

Environmental Protection Agency

§ 158.60

identical, i.e., data which this part indicates must be developed by tests using the end-use product for which registration is sought as the test substance. These requirements can be identified by the notation "EP*" in the "test substance" column of the tables in subparts C and D of this part and these are the minimum data requirements that the applicant described in paragraph (a) of this section (i.e., the "formulator") must satisfy.

(d) The data to which this exemption applies usually will concern the safety of one or more of the end-use product's active ingredients, specifically, those active ingredients which are contained in the purchased product. These data requirements normally can be identified by the notations "TGAI" (technical grade of active ingredient), "PAI" (pure active ingredients), "PAIRA" (pure active ingredient, radiolabeled), or "TEP" (typical end-use product) in the "test substance" column of the tables in subparts C and D of this part.

(e) EPA interprets FIFRA section 3(c)(2)(D) as allowing an applicant to use the formulator's exemption with respect to a data requirement concerning the safety of an ingredient of his product only if:

(1) His application indicates that the ingredient's presence in his product is attributable solely to his purchase from another person of an identified, registered product containing that ingredient and his use of the purchased product in formulating his product; and

(2) The purchased product is a registered manufacturing-use product whose label does not prohibit its use for making an end-use product with any use for which the applicant's product will be labeled; or

(3) The purchased end-use product is a registered end-use product labeled for each use for which the applicant's product will be labeled.

(f) Notwithstanding FIFRA section 3(c)(2)(D), EPA will not approve an application unless there is available to EPA for its review whatever data is necessary in order to make the re-

quired risk/benefit finding under FIFRA section 3(c)(5) or section 3(c)(7).

[49 FR 42881, Oct. 24, 1984, as amended at 53 FR 15999, May 4, 1988]

§ 158.55 Agricultural vs. non-agricultural pesticides.

Section 25(a)(1) of FIFRA instructs the Administrator to "take into account the difference in concept and usage between various classes of pesticides and differences in environmental risk and the appropriate data for evaluating such risk between agricultural and non-agricultural pesticides." This part distinguishes the various classes of pesticide use (e.g., crop vs. non-crop) and the corresponding data necessary to support registration under FIFRA. This information is present in each data requirement table. In addition, the Use Pattern Index (appendix A) is a comprehensive list of pesticide use patterns, cross-referenced to the general use patterns appearing in the tables; the index will further assist the reader in distinguishing agricultural versus non-agricultural uses of pesticides.

[49 FR 42881, Oct. 24, 1984, as amended at 53 FR 15999, May 4, 1988]

§ 158.60 Minor uses.

(a) *Minor use policy.* A minor use of a pesticide is a use on a "minor crop" (a crop which is planted on a small total amount of acreage) or a use which is otherwise limited such that the potential market volume of the product for that use is inherently small. EPA's policy concerning data requirements for minor uses of pesticides includes the following elements:

(1) Since the market volume for a minor use of a pesticide is intrinsically low, and the risk associated with the use often is also correspondingly low, EPA will adjust the data requirements concerning the minor use appropriately.

(2) A new data requirement pertinent to both an unregistered minor use and a registered major use will not be applied to a minor use applicant until it is applied to the major use registrations.