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CODING FORMS FOR SRC INDEXING

Microfiche No.	OTS0559820		
New Doc ID	88000000013S	Old Doc ID	8EHQ-1099-14573S
Date Produced	10/22/99	Date Received	10/27/99
		TSCA Section	8E
Submitting Organization	CONFIDENTIAL		
Contractor			
Document Title	INITIAL SUBMISSION: LETTER FROM [] TO USEPA RE RESULTS OF EYE IRRITATION SCREENING STUDY IN RABBITS WITH [], A SUBSTITUTED NITROGEN CONTAINING AROMATIC, DATED 102299 (SANITIZED)		
Chemical Category	SUBSTITUTED NITROGEN CONTAINING AROMATIC (CONFIDENTIAL)		

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8EHQ-1099-145735

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October 22 1999

Document Processing Center (TS-790)
Office of Toxic Substances
U.S. Environmental Protection Agency
401 M Street S.W.
Washington, DC 20460

Attention: Section 8(e) Coordinator

8EHQ-99-14573
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Dear Sir/Madam:

The purpose of this letter is to inform you, under TSCA Section 8(e), results of an eye irritation screening study in rabbits. The research material is identified as: XXXXXXXX designated as XXXXXXXXXXXXXXXXXXXXXXXX designated generically as a substituted nitrogen containing aromatic.

Compound Structure: XXX

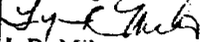
Eye Irritation Screening Study in Rabbits (Study 99-80)

The test substance was found to produce slight irritation of the conjunctiva in 2/2 animals. The animals exhibited prostration and loss of righting reflex and were sacrificed 6 days postdosing.

We are currently evaluating the significance of these results. This material is under research and development and is not distributed in commerce.

If further information is required, please contact J.M. Provenzano-Gray, Regulatory Compliance Manager at 609-716-2780.

Sincerely,



L.R. Miko

Vice President Global Quality Assurance & Information Technology

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Company Sanitized

5. Does the information claimed as confidential appear or is it referred to in any of the items listed below?

- advertising or promotional materials for the chemical or the end product containing it ;
- safety data sheets or other such materials for the chemical or the end product containing it;
- professional or trade publications;
- any other media available to the public or to your competitors;

If you answered yes to any of the above questions, you must indicate where the information appears and explain why it should, nonetheless, be treated as confidential.

No

The information that is to be held confidential about the chemical name may appear in a Material Safety Data Sheet prepared by the company for distribution to company personnel and contracted cooperators who are involved in the technical evaluation of the material in various field trials. Such persons will have signed confidentiality agreements.

6. Would disclosure of this information be likely to result in substantial harm to your competitive position?

Disclosure of this information, prior to issue of the patents for the material and the processes for synthesis would jeopardize the proprietary nature of the material and would potentially cause the company to lose the advantage currently available though the fact that this information is not available to the competition in this market. The company is synthesizing and filing patents on analogs of this chemistry. Release of the information requested to be held confidential would aid competitive companies in analog synthesis. The technical attributes are still under investigation for this compound and the analogs, which may possess more favorable biological characteristics. Additional use patents have also not yet been filed. Disclosure could also jeopardize our patent positions in foreign countries. Although patent protection is guaranteed in the U.S. by FIFRA, there is no guarantee of protection in other countries. Further, misinterpretation or misrepresentation of these preliminary data could cause undue alarm to our customers and, thereby, damage our potential customer base. The period between the synthesis of a research chemical and full determination of its uses is often quite long. It is important for an R&D chemical organization to protect the confidentiality of its key resource library of chemicals.

The use of this chemistry is directed at terrestrial crops and direct application to water is not contemplated. The potential for exposure of aquatic habitats to this chemistry is low. The use of acute toxicology data deriving from direct exposure of aquatic species is not indicative of true exposure under use and could cause undue alarm when presented out of context.

7. If the information in question is "health and safety data" pursuant to 40 CFR part 2.306 (3) (i), do you assert that disclosure of the information you are claiming confidential would reveal:

- confidential process information;
- confidential portions of a mixture; or
- information unrelated to the effects of the substance on human health or the environment ?

Aside from the chemical structure and names this submission does not reveal any information related to the process, product composition or other information unrelated to human health effects or the environment.