



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

8/16/82

OFFICE OF
PESTICIDES AND TOXIC SUBSTANCES

MEMORANDUM

TO: Chuck Trichilo, Chief
Residue Chemistry Branch
Hazard Evaluation Division

SUBJECT: Comments on Glean Registration Standard

In response to your comments on the draft Glean Registration Standard, I have directed Dupont to do the following:

1. Indicate whether there are any Codex tolerances for chlorsulfuron. *there are none & other inhibitors to 2 an 02?*
2. Indicate by footnote on the residue chemistry data tables which crops the available data apply to.
3. Revise the product chemistry data tables and science summary to put the information now contained in the chapter regarding data requirements into footnotes to the tables.

I have also indicated to Dupont that we will not be using their draft or the residue chemistry chapter as our permanent record of this review but will rely, instead, on the RCB-generated review. Also, I will inform Dupont that they do not need to revise the DERs since, again, HED will rely on its own review of the studies. The Dupont draft DERs and science chapter will be part of the administrative record of the review but will be marked "Draft - not used in final Standard". *OK*

X We expect to get the final version of the Standard into division director review next week. For residue chemistry, we will use the RCB memos in place of the Dupont-generated science chapter. I need from you the dates of the memos which should be included with the rest of the draft Standard to circulate to the division directors. *sent out 8/16*

Thanks for your help.

Janet L. Auerbach, Chief
Regulatory Support Branch
Special Pesticide Review Division

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