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

APR 16 1992

OFFICE OF PESTICIDES AND TOXIC SUBSTANCES

MEMORANDUM

Iprodione - Proposed Supplemental Metabolism Study in SUBJECT:

Rats

Kathryn Davis/Barbara Briscoe PM 51 TO:

SRRD (H7508C)

K. Clark Swentzel Toxicology Branch II

HED (H7509C)

Ph.D. Mhan Jemest 4/13/92 THROUGH: Marcia van Gemert, Ph.D.

Branch Chief

Toxicology Branch II

HED (H7509C)

SUBMISSION:

S414313

PROJECT NUMBER:

2-1893

ID NUMBER:

109801-000264

CASWELL NUMBER:

470A

BARCODE:

D175844

REGISTRANT: Rhone-Poulenc

CASE:

FROM:

816345

Requested Action

Review the proposed study to determine if this approach would be adequate to upgrade the original study (MRID 41346701).

Background

[Iprodione: Absorption, original study noted above, The distribution, metabolism and excretion study in the rat (Unpublished study No. 89/1013 performed by Life Science Research, Ltd., Suffolk, England, for Rhone-Poulenc Agriculture Company, Essex, England: dated December 1, 1989)], was previously reviewed and classified unacceptable (Memorandum, Swentzel to Lewis and Stone, July 9, 1990). It was concluded that this study provided adequate information on the absorption, distribution and excretion of orally administered iprodione in rats. However, since the highliquid chromatography (HPLC) thin-layer performance and chromatography (TLC) methods used by the investigator failed to identify (1) al least 2 major urinary metabolites and (2) up to 22%. of the urinary radioactivity and up to 88% of the fecal

radioactivity, it was concluded that this study provided only supplementary information on the metabolism of iprodione. The issue of unidentified urinary and fecal radioactivity was subsequently resolved (Memorandum, Swentzel to Lewis and Stone, May 1, 1991).

Current submission

The registrant has proposed to upgrade the original study by dosing rats with ¹⁴C-iprodione, collecting excreta and performing appropriate analyses in order to identify the metabolites associated with the ¹⁴C-residues. A complete guideline metabolism study would not be done.

Response

TB II does not object to the registrant's proposal provided that quantitated parameters (doses, measured levels of "C-residues, retention times etc.) are comparable to those in the original study. The registrant should submit a test protocol to the agency before initiating the study.