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DP TYPE 001
PRODUCT MANAGER, NO. LIBBY PEMBERTON 41 REBECCA COOL
PRODUCT NAME(S) FENVALERATE
TYPE PRODUCT INSECTICIDE
COMPANY NAME TEXAS DEPT OF AGRICULTURE
SUBMISSION PURPOSE REVIEW PROPOSED SECTION 18 FOR USE

COMMON CHEMICAL NAME

REVIEWER: MIKE REXRODE

178035  sect 18 on sorghum
out 6/2/92
MEMORANDUM

SUBJECT: Possible Crisis Declaration by the State of Texas for the Use of ASANA XL on Sorghum

FROM: Doug Urban, Acting Chief
Ecological Effects Branch
Environmental Fate and Effects Division

TO: Becky Cool
Emergency Response and Minor Use Section
Registration Division

The Texas Department of Agriculture (TDA) is presently considering a Crisis Declaration for the use of ASANA XL to control sorghum midge (Contarinia sorghicola) and the corn earworm (Helicoverpa zea). Application rate (air or ground) is designated at 0.025 to 0.05 ai/A with two applications per season. The TDA has further estimated that 150,000 acres of sorghum should be designated for spraying in the following counties: upper Coastal Bend effective immediately (June 14, 1991) -- Refugio, Calhoun, Victoria, Jackson, Matagorda, Wharton, Brazoria, Fort Bend, Harris, Galveston, Liberty, Chambers, and Jefferson. Beginning on July 5, 1991, esfenvalerate is authorized for use on sorghum in the following counties in the upper Blackland -- McLennan, Bosque, Hill, Navarro, Ellis, Johnson, Tarrant, Dallas, Kaufman, Rockwall, Hunt, Collin, Denton, Cooke, Grayson, Fannin, Lamar and Delta. Beginning on August 6, 1991, esfenvalerate is authorized for use on sorghum for seed purposes in the following counties in the High Plains -- Deaf Smith, Oldham, Hartley, Dallam, Sherman, Moore, Potter, Randall, Haysford, Hutchinson, Carson, Armstrong, Ochiltree, and Gray.

Presently, ASANA is registered for use on corn and cotton which amounts to a total of about 733,000 acres in these designated counties. An additional 250,000 acres to this total, amounts to a 34 percent increase in acreage over the registered use.
Since ASANA is persistent in the aquatic environment and highly toxic to aquatic life (LC₅₀ = 0.005 to 2 ppb), EEB is concerned that the compound will impact nontarget aquatic organisms that may be exposed via drift or runoff. Spraying of ASANA in two of the designated regions, upper coastal bend and the upper Blackland, may result in an incremental risk to aquatic organisms. Exposure from runoff and drift in this area can result in an incremental risk to aquatic organisms (especially the shrimp industry adjacent to upper coastal bend). Exposure from runoff and drift in this area can result in residues of 0.03 and 0.154 µg/L, respectively, that exceed EEB's criteria for concerns of unacceptable risk to aquatic invertebrates.

At this time, EEB cannot complete a risk assessment for ASANA because relevant ecological effects data (mesocosm study) has not been reviewed. Until this assessment is completed, any expansion of the ASANA use could result in an incremental risk to aquatic organisms. If there are any comments, please contact Miachel Rexfode (305-5578).
Appendix I - EEC Calculations for ASANA Use on Sorghum

I. Ground Application

Assumptions:

- 0.1% runoff
- 10 acre drainage basin
- 0.05 lb ai/A of ASANA

(A) Runoff

\[ 0.05 \text{ lb ai/A} \times 0.001 \times 10 \text{ A} = 0.0005 \text{ lbs ai total runoff} \]

EEC of 1 lb ai, direct application to 1 A pond, 6-ft deep = 61

Therefore, EEC = \( \frac{61 \text{ ug/L} \times 0.0005 \text{ lb ai}}{1 \text{ lb ai}} = 0.03 \text{ ug/L} \)

II. Aerial Application

Assumptions

- 0.1% runoff
- 60% application efficiency
- 10 acre drainage basin
- 5% drift
- 0.05 lb ai/A of ASANA

(A) Runoff

\[ 0.05 \text{ lb ai/A} \times 0.06 \times 0.001 \times 10 \text{ A} = 0.00003 \text{ lb ai} \]

found in total runoff

(B) Drift

\[ 0.05 \text{ ai/A} \times 0.05 = 0.0025 \text{ lbs ai in total drift} \]

Therefore, EEC = \( \frac{61 \text{ ug/L} \times 0.0025 \text{ lb ai}}{1 \text{ lb ai}} = 0.154 \text{ ug/L} \)