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UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

WASHINGTON, D.C. 20460

MAR | 9 1997

OFFICE OF PREVENTION, PESTICIDES AND TOXIC SUBSTANCES

L. Vern White, Ph.D. Manager, Herbicide Registration Griffin Corporation P.O. Box 1847 Rocky Ford Road Valdosta, GA 31603-1847

Subject:Supplemental Labeling with Changes for Use Around
Standpipes in Tile-Outlet Terraced FieldsCy-Pro** 90 DFEPA Reg. No. 1812-365Cy-Pro** 4LEPA Reg. No. 1812-366Cy-Pro** AT 4LEPA Reg. No. 1812-367Cy-Pro** AT DFEPA Reg. No. 1812-368Your Letter Dated January 31, 1997

Dear Dr. White:

The supplemental labeling referred to above, submitted in connection with registration under the Federal Insecticide, Fungicide and Rodenticide Act (FIFRA), as amended, are acceptable subject to the conditions below.

The supplemental labeling referred to above, submitted in connection with registration under the Federal Insecticide, Fungicide and Rodenticide Act (FIFRA), as amended, is not acceptable for the reasons given below:

- 1. Change the heading to read "THE USE OF CY-PRO PRODUCTS AROUND STANDPIPES IN TILE-OUTLET TERRACED FIELDS".
- 2. Revise the statements on the labeling to read as follows:
 - a. "To ensure protection of surface water from runoff through standpipes with tile-outlets in terraced fields one of the following options may be used:
 - 1) Do not apply this product within 66 feet of standpipes in tile-outletted terraced fields.
 - 2) Apply this product to the entire tile-outletted terraced field and immediately incorporate it to a

Recycled/Recyclable + Printed with Vegetable Oil Based Inks on 100% Recycled Paper (40% Postconsumer)

Page 2 EPA Reg. Nos. 1812-365, 1812-366, 1812-367 and 1812-368

- 3) Apply this product to the entire tile-outletted terraced field under a no-till practice only when a high crop residue management practice is used. High crop residue management practice is described as a crop management practice where little or no crop residue is removed from the field during and after crop harvest."
- 3. Please submit two copies of your final printed labeling for each of the subject products before releasing the product for shipment.

If these conditions are not complied with, the above registrations will be subject to cancellation in accordance with FIFRA, Section 12(a). Your release for shipment of the subject products constitutes acceptance of these conditions.

Stamped copies of the supplemental labeling are enclosed for your records. If you have any questions, please contact Terri Stowe of my staff at (703) 305-6117.

Sincerely yours,

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Philip V. Errico Product Manager (25) Fungicide-Herbicide Branch Registration Division (7505C)

Enclosures

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SUPPLEMENTAL LABELING

ACCEPTED with COMMENTS In EPA Letter Dated MAR 19 1997

Cy-Pro™ 90 DF Cy-Pro™ 4L Cy-Pro™ AT 4L Cy-Pro™ AT DF	EPA Reg. No. 1812-365 EPA Reg. No. 1812-366 EPA Reg. No. 1812-367 EPA Reg. No. 1812-368	Under the Federal Insecticide, Fundicide, and Rodenticide Act as amended, for the pesticide registered under EPA Reg. No. <u>ISTR-365</u>
Cy-Pro™ AT DF	EPA Reg. No. 1812-368 🗸	

This labeling must accompany the product during sale and use.

THE USE OF CY-PRO PRODUCTS AROUND STANDPIPES

The following options are approved to protect surface water from runoff through standpipes and tile outlets in tile-outlet terraced fields with standpipes.

- Continue to use the 66 foot setback around standpipes as has been required in the past. 1)
- Apply cyanazine and atrazine within the setback distance but immediately incorporate it 2) into the soil after application to a depth of 2 to 3 inches, or
- Apply cyanazine and atrazine within the setback distance if no-till combined with high 3) crop residue management practices are used over the entire field High crop residue management is interpreted to mean that little or no crop residue is removed from the field during or after crop harvest

Always consult the label for other use directions and limitations.

313