats.

## §82-1(a), §82-1(b)

The registrant requests data waivers for these subchronic studies based upon the fact that product reregistration will be supported by a chronic database.

Toxicology Branch II's recommendation is reserved, pending receipt and review of acceptable chronic studies in support of reregistration of PHMB.

#### §82-3

The registrant stated that since PHMB will be supported by a chronic database, a 21-day dermal toxicity study will be sufficient for this requirement.

Toxicology Branch II acknowledges that a 21-day dermal toxicity study will be adequate in this respect. A recommendation for a data waiver for a 90-day dermal toxicity study is reserved pending receipt and review of an acceptable 21-day dermal toxicity study.

#### §83-3(c)

The registrant stated that the rat teratology study will be upgraded, and a new rabbit teratology study will be submitted.

Toxicology Branch II's recommendation for a data waiver for a mouse teratology study is reserved pending receipt and review of acceptable rat and rabbit teratology studies.

# Conclusions:

Data waiver requests submitted by ICI Specialty Chemicals for baquacil were presented before the FIFRA '88 committee in a meeting held on 9/16/92. The recommendations of the committee are in agreement with those of Toxicology Branch II

Toxicology Branch II has no objection to granting of a data waiver for an acute inhalation toxicity study in rats. Recommendations are reserved for data waivers requested for guidelines § 82-1(a), §82-1(b), §82-3, and §83-3 at this time pending receipt and review of acceptable chronic and developmental toxicity studies by the registrant.