



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

NOV 2 1992

OFFICE OF
PREVENTION, PESTICIDES
AND TOXIC SUBSTANCES

MEMORANDUM OF CONFERENCE-10/27/92

SUBJECT: Fenbuconazole on Stone Fruits. Amendment from 2F to 75WP for EUP.

FROM: Nancy Dodd, Chemist *Nancy Dodd*
Tolerance Petition Section II
Health Effects Division (H7509C)

THROUGH: Elizabeth Haeberer, Section Head *Elizabeth Haeberer*
Tolerance Petition Section II
Health Effects Division (H7509C)

TO: Chemistry Branch I and II Files

Attendees:

Richard Costlow, Rohm & Haas
Richard Houghton, Rohm & Haas
Elizabeth Doyle, TB II/HED/EPA
Sanyvette Williams, TB II/HED/EPA
Cynthia Giles-Parker, RD/EPA
Dolphine Wilson, RD/EPA
Van M. Seabaugh, RD/EPA
Bipin Gandhi, RD/EPA
Elizabeth Haeberer, CBTS/HED/EPA
Nancy Dodd, CBTS/HED/EPA

Rohm and Haas requested a meeting to discuss data requirements for changing an existing EUP for fenbuconazole on stone fruit from a 2F to a 75WP formulation. The company had previously discussed residue data requirements with R. Loranger (memo dated 9/17/92).

CBTS indicated that, for an EUP, residue data on the 2F formulation would be adequate to support the 75WP. For a permanent tolerance, however, bridging studies as discussed in the 9/17/92 memo would be needed. CBTS would require a minimum of three side-by-side studies: one each on cherries, peaches, and one other stone fruit. These data are needed since the use is a late season use and since this is a new chemical without much data on various formulations.



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When asked about the possibility of a conditional registration without the bridging studies, CBTS indicated that a conditional registration would be a policy decision under the authority of Registration Division.

cc: N. Dodd (CBTS), E. Haeberer (CBTS), RF, SF, Circu.,
PP#9G3746, PP#1F3989

RDI:E. Haeberer: 10/29/92:R. Loranger:10/29/92
H7509C:CBTS:CM#2:Rm 804F:X305-5681:N. Dodd:nd:10/30/92