

# Guidance for Refining Anticipated Residue Estimates For Use in Acute Dietary Probabilistic Risk Assessment

U.S. Environmental Protection Agency Office of Pesticide Programs

June 15, 2000

#### DISCLAIMER

The policy document discussed in this notice is intended to provide guidance to EPA personnel and decision-makers, and to the public. As a guidance document and not a rule, the policy in this guidance is not binding on either EPA or any outside parties. Although this guidance provides a starting point for EPA risk assessments, EPA will depart from its policy where the facts or circumstances warrant. In such cases, EPA will explain why a different course was taken. Similarly, outside parties remain free to assert that a policy is not appropriate for a specific pesticide or that the circumstances surrounding a specific risk assessment demonstrate that a policy should be abandoned.

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# List of Acronyms

וחפ	Bolow Dotoction Limit
	Below Quantification Limit
	Code of Federal Regulations
	USDA's Continuing Survey of Food Intake by Individuals
	Duete
	Dietary Exposure Evaluation Model
FC	Emulsifiable concentrates
EDA	U.S. Environmental Protection Agency
FAO	Food and Agriculture Organization
FIFRA	The Federal Fundicide Insecticide and Rodenticide Act
FR	Federal Register
FQPA The F	ood Quality Protection Act of 1996
G	Granulars
HAFT	Highest Average Field Trial
HED	The Health Effects Division of the Office of Pesticide Programs
LOD	Limit of Detection
LOQ	Limit of Quantification
MAFF	UK's Ministry of Agriculture, Fisheries, and Food
Мсар	Microencapsulated
OPP	U.S. EPA's Office of Pesticide Programs
OPPTS	U.S. EPA's Office of Prevention, Pesticides, and Toxic Substances
PDP	U.S. Department of Agriculture's Pesticide Data Program
PHI	Preharvest Interval
SAP	The FIFRA Scientific Advisory Panel
SOP	Standard Operating Procedure
UK	The United Kingdom
USDA	U.S. Department of Agriculture
WHO	World Health Organization
WP	Wettable powders
%CT	Percent of Crop Treated

# **Executive Summary**

This document provides guidance to registrants, other test sponsors and interested parties, and data reviewers on the extent and quality of pesticide residue and ancillary data needed to support the use of more refined "anticipated residues" in acute dietary probabilistic exposure assessments<sup>1</sup>. The purpose of this document is to outline the types of data the Office of Pesticide Programs (OPP) can use to refine residue estimates for pesticides and explain when and how the U.S. Environmental Protection Agency (EPA or the Agency) may use these data. Such data can include (as is further discussed in the document) information from cooking studies, processing studies, and market basket surveys conducted on individual produce items. In addition, such data can include information from "bridging" studies used to support the use of typical application rates in probabilistic risk assessments or residue decline data used to support the use of typical preharvest intervals (PHI) in probabilistic risk assessments. This guidance also provides information on how risk-mitigation activities (*e.g.*, increasing PHI's, lowering maximum label rates) can be considered in OPP risk assessments and used to adjust tolerance levels.

It should be noted that the guidance in this document is not intended to limit or restrict the type of data that may be submitted in support of risk-mitigation measures, and that OPP will consider other data or information as long as they would provide a scientifically sound basis for determining residues at typical application rates for risk mitigation purposes.

<sup>&</sup>lt;sup>1</sup> Although the guidance and examples provided in this document are specific to the refinements of acute dietary risk assessments, the principles discussed can be readily applied to chronic assessments as well.

#### I. Introduction

In October 1998, OPP made available for comment its "Guidance for Submission of Probabilistic Human Health Exposure Assessments to the Office of Pesticide Programs;" (U.S. EPA 1998a). The stated purpose of the guidance document was to describe performance standards for probabilistic human health exposure assessments done for, and by, OPP. The document was not intended to provide step-by-step instructions on conducting probabilistic assessments. Instead, the intent of the document was to provide a conceptual framework that would describe which approaches are most appropriate for consideration in probabilistic assessments.

The document stated that a variety of information could be used to refine OPP's estimates of exposure and risk, which could include information and data on cooking and processing studies, single-serving market basket surveys, and residue decline data. The document noted that if probabilistic exposure assessments submitted to OPP's Health Effects Division (HED) incorporated data based on the range of "typical" application scenarios that may be more restrictive (lower rates, fewer applications, longer PHI's) than the maximum label conditions, then the submitter should present certain information to insure the reliability of such data. OPP stated that residue data should be available to support the inclusion of typical use patterns, and that assumptions of relationships between application rates and resulting residue levels should be supported by data correlating measured residue values to application rates.

Additional details concerning this probabilistic incorporation of typical application scenarios were provided in the following paper (which was made available for public comment through the *Federal Register*): "Data for Refining Anticipated Residue Estimates used in Dietary Risk Assessments for Organophosphate Pesticide;"(U.S. EPA 1999a). This document, and two subsequent more detailed documents entitled "Guidance for the Conduct of Bridging Studies for Use in Acute Dietary Probabilistic Risk Assessment;" (U.S. EPA 1999b) and "Guidance for the Conduct of Residue Decline Studies for Use in Acute Dietary Probabilistic Risk Assessment;" (U.S. EPA 1999c) described the types of data that can be used to refine residue estimates, outlined the basic characteristics of useful data, discussed how residue data and usage data are linked, and explained how OPP would use these types of data in its dietary exposure assessments.

The Agency received comments on the three aforementioned documents from various organizations. All comments were extensively evaluated and considered by the Agency. Each of the commenters offered recommendations for improving the science policy. This document combines the three previous documents submitted for public comment into one revised document that embodies many of the sentiments and recommendations of the commenters. The public comments, as well as a detailed summary of the Agency's response to the comments are being made available in the Federal Register.

Many commenters-including commodity groups, food processors, and pesticide registrants-indicated in their comments that information is available or can be generated that can more accurately characterize actual pesticide use practices and actual residues than the label information and anticipated residue factors that have been traditionally used by OPP. These groups would like the Agency to consider and incorporate these data in its dietary risk assessments and in evaluating possible risk mitigation for specific pesticide uses. This information includes, for example, the range of residues resulting from various application rates and various PHI's, the percentage of pesticide used at various application rates, and the percentage of treated crops harvested at various intervals. Such data are often generated routinely during efficacy and residue testing programs associated with product development. Other useful information that stakeholders may wish to provide would quantify the reductions in residues from storage, cooking and processing practices.

The purpose of this document is to outline the types of data OPP can use to refine residue estimates for pesticides and explain when and how these data may be used. Specifically, this document is intended to provide additional guidance to registrants, other test sponsors, interested parties, and data reviewers on the extent and quality of pesticide residue and ancillary data needed to support the use of more refined "anticipated residues" in acute dietary probabilistic exposure assessments (the principles discussed in the current document, however, can be readily applied to chronic exposure assessments as well). Such data can include (as is further discussed in the document) data from cooking studies, processing studies, and market basket surveys conducted on individual produce items. In addition, such data can include information from "bridging" studies used to support the use of typical application rates in probabilistic risk assessments or residue decline data used to support the use of typical PHI's in probabilistic risk assessments.

This guidance will also serve to provide information on how risk-mitigation activities (*e.g.*, increasing PHI's, lowering maximum label rates) can be considered in OPP risk assessments and used to adjust tolerance levels. It should be noted that the guidance in this document is not intended to limit or restrict the type of data that may be submitted in support of risk-mitigation measures, and that OPP will consider other data or information as long as they would provide a scientifically sound basis for determining residues at typical application rates for risk mitigation purposes.

This policy document is intended to provide guidance to EPA personnel and decisionmakers and to the public. As a guidance document and not a rule, the policy in this guidance is not binding on either EPA or outside parties. Although this guidance provides a starting point for EPA risk assessments, EPA will depart from this policy where the facts or circumstances warrant. In such cases, EPA will explain why a different course was taken. Similarly, outside parties remain free to assert that a policy is not appropriate for a specific pesticide or that the circumstances surrounding a specific risk assessment demonstrate that a policy should be abandoned.

This document is divided into seven sections. The first section is this introduction. Section II provides an overview of OPP's tiered approach to risk assessment and the value of refined anticipated residue data. Sections III, IV, V, and VI provide further, more detailed information of cooking/processing studies, market basket surveys, residue degradation studies, and bridging and residue decline studies, respectively. The last section (Section VII) provides a list of references. Finally, two appendices are included. Appendix 1 provides illustrative sample statistical and other calculations for bridging studies while Appendix 2 provides comparable information for residue decline studies (which would also be applicable for residue degradation studies).

#### II. OPP's Tiered Approach and Value of Refined Anticipated Residue Data

#### A. OPP's Tiered Approach to Exposure Evaluation

OPP typically has used a tiered approach to acute dietary risk assessment. Generally speaking, the level of resources and data needed to refine exposure estimates increase with each tier. Lower tier (Tiers 1 and 2) exposure assessments use residue levels derived from guideline crop field trial data (tolerance levels) and can (for certain crops) use readily available usage information such as the percent of the crop that has been treated (%CT) with a particular pesticide. These estimates tend to overestimate actual pesticide residues in food at the point of consumption. Generally, if dietary risks from pesticide residues in food are not of concern using lower tier exposure estimates, no further refinements are made. With aggregate and cumulative assessments now required by the Food Quality Protection Act of 1996 (FQPA), it is likely that higher tier (Tiers 3 and 4) exposure estimates will be needed. These higher tier assessments may involve probabilistic techniques (*i.e.*, Monte Carlo analyses for acute assessment), often incorporating processing factors (e.g., washing, cooking data), degradation data (for stored commodities), market basket survey information, and other information that allows OPP to more fully consider distributions of residue values. These tiered approaches are more fully described below and in "Classification of Food Forms With Respect to Level of Blending. HED Standard Operating Procedure 99.6;" (U.S. EPA 1999d).

#### 1. Tier 1 and Tier 2 Assessments

Residue information submitted to the Agency to support registrations and determine tolerances represents maximum labeled application rates and minimum labeled PHI's. These "worst-case" conditions are used to ensure that tolerances are set at levels that encompass the highest residues that could be found. In the absence of reliable monitoring data, current procedures call for the use of these controlled field trial residue values (derived from maximum application rates and minimum PHI's) in exposure and risk assessments. Oftentimes, this is the only information that is available to the Agency for use in these assessments. OPP recognizes that these residues do not necessarily reflect (in these tiers) real-world use practices nor declines in residue due to time between harvest and consumption nor typical commercial and consumer practices such as washing, peeling, cooking, etc. The Agency recognizes that using residue data from only the maximum application rate and the minimum PHI in risk assessments may overestimate the actual residue on foods for a number of reasons. Chief among these are: not all applications occur at the maximum label rate; and some crops are treated long before harvest-in effect creating a longer PHI.

#### 2. Tier 3 and Tier 4 Assessments

In cases where the registrant believes that the range of real-world use rates is significantly lower than maximum application rates or the range of real-world PHI's is significantly greater than the minimum label PHI, it may be advantageous to incorporate this information into probabilistic (*i.e.*, Tier 3 and Tier 4) acute exposure and risk assessments. This information can be incorporated, however, only if reliable usage data are available for determining what percentage of the crop is treated at which rate (and/or what percentage is harvested at which PHI's). Together, residue data collected from a series of reduced-use or multi-PHI field trials and information on real-world application rates or PHI's would enable OPP to incorporate the residue values resulting from the entire range of application rates and/or PHI's in the exposure assessment. OPP emphasizes that both multi-rate and/or multi-PHI residue data specifically collected for this purpose and appropriate userelated data are recommended to implement this refinement; neither one, by itself, is sufficient. The reader is referred to a companion paper entitled, "The Role of Use-Related Information in Pesticide Risk Assessment and Risk Management;" (U.S. EPA 1999e) for further discussion of the sources of use data and how EPA employs these data in its assessments.

#### B. Potential Anticipated Residue Refinements

The tiered approach described above permits a number of anticipated residue refinements to be made that may prove valuable when used to obtain better estimates of exposure for use in risk assessment. Such studies can include, for example, cooking/processing studies, bridging (or reduced-use) studies, residue decline studies, and residue degradation studies. Each of these studies is described to a limited degree below. Additional, detailed specifics regarding the design and conduct of these studies are provided subsequently in sections III, IV, V, and VI of this document.

#### 1. Cooking/Processing Studies

Cooking and other home processing information is currently incorporated into OPP risk assessments only to the extent that this information is made available to OPP. If an OPP risk assessment uses residue data generated from field trials as one component of the input file, then the effects of cooking and home preparation/processing are not typically factored into the assessment unless additional studies or information that quantifies the degree of reduction are provided by the data submitted.

Data generated as part of the U.S. Department of Agriculture's (USDA) Pesticide Data Program (PDP), on the other hand, does implicitly incorporate the effects of home preparation in that the produce sampled by PDP is prepared in the laboratory as if for consumption. This generally includes, for example washing and, when appropriate, peeling, trimming, coring, or pitting, depending upon the commodity sampled. Thus, the effects of normal home preparation (except for cooking) is implicitly incorporated into the OPP risk assessment when PDP data are used.

The effects of commercial processing are included in the risk assessment by use of default processing factors included in the Dietary Exposure Evaluation Model (DEEM<sup>™</sup>) exposure and risk assessment software used by OPP. If information is available that indicates a different processing factor is more appropriate, then this revised processing factor is incorporated. OPP Guidelines specifically recommend that processing studies be performed on certain commodities (*e.g.*, corn into corn oil, soybean into soybean meal, etc.) in which case these experimentallydetermined factors are incorporated into OPP risk assessments. However, if a registrant or other data-submitted chooses to provide additional studies for other commodities for which OPP guidelines do not recommend processing studies, this information will be used as well and will be routinely incorporated into the assessment.

#### 2. Bridging Studies

Data from bridging (or reduced use) studies can be used to establish a relationship among residues from field trials conducted at the maximum application scenario (e.g. maximum application rate, highest application frequency, and shortest PHI) and residues expected at the range of more typical rates. This type of study is intended to "bridge" pesticide residue concentrations between maximum application rates used to determine tolerances and the range of more typical rates at which the pesticide is actually applied. Generally, bridging studies consist of one or more field trials using several different application rates. The applications should occur at the same location and at the same time. They are used to establish the relationship between application rate and resulting residue level. This information, together with use/usage information on what fraction of the crop is treated at each rate, permits the Agency to refine its estimates of exposure by incorporating residues resulting from the full range of application rates in its probabilistic assessments. This information, together with information on what fraction of the crop is treated at what rate, could be used to produce a distribution of residue values for use in a probabilistic assessment. Bridging studies and related usage information will influence the dietary risk assessment most when there are large differences between the maximum and typical application rates, and when a large percentage of the applications occurs at less than the maximum rate.

#### 3. Residue Decline Studies

Similar to data from "bridging studies," residue decline data refer to data that can be used to establish a relationship between residue levels at the time of application (or at the label PHI) and residue levels at the range of typical harvest times. These studies recognize that not all crops are harvested at the labeled minimum PHI and are used to establish the relationship between the time of harvest (relative to the last pesticide application) and the level or amount of residues found on the commodity. Because pesticides degrade and dissipate at different rates over time, it cannot be assumed that this relationship is linear, e.g., that doubling the PHI would result in half the residue. In a residue decline study, samples from a single field trial are collected at multiple PHI's and analyzed to determine rates of residue disappearance/dissipation. A minimum of three intervals is recommended, although at least five are preferable. This information, together with use-related information on what fraction of the crop is harvested at each interval, would permit the Agency to refine its estimates of exposure by incorporating the full range of PHI's. This kind of information is most useful when there are large differences between the minimum labeled and typical PHI's and when these pesticidal compounds are relatively short-lived.

#### 4. Residue Degradation Studies

Residue degradation is a concept that is similar to residue decline, except residue *decline* is considered to occur between pesticide application and harvest while residue *degradation* is considered to be a postharvest process (*i.e.*, occurring between harvest and consumer purchase). This information may be particularly useful when a substantial period of time elapses subsequent to harvest but prior to consumption if, for example, extended transportation or storage times are involved.

#### III. Cooking/Processing Studies

Cooking and processing data permit better estimates of pesticide exposure by incorporating information on actual consumer and industry food preparation practices, such as washing, peeling, and various cooking methods.

The Agency recognizes that home processing (including washing, peeling, cooking, etc.) can significantly reduce exposure to pesticides. For example, potatoes would likely be cooked prior to consumption and oranges and bananas would be peeled. If information is available on how these practices affect residue levels in the consumed item, the Agency is willing to consider data that quantify these reductions. In a home processing/cooking study, residue measurements in the raw agricultural commodity are made prior to cooking/washing/peeling and again after cooking/washing/peeling. This reduction factor can then be incorporated into the risk assessment if there is additional information concerning the prevalence of these practices or if the relevant food form is reported in USDA's Continuing Survey of Food Intake by Individuals (CSFII) (*e.g.*, peeled orange; raw potato *vs.* baked potato *vs.* fried potato).

Information on the effects of commercial food processing on pesticide residues can also be considered by OPP in its risk assessment process. In commercial processing studies, samples are collected from at least two points in the processing procedures (*e.g.*, before processing/cooking, after washing, after peeling, at the end of processing, etc.) and a processing factor (typically a large reduction) is calculated. The processing practices used in the study should reflect typical commercial practices (*e.g.*, is the raw agricultural commodity typically washed, peeled, cooked or otherwise treated before canning, freezing, drying or other types of processing) and OPP's risk assessment should reflect how prevalent these practices are and whether these practices represent the industry as a whole or their variation by region. Ideally, for comparison purposes, residue data would be available to compare residues on commodities at various stages of processing-- as they come into the plant, after washing, and after peeling or cooking.

#### IV. Market Basket Data

Market basket data are intended to characterize the difference between the level of residue that is found on commodities in the field and the residues that remain at the time of purchase by the consumer. Market basket surveys use statistically defined sampling procedures designed to produce residue data that can be directly used in a probabilistic assessment. Generally, samples are collected at the point of sale to the consumer (*e.g.*, supermarkets or convenience stores). Samples may be prepared for consumption (*e.g.*, peeled or washed) and generally follow USDA's Pesticide Data Program (PDP) sample preparation protocol (see

<u>http://www.ams.usda.gov/science/pdp/Labop03.pdf</u> for the preparation protocol for a variety of fruits, vegetables, and grains). These types of data are particularly useful in characterizing the actual residues on commodities that are typically consumed fresh as a single serving, for example, apples, oranges and tomatoes.

#### V. Residue Degradation Studies

Similar to residue decline studies (see below), residue degradation studies seek to improve OPP's assessment of exposures. OPP recognizes, for example, that some crops such as apples and potatoes can be typically stored for relatively long periods of time after harvest and before purchase by the consumer. Other items (*e.g.*, tomatoes and bananas) may be typically picked green for ease of transport; of necessity, many days can, therefore, pass between harvest and consumption. Residue degradation studies are designed to characterize the decreasing amounts of pesticide residues over time on commodities *during storage or transportation* (in contrast to residue decline studies that seek to characterize the decreasing concentration of residues between pesticide application and harvest); residue degradation studies incorporate aspects of both residue decline and processing studies. In a residue degradation study, samples are collected before storage or transportation begins and at different points in the "process" that correspond to times that consumers may purchase the food.

#### VI. Bridging and Residue Decline Studies

Bridging and residue decline data can be useful in that they permit OPP to incorporate a range of residues resulting from various application rates or PHI's that are used in actual practice. This section discusses some of the specific issues that are associated with these studies. OPP notes, importantly, that this information is valuable and can be used only when PDP or other monitoring data are not available. If PDP or other monitoring data are available, this monitoring information will generally supercede data resulting from bridging or residue decline studies.

#### A. Purpose, Recommended Location, and Number of Field Trials

For <u>bridging (or reduced-use) studies</u>, side-by-side field trials should be designed to compare residues resulting from maximum label conditions (*i.e.*, those conditions used to derive a tolerance) to the range of more typical application rates. Similarly, <u>residue decline studies</u> should be designed to compare residues resulting from harvest at the minimum label PHI (*i.e.*, those conditions used to derive a tolerance) to the range of more typical PHI. Generally, such comparative data should be obtained from between one and three field trials depending on the number of recommended field trials established in the Residue Chemistry guidelines – see Tables in OPPTS Test Guidelines, Residue Chemistry, 860.1500 for this and other basic information on the conduct of field trials (U.S. EPA 1996).

Specifically, the minimum number of field trials recommended for the residue decline studies is as follows:

Number of Residue Field Trials Recommended by	Recommended Minimum Number and Location of Sites for Side-by-Side Field Trials to Establish Bridging or Residue Decline Data				
Tolerance-setting purposes	Recommended Number	Recommended Region(s)			
more than 12 trials	3 sites	<ol> <li>in region with largest production of the commodity</li> <li>in region with second largest production</li> <li>in region in which largest HAFT was found<sup>1</sup></li> </ol>			
6 to 12 trials	2 sites	<ol> <li>in region with largest production of the commodity</li> <li>in region in which largest HAFT was found<sup>2</sup></li> </ol>			
3 to 5 trials	1 site	1 in region with largest production of the commodity			
<sup>1</sup> The "HAFT" refers to the Highest Average Field Trial. If no HAFT has previously been determined					

<sup>1</sup> The "HAFT" refers to the <u>Highest Average Field T</u>rial. If no HAFT has previously been determined (as, for example, with a new chemical or new use of an old chemical), this trial should instead be performed in the region with the largest production.

<sup>2</sup>If this coincides with the region with the largest production or no HAFT has been determined (*e.g.*, for a new chemical or new use of an old chemical), this trial should instead be performed in the region with the second largest production.

Data establishing relationships between residues and application rates or PHI's should be derived from field trials conducted at the same site and at the same time because of the potential impact of environmental conditions and variability in study conduct on results. Therefore, only data from controlled field trials specifically designed and collected to monitor the effects of application rate or PHI on residues can generally be used. As an example, it would generally NOT be appropriate to attempt to derive a relationship between application rate and resulting residues if data from one application rate were obtained from a field trial conducted in California in 1992 and residues at another application rate were obtained from field trials conducted at the same location or elsewhere three years later. Similarly, it would generally NOT be appropriate to attempt to derive a relationship between PHI and resulting residues if data from different PHI's were obtained from field trial conducted at different locations or at different times. In all cases, data provided should include weather and precipitation records to enhance the evaluation of a study and its results.

#### B. Number of Application Rates or PHI's to be Tested

#### 1. Bridging Studies

Since the purpose of the bridging (reduced-use) field trials is to compare (or "bridge") the residues resulting from the maximum application rate to those representing typical rate(s), one application rate in each field trial should be at the maximum label rate (*i.e.*, that rate used to establish the tolerance); residues at other rates will be compared to residues at this maximum rate to establish the relationship between application rate and resulting expected residue concentrations. At least two other (preferably lower) application rates should be selected (for a total of at least three rates) so that a relationship between application rate and residue level can be calculated and used. The registrant or other sponsor should ideally include in its field trials the maximum label rate, the minimum label rate, and at least one additional intermediate rate (preferably a "typical" rate or a rate mid-way between the maximum and minimum rates).

In some cases when studies are to be conducted to determine the relationship between application rate and residue level, it may be preferable (particularly if <LOQ – limit of quantification – residues are expected) for the registrant or other sponsor to use exaggerated rates in its bridging studies in an attempt to calculate a relationship between application rate and resulting residue level. For example, if minimal residues are expected at the maximum label rate, it may be advisable that the bridging study application rates consist of the full (1x) rate in addition to two other (exaggerated) rates (*e.g.*, 2x and 3x) to ensure that quantifiable residues result.

#### 2. Residue Decline Studies

Since the purpose of the residue decline trials is to develop a relationship between residue concentration and time, the data submitted should submit a sufficient number of residue measurements such that this relationship can be established over the time period of interest (*i.e.*, the range of typical PHI's). Generally, this would involve measuring residues at least three time intervals with five generally recommended. These times should be selected such that more residue measurements are made in the time period of the steepest residue declines such that a reliable relationship can be established.

In some cases when studies are to be conducted to determine the relationship between the time of harvest and residue level, it may be preferable (particularly if <LOQ residues are expected) for the registrant or other sponsor to collect samples prior to the labeled PHI (especially if the decline curve is steep and residues at the PHI and beyond are not clearly in the range of reliable quantification). For example, if minimal residues are expected at the PHI, it may be advisable that the residue decline studies collect samples at time periods both before and following the label PHI to ensure that measurable residues are found and that quantifiable residues result.

#### C. Recommended Sampling Protocol

#### 1. Number of Composite Samples to Collect at Each Application Rate or PHI

For each of the <u>bridging study trials</u> conducted, at least three independent samples should be obtained at each application rate. For example, if reduced use field trials are being conducted with three potential application rates (*e.g.*,  $\frac{1}{2}x$ ,  $\frac{3}{4}x$ , and 1x (maximum label-permitted rate)), a total of at least nine composite samples (three at each rate) should be collected. Similarly, for each of the <u>residue decline field trials</u>, at least three composite samples should be obtained at each PHI, with samples collected at a minimum of three intervals (with at least five preferable). **US EPA ARCHIVE DOCUMENT** 

For example, if residue decline field trials are being conducted with five potential PHI's (*e.g.*, one, two, three, five, and seven days), a total of at least fifteen composite samples (three at each PHI) should be collected at each trial. In addition, for both bridging study and residue decline field trials, control samples should be collected prior to any application of pesticide (*e.g.*, Day -1).

Furthermore, the test sponsor should demonstrate that reduced rates or increased PHI's result in quantitatively reduced residue levels and that the postulated mechanistic structure (*e.g.*, a linear relationship between rate and residue level in the case of a bridging study or a first order decay in residue level with time in a residue decline study) is an adequate representation of reality. The purpose of this effort is to ensure, prior to using probabilistic techniques to refine exposure estimates, that differing application rates or PHI's do result in differing residue levels and that it is appropriate (for example) to postulate that either a linear relationship between application rate and residue level exists or that a residue decay is first-order with time. The Agency believes that if lower application rates or increased PHI's are not demonstrated to result in lower residue levels in crops, then incorporation of any purported resulting lower residues in a probabilistic assessment is not appropriate.

The consequence of this policy is as follows: the registrant or other test sponsor should ensure that a sufficient number of field trial samples are collected at each application rate or PHI, that the analytical method is sufficiently precise, and that the results are sufficiently consistent such that the residue data generated by this exercise can be used in a Monte Carlo assessment. There is little point in conducting reduced-use or residue decline field trials (for insertion into a probabilistic assessment) unless sufficient analytical and sample collection resources are provided to demonstrate that reduced use rates or longer PHI's do result in quantitatively reduced residues. An illustration of the determination of the relationship between application rate or PHI and the resulting residue level is provided in Appendices 1 and 2 for bridging and residue decline data, respectively. It is this relationship that will be used to adjust the 1x residue levels (as determined in the tolerance field trials) to more typical actual application rates or the residues at the label minimum PHI to residues typical of the range of longer PHI's.

#### 2. Single-serving vs. Composite Sampling

It is important that the bridging (reduced-use) study or residue decline field trials be directly comparable to the trials used to establish tolerances <u>as it is this relationship that will be used to "adjust" the</u> <u>measured residues from the field trials used to establish tolerances</u>. Thus, the sample sizes collected during the reduced-use field trials should be the same as those collected during the trials used to establish tolerances. Ordinarily, this means that the sample sizes should be the same as those indicated in the OPPTS Test Guidelines relating to conduct of field trials (see Residue Chemistry Test Guidelines, OPPTS 860.1500, Crop Field Trials).

Nevertheless, while OPP would prefer that *composite* samples be collected as part of reduced-use or residue decline field trials to retain comparability with earlier maximum rate/minimum PHI field trials conducted to support tolerance decisions, OPP still has concerns (shared by the FIFRA Scientific Advisory Panel (SAP), the UK's Ministry of Agriculture, Fisheries, and Food (MAFF), and WHO/FAO) about the effect compositing may have on variation in the measured units. When residue estimates are generated from maximum application rates and minimum PHI's (worst-case conditions), the Program believes that there is an adequate degree of compensating overestimation such that individual unit variation is not of concern. That is, due to the fact that composite field trial data do not take into account residue reduction due to home processing, cooking, and residue degradation during transportation/storage or the fact that few farmers apply at the maximum rate or minimum PHI, composite sample residues from field trials were viewed as adequate for assessing potential single serving residues for acute dietary analyses.

By incorporating the range of application rates and PHI's in a probabilistic scenario, the conservatism built into the use of worst-case field trial data is eroded and OPP may decide to compensate for this with statistically valid data on individual samples and/or unit-to-unit variation. That is, the methods described in this paper necessitate the use of composite samples to "adjust" the residues found in the original field trials conducted to establish the tolerance. However, if the adjustment factors obtained from the bridging or residue decline studies are incorporated into the risk assessment, OPP would be concerned about the use of composite samples that potentially underestimate high-end residues in single-serving samples. To account for and consider this in the risk assessment, OPP will thus evaluate chemical-specific considerations to determine whether the use of composite data from bridging or residue decline field trials is acceptable. This will include consideration of the systemic nature of the pesticide, application type and timing, and the stability of the pesticide as these factors influence the likelihood that data on composited samples at harvest may underestimate residues in single-serving sized samples at the time of consumption.

If examination of these and other factors leads OPP to determine that composited samples from reduced-rate field trials may underestimate risks to one or more subgroups, then other options would be pursued. These could include use of a "decompositing" procedure that would attempt to simulate single-serving samples. As indicated previously, OPP has asked the USDA PDP to provide data that would assist in adequately describing the relationship between residues in single-serving vs. composited samples. Alternatively, these could include: performing a single-serving sized Tier 4 market basket survey, reverting to an exposure assessment based only on maximum label conditions, or calculation of worst-case residues in a single-serving sized component by assuming all residues of the composite sample can be attributed to a component single-serving sized sample. If a registrant or other test sponsor has concerns about this issue, it may be beneficial for them to incorporate an investigation of composite vs. single-serving variability in their reduceduse field trials. Guidance for the conduct of such a study (which may be run as part of the reduced use field trials) can be provided.

The Agency recommends that registrants who wish to perform bridging or residue decline studies for use in acute dietary probabilistic assessments contact the Agency prior to initiation of these studies to ensure that the use of composite samples will not substantially underestimate residues in single-serving samples. The most important considerations would be the systemic nature of the pesticide, application type and timing (*e.g.*, short PHI or postharvest fruit dip), and the stability of the pesticide (especially postharvest and during processing or cooking, as applicable), as these factors influence the likelihood that data on composited samples at harvest may underestimate residues in single serving size samples at the time of consumption. OPP anticipates that for many nonsystemic, surface-type residues that decay rapidly, composite samples from residue decline studies will be acceptable.

#### D. Generation of Adjusted Data for Incorporation into the Probabilistic Analysis

For <u>bridging field trials</u>, once a determination is made that it is appropriate to adjust residue levels from maximum rate/minimum PHI field trials with information obtained from reduced-rate field trials, it becomes necessary to incorporate these data into a Monte Carlo analysis. The first step of this incorporation is to adjust the field trial data that would have been developed earlier for tolerance setting purposes to residues that would have been found had lower application rates been used. A key consideration is that the *variability* inherent in the multitude of tolerance field trials be *retained* while at the same time the data are *adjusted* to account for lower application rates. This is best illustrated with the example provided in Appendix 1. Here, a regression equation is developed from the reduced rate field trials and used to establish a relationship between relative residue and relative application rate. This equation is then used to adjust the original (tolerance-determining) field trial residues.

Similarly for <u>residue decline field trials</u>, it is necessary to incorporate these residue decline data into a probabilistic analysis such that residue levels from maximum rate/minimum PHI field trials is adjusted using information obtained from the specially-conducted residue decline field trials. Briefly, this involves mathematically adjusting (or normalizing) the residues found in the original field trials performed for tolerance-setting purposes to appropriately account for residue decline with time and using the time-adjusted residue values in the appropriate proportions in the exposure and risk assessment. This is best illustrated with the example provided in Appendix 2.

#### E. Incorporation of Adjusted Data into a Probabilistic Analysis

Once the field trial data have been adjusted to incorporate either the use of lower application rates (in the case of bridging studies) or the used of longerthan-label PHI's (in the case of residue decline studies), it is necessary that these residues be inserted into the probabilistic analyses such that the probabilistic analyses select these values in the appropriate proportions. This is illustrated in Appendices 1 and 2, where the actual input values for the Monte Carlo analyses are derived for the case of bridging studies and residue decline studies, respectively.

#### F. Additional Information

# 1. Incorporation of "Less than Limit of Quantification" Values into a Regression Relationship

In some instances, test sponsors may find that residues are "not detected" or, alternatively, are detected but at levels that are <LOQ. The question arises, then, if these values should be incorporated into the regression relationship and, if so, in what manner. Ideally, OPP believes that only quantitative residue measurements should be used to establish a quantitative relationship between the application rate (or PHI) and the resulting residue concentration. Therefore, the sponsor should ensure through proper selection of application rates (including exaggerated rates) and/or postapplication sampling times that quantitatively measurable residues will result during these field trials. The sponsor is not limited to using the enforcement analytical methods, and the use of more sensitive analytical methods, if available, is encouraged. Due to significant quantitative uncertainties, OPP will generally not incorporate <LOQ measurements into its regression analyses (but see below).

Ordinarily (for residue decline field trials), this will mean repeated frequent sampling during the time period immediately following application (*e.g.*, one, two, three, five, and seven days) and less (if any) sampling during the later time periods. In many cases, this will mean that initial sampling will have to occur at time points prior to the label-specified minimum PHI (but note that these concentrations will only be used to establish a decay rate and will generally <u>not</u> be used directly as part of the risk assessment).

In the case of bridging studies, it may in some cases be useful to conduct the field trials at an exaggerated rate (e.g., 2x) such that all residue measurements will be at >LOQ levels and can be used in the regression analysis. Application rates, however, should not be excessively exaggerated (*e.g.*, no more than 5x) since doing so may fundamentally alter decay parameters and processes and this should not be used to compensate for a generally inadequate analytical method.

This limitation is not expected to present a serious impediment to widespread use of the method: if nonquantitative residues are found at a 5x exaggerated rate then the risk assessment would generally be conducted by assuming residues are present at 1/10 the LOQ and it is unlikely that the tested commodities would be a significant risk driver or that a data submitter would have found it necessary to conduct bridging or residue decline field trials in the first place. Again, the residue values obtained from any shorter-than-label-PHI or exaggerated rate level will generally <u>not</u> be used directly in the risk assessment, but will only be used to establish the appropriate decay parameters or proportionate application rate factors.

The purpose of the policy guidance document recommendation that measurements below the LOQ not be used in quantitative regression analysis in determining the effect application rate (or PHI) has on residue levels is to encourage the use of exaggerated rates such that residue measurements can be adequately quantified. OPP nevertheless will consider and evaluate the data generated from field trials in which BDL (Below Detection Limit) or BQL (Below Quantification Limit) measurements are obtained. As always, the OPP reviewer can use his or her judgement and conclude that incorporation of BQL or BDL measurements into quantitative estimates of this relationship is appropriate, depending on the specifics of the case. In these situations, OPP will likely investigate the robustness of the regression analysis by performing a sensitivity analysis of the regression relationship. That is, the sensitivity of the final estimated relationship to assumptions regarding the value associated with the BQL or BDL can be assessed to determine if incorporation of BQL or BDL measurement might significantly affect the outcome of the study or assessment.<sup>2</sup>

OPP, however, believes that the concern about a potential preponderance of BQL or BDL values when field trials are conducted at 1x and lower rates is misplaced. BDL and BQL values generally do not significantly affect OPP dietary risk estimates and it is doubtful that bridging or residue decline studies would be conducted on crops for which BQL or BDL residues are expected.

#### 2. Extrapolation of Results Between Similar Crops

<sup>&</sup>lt;sup>2</sup>In any case, if it is determined that it is appropriate to incorporate BQL limits into a quantitative regression relationship, then it is important that the actual estimated value (and not a default value of one-half LOQ) be incorporated.

Extrapolation of data between similar crops may be allowed on a case-by-case basis, considering similar cultural practices and application patterns. At a minimum, OPP would expect that the crop grouping system used in establishing tolerances (40 <u>CFR</u> 180.41) would be extended to bridging/residue decline studies. That is, studies conducted on three representative crops (as listed in the <u>Code of Federal Regulations</u>) within a crop group could be readily extended to the entire crop group.<sup>3</sup>

#### 3. Use of Multiple Linear Regression Techniques in the Simultaneous Adjustment of Rate and Residue Decline Data

OPP recognizes that in some cases it may be advantageous to simultaneously adjust maximum rate/minimum PHI field trial values for both typical lower-than-label application rates and typical longer-thanlabel PHI's. In these instances, the test sponsor should consider performing field trials in which both application rate and residue decline information is simultaneously collected. This information on both the effects of application rate and residue decline with time can then be combined and analyzed using multiple linear regression techniques and could be used to adjust the original field trial data for any combination of use rate and PHI. In fact, this information could also be used to mathematically "test out" a variety of rate-PHI combinations to determine which combinations are most advantageous in terms of minimizing risk (or maximizing risk reduction) consistent with prudent agricultural practices. Thus, from a resource standpoint, sponsors may want to consider performing field trials in which both application rate and PHI are varied simultaneously and use multiple linear regression to determine bridging factors (for application rate) and residue decline factors (for PHI).

<sup>&</sup>lt;sup>3</sup> As additional data from these bridging/residue decline trials are provided to and analyzed by OPP and OPP is able to further investigate the putative similarities and differences that exist among and between crop groups, more guidance on extrapolation to additional crop groups or classifications may be possible.

# 4. Field Trial Requirements for Pesticides With Various Chemical and/or Physical Forms

The relationship between residue level and application rate may vary among chemical forms of the active ingredient (*e.g.*, the acid, salt, and ester chemical forms of a given pesticide); a representative of each major chemical form of the active ingredient should be compared for several representative crops to determine if there is an effect of chemical form on the relationship between application rate and residue level. The relationship may also vary among formulation classes (and other aspects of the use pattern associated with the application of these formulations), for example, emulsifiable concentrates (EC), wettable powders (WP), granulars (G), dusts (D), or microencapsulated (Mcap) formulations. OPP has divided these into groups of formulation classes based on potential differences in the residue/rate relationship:

- Solid formulations not diluted (e.g., D or G);
- ► Formulations diluted with water (*e.g.*, WP or EC);
- Formulations diluted with oil/organic solvents (*e.g.*, EC or invert emulsions);
- Microencapsulates or time-release G.

The residue decline trials should be conducted in separate locations, as described in this document, for a major chemical or physical form in each formulation class group listed above. The Agency will consider arguments for lesser numbers of trials depending on market share. If any registrant or interested party is uncertain about translating residue data from one formulation to another, these concerns should be raised with the Agency prior to initiation of field trials.

#### VII. References

U.S. EPA 1998a. "Guidance for Submission of Probabilistic Human Health Exposure Assessments to the Office of Pesticide Programs;" draft document. November 4, 1998. http://www.epa.gov/fedrgstr/EPA-PEST/1998/November/Day-05/p29665.htm (63 FR 59780).

U.S. EPA 1999a. "Data for Refining Anticipated Residue Estimates used in Dietary Risk Assessments for Organophosphate Pesticide;" draft document. March 26, 1999. http://www.epa.gov/fedrgstr/EPA-PEST/1999/April/Day-07/6033.pdf (64 FR 16967).

U.S. EPA 1999b. "Guidance for the Conduct of Bridging Studies for Use in Acute Dietary Probabilistic Risk Assessment;" draft document. July 29, 1999. <u>http://www.epa.gov/fedrgstr/EPA-PEST/1999/August/Day-04/p20042.htm</u> (64 <u>FR</u> 42372).

U.S. EPA 1999c. "Guidance for the Conduct of Residue Decline Studies for Use in Acute Dietary Probabilistic Risk Assessment;" draft document. July 29, 1999. http://www.epa.gov/fedrgstr/EPA-PEST/1999/August/Day-04/p20042.htm (64 FR 42372).

U.S. EPA 1999d. "Memorandum from Margaret Stasikowski, Director Health Effects Division to Health Effects Division Staff. "Classification of Food Forms With Respect to Level of Blending. HED Standard Operating Procedure 99.6 (8/20/99);" August 20, 1999.

U.S. EPA 1999e. "The Role of the Use-Related Information in Pesticide Risk Assessment and Risk Management;" draft document. June 29, 1999. http://www.epa.gov/fedrgstr/EPA-PEST/1999/July/Day-14/p17318.htm (64 FR 37977).

# Appendices

- Appendix 1: Example Analysis of Bridging Data and Generation of Appropriately-Weighted Input Residue File for Probabilistic Analysis
- Appendix 2: Example Analysis of Residue Decline Data and Generation of Appropriately-Weighted Input Residue File for Probabilistic Analysis

## Appendix 1 Example Analysis of Bridging Data and Generation of Appropriately-Weighted Input Residue File for Probabilistic Analysis

#### **Introduction**

In an attempt to refine residue estimates as part of a probabilistic assessment, a registrant has conducted two reduced-use field trials with bell peppers. One side-by-side crop trial was conducted in Washington (WA) while the other was conducted in Virginia (VA). The label permits application rates of from 1.0 to 2.0 lb ai/A applied three days prior to harvest. Each of the two reduced-use field trials were conducted at 2.0 lb ai/a, 1.5 lbs ai/A, and 1.0 lbs ai/A (these represent relative application rates of 1.0x, 0.75x, and 0.5x, respectively) with three composite samples (24 individual items per composite) collected at each rate from each trial (with a three-day preharvest interval or "PHI"). A total of 18 composite samples were analyzed.

Data obtained by OPP indicate that 25% of the U.S. bell pepper crop is treated with the pesticide of interest. Of the bell pepper crop that is treated, 20% is treated at the 1.0 lb ai/A rate, 50% is treated at the 1.5 lb ai/A rate, and 30% is treated at the 2.0 lb ai/A rate.

Rate (Ib ai/A)	Residue Level (ppm)					
v	Washington					
2.0	0.2, 1.4, 1.3					
1.5	0.9, 1.0, 0.7					
1.0	0.6, 0.7, 0.6					
	Virginia					
2.0	1.1, 1.3, 1.6					
1.5	0.9, 1.0, 1.3					
1.0	0.6, 0.7, 0.9					

The results from the registrant's two reduced-use field trials are as follows:

## <u>Step 1</u>

Given the results of the field trials presented in above, OPP would conduct exploratory data analyses to ensure that there are not systematic differences between the residue results from each of the two locations. This would include tests for homogeneity of variance to verify that the assumptions for linear regression are satisfied<sup>i</sup>.

A plot of relative application rate vs. relative residue level is shown to the right. Specifically, the relative residue level (*i.e.*, residue concentration at any given application rate divided by the average residue at that trial's 1x rate) is plotted against relative application rate (i.e., the application rate divided by the maximum application rate). We would note that there is no indication of systematic differences between residues generated in the WA trials and residues generated in the VA trials (as indicated by X's and boxes, respectively)<sup>ii</sup>. We note that there appears to be a trend (as expected) toward increasing residues with increasing application rate.



\* \* \*

<sup>&</sup>lt;sup>i</sup> Prior to performing any linear regression to develop a quantitative relationship between relative residue and relative application rate, it would be necessary to verify that the variances do not differ significantly among treatment rates and trials (*i.e.*, to test for homogeneity of variance). Although not specifically illustrated here, Bartlett's and Levine's test for determining homogeneity of variance are among several tests that can be performed. These are more fully described in EPA's publication "Guidance for Data Quality Assessments: Practical Methods for Data Analysis;" (U.S. EPA 1998). This determination is a prerequisite to performing a valid linear regression (*i.e.*, linear regression assumes that variances are equal).

<sup>&</sup>lt;sup>ii</sup> If the rate of residue increase is significantly impacted by location, then alternatives could include use of the smaller slope for all locations or use of each regional-specific relationship in a proportion appropriate for the percent of the crop that is produced there.

Given the results of the field trials presented in the introduction and the results of the preliminary analyses in STEPS 1 and 2, HED would verify that data from the reduceduse field trial studies can be legitimately combined. This would be done by conducting a linear regression and analysis of variance (ANOVA) with the following equation:

$$C_{rel}$$
 =  $\beta_0$  +  $\beta_1 X_1$  +  $\beta_2 X_2$  +  $\beta_3 X_1 X_2$  +  $\epsilon$ 

where  $C_{rel}$  is the relative pesticide concentration (compared to the 1x rate)  $\beta_o$  is the yintercept,  $\beta_1$  is the slope (and represents the increase in the relative concentration

given an increase in the relative application),  $\beta_2$  is the coefficient of the indicator variable "STATE" (a 0-1 variable signifying location -either WA(0) or VA(1)),  $\beta_3$  is the coefficient for the interaction term, and  $\varepsilon$  is the error term. The linear regression results for the sample data are shown in the "Analysis of Variance" and

"Parameter Estimates" blocks to

Analysis of Variance					
Source	DF	Sum of Squares	Mean Square	F Ratio	
Model	3	0.72037222	0.240124	16.5490	
Error	14	0.20313889	0.014510	Prob>F	
C Total	17	0.92351111		<.0001	

Parameter Estimates				
Term	Estimate	Std Error	t Rati	o Prob> t
Intercept	0.1116667	0.152896	0.73	0.4772
Rel. Rate	0.9	0.196706	4.58	0.0004
STATE	-0.163889	0.216227	-0.76	0.4611
Rel. Rat*STATE	0.1266667	0.278184	0.46	0.6559

To determine if the two

the right.

regressions differ, the null hypothesis that  $\beta_2 = \beta_3 = 0$  is tested against the alternative that  $\beta_2$  and  $\beta_3$  are not both equal to 0. This is appropriately performed by using the *partial F test.* The calculation is as follows:

$$F^* = \frac{0.0213 + 0.00301}{2} \div \frac{0.2031}{18-4} = 0.838$$

To control alpha at 0.05 (for example), we require F(0.95,2,14) = 3.7. Since  $F = 3.7 > F^* = 0.838$ , there is no reason to conclude that the two regression functions are different (this can also be done with a Sequential (Type 1) test shown in the box labeled "Sequential (Type 1) Tests" below. This analysis indicates that relative residues **do** increase with increasing application rate, but that the relative rate of residue increase is **not** significantly impacted by the location.<sup>III</sup> Thus, the regression

analysis can be performed legitimately after removing the location ( $\beta_2$ ) and interaction ( $\beta_3$ ) terms and, in effect, adopting a single (uniform) value for the relative rate of increase in residue concentration.

Sequential (Type 1) Tests						
Source	Nparm	DF	Seq SS	F Ratio	Prob>F	
Rel. Rate	1	1	0.69600833	47.9678	<.0001	
STATE	1	1	0.02135556	1.4718	0.2451	
Rel. Rate*STATE	1	1	0.00300833	0.2073	0.6559	

\* \* \*

#### Step 3

In STEP 2, it was found that the location and interaction terms ( $\beta_2$  and  $\beta_3$  in the regression equation) were not significant and could be eliminated from the regression equation. Given this result, the regression equation would be re-written as follows:

$$C_{rel} = \beta_0 + \beta_1 X_1 + \varepsilon$$

Summary of Fit					
RSquare	0.753655				
RSquare Adj	0.738258				
Root Mean Square Error	0.119243				
Mean of Response	0.752222				
Observations (or Sum Wgts)	18				

<sup>&</sup>lt;sup>iii</sup>Again, if the rate of residue increase is significantly impacted by location, then alternatives could include use of the smaller slope for all locations or use of each regional-specific relationship in a proportion appropriate for the percent of crop that is produced there.

Note from the "Parameter Estimates" block for this new regression formula that the "t-ratio" for Rel Rate ( $\beta_1$ ) is significant (p<0.0001) which confirms that residues do increase with increasing relative application rate.

Parameter Estimates						
Term	Estimate	e Std Error	t Rat	i o Prob>  t		
Intercept	0.0297222	0.107024	0.28	0.7848		
Rel. Rate	0.9633333	0.13769	7.00	<.0001		

Importantly, the parameter estimate for Rel. Rate ( $\beta_1$ ) is 0.9633. This is the estimate for the relative increase in residue that will later be used to adjust the residues obtained from the field trial data. From

the F-ratio of 0.1781 in the "Lack of Fit" block (p=0.6790), there is no reason to conclude that the linear model does not adequately describe the data.

At this point, OPP would examine graphical plots of the

Lack of Fit				
Source	DF	Sum of Squares	Mean Square	F Ratio
Lack of Fit	1	0.00266944	0.002669	0.1781
Pure Error	15	0.22483333	0.014989	Prob>F
Total Error	16	0.22750278		0.6790
				Max RSq
				0.7565

residuals against either the fitted values or the application rate predictor variable to confirm that no patterns were evident. OPP would also produce a normal plot and a box plot of the residuals to verify that the residuals had an approximately normal distribution (see Figure A.1-1). All of these plots should support the appropriateness of the regression model for the data.

Note that if the t-ratio for Rel. Rate from the "Parameter Estimates" block (or in this case the equivalent F-ratio from the "Analysis of Variance" Block) were not significant, OPP could conclude

Analysis of Variance						
Source	DF	Sum of Squares	Mean Square	F Ratio		
Model	1	0.69600833	0.696008	48.9494		
Error	16	0.22750278	0.014219	Prob>F		
C Total	17	0.92351111		<.0001		

that there is no statistically significant relationship between relative residue level and application rate. In this situation, the residue data provided by this study might *not* be used and the probabilistic analysis conducted by OPP could revert to using the residue data obtained from the maximum rate and minimum PHI bell pepper field trials originally developed to establish the tolerance. Information on "typical" application rates might not be quantitatively incorporated. A similar conclusion could be reached if the F-ratio in the "Lack of Fit" block were significant: in this case, OPP could conclude from these data that there was sufficient evidence against the hypothesis of a linear relationship between application rate and residue level and that it would be inappropriate to incorporate this information into a probabilistic analysis and alternative means of analysis should be pursued.





Test for Normality						
Shapiro-Wilk	W Test					
W Prob <w< th=""></w<>						
0.937965	0.2719					



Initially, a total of five maximum rate/minimum PHI field trials was performed to establish tolerances; during these trials, a total of 10 composite bell pepper samples (*i.e.*, two per trial) was collected and analyzed<sup>iv</sup>. As per OPP guidelines, the trials were conducted in the appropriate geographic regions and in the appropriate numbers such that they are adequately representative of national production. The results were as follows:

Trial	Residue Level (ppm)
	(1° 1° )
1	1.8,1.4
2	0.8.1.2
-	0.0,
3	1.8,1.6
4	1.4,1.5
5	1.4,1.8

As a result of the newly submitted reduced-use field trials, the Agency has determined (see "Parameter Estimates" block in STEP 3) that the appropriate relationship between relative residue levels and relative application rate is as follows:

 $C_{rel}$  = 0.030 + 0.963 x relative application rate +  $\varepsilon$ 

<sup>&</sup>lt;sup>iv</sup>This is provided for demonstrative purposes only. OPP Guidelines actually recommend eight crop field trials for bell peppers and a minimum of 16 samples; therefore it is unlikely that 10 composite bell pepper samples from five field trials would be adequate for use in a probabilistic risk assessment. The five field trials cited here are for illustrative purposes only.

This is the relationship that would be used to adjust the results from the ten composite samples from the five maximum rate/minimum PHI field trials conducted earlier to establish tolerances (and listed above) to the results that would be expected to occur at the range of more typical application rates. As an example, if one of the maximum rate/minimum PHI residue values from a 1x application rate of 2 lb ai/A was 1.8 ppm (as in Trial 1 above), this value would be adjusted to a 1.5 lb ai/A (0.75x) rate by multiplying the 1.8 ppm value by 0.963 x 0.75 and adding 0.030. This would produce an adjusted residue value of 1.33 ppm. Each of the ten maximum rate/minimum PHI 1x values would be adjusted in this manner to yield a collection of ten residue values appropriate for a 0.75x rate. A similar operation would be used to adjust the same ten maximum rate residue values to a 0.5x (or 1.0 lb ai/A) rate (which in the case of the 1.8 ppm value would produce an adjusted residue level of 0.90 ppm). In this manner, OPP would develop from the 10 composite samples originally collected for tolerance setting purposes, a series of ten comparable residue values that would reflect expected residues at a 0.75x rate as well as a series of ten residue values reflective of expected residues at the 0.5x rate. These are illustrated below for the sample data:

Trial	Residue Levels (ppm)	Adjusted Residue Levels (ppm)			
	1x	0.75x 0.5X			
1	1.8, 1.4	1.33, 1.04	0.90, 0.70		
2	0.8, 1.2	0.60, 0.89 0.41, 0.60			
3	1.8, 1.6	1.33, 1.18	0.89, 0.80		
4	1.4, 1.5	1.04, 1.11	0.70, 0.75		
5	1.4, 1.8	1.04, 1.33	0.70, 0.89		

Using the series of adjusted residue values that correspond to those application rates for which use data exist, it now becomes necessary to insert these values *(in the appropriate proportions)* into a probabilistic assessment. It is critical, for example, that if only 6% of the crop is treated at the maximum rate, that there only be a 6% probability of selecting a residue value that reflects this rate.

The Agency has determined from available use data that only 25% of the bell pepper crop is treated with the pesticide of interest (as originally stated in the introductory section to this example). Of those bell peppers that are treated, 20% are treated at the 1.0 lb ai/A rate, 50% are treated at the 1.5 lb ai/A rate, and 30% are treated at the 2.0 lb ai/A rate (these represent the 0.5x, 0.75x, and 1x rates, respectively). Thus, the maximum rate/minimum PHI field trial data conducted earlier for tolerance-setting purposes will be adjusted to account for the lower residue levels (as determined in STEP 3 and repeated in STEP 4) in the appropriate proportions (as determined by percent crop treated and treatment rate data presented in the introductory section to this example). Given this information, 20%, 50%, and 30% of the treated commodity input file to any Monte Carlo analysis would be required to contain data representative of the 1-, 1.5-, and 2- lb ai/A treatment rates, respectively. In addition, the Monte Carlo file should be constructed such that there is only a 25% probability of selecting a treated commodity (and thus a 75% probability of selecting an untreated commodity with consequent residue levels of zero).

To do this, the ten original residue values representing the 1x rate from the maximum rate/minimum PHI tolerance field trials would each be entered into the Monte Carlo file three times, the ten adjusted residue values representing the 0.75x rate would each be entered five times, and the ten adjusted residue values representing the 0.5x rate would each be entered twice in order to provide the appropriate 3:5:2 ratio for the 1x, 0.75x, and 0.5x application rates<sup>v</sup>. This would produce a file with a total of 100 positive residue values and would represent the number of "nonzeroes" in the file. To incorporate the nontreated fraction of the commodity (*i.e.*, that portion with residue values of true zero), 300 "zero" values would also be entered. Thus, there would be a total of 400 potential zero or nonzero residue levels from which to select, of which 300 (or 75%) represent zero for the nontreated commodities, and 100 (or 25%) represent treated commodities in proportions appropriate to reflect the 3:5:2 ratios for the 2.0, 1.5, and 1.0 lb ai/A treatment rates, respectively.

The results of this analysis are shown in the table on the following page with exposures (as estimated by DEEM<sup>™</sup> software) shown for the general U.S. population and children one to six at the 99.9<sup>th</sup>, 99<sup>th</sup>, and 95<sup>th</sup> percentiles for consumers only.

<sup>&</sup>lt;sup>v</sup>Alternatively (and equivalently), these residue values could be inserted into four separate files (one each representing values of 0 (for nontreated), 1x, 0.75x, and 0.5x relative application rates) with associated probabilities of 75%, 7.5%, 12.5%, and 5%, respectively.

	DEEM-estimated Exposure (consumers only)– mg/kg/day (Relative Exposureª)					ау
Method	Gen	eral U.S. Popul	ation	Child	ren One to	Six
	99.9 <sup>th</sup>	99 <sup>th</sup>	95 <sup>th</sup>	99.9 <sup>th</sup>	99 <sup>th</sup>	95 <sup>th</sup>
Assuming Treatment at 1x rate of Treated Crop	0.0229 (1.00)	0.00830 (1.00)	0.00089 (1.00)	0.02986 (1.00)	0.01437 (1.00)	0.00233 (1.00)
Probabilistic Treatment of Distribution of Treatment Rates (1x, 0.75x, and 0.5x)	0.01843 (0.81)	0.00638 (0.77)	0.00067 (0.75)	0.02484 (0.83)	0.01116 (0.77)	0.001807 (0.77)
<sup>a</sup> Expressed relative	to estimated	d exposure assu	ming all appli	cations occur at	label-maxim	num rate.

As can be seen in the above table, the probabilistic use of a full distribution of treatment rates (*i.e.*, 1x, 0.75x, and 0.5x) results in lower estimated exposures than would be calculated assuming that all application rates occur exclusively at the label rate. At the 99.9<sup>th</sup> percentile for the general U.S. population, for example, the probabilistic treatment of application rates, results in an estimated exposure at the 99.9<sup>th</sup> percentile that is only 81% of that exposure that would have been estimated without this probabilistic treatment. For children aged one to six, the corresponding percentage is 83%. Thus, the incorporation of a distribution of treatment rates into the exposure and risk assessment can result in significantly reduced exposure estimates.

## REFERENCE

U.S. EPA 1998. "Guidance for Data Quality Assessment: Practical Methods for Data Analysis;" EPA QA/G9 QA-97 Version. Office of Research and Development. <u>http://www.epa.gov/r10earth/offices/oea/epaqag9.pdf</u> (EPA/600/R-96/084)

## Appendix 2 Example Analysis of Residue Decline Data and Generation of Appropriately-Weighted Input Residue File for Probabilistic Analysis

#### **Introduction**

In an attempt to refine residue estimates as part of a probabilistic assessment, a registrant has conducted two field trials sampling bell peppers at various times following pesticide application. One side-by-side crop trial was conducted in OR while the other was conducted in DE. The label permits a preharvest interval (PHI) of three days. Samples were collected at one, two, three, five, and seven days following application. Three composite samples (24 individual items per composite) were collected at each PHI from each trial. A total of 30 composite samples was analyzed.

OPP data indicate that of the bell pepper crop that is treated, 20% is harvested three days following application (*i.e.*, at the label PHI), 30% is harvested five days after application, and the remaining 50% is harvested 10 days following application. They have further estimated that only 25% of the bell pepper crop is treated.

The	results	from	the	registrant's	two	field	trials	are	as	follows:	
-		-									

PHI (day)	Residue Level (ppm)
	Oregon
1	3.1, 3.0, 2.7
2	2.8, 2.4, 2.3
3	2.5, 2.4, 2.1
5	2.1, 1.8, 1.7
7	1.7, 1.5, 1.3
	Delaware
1	5.9, 5.6, 5.2
2	5.5, 5.3, 4.8
3	4.7, 4.7, 4.1
5	4.0, 3.7, 3.5
7	3.2, 2.4, 2.7

\* \* \*

#### <u>Step 1</u>

Given the results of the field trials presented in above, OPP would conduct exploratory data analysis and hypothesize as a preliminary assumption that residue decline is first order with respect to concentration. This exploratory data analysis would also include tests for homogeneity of variance to verify that the assumptions for linear regression are satisfied. Specifically, prior to performing the linear regression analysis to estimate the residue decline rates in OR and DE, it would be necessary to verify that the



variances do not differ significantly among the residue values across PHI's and trials (*i.e.*, to test homogeneity of variance).<sup>i</sup>

A plot of the natural logarithm of residue (Inres) *vs.* PHI is shown above. The lower curve represents residue decline in OR while the upper curve represents decline in DE. There does not appear to be any indication of systematic differences between residue decline rates between these states (*i.e.*, the slopes, representing the decay rates, appear to be similar)<sup>ii</sup>. Furthermore, there is a statistically significant trend (as expected) in both trials toward decreasing residues with increasing PHI as evidenced by the PHI coefficients of -0.1092 day<sup>-1</sup> and -0.1171 day<sup>-1</sup> (p-value of <0.001) for the OR and DE sites, respectively:

<sup>&</sup>lt;sup>i</sup> Although not specifically illustrated here, Bartlett's and Levine's Tests for determining homogeneity of variance are among several tests that can be performed. These are more fully described in EPA's publication "Guidance for Data Quality Assessment: Practical Methods for Data Analysis;" (U.S. EPA 1998). This determination is a prerequisite for performing a valid linear regression (*i.e.*, linear regression assumes that variances are equal).

<sup>&</sup>lt;sup>ii</sup> If there was any indication of significant differences in slope between the field trials, then analysis would proceed on a case-by-case basis; this could include use of the slowest degradation rate for all locations or use of each regional rate in proportion to percent of crop grown in that region.

Parameter E	stimates					
Term	Estimat	e Std Err	or t Rat	i o Prob>	t Lower 95%	Upper 95%
Intercept	1.8600116	0.042471	43.79	<.0001	1.7682588	1.9517643
phi	-0.117173	0.010124	-11.57	<.0001	-0.139044	-0.095302

#### OR Site:

Parameter E	stimates					
Term	Estimat	e Std Erro	r t Rat	i o Prob>	t Lower 95%	Upper 95%
Intercept	1.1634715	0.046888	24.81	<.0001	1.0621762	1.2647669
phi	-0.109228	0.011176	-9.77	<.0001	-0.133373	-0.085082

# <u>Step 2</u>

Given the results of the field trials and the results of the preliminary analysis presented above, OPP would typically verify if data from the residue decline studies could be legitimately combined. This could be done by conducting a linear regression and Analysis of Variance (ANOVA) with the following equation:

 $\ln C_t = \beta_0 + \beta_1 X_1 + \beta_2 X_2 + \beta_3 X_1 X_2 + \varepsilon$ 

where  $\beta_{o}$  is the natural logarithm of the y-intercept (C\_o),  $\beta_{1}$  is the slope (and represents

the first order decay rate),  $\beta_2$  is the coefficient of the indicator variable "STATE" (a 0-1 variable signifying location -- either DE(0) or OR(1)), and  $\beta_3$  is the coefficient for the interaction term. The linear regression results for the sample data are shown to the right and below in the "Summary of Fit" and "Parameter Estimates" blocks.

Summary of Fit	
RSquare	0.961453
RSquare Adj	0.957006
Root Mean Square Error	0.088958
Mean of Response	1.10422
Observations (or Sum Wgts)	30

We note from the "Parameter Estimates" block to the right that the tratio for PHI ( $\beta_1$ ) is significant (t = -10.99; p<0.001) while the t-ratio for the  $\beta_3$  interaction term (t= 0.53, p = 0.6027) is not<sup>iii</sup>. This indicates that residues **do** decline with increasing

Parameter	Estimates			
Term	Estimate	Std Erron	t Rati	io Prob> t
Intercept	1.8600116	0.044734	41.58	<.0001
phi	-0.117173	0.010663	-10.99	<.0001
State	-0.69654	0.063263	-11.01	<.0001
phi*State	0.0079454	0.01508	0.53	0.6027

PHI but that the rate of residue decline is **not** significantly impacted by the location.<sup>iv</sup> Thus, the regression analysis can be legitimately performed after <u>removing</u> this interaction term and, in effect, adopting a single (uniform) value for the rate of residue decline.

\* \* \*

#### <u>Step 3</u>

Since we concluded above that the interaction term ( $\beta_3$  in the above regression equation) was not significant and could be eliminated from the regression equation, the regression equation would be re-written as follows to exclude the nonsignificant interaction term:

 $\ln C_t = \beta_0 + \beta_1 X_1 + \beta_2 X_2 + \varepsilon$ 

<sup>&</sup>lt;sup>iii</sup> Note that the t-test is appropriate in this instance because there are only two trials. In the case of crops in which three trials are required, it is appropriate to test that no regression slopes are different and a second interaction term ( $\beta_4$ ) would be necessary to properly code the variables. In this case, the more general *partial* F test (and not the t-test) would be the appropriate statistical procedure to apply.

<sup>&</sup>lt;sup>iv</sup> Again, if the rate of residue decline is significantly impacted by location, then alternatives could include use of the slowest degradation rate for all locations or use of each region-specific degradation rate in a proportion appropriate for the percent of crop that is produced there.

Note from the "Summary of Fit" block and "Parameter Estimates" block for this new regression formula that correlation coefficient of 0.961 demonstrates that a substantial amount of the variation in residues is explained by the PHI, and the t-ratio for PHI ( $\beta_1$ ) is significant (p<0.001), which confirms

Summary of Fit	
RSquare	0.961042
RSquare Adj	0.958156
Root Mean Square Error	0.08776
Mean of Response	1.10422
Observations (or Sum Wgts)	30

that residues decline with increasing PHI. Importantly, the parameter estimate for PHI ( $\beta_1$ ) is -0.1132. This is the estimate for the common first-order decay constant for the two trials (*i.e.*, the value for  $\beta_1$  in the above equation) that will later be used to adjust

the residues obtained from the field trial data. From the F-ratio of 0.2759 in the "Lack of Fit" block (p=0.9562), there is no reason to conclude that the first order decay model does not adequately describe the data.

Parameter	Estimates			
Term	Estimate	Std Erro	or t Rati	i o Prob>  t
Intercept	1.8457099	0.035079	52.62	<.0001
phi	-0.113201	0.007438	-15.22	<.0001
State	-0.667937	0.032045	-20.84	<.0001

At this point, it would be appropriate to examine graphical plots of the residuals against either the fitted values or the PHI predictor variable to confirm that no patterns were evident. A normal plot and a box plot of the residuals might also be produced to verify that the residuals had an approximately normal distribution and a Shapiro-Wilk

test for normality could be conducted for confirmation of residual normality. All of these plots and statistics should support the appropriateness of the regression model for the data. These plots and statistics are illustrated in Figure A.2-2.

Lack of Fit				
Source	DF	Sum of Squares	Mean Square	F Ratio
Lack of Fit	7	0.01831394	0.002616	0.2759
Pure Error	20	0.18963568	0.009482	Prob>F
Total Error	27	0.20794963		0.9562
				Max RSq
				0.9645

Analysis of Variance						
Source	DF	Sum of Squares	Mean Square	F Ratio		
Model	2	5.1298047	2.56490	333.0247		
Error	27	0.2079496	0.00770	Prob>F		
C Total	29	5.3377543		<.0001		

If the t-ratios for PHI from the "Parameter Estimates" block (or in this case the equivalent F-ratio from the "Analysis of Variance" Block) were not significant, there would be no statistically significant relationship between residue level and PHI. In this case, the residue decline data provided by this study might *not* be used and the probabilistic analysis conducted by OPP could revert to using the residue data obtained from the maximum rate and minimum PHI bell pepper field trials originally developed to establish the tolerance. Information on "typical" PHI's, in this instance, might not be incorporated, and an alternate method might be sought. A similar conclusion could be reached if the F-ratio in the "Lack of Fit" block were significant: in this case, OPP could conclude from these data that there was sufficient evidence against the hypothesis of first order decay of residues with time such that it would be inappropriate to incorporate this into a probabilistic analysis and alternative means of analysis should be pursued.







### Step 4

Previously, a total of five maximum rate/minimum PHI field trials was performed to establish tolerances; during these trials, a total of 10 composite bell pepper samples (*i.e.*, two per trial) was collected and analyzed<sup>v</sup>. As per HED guidelines, the trials were conducted in the appropriate geographic regions and in the appropriate numbers such that they are adequately representative of national production. The results were as follows:

Trial	Residue Level (ppm)			
1	5.2, 5.4			
2	2.8, 3.2			
3	1.8, 1.6			
4	1.4, 1.5			
5	1.4, 1.8			

As a result of the residue decline field trials, OPP has determined previously (in STEP 3) that the appropriate estimate for residue decline (through a first-order decay process) is 0.1132 day<sup>-1</sup>. Thus, the appropriate equation to adjust each (original) maximum rate/minimum PHI field trial value is as follows:

 $C_{t=T} = C_{t=minPHI} \times e^{(\beta_2)(n-minPHI)}$ 

where  $C_{t=minPHI}$  is the residue value to be adjusted (*i.e.*, the residue sampled at the minimum label PHI in the original field trials),  $\beta_2$  is the residue decline constant determined previously, and "n" is the number of days following application at which actual harvest occurs. This is the relationship that would be used to adjust the results from the ten composite samples from the five original field trials conducted earlier to establish tolerances to the results that would be expected to occur at the range of more typical application PHI's. As an example, if one of the maximum rate/minimum PHI residue values from a 1x application rate at the label PHI of three days was 5.2 ppm (as in Trial 1 above), this value would be adjusted as follows forgive and 10 day PHI's:

<sup>&</sup>lt;sup>v</sup>This is provided for example purposes only. HED Guidelines actually recommend eight crop field trials (and 16 samples) for bell peppers; therefore, it is unlikely that 10 composite bell pepper samples from five field trials would be adequate for use in a probabilistic risk assessment.

6-day: C  $_{t=6 \text{ days}} = 5.2 \text{ ppm x e}^{(-0.113)(6-3)} = 5.2 \text{ ppm x } 0.7125 = 3.70 \text{ ppm}$ 10- day: C  $_{t=10 \text{ days}} = 5.2 \text{ ppm x e}^{(-0.113)(10-3)} = 5.2 \text{ ppm x } 0.4534 = 2.36 \text{ ppm}$ 

Each of the ten maximum rate/minimum PHI 1x values would be adjusted in this manner to yield a collection of residue values reflecting any desired PHI. In this manner, one would develop from the 10 composite samples originally collected for tolerance setting purposes, a series of comparable residue values that would reflect expected residues at various time intervals following residue decline. These are illustrated below for the sample data:

Trial	Residue Level (ppm)	Adjusted Residue Level (ppm)		
	3 day	6 days	10 days	
1	5.2, 5.4	3.7, 3.9	2.4, 2.4	
2	2.8, 3.2	2.0, 2.3	1.3, 1.5	
3	1.8, 1.6	1.3, 1.1	0.82, 0.73	
4	1.4, 1.5	1.0, 1.1	0.63, 0.68	
5	1.4, 1.8	1.0, 1.3	0.63, 0.82	

\* \* \*

## <u>Step 5</u>

Given that the series of adjusted residue values (derived above) which correspond to those PHI's for which BEAD use-related data are available, it now becomes necessary to insert these values <u>(*in the appropriate proportions*)</u> into a probabilistic assessment. It is critical, for example, that if only 5% of the crop is harvested following the minimum (label) PHI, that there only be a 5% probability of selecting a residue value that reflects this PHI. In this example, OPP has determined that only 20% of the treated bell pepper crop is harvested at the minimum label PHI of three days, that 30% is harvested five days following treatment, and the remaining 50% is harvested 10 days following treatment. Thus, the maximum rate/minimum PHI field trial data conducted earlier for tolerance-setting purposes can be adjusted to account for the lower residue levels (*as determined by the above equation*) in the appropriate proportions (*as determined by the BEAD percent crop treated and treatment rate data*). Given this information, we note that 20%, 30%, and 50% of the treated commodity input file to any Monte Carlo analysis would be required to contain data representative of the three-, six-, and 10-day PHI's, respectively. In addition, the Monte Carlo file should be constructed such that there is only a 25% probability of selecting a treated commodity to comply with the estimate of 25% crop treated (and thus a 75% probability of selecting an untreated commodity with consequent residue levels of zero).

To do this, the ten original residue values representing the three-day PHI from the maximum rate/minimum PHI tolerance field trials would each be entered into the Monte Carlo file two times, the ten adjusted residue values representing the five day PHI would each be entered three times, and the ten adjusted residue values representing the 10-day PHI would each be entered five times<sup>vi</sup>. This would produce a file with a total of 100 positive residue values and would represent the number of "nonzeroes" in the file. To incorporate the nontreated fraction of the commodity *(i.e.,* that portion with residue values of true zero), 300 "zero" values would also be entered. Thus, there would be a total of 400 potential zero or nonzero residue levels from which to select, of which 300 (or 75%) represent zero for the nontreated commodities, and 100 (or 25%) represent treated commodities in proportions appropriate to reflect the 2:3:5 ratios for the three-, six-, and 10-day PHI's, respectively.

<sup>&</sup>lt;sup>vi</sup>Alternatively (and equivalently), these residue values could be inserted into four separate files (one each representing values of zero residues (for nontreated), three days, six days, and 10 days with associated probabilities of 75%, 5%, 7.5%, and 12.5%, respectively).

The results of this analysis are shown below with exposures (as estimated by DEEM<sup>™</sup> software) shown for the general U.S. population and children one to six at the 99.9<sup>th</sup>, 99<sup>th</sup>, and 95<sup>th</sup> percentiles:

	DEEM-estimated Exposure (consumers only) – mg/kg/day (Relative Exposureª)					
Method	General U.S. Population			Children One to Six		
	99.9 <sup>th</sup>	<b>99</b> <sup>th</sup>	95 <sup>th</sup>	99.9 <sup>th</sup>	<b>99</b> <sup>th</sup>	95 <sup>th</sup>
Assuming Harvest of Treated Commodity at label-prescribed minimum PHI of 3 days	0.0089 (1.00)	0.0024 (1.00)	0.00057 (1.00)	0.0138 (1.00)	0.00509 (1.00)	0.00116 (1.00)
Probabilistic Treatment of Distribution of PHI's (3-, 6-, and 10-days)	0.0054 (0.61)	0.0014 (0.60)	0.00027 (0.47)	0.00992 (0.72)	0.00325 (0.64)	0.00069 (0.60)
<sup>a</sup> Expressed relative to estimated exposure assuming harvest occurs at label-minimum PHI of 3 days.						

As can be seen in the above table, the probabilistic use of a full distribution of PHI's (*i.e.*, three-, six-, and 10-days) results in lower estimated exposures than would be calculated assuming that all harvests occur exclusively at the label PHI of three days. At the 99.9<sup>th</sup> percentile for the general U.S. population, for example, the probabilistic treatment of PHI, in this example, results in an estimated exposure at the 99.9<sup>th</sup> percentile that is only 61% of which it would have been had it been estimated without this probabilistic treatment. For children one to six, the corresponding percentage is 72%. Thus, the incorporation of a distribution of PHI's into the exposure and risk assessment can result in significantly reduced exposure estimates.

## REFERENCE

U.S. EPA 1998. "Guidance for Data Quality Assessment: Practical Methods for Data Analysis;" EPA QA/G9 QA-97 Version. Office of Research and Development. <u>http://www.epa.gov/r10earth/offices/oea/epaqag9.pdf</u> (EPA/600/R-96/084).