SCC MEETING OF September 19, 2001

WILL APPEAR IN THE PART I - CANADA GAZETTE -

OF SEPTEMBER 29, 2001

FOOD AND DRUG REGULATIONS – PROPOSED AMENDMENT

SCHEDULE NO. 1287 (CLORANSULAM-METHYL)

REGULATORY IMPACT ANALYSIS STATEMENT
(This statement is not part of the Regulation)

Description

Under authority of the Pest Control Products Act, the Pest Management Regulatory Agency (PMRA), of Health Canada, has approved an application for the registration of the pest control product (pesticide) cloransulam-methyl as a herbicide for the control of broadleaf weeds in soybeans as pre-emergent and post-emergent treatments. This proposed regulatory amendment would establish a Maximum Residue Limit (MRL) under the Food and Drugs Act for residues of cloransulam-methyl and its metabolite resulting from this use in soybeans, in order to permit the sale of food containing these residues.

Before making a registration decision regarding a new pest control product, the PMRA conducts the appropriate assessment of the risks and value of the product specific to its proposed use. Pest control products will be registered if: the data requirements for assessing value and safety have been adequately addressed; the evaluation indicates that the product has merit and value; and the human health and environmental risks associated with its proposed use are acceptable.

The human health risk assessment includes an assessment of dietary risks posed by expected residues of the pest control product, as determined through extensive toxicological studies. An acceptable daily intake (ADI) and/or acute reference dose (ARD) is calculated by applying a safety factor to a no observable adverse effect level or, in appropriate cases, by applying a risk factor which is calculated based on a linear low-dose extrapolation. The potential daily intake (PDI) is calculated from the amount of residue that remains on each food when the pest control product is used according to the proposed label and the intake of that food from both domestic and imported sources in the diet. PDIs are established for various Canadian subpopulations and age groups, including infants, toddlers, children, adolescents and adults. Provided the PDI does not exceed the ADI or ARD for any subpopulation or age group, and the lifetime risk is acceptable, the expected residue levels are established as MRLs under the Food and Drugs Act to prevent the sale of food with higher residue levels. Since, in most cases, the PDI is well below the ADI and lifetime risks are very low when MRLs are originally
established, additional MRLs for the pest control product may be added in the future.

After the review of all available data, the PMRA has determined that an MRL for cloransulam-methyl, including its metabolite, of 0.01 parts per million (ppm) in soybeans would not pose an unacceptable health risk to the public.

**Alternatives**

Under the Food and Drugs Act, the sale of food containing residues of pest control products at a level less than or equal to 0.1 ppm is permitted unless a lower MRL has been established in Table II, Division 15, of the Food and Drug Regulations. In the case of cloransulam-methyl, establishment of an MRL for soybeans is necessary to support the use of a pest control product which has been shown to be both safe and effective, while at the same time preventing the sale of food with unacceptable residues.

**Benefits and Costs**

The use of cloransulam-methyl on soybeans will provide joint benefits to consumers and the agricultural industry as a result of improved management of pests. In addition, this proposed regulatory amendment will contribute to a safe, abundant and affordable food supply by allowing the importation and sale of food commodities containing acceptable levels of pesticide residues.

Some costs may be incurred related to the implementation of analytical methods for analysis of cloransulam-methyl and its metabolite in the food mentioned above. Resources required are not expected to result in significant costs to the government.

**Consultation**

Registration decisions, including dietary risk assessments, made by the PMRA are based on internationally recognized risk management principles, which are largely harmonized among member countries of the Organization for Economic Cooperation and Development. Individual safety evaluations conducted by the PMRA include a review of the assessments conducted at the international level as part of the Joint Food and Agriculture Organization of the United Nations/World Health Organization Food Standards Programme in support of the Codex Alimentarius Commission, as well as MRLs adopted by other national health/regulatory agencies.

**Compliance and Enforcement**

Compliance will be monitored through ongoing domestic and/or import inspection programs conducted by the Canadian Food Inspection Agency when the proposed MRL for cloransulam-methyl is adopted.
Contact

Geraldine Graham, Alternative Strategies and Regulatory Affairs Division, Pest Management Regulatory Agency, Health Canada, Address Locator 6607D1, 2720 Riverside Drive, Ottawa, Ontario, K1A 0K9. (Tel.: (613) 736-3692; Fax: (613) 736-3659; E-mail: geraldine_graham@hc-sc.gc.ca)

June 8, 2001
Notice is hereby given that the Governor in Council, pursuant to subsection 30(1) of the *Food and Drugs Act*, proposes to make the annexed *Regulations Amending the Food and Drug Regulations (1287 — Cloransulam-methyl)*.

Interested persons may make representations with respect to the proposed Regulations within 60 days after the date of publication of this notice. All such representations must cite the *Canada Gazette*, Part I, and the date of publication of this notice, and be addressed to Geraldine Graham, Alternative Strategies and Regulatory Affairs Division, Pest Management Regulatory Agency, Department of Health, Address Locator 6607D1, 2720 Riverside Drive, Ottawa, Ontario K1A 0K9. (Tel.: (613) 736-3692; Fax: (613) 736-3659; e-mail: geraldine_graham@hc-sc.gc.ca)

Persons making representations should identify any of those representations the disclosure of which should be refused under the *Access to Information Act*, in particular under sections 19 and 20 of that Act, and should indicate the reasons why and the period during which the representations should not be disclosed. They should also identify any representations for which there is consent to disclosure for the purposes of that Act.

Ottawa, , 2001

_________________________________
Rennie M. Marcoux
Acting Assistant Clerk of the Privy Council

\[a\] *S.C. 1999, c. 33, s. 347*
REGULATIONS AMENDING THE FOOD AND DRUG REGULATIONS
(1287 — CLORANSULAM-METHYL)

AMENDMENT

1. Table II to Division 15 of Part B of the Food and Drug Regulations is amended by adding the following after item C.10.4:

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Common Chemical Name</th>
<th>Chemical Name of Substance</th>
<th>Maximum Residue Limit p.p.m.</th>
<th>Foods</th>
</tr>
</thead>
<tbody>
<tr>
<td>C.10.5</td>
<td>cloransulam-methyl</td>
<td>methyl 3-chloro-2-[[[5-ethoxy-7-fluoro[1,2,4]triazolo[1,5-c]pyrimidin-2-yl]sulfonyl]amino]benzoate, including the metabolite 3-chloro-2-[[[5-ethoxy-7-fluoro[1,2,4]triazolo[1,5-c]pyrimidin-2-yl]sulfonyl]amino]benzoic acid, calculated as ester</td>
<td>0.01</td>
<td>Soybeans</td>
</tr>
</tbody>
</table>

COMING INTO FORCE

2. These Regulations come into force on the day on which they are registered.

---

1 C.R.C., c. 870