## § 164.1

or notice of intent to change a classification.

164.22 Contents of document setting forth objections.

164.23 Contents of the statement of issues to accompany notice of intent to hold a hearing.

164.24 Response to the Administrator's notice of intention to hold a hearing.

164.25 Filing copies of notification of intent to cancel registration or change classification or refusal to register, and statement of issues.

#### APPEARANCES, INTERVENTION, AND CONSOLIDATION

164.30 Appearances.

164.31 Intervention.

164.32 Consolidation.

#### ADMINISTRATIVE LAW JUDGE

164.40 Qualifications and duties of Administrative Law Judge.

PREHEARING PROCEDURES AND DISCOVERY

164.50 Prehearing conference and primary discovery.

164.51 Other discovery.

#### MOTIONS

164.60 Motions.

SUBPOENAS AND WITNESS FEES

164.70 Subpoenas.

164.71 Fees of witnesses.

#### THE HEARINGS

164.80 Order of proceeding and burden of proof.

164.81 Evidence. 164.82 Transcripts.

INITIAL OR ACCELERATED DECISION

164.90 Initial decision.

164.91 Accelerated decision.

#### APPEALS

164.100 Appeals from or review of interlocutory orders or rulings.

164.101 Appeals from or review of initial decisions.

164.102 Appeals from accelerated decisions.

164.103 Final decision or order on appeal or review.

164.110 Motion for reopening hearings; for rehearing; for reargument of any proceeding; or for reconsideration of order.

164.111 Procedure for disposition of motions.

#### Subpart C—General Rules of Practice for **Expedited Hearings**

164.120 Notification.

164.121 Expedited hearing.

164.122 Final order and order of suspension.

164.123 Emergency order.

## Subpart D—Rules of Practice for Applications Under Sections 3 and 18 To Modify Previous Cancellation or Suspension Orders

164.130 General.

Review by Administrator. 164.131

164.132 Procedures governing hearing.

164.133 Emergency waiver of hearing.

AUTHORITY: 7 U.S.C. 136d.

SOURCE: 38 FR 19371, July 20, 1973, unless otherwise noted.

# Subpart A—General

#### § 164.1 Number of words.

As used in this part, a word in the singular form shall be deemed to import the plural, and vice versa, as the case may require.

#### § 164.2 Definitions.

For the purposes of this part, the following terms shall be defined, as listed

(a) The term Act means the Federal Insecticide, Fungicide, and Rodenticide Act, as amended (86 Stat. 973) and other legislation supplementary thereto and amendatory thereof.

(b) The term Administrative Law Judge means an Administrative Law Judge appointed pursuant to 5 U.S.C. 3105 (see also 5 CFR part 930, as amended), and such term is synonymous with the term "Hearing Examiner" as used in the Act or in the United States Code.

- (c) The term Administrator means the Administrator of the United States Environmental Protection Agency.
- (d) The term Agency, unless otherwise specified, means the United States Environmental Protection Agency.
- (e) The term Applicant means any person who has made application to have a pesticide registered or classified pursuant to the provisions of the Act.
- (f) The term Committee means a group of qualified scientists designated by the National Academy of Sciences according to agreement under the Act to submit an independent report to the Administrative Law Judge on questions of scientific fact referred from a hearing under subpart B of this part.