

US EPA ARCHIVE DOCUMENT



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

MAY 19 1988

OFFICE OF
PESTICIDES AND TOXIC SUBSTANCES

MEMORANDUM

SUBJECT:

^{Bulk}
~~bulk~~ ~~call-in for~~ Folpet
Aquatic Studies

FROM:

Dennis J. McLane *Dennis J. McLane 5-19-88*
Ecological Effects Branch
Hazard Evaluation Division (TS-769C)

THRU:

Raymond W. Matheny, Head *Raymond W. Matheny 5-19-88*
Section 1
Ecological Effects Branch
Hazard Evaluation Division (TS-769C)

THRU:

James W. Akerman, Chief *James W. Akerman 5/19/88*
Ecological Effects Branch
Hazard Evaluation Division (TS-769C)

TO:

Richard Mountfort, PM23
Herbicides-Fungicides Branch
Registration Division (TS-767C)

Recently Eugene Wilson of your team has brought to our attention that the "H" designation of the Registration Standard (RS) Table A which indicates "Domestic outdoor" uses does not include paints and plastic products. EEB erred in defining the requirements for the paint and plastic products. The two studies listed below are required to support the manufacturing use products for reformulation into indoor end use products:

1. 72-1 - Freshwater Fish Toxicity
- Coldwater Fish Flow-through
LC50 Test, preferably with
rainbow trout
2. 72-2 - Acute Toxicity
- Freshwater Invertebrate
Flow-through LC50
Test, preferably with
Daphnia magna.

It is our understanding that, according to PR 85-5, the registrant will be given nine months to fulfill these data requirements.