

INFORMATION ON THE REGISTRANT'S REPORT AND DOCUMENTED EVIDENCE

Pursuant to Food and Agricultural Code (FAC) section 13150(a), each registrant must submit a report and documented evidence that demonstrate both of the following:

- (1) That the presence in the soil of any active ingredient, other specified ingredient, or degradation product does not threaten to pollute the groundwater of the state in any region within the state in which the pesticide may be used according to the terms under which it is registered.
- (2) That any active ingredient, other specified ingredient, or degradation product that has been found in groundwater has not polluted, and does not threaten to pollute, the groundwater of the state in any region within the state in which the pesticide may be used according to the terms under which it is registered.

NOTE: Pollution as defined in FAC 13142(j) means the introduction into the ground waters of the state of an active ingredient, other specified product, or degradation product of an active ingredient of a pesticide above a level, with an adequate margin of safety that does not cause adverse health effects.

Suggested information to be covered in the report and documented evidence:

- A. Name of active ingredient
- B. Name and address of registrant.
- C. Name and phone number of contact person(s).
- D. Name, EPA registration number, and label of each of your product(s) containing the detected active ingredient, other specified ingredient or associated degradation product, registered in California for agricultural use
- E. Date of initial registration of each product in California, if known.
- F. Documented evidence that the material detected in soil does not threaten to pollute ground water in any region of the state when used according terms under which it is registered; and that the material detected in ground water has not polluted, and does not threaten to pollute, ground water in any region of the state when used according to terms under which it is registered.
- G. The registrant may submit potential mitigation measures and rationale for their adoption, including proposed restriction or agricultural use modification for certain areas of the state or for the entire state.
- H. The registrant may submit evidence that agricultural use modification or cancellation of the product(s) will cause severe economic hardship on the state's agricultural industry. Such evidence should show why the registrant's product is the preferred material for use and also the additional costs to growers if agricultural use modifications are made or alternative products are used.
- I. The registrant may recommend a level of the material in the soil or ground water that does not significantly diminish the safety margin for adverse health effects.