		Date out of EAB: 357 4 1 1988							
то:	Lois Rossi/Larry Schnaubelt Product Manager 21 Registration Division (TS 767C)								
From:	Emil Regelman, Supervisory Chemist Environmental Fate Review Section #2 Environmental Fate and Ground Water Branch Environmental Fate and Effects Division (TS 769C)								
Thru:	Paul F. Schuda, Chief July F. John January Environmental Fate and Ground Water Branch/EFED (TS 769C)								
Attached,	please find the EAB review of								
Reg./File	#: 707-ERN, -ERR, -ERE, -E	ER, -ROG, -ERG							
Chemical 1	Name: Myclobutanil								
Type Prod	uct: Fungicide								
Company N	ame: Rohm and Haas	<u> </u>							
Purpose: response to EFGWB comments on terrestrial field dissipation on									
parent and 1,2,4-triazole metabolite									
Date Rece	rived: 9/13/88	Action Code: 111,111,111,111,126,126							
Date Comp	oleted:	EAB #(s): 81017,-18,-19,-20,-21,-22							
Monitoring Study Requested: Total Reviewing Time: 2.0 days									
Monitorin	ng Study Volunteered:	•							
Deferrals	to:Ecological Effects Bran	nch							
	<u>x</u> Dietary Exposure Branch	n .							
	x Toxicology Branch								

Shaughnessy Number: 128857

CHEMICAL: 1.

chemical name: [a-butyl-a(4-chlorophenyl)-1H-1,2-triazole-1-propanenitrile

Myclobutanil common name: Systhane, Rally trade name:

structure:

CAS #:

66871-89-0

Shaughnessy #: 128857

2. TEST MATERIAL:

- STUDY/ACTION TYPE: response to EFGWB comments 3.
- STUDY IDENTIFICATION: n.a. 4.

5. REVIEWED BY:

Typed Name:

E. Brinson Conerly

Title:

Chemist, Review Section 2

Organization:

EFGWB/EFED/OPP

E.B. Coment 9/23/88

SEP 27 1988

6. APPROVED BY:

Typed Name:

Title:

Emil Regelman

Supervisory Chemist, Review Section 2

Organization:

EFGWB/EFED/OPP

7. CONCLUSIONS:

The studies discussed in this review are not acceptable.

RECOMMENDATIONS: 8.

EFGWB recommends that the applicant agree to perform a field dissipation study on myclobutanil as a condition of registration, after submitting and obtaining approval for the protocol. This should include pre- and postapplication day-zero samples, multiple core samples at each time period, and shorter intervals between samples. At least three sites should be used, including one without a cover crop. Application should be at the maximum label rate, or, at the applicant's option, a 2 or 3x rate. EFGWB reserves any further data requirement on triazole at this time. EFGWB defers the following matters on myclobutanil and its triazole metabolite:

to the Residue and Toxicology Branches for an assessment of the dietary risk potential

to the ground water team for a ground water assessment

BACKGROUND: 9.

The status of data requirements is as follows:

hydrolysis -- satisfied -- stable at pHs 5, 7, 9

photolysis in water -- satisfied -- stable to photolysis in water photolysis in soil -- satisfied -- extrapolated t_{*} ca. 143 days

aerobic soil metabolism -- satisfied -- t₊ 61-71 days -- major product is 1,2,4-triazole up to ca 15%, with CO₂ and unextractables in lesser amounts

anaerobic soil metabolism -- satisfied -- resistant to anaerobic metabolism -- no detectable degradation after ca. 60 days

leaching - satisfied for parent -- moderately mobile -- kas 1.46 - 9.77 for adsorption, 0.47-4.18 for desorption in five soils: clay loam, sand, silt loam, sandy loam, clay -- additional data required re "aged" compound (degradates must be identified and quantified).

terrestrial field dissipation -- discussed below

fish bioaccumulation -- waived, based on low kows for parent and degradates. The compound is not expected to bioaccumulate.

These data indicate the following:

A major route of disappearance of myclobutanil will be 1) diffusion/dilution since it appears to be resistant to most environmental breakdown processes.

A ground water evaluation may be necessary, based on toxicology 2) and residue concerns, since the compound is stable and somewhat

mobile.

The terrestrial field dissipation study was previously deemed unacceptable, due to inadequacy of sampling; to lack of immediate post-treatment sampling of the PA site (which means that application rate was not confirmed); a difference of almost an order of magnitude in soil concentration between the two sites, in what should have been comparable samples; and apparent difficulties with the analytical method. The applicant has provided additional discussion relative to these deficiencies:

Studies on the parent:

Rohm and Haas:

Zero-day samples are unnecessary since the data are not 1) used quantitatively, and no conclusions would be changed were these data available.

... Since the material is foliarly applied, any 2) material which reaches the soil does so by accident....

- one should not expect to obtain the same result under 3) ... varied conditions. Rather, the observations should be used to demonstrate the range of initial levels, and the focus should be on the rate of decline.
- [Rohm and Haas] ... analyzed for free 1,2,4-triazole as 4) well as for parent compound... Triazole was the only

MYC81017 1.3

metabolite noted ... at a sufficient level to warrant analysis in the field study. ... the carboxylate metabolite... is a low level, transient material.

EFGWB response [item numbers corresponding to above]:

1) Zero-day samples are used to demonstrate that the specific application under discussion was uniform and at the correct rate. Without this information the other analytical results cannot be adequately assessed.

2) Myclobutanil can reach the soil by means other than incidental contact when foliar application is made. Since the compound is long-lived, a substantial amount could reach the soil through leaf litter and other material from treated crops. However, this type of

residue is not presently an issue.

We agree that this type of study should be used to demonstrate the range of initial levels and rate of decline of the parent compound. We do not believe that this particular study accomplished that purpose. The apparent difference in rates of decline between these two sites is greater than an order of magnitude. We do not believe that from these data a statement can be made about a probable range of soil concentrations or typical rate of dissipation.

4) We agree with the applicant's position on this issue.

On reexamination of the study report, it appears that the results and conclusions were based on a single core sample at each time period. If this is true, the study is unacceptable. A single core sample is not sufficient, and the analytical results derived from it cannot be used with confidence to draw any conclusions.

A previous review (EBC 5/19/87) also noted that at the first post-application sampling in PA (day 24), ca 80% of the parent had dissipated. While EFGWB agrees that this tends to demonstrate that parent compound would not accumulate in the soil, data from intermediate times would be useful for confirmation.

At the MS site, the apparent soil t, was ca 5.5 months (160 days), more than an order of magnitude greater than that in PA.

Studies on Triazole

Because the results are so variable, the Agency has questioned the validity of the analyses on various samples from this study. The applicant defends these results as follows [EFGWB paraphrase]:

Rohm and Haas:

 Naturally occurring background levels, experimental levels, and detection limits of the method are all of the same order of magnitude.

- 2) Sample values were corrected by subtracting corresponding control values.
- 3) Since these values were of the same magnitude, apparent variability was increased when this "correction" was applied.
- 4) The values reported were toxicologically insignificant.

EFGWB response:

We have reexamined the original triazole study. It appears that the results and the conclusions are based on one core sample per sampling period. This is unacceptable, since the variability of the application and sampling procedures cannot be assessed without duplicate sampling. The reported values do indicate generally low concentrations of triazine, but there are several samples which are much higher than background. It is doubtful whether a new, similar study would yield much additional information to clarify the situation. If toxicological and residue evaluations indicate a need for the information, a bare-ground exaggerated-rate study would probably be more useful.

- 10. DISCUSSION OF INDIVIDUAL TESTS OR STUDIES: n.a.
- 11. COMPLETION OF ONE-LINER: attached
- 12. CBI APPENDIX: n.a.

•		Confidenti	REGIS al Business	TRATIO	N DIVISIC - Does Not C	ON DATA	REVIEW onal Security II	RECORD nformation (E.	O. 12065)	9/14/88	?	
1.	CHE	EMICAL NAME (RAL	LY ³	NOVA ⁹)						48419	9 Heil	
	2.	. IDENTIFYING NUMBER	3.	. ACTION C	ODE	4. ACCESSION NUMBER			TO BE COMPLETED BY PM			
707-ERX				7 7 1		40788001			5. RECORD NUMBER 231093-098			
707-322				111					6. REFERENCE NUMBER			
707-ERE			7.17					7. DATE RECEIVED (EPA) 8/16/88				
* 707-788				111					8. STATUTORY DUE DATE			
707-ROG				13/					9. PRODUCT MANAGER (PM) POSSI/Schnaubalt			
707-330				125					10. PM TE	AM NUMBER		
14. CHECK IF APPLICABLE						· · · · · · · · · · · · · · · · · · ·			TO BE	COMPLETED	BY PCB	
Public Health/Quarantine			☐ Minor Use		A4			11. DATE SENT TO HED/TSS				
☐ Substitute Chemical				☐ Par	rt of IPM				12. PRIORITY NUMBER			
☐ Seasonal Concern ☐ Re					view Requires	Less Than 4	Hours	7	13. PROJE	CTED RETUR	N DATE	
15	. IN	STRUCTIONS TO REVIEWER	· · · · · · · · · · · · · · · · · · ·			F. INSTRU	JCTIONS					
A. HED Total Assessment - 3(c)(5) C. BFSD					रित्याच्य applicant's response to असे							
☐ Incremental Risk Assessment - D. ☐ TSS/RD 3(c)(7) and/or E.L. Johnson memo of May 12, 1977. E. ☐ Other						dated April 12, 1984.						
	B.	SPRD (Send Copy of Form to	SPRD PM))					-			
Chemical Undergoing Active RPAR Review						AFFU: Brinson Conerly						
Chemical Undergoing Active Registration Standards Review												
16	i. RE	ELATED ACTIONS	i i jar kapanipan		<u> </u>	L			······································	<u> </u>	·	
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17. 3(c) (1) (D)					WS SENT TO	П	□ EF □ PL					
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Н	屵	Available Information on the Technical or Manufacturing Chemical.				☐ RCB ☐ EFB NUMBER OF ACTIONS			·······································	~ 13	prsD	
19.	То	TYPE OF REVIEW		Registration	Petition	EUP	SLN	Sec. 18	Inert	MNR. USE	Other	
		TOXICOLOGY						:				
HED		ECOLOGICAL EFFECTS							·			
HE		RESIDUE CHEMISTRY										
-		ENVIRONMENTAL DATE		- 5								
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BFSD	\prod	ECONOMIC ANALYSIS										
Label Submitted Confidential Represe			entative Showing ed Uses ed	Showing (to be completed by ed Uses HED)			24. Include an Original and 4 (four) Copies of This Completed Form for Each Branch Checked for Review.					



August 15, 1988

Ms. Lois A. Rossi (PM-21) Registration Division (TS-767C) U.S. Environmental Protection Agency 1921 Jefferson Davis Highway Arlington, VA 22202

Dear Ms. Rossi:

SUBJECT: RALLYR Fungicide

EPA File Symbols 707-EER, -ERE, -ERL, -ERN, -ERR, -ROG

Response to EAB Review of April 12, 1988

On June 1, 1988 we submitted a partial response to the subject EAB review, which addressed the deficiencies cited for photodegradation in water (161-2) and mobility (163-1). At the time, we informed you of our intent to address the deficiencies for the terrestrial field dissipation studies (164-1) after we had an opportunity to meet with EAB and clarify the technical issues. That meeting was held on June 16.

Enclosed is a document (3 copies) entitled,

Morelli, M.A. (1988). Response to EAB Review of April 12, 1988 for RALLYK Fungicide. Rohm and Haas Co. Project ID MAM 88-70.

> which incorporates the essential content of the discussion with EAB. Please bring this to the attention of the EAB reviewer, Ms. Conerly. At the request of E. Regelman, EAB Supervisory Chemist, who was unable to attend the meeting, we ask you to provide a copy of this document for his review, as well.

We would appreciate an expedited review so that final EPA approval of our Section 3 applications may proceed in a timely manner.

Sincerely,

Michael A. Morelli, Ph.D.

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Product Registration Manager

Agricultural Chemicals Registration

and Regulatory Affairs

MAM/paw **Enclosures**