US ERA ARCHIVE DOCUMENT

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY WASHINGTON, DC 20460



OFFICE OF PREVENTION, PESTICIDES AND TOXIC SUBSTANCES Antimicrobials Division

March 10, 2006

SUBJECT: PRODUCT CHEMISTRY REVIEW OF: Aegis 444-02 RTU Antimicrobial

DP Barcode: D324449

Reg. No. Or File Symbol: 64881-A

TGAIMUP

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OR

End-use Product [X]

TO:

Velma Noble Vacqueline Campbell-McFarlane

PM Team No. 31

₹ FROM:

Chris Jiang, Chemist

Product Science Branch

Antimicrobials Division (7510C)

THRU:

Karen P. Hicks, CTT Team Leader

Product Science Branch

Antimicrobials Division (7510C)

THRU:

Michele Wingfield, Branch Chief

Product Science Branch

Antimicrobials Division (7510C)

Product Formulation from label

Active Ingredient(s)

% by wt.

3-(trimethoxysilyl) propyldimethyloctadecyl ammonium chloride 0.84 %

BACKGROUND:

The registrant has submitted a product chemistry package in support of a new registration of an end-use product. The package contains a label, a Confidential Statement of Formula, and studies that have been identified by the Agency as MRID #s 46693801 and 46693802. The contractor has done the primary review of this submission and Product Science Branch of Antimicrobials Division has done a secondary review which supersedes the primary review.

FINDINGS:

- 1. The concentration of the active ingredient on the Confidential Statement of Formula (CSF dated November 10, 2005) is consistent with the label declaration. It is suggested that the registrant write the name of the active ingredient and the purity of the source on the CSF.
- All the ingredients with the exception of the active ingredient and are cleared for use in pesticidal products. The registrant must either substitute the uncleared inerts with already cleared inerts or have the suppliers send the complete compositional information of the uncleared ingredients to the Agency. The information must include the product name (which must exactly match the name on the CSF), manufacturer name/address and complete chemical composition including the chemical name, CAS Reg. No. and percentage by weight for each component of the mixture. This information must be typed on manufacturer's letterhead and accompanied by a signature.
- 3. The descriptions of the starting materials and the manufacturing\production\formulation process are acceptable, pending clearance of the uncleared inerts.
- 4. The discussion of the formation of impurities is acceptable.
- The certified limits cannot be determined because of the uncleared inerts. The registrant may wish to alter the formulation with other inerts and this would necessitate recalculation of the certified limits.
 - 6. The enforcement analytical method is acceptable.
 - 7. The physical state is **unacceptable** because it is not addressed in the submission. It constitutes a data gap.
 - 8. The density is acceptable. The density was determined at 21 °C to be 0.998 g/mL (8.321 lbs/gal) using a method based on ASTM Method D 891-89, Method B.
 - 9. The pH is acceptable as it was determined to be 3.81 at 25 °C using a procedure based on ASTM Method E 70.
 - 10. The oxidation/reduction potential is unacceptable because it is not addressed in the submission. It constitutes a data gap. The test must be done under GLP compliance.

- 11. The flammability is **acceptable** as no flash point was observed when the product was heated to 100 °C using a method based on ASTM Method D 56.
- 12. The explodability is unacceptable because it is not addressed in the submission. It constitutes a data gap. The test must be done under GLP compliance.
- d3. The storage stability is unacceptable because it is not addressed in the submission. It constitutes a data gap. The test must be done under GLP compliance.
- 14. The viscosity is acceptable as the kinematic viscosity was determined to be 1.179 cSt at 21 °C using ASTM Methods D 445 and D 446.
- 15. The miscibility is unacceptable because it is not addressed in the submission. It constitutes a data gap. The test must be done under GLP compliance.
- •16. The corrosion characteristics are unacceptable because they are not addressed in the submission. They constitute a data gap. The test must be done under GLP compliance.
- 17. The dielectric breakdown voltage is unacceptable because it is not addressed in the submission. It constitutes a data gap. The test must be done under GLP compliance.

RECOMMENDATIONS:

1. Product Science Branch of Antimicrobials Division finds this submission in support of the registration of 64881-A to be unacceptable for the reasons stated in the findings. The registrant must remedy the problems stated in the findings before registration can proceed.

February 7, 2006

SUBJECT: PRODUCT CHEMISTRY REVIEW OF Acgis 444-02 RTU Antimicrobial

DP Barcode: D324449

Reg. No. Or File Symbol: 64881-A

Manufacturing-use []

End-use Product [X]

TO:

Wallace Powell, EPA Work Assignment Manager

FROM:

John S. Chandler, CSS Work Assignment Manager

This is a review of the following Product Chemistry 830 Series study packages provided to CSC Systems & Solutions LLC (CSS) for prellminary review:

Product Identity and Composition (MRID 466938-01)

830 Series, Group A: 830.1550 (Product Identity and Composition), 830.1600 (Description of Materials Used to Produce the Product), 830.1620 (Description of Manufacturing Process), 830.1670 (Discussion of Formation of Impurities), 830.1700 (Preliminary Analysis), 830.1750 (Certified Limits), and 830.1800 (Enforcement Analytical Method).

Product Chemistry Discussion (MRID 466938-02)

830 Series. Group B: 830.6315 (Flammability), 830.7000 (pH), 830.7100 (Viscosity), and 830.7300 (Density/Relative Density/Bulk Density).

Product Formulation Active Ingredients:

% by wt.:

3-(trimethyoxysilyl)propyl dimethyl octadecyl ammonium chloride......0.84%

BACKGROUND:

On behalf of Aegis Environmental Management, Inc., ChemReg International, LLC is submitting an application for registration of Aegis 444-02 RTU Antimicrobial, a new end-use product. The product is a ready-to-use dilution of the currently registered Aegis Antimicrobial, EPA Reg. No. 64881-3.

RECOMMENDATIONS:

We are not providing recommendations or acceptability statements.

PRODUCT CHEMISTRY REVIEW

. <u>c</u>	CONFIDENTIAL STATI	EMENT OF FO	RMULA						
4	4a. Type of formulation and source registration								
•		Non-integrated formulation system • Are all TGAIs used registered		[X] Yes [X]		1			
•	Integrated formula	Integrated formulation system							
•	If "ME-TOO", specify EPA Reg. # of existing product:								
4	4b. Clearance of inerts for non-food or food use: Cleared for food use under 40 CFR §180.1001: Yes [] No [] NA [X]								
4	c. Physical state of prod	uct: <i>liqu</i>	id						
4	4d. The chemical IDs and analytical information (including that for the TGAIs), density, pH, and flammability are consistent with that given in 830, Group B: Yes [X] No []								
4	e. NCs and CLs are acce	eptable: Yes []	No [X]						
4	f. Active ingredient(s)			<u>NC</u> (%)	LCL (%)	<u>UCL</u> (%)			
	A. 3-(trimethyoxysilyl)propyl dimethyl								
	octadecyl ammo			0.84	0.80	0.88			
4	g. For products produced	l by an integrate	ed formula	lion system:					
	All impurities of toxicological significance have a UCL?								
	Yes []	No[]	Not app	olicable [X]					
*	All impurities of $\geq 0.1\%$ in the product have been identified?								
	Yes[]	No[]		licable [X]					

Product Chemistry (830 Series, Group A)

ба. <u>Data Requirements</u>	Acceptance of Information	MRID No.
830.1550 ⁱ Product Identity		466938-01
830.1600 Description of Materials		466938-01
830.1620 Production Method ²		
830.1650 Formulation process ³		466938-01
830.1670 Formation of impurities ⁴		466938-01
830.1700 Preliminary Analysis ⁵		466938-01 NA
830.1750 Certified Limits ⁶		466938-01
830.1800 Analytical Method ⁷ Titrometric determination		466938-01

Explanation: A=acceptable; N=not acceptable; NA=technically not applicable; G=data gap; U=requires upgrading; W=waived; E=EPA estimate.

¹See Confidential Appendix A for additional information

²For MP/EP products produced by an integrated formulation system.

³For products from a TGAI or MP.

⁴May be waived unless actual/possible impurities are of toxicological concern.

⁵Five batch analysis required for products produced by an integrated formulation system.

⁶If different from standard CLs recommended in 40 CFR 158.175, this should be discussed in Confidential Appendix A.

⁷Abbreviate method used as follows: gas chromatography (GC), infrared (IR), etc.

6b. <u>Physical/Chemical</u> Properties*	Acceptance of data	Value or qualitative description	MRID No.
830,7220 Boiling Point/Boiling Range			
830,7300 Density/Relative Density/Bulk Density		0.998 at 21 °C. (Ref. CCL SOP 10.16 based on ASTM D891- 89).	466938-02
830.7370 Dissociation Constants in Water			
830.7550/830.7560/830. 7570 Partition Coefficient			
830.7840/830.7860 Water Solubility			
830.7950 Vapor Pressure			

Explanation: A=acceptable; N=not acceptable; NA=technically not applicable; G=data gap; U=requires upgrading; W=waived; E=EPA estimate.

^{*} Provide brief description, e.g., color-yellow or property value, e.g., density 1.25 g/cc; Unless otherwise indicated, the property should be at 25°C.

If product is dispersible with water
 If product is an emulsifiable liquid