NOTICE OF FINAL DECISION
REGARDING RENEWAL
OF REGISTRATION OF PESTICIDE PRODUCTS FOR 2015

The Director of the Department of Pesticide Regulation (DPR), under Title 3, California Code of Regulations (3 CCR) §6255, files this notice of final decision regarding the 2015 renewal of pesticide product registrations with the Secretary of the Resources Agency to be posted for a period of thirty days for public inspection. DPR initially proposed to renew the registrations of pesticide products for the calendar year 2015 by posting a notice, dated October 2, 2014 for public review and comment under 3 CCR §6253.

Statutory and Regulatory Framework

DPR endeavors to eliminate from use any pesticide product that endangers the environment or is not beneficial for the purpose for which it was sold, or is misrepresented. Before a substance is initially registered as a pesticide, DPR conducts a thorough and timely evaluation (Food and Agriculture Code §12824). Once a pesticide is registered, it is subject to an orderly program of continuous reevaluation as set forth in regulation (Food and Agriculture Code §12824 and 3 CCR § 6220-6226).

Pesticide registrations expire on December 31 of the year in which they are issued, and a registrant must submit a renewal application and fee within one month of the December 31 expiration date (Food and Agriculture Code §12817). A completed renewal application includes a certification by the registrant that any factual or scientific evidence of an adverse effect or risk of the pesticide to human health or the environment has been submitted to DPR (3 CCR §6210). Therefore, upon the receipt of a complete and timely application, DPR is required to renew each pesticide registration within sixty days, except when the Director, after hearing, has cancelled the registration of, or denied the application to register the pesticide product (Food and Agriculture Code §12816, §12825, §12827 and 3 CCR §6215, subdivision (b)).

The registration renewal process is separate and distinct from the process of reevaluation. Products already under reevaluation are renewed regardless of their reevaluation status. For those products not already in reevaluation, the Director must make a finding at the time of renewal that there is insufficient information to place such products into reevaluation (3 CCR §6215). At any time, DPR may conduct a reevaluation of a registered pesticide based on information derived from various sources, including public and private research studies, consultation with the Pesticide Registration and Evaluation Committee and U.S. EPA, adverse effects disclosures, and public comments. If the Director finds from the information received that a significant adverse impact has occurred or is likely to occur or that there is an alternative available that would such reduce such an impact, the pesticide involved must be reevaluated (3 CCR §6220). During a reevaluation, DPR may determine a pesticide should be classified as a restricted material, which
additional restrictions on use are necessary or cancellation should be initiated (3 CCR §6224). Similar determinations could be made as a result of the continuous evaluation required by other statutory mandates. Information regarding ongoing reevaluations can be found on DPR’s Web site located at <http://cdpr.ca.gov/docs/registration/reevaluation/reevals.htm>.

Comments Received in Response to the Notice of Proposed Decision


**Director’s Finding**

At this point in time, the Director finds that for all pesticides proposed for renewal that are not currently under reevaluation, sufficient information has not been received necessitating their reevaluation or the initiation of the cancellation process.

The Director’s decision to renew the registrations of those pesticide products registered in 2014 for the calendar year 2015 is therefore adopted under Food and Agriculture Code §12817.

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**Original signed by**

Ann M. Prichard, Chief  
Pesticide Registration Branch  
916-324-3931

**Date**

December 10, 2014