Pt. 159

Specific use patterns—listed according to use site group	Corresponding ger eral use pattern
Vehicular holding tanks Bathroom air treatment Diaper pails Refuse and soild waste	Indoor
Refuse and solid waste containers Refuse and solid waste transpor- tation and handling equipment Garbage dumps Household trash compactors Garbage disposal units, food dis- posals Incinerators 14. Miscellaneous Indoor Uses Surface Treatments Hard nonporous surfaces (painted, tile, plastic, metal, glass, etc.) Hard porous surfaces (cement,	
plaster) Camping equipment and gear Grooming instruments (brushes, clippers, razors, etc.) Laundry, cleaning, and dry cleaning	

PART 159—STATEMENTS OF POLICIES AND INTERPRETATIONS

Subparts A-C [Reserved]

Subpart D—Reporting Requirements for Risk/Benefit Information

Sec.

159.152 What the law requires of registrants.

159.153 Definitions.

159.155 When information must be submitted.

159.156 How information must be submitted. 159.158 What information must be submitted.

159.159 Information obtained before promulgation of the rule.

159.160 Obligations of former registrants.

159.165 Toxicological and ecological studies.

159.167 Discontinued studies.

159.170 Human epidemiological and exposure studies.

159.178 Information on pesticides in or on food, feed, or water.

159.179 Metabolites, degradates, contaminants, and impurities.

159.184 Toxic or adverse effect incident reports.

159.188 Failure of performance information. 159.195 Reporting of other information.

AUTHORITY: 7 U.S.C. 136-136y.

SOURCE: 63 FR 49388, Sept. 19, 1997, unless otherwise noted.

Subparts A-C [Reserved]

Subpart D—Reporting Requirements for Risk/Benefit Information

§ 159.152 What the law requires of registrants.

(a) Section 6(a)(2) of the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA) states: "If at any time after the registration of a pesticide the registrant has additional factual information regarding unreasonable adverse effects on the environment of the pesticide, he shall submit such information to the Administrator."

(b) Section 152.50(f)(3) of this chapter requires applicants to submit, as part of an application for registration, any factual information of which he is aware regarding unreasonable adverse effects of the pesticide on humans or the environment, which would be required to be reported under section 6(a)(2) if the product were registered.

(c) Compliance with this part will satisfy a registrant's obligations to submit additional information pursuant to section 6(a)(2) and will satisfy an applicant's obligation to submit additional information pursuant to § 152.50(f)(3) of this chapter.

§159.153 Definitions.

(a) For the purposes of reporting information pursuant to FIFRA section 6(a)(2), the definitions set forth in FIFRA section 2 and in 40 CFR part 152 apply to this part unless superseded by a definition in paragraph (b) of this section.

(b) For purposes of reporting information pursuant to FIFRA section 6(a)(2), the following definitions apply only to this part:

Established level means a tolerance, temporary tolerance, food additive regulation, action level, or other limitation on pesticide residues imposed by law, regulation, or other authority.

Formal Review means Special Review, Rebuttable Presumption Against Registration (RPAR), FIFRA section 6(c) suspension proceeding, or FIFRA section 6(b) cancellation proceeding, whether completed or not.

Hospitalization means admission for treatment to a hospital, clinic or other health care facility. Treatment as an

Environmental Protection Agency

out-patient is not considered to be hospitalization.

Maximum contaminant level (MCL) means the maximum permissible level, established by EPA, for a contaminant in water which is delivered to any user of a public water system.

Non-target organism means any organism for which pesticidal control was either not intended or not legally permitted by application of a pesticide.

Pesticide means a pesticide product which is or was registered by EPA, and each active ingredient, inert ingredient, impurity, metabolite, contaminant or degradate contained in, or derived from, such pesticide product.

Qualified expert means one who, by virtue of his or her knowledge, skill, experience, training, or education, could be qualified by a court as an expert to testify on issues related to the subject matter on which he or she renders a conclusion or opinion. Under Rule 702 of the Federal Rules of Evidence, a person may be qualified as an expert on a particular matter by virtue of "knowledge, skill, experience, training, or education." In general, EPA wants registrants to report information when a person has relevant expert credentials, e.g., a medical doctor giving a medical opinion, a plant pathologist giving an opinion on plant pathology, etc.

Registrant includes any person who holds, or ever held, a registration for a pesticide product issued under FIFRA section 3 or 24(c).

Similar species means two or more species belonging to the same general taxonomic groups: The general taxonomic groups for purposes of this requirement are: mammals, birds, reptiles, amphibians, fish, aquatic invertebrates, insects, arachnids, aquatic plants (including macrophyte, floating, and submerged plants), and terrestrial (all non-aquatic) plants.

Water reference level means the level specified in paragraph (1) or (2) of this definition, whichever is lower.

(1) Ten percent of the maximum contaminant level (MCL) established by EPA, or if no MCL has been established by EPA, 10 percent of the most recent draft or final long-term health advisory level (HAL) established by EPA, or if EPA has not published or proposed

an MCL or HAL, the lowest detectable amount of the pesticide.

(2) The ambient water quality criteria for the protection of aquatic life, established by EPA pursuant to section 304(a) of the Clean Water Act.

[62 FR 49388, Sept. 19, 1997, as amended at 63 FR 33582, June 19, 1998]

§ 159.155 When information must be submitted.

- (a) The following reportable information must be received by EPA not later than the 30th calendar day after the registrant first possesses or knows of the information:
- (1) Scientific studies described in §159.165.
- (2) Information about discontinued studies described in §159.167.
- (3) Human epidemiological and exposure studies described in §159.170.
- (4) Detection of a pesticide in or on food or feed described in §159.178(a).
- (5) Detection of metabolites, degradates, contaminates, impurities described in §159.179.
- (6) Failure of performance studies described in §159.188(a)(2), (b)(2), and (c).
- (7) Other information described in §159.195.
- (b) Reportable information concerning detections of pesticides in water described in \$159.178(b), adverse effects incidents described in \$159.184(a), and efficacy failure incidents described in \$159.188(a)(1) and (b)(1) must be reported according to the time frames set forth in \$159.184(d).
- (c) EPA may, in its discretion, notify a registrant in writing of a different reporting period that will apply to specific types of reportable information or eliminate reporting requirements entirely. Such notification supersedes otherwise applicable reporting requirements set forth in this part.
- (d) For purposes of this part, a registrant possesses or knows of information at the time any officer, employee, agent, or other person acting for the registrant first comes into possession of, or knows of, such information; provided that, such person performs any activities for the registrant related to the development, testing, sale or registration of a pesticide or the person could be reasonably expected to come