

US EPA ARCHIVE DOCUMENT

CHILD-RESISTANT PACKAGING REVIEW
Technical Review BranchIN 05/24/2000 OUT 06/05/2000Reviewed by Rosalind L. Gross *Rosalind L. Gross*
06/05/2000EPA Reg. No. or File Symbol 64248 - 12DP Barcode D266193

EPA Petition or EUP No. _____

Date Division Received 04/11/2000Type Product(s) Insecticide

Data Accession No(s). _____

Product Mgr./Chemical Review Mgr./Contact Person PM 03 Division RDProduct Name(s) Maxforce Large Roach Bait F .03Company Name(s) Maxforce Insect Control SystemsSubmission Purpose Examine change in CSF to ascertain if CRP Certifications are still validActive Ingredient(s), PC code, & % Fipronil**Summary of Findings**

A worst case calculation was done based on the following assumptions: the percentage of Fipronil per bait station is present at the upper certified limit (0.043%); the maximum amount of bait per bait station is 2.75g (based on previous CRP certifications and CRP studies reviewed). The results of the worst case calculation are that the amount of Fipronil per bait station would increase to 1.2 mg per bait station and a failure (28.5 mg Fipronil) would decrease to 24 bait stations. A child failure is defined as access to a toxic or harmful amount or 9 bait stations, whichever number is lower. In conclusion, the definition of a child failure would remain at 9 bait stations for CRP testing and the CRP certifications would remain acceptable. The registrant should be advised that changes in the amount of active ingredient have the potential to alter the CRP status of the bait station.

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